

1. Subject Identity

Name of Subject	Obligation Law		
Faculty	Faculty of Law	Study Program	International Program, Undergraduate Study Program in Law
Code	FH172053	Amount of Credit	2 credits
Group	Law	Subject Attribution	Compulsory
Semester	5 (five)	Subject Availability	Limited to the Study Program
Method	Class	Media	Mixed
Subject Area	Faculty Mandatory Subject	Prerequisite(s)	-

2. Subject Description

This is a required subject and part of group of Specific Substantive Law. Subject of Obligation Law in the Study Program, Faculty of Law, Islamic University of Indonesia year 2017, given to students in the 5th (fifth) semester with 2 (two) credits. This subject has no prerequisite. The aim of the subject is to develop an understanding of the obligation, the elements of the obligation, the arrangement of the obligation, the source of the obligation, the liability (“shuld & haftung”), the classification of the obligation, the contract that is born of the treaty, the treaty, the element of the agreement, the legal principle to be considered in the manufacture and execution of the agreement, legitimate agreements, achievement barriers involving default and *force majeure* (“overmacht”), interpretation of treaties and consequences of agreements, commitments arising out of law, removal of obligations, and named agreements.

3. Learning Outcome (CPL)

CPL Code	Formulation of the Learning Outcome for Graduates (<i>Rumusan Capaian Pembelajaran Lulusan (CPL)</i>)	CPMK Code	Formulation of the Learning Outcome for Subject (<i>Rumusan Capaian Pembelajaran Mata Kuliah (CPMK)</i>)
CPL-13	Mastering the principles, norms, and theoretical aspects of obligation law.	CPMK-1	Students are able to describe obligations arising from contracts.
		CPMK-2	Students are able to describe obligations arising as a matter of law.
		CPMK-3	Students are able to describe obligations arising from treaties.
		CPMK-4	Students are able to describe termination of obligations.

4. Study Materials and References

Study Materials	<ol style="list-style-type: none"> Obligations arising from contracts. Obligations arising as a matter of law. Obligations arising from treaties. Termination of obligations.
References	Main References <ol style="list-style-type: none"> Ridwan Khairandy. 2013. <i>Hukum Kontrak Indonesia Dalam Perspektif Perbandingan (Bagian Pertama)</i>. FH UII Press. Yogyakarta. Ridwan Khairandy. 2016. <i>Perjanjian Jual Beli</i>. FH UII Press. Yogyakarta Elly Erawati & Herlien Budiono. 2010. <i>Penjelasan Hukum Tentang Kebatalan Perjanjian</i>. Nasional Legal Reform Program. Jakarta. Supporting References <ol style="list-style-type: none"> Henry P. Panggabean. <i>Penyalahgunaan Keadaan (Misbruik Van Omstandigheden) Sebagai Alasan (Baru) Untuk Pembatalan Perjanjian (Berbagai Perkembangan Hukum Di Belanda dan Indonesia)</i>.

- Liberty. Yogyakarta, 2010.
2. Herlien Budiono. *Kumpulan Tulisan Di Bidang Kenotariatan*. PT Citra Aditya Bakti. Bandung, 2008.
 3. J. Satrio. *Hukum Perikatan, Perikatan Pada Umumnya*. Alumni. Bandung, 1999.
 4. Mariam Darus Badruzaman. et.al., *Kompilasi Hukum Perikatan*. PT Citra Aditya Bakti. Bandung.
 5. Purwahid Patrik. 1994. *Dasar-Dasar Hukum Perikatan (Perikatan yang Lahir dari Perjanjian dan dari Undang-Undang)*. Mandar Maju. Bandung, 2001.
 6. Rahmat S.S. Soemadipradja, *Penjelasan Hukum Tentang Keadaan Memaksa (Syarat-syarat pembatalan perjanjian yang disebabkan keadaan memaksa/force majeure)*. Nasional Legal Reform Program. Jakarta, 2010.
 7. Rosa Agustina. *Hukum Perikatan (Law of Obligation)*. Pustaka Larasan. Bali, 2012.
 8. R. Setiawan. *Pokok Pokok Hukum Perikatan*. Putra A Bardin, 1999.
 9. Subekti. *Aneka Perjanjian*. PT Citra Aditya Bakti. Bandung, 1995.
 10. Sutan Remy Sjahdeini. *Kebebasan Berkontrak Dan Perlindungan Yang Seimbang Bagi Para Pihak Dalam Perjanjian Kredit Bank Di Indonesia*. PT Pustaka Utama Grafiti. Jakarta. 2009.
 11. Yahya Harahap. *Segi-Segi Hukum Perjanjian*. Alumni. Bandung, 1986.