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|  **UNIVERSITY OF NIŠ** |
| **Course Unit Descriptor** | **Faculty** | Faculty of Law |
| **GENERAL INFORMATION** |
| Study program  | **Post-graduate (LLD degree) Academic Law Study Program** |
| Study Module (if applicable) |  |
| Course title | **Civil Law –** General part |
| Level of study | ☐Bachelor ☐ Master’s **⌧ Doctoral** |
| Type of course | ☐Obligatory **⌧ Elective** |
| Semester  | ☐ Autumn ☐Spring |
| Year of study  | 1st year of doctoral studies |
| Number of ECTS allocated | 12 |
| Name of lecturer/lecturers | Prof. dr Miroslav Lazić, Full ProfessorDoc. dr Ivana Simonović, Assistant Professor |
| Teaching mode | ⌧**Lectures** ☐Group tutorials **⌧ Individual tutorials**☐Laboratory work **⌧ Project work**  ☐ Seminar☐Distance learning ☐ Blended learning ☐ Other |
| **PURPOSE AND OVERVIEW (max. 5 sentences)** |
| Aims: to develop competence and academic skills aimed at researching the concepts and principles of civil law; interpretation, application and critical evaluation of civil law rules. Students are expected to demonstrate results of their scientific research with competence and logical reasoning, to discuss theoretical opinion and legislative solutions and give suggestion for their improvement. |
| **SYLLABUS (brief outline and summary of topics, max. 10 sentences)** |
| 1. Civil law relationship (concept, structure, legal acts and effects they produce). 2. Principles of civil law. Persons in law (natural and legal persons). 3. Subjective rights (concept, types, features). Guarantees, boundaries and protection of subjective rights. 4. Objects of subjective rights. Property. 5. Contracts and other juridical acts (notion, components, types, modification). 6. Invalidity of contracts and other juridical acts (concept, grounds and types of invalidity). 7. Nullity. 8. Avoidance. 10. *Restitutio in integrum* – reversal of enrichment and exceptions. 11. Exceptions from nullity and avoidance of contracts and other juridical acts. 12. Representation. 13. Other relevant sources of civil law relationship: damage caused to another, benevolent intervention in another’s affair, unjustified enrichment. 14. Principle of autonomy and freedom in exercising subjective rights and exceptions from this principle. 15. Moralization and socialization of subjective rights: abuse of subjective rights, *venire contra factum proprium*, acting contrary to good faith and fair dealing. 16. Prescription and preclusion. |
| **LANGUAGE OF INSTRUCTION** |
| ⌧**Serbian (complete course)** ☐ English (complete course) ☐ Other \_\_\_\_\_\_\_\_\_\_\_\_\_ (complete course)☐Serbian with English mentoring ☐Serbian with other mentoring \_\_\_\_\_\_\_\_\_\_\_\_\_\_ |
| **ASSESSMENT METHODS AND CRITERIA** |
| **Pre exam duties** | **Points** | **Final exam** | **Points** |
| **Activity during lectures** | **10** | **Written examination** |  |
| **Practical teaching** | **10** | **Oral examination** | **50** |
| **Teaching colloquia** | **10+20** | **OVERALL SUM** | **100** |
| **\*Final examination mark is formed in accordance with the Institutional documents** |