UNIVERSITY OF ECONOMICS - VARNA FACULTY OF FINANCE AND ACCOUNTING

DEPARTMENT "LEGAL STUDIES"

ACCEPTED BY:

Rector:

(Prof. Dr. Plamen Iliev)

SYLLABUS

SUBJECT: "PRINCIPLES OF LAW";

DEGREE PROGRAMME: "International business"; BACHELOR'S DEGREE

YEAR OF STUDY: 1st course; SEMESTER: 2;

TOTAL STUDENT WORKLOAD: 270 h.; incl. curricular 75 h.

CREDITS: 9

<u>DISTRIBUTION OF WORKLOAD ACCORDING TO THE CURRICULUM</u>

TYPE OF STUDY HOURSE	WORKLOAD, h.	TEACHING HOURS PER WEEK, h
CURRICULAR:		
incl.		
• LECTURES	45	3
• SEMINARS (lab. exercises)	30	2
EXTRACURRICULAR	195	-

Prepared by:		
	1.	(Assoc. Prof. Andriyana Andreeva)
	2.	(Ass. Diana Dimitrova)
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I. ANNOTATION

The subject has the aim to ensure to the economic students a basic knowledge: theory of the state and law, constitutional law, administrative law, civil law, obligation law, property law, labor law, financial law and criminal law.

The lecture course follows the classical structure of the law branches of our national legal system. The information is presented according to the logical order differentiating the law branches into public and private law. In this way the lecture course offers to the students fundamental knowledge about basic concepts and legal institutes of our national system.

The aim is to ensure to the future economists knowledge about the fundamental law issues, bearing in mind the place and role they will have in the management of the economic.

The expected results of studying this discipline are: to give basis legal knowledge, form skills for work with legislative regulations, application of this knowledge in legal cases and forming of new knowledge, necessary for the future economists profession.

II. THEMATIC CONTENT

No. по ред	TITLE OF UNIT AND SUBTOPICS	NUMBER OF HOURS		IOURS
		L	S	L.E.
	UNIT 1. GENERAL DOCTRINE ABOUT THE LAW	3	2	
1.1.	Rise and essence of law. Sources. System and subjects of law. Legal norm.	1	1	
1.2.	Legal relations. Structure. Subjects. Juridicial facts.	1		
1.3.	Legal norm – essence, elements of the legal norm. Types of legal norms.	1	1	
	UNIT 2. GENERAL CONSTITUTION DOCTRINE.	3	2	
2.1.	Constitution - essence and principles. Historical development. Types of constitutions.	2	1	
2.2.	Principles of the constitution	1	1	
	UNIT 3. STATE BODIES	3	3	
3.1.	National assembly – organization and order of activity. Powers. Types of legal acts			
3.2.	President – legal situation. Powers and acts.			
3.3.	Council of ministers – order of formation, consistence and term of powers. Acts and responsibility.			
3.4.	Constitutional court – establishment, order of activity and powers.			
3.5.	Judiciary – system and bodies of the judiciary			
Ul	NIT 4. PRINCIPLES OF THE ADMINISTRATIVE LAW	3	2	
4.1.	Administrative acts – definition, requirement for conformity to the law, types of administrative acts. Invalidity of the administrative acts.	1	1	
4.2.	Administrative offences – definition, objective and subjective aspect of the administrative offence. Subjects of the administrative responsibility. Administrative punishment – types, procedure for imposition.	2	1	

	UNIT 5: PRINCIPLES OF CRIMINAL LAW.	3	2	
5.1.	General doctrine of crime. Objective and subjective aspect of the crime. Circumstances excluding the crime character of the act.	1	1	
5.2.	General doctrine of the punishment. Purposes. Penally responsible persons. Types of punishments.	1	1	
5.3.	Types of crimes	1		
	UNIT 6. CIVIL LAW – GENERAL PART	3	2	
6.1.	Physical persons and legal entities – concept and aspects. Правосубектност на лицата.	1	1	
6.2.	Legal transaction – characteristics and types. Nullity of legal transactions.	1	1	
6.3.	Representation and limitation	1		
	UNIT 7. PRINCIPLES OF THE PROPERTY LAW	3	2	
7.1.	Ownership right – definition, essence и and content.	1	1	
7.2.	Grounds for acquisition of the right of ownership. Protection of the right of ownership.	1	1	
7.3.	Kinds of ownership – private and public ownership. Status of the objects of state and municipal ownership.	1		
	UNIT 8. PRINCIPLES OF OBLIGATION LAW	3	2	
8.1.	Obligation legal relationship – definition and essence. Grounds for rise of the obligation legal relationship.	2	1	
8.2.	General doctrine of contracts.	1	1	
UNI	THE OBLIGATIONS	3	2	
9.1.	Performance of the obligations. Principles, parties, subject, place and time period of the performance.	1	1	
9.2.	Non-performance of the obligations. Liable non-performance – forms and consequences. Not-liable non-performance of the obligation.	1	1	
9.3.	Responsibility of non-performance – compensation and liquidated damages. Limits of the responsibility.	1		
UNI	T 10. SECURITY OF THE CLAIMS. EXTINGUISHING OF THE OBLIGATION LEGAL RELATIONSHIP	3	2	
10.1.	Concept of security of the claims. Types. Privileges. Guarantee contract. Concluding, rights and obligations of the parties	1	1	
10.2.	Pledge and mortgage as a mean of security of claims.	1	1	
10.3.	Means of extinguishing obligation legal relationship - novation, set of, consolidation and remission.	1		
	UNIT 11. CONTRACTS IN OBLIGATION LAW	3	2	
11.1.	Contract of sale – rights and obligations of the parties.	1	1	
11.2.	Mandate contract and manufacture contract.	1	1	
11.3.	Lease contract and loan contract.	1		
	UNIT 12. PRINCIPLES OF LABOR LAW	3	2	
12.1.	Labor relationship – essence and contents. Types.	2	1	
12.2.	Termination of the labor relationship – grounds and order.	1	1	

	UNIT 13. EMPLOYMENT CONTRACT	3	2	
13.1.	Conclusion and elements	2	1	
13.2.	Types of employment contracts	1	1	
	UNIT 14: WORKIND HOURS AND LEAVES	3	2	
14.1.	Working time – concept and types.	2	1	
14.2.	Leaves - types.	1	1	
UNIT 15: WORK DISCIPLINE AND DISCIPLINARY LIABILITY		3	2	
15.1.	Concept of work discipline and disciplinary liability. Breaches of the work discipline. Types of breaches	1	1	
15.2.	Disciplinary sanctions. Procedure of imposing.	2	1	
	Total:	45	30	

III. FORMS OF CONTROL:

No. by row	TYPE AND FORM OF CONTROL		extra- curricu- lar, h.
1.	Midterm control		
1.1.	Test (mixed type questions)	1	40
1.2.	Literary survey	1	20
1.3.	Written assignments on a given topic	1	40
1.4.	Work – with statutory instruments	1	65
	Comparative-legal research	1	30
	Total midterm control:	5	195
2.	Final term control		
2.1.	Examination (test)	1	40
	Total final term control:	1	40
	Total for all types of control:	6	195

IV. LITERATURE

REQUIRED (BASIC) LITERATURE:

- 1. Mateeva, Yuliana, Basis of law, Varna Free University "Chernorisetz Hrabar", 2010
- 2. Бъчварова, М.,Р.Рачев, А.Андреева,Г.Йолова, Основи на правото,Издателство"Наука и икономика, ИУ-Варна, 2012

RECOMMENDED (ADDITIONAL) LITERATURE:

- 1. Дерменджиев, Ив., Д. Костов, Д. Хрусанов, Административно право на Република България, Обща част, С., 2012.
- 2. Андреева, А.,Г. Йолова, Д.Димитрова, Основи на публичното право, В.,2015.
- 3. Лазаров, К. Административно право, С, 2012 г.
- 4. Друмева, Е. Конституционно право, С., 2012
- 5. Гиргинов, А. Наказателно право. Обща част, София, 2009
- 6. Владимиров, Р. Наказателно право на Република България. Обща част, С., 2012
- 7. Джеров, Ал. Гражданско право обща част. ИК"Труд и право", С., 2012
- 8. Голева, П. Облигационно право., С., 2015
- 9. Боянов, Г.Вещно право, С.,2014
- 10. Бъчварова, М.М. Цветковска, Вещно право, 2015
- 11. Мръчков, В., Трудово право, Обща част, С., 2012
- 12. Андреева, .Г. Йолова Трудово и осигурително право, Варна, 2014
- 13. Андреева, А. Специфика на новите нормативни решения при договорите за професионална квалификация, Известия, бр. 3/2014г., с. 30-38