

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-351	International Commercial Law	1	4	0	0	4	10

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	Bu derste milletlerarası ticaret hukukuna ilişkin çeşitli konular ele alınacaktır.
Content	Milletlerarası Ticaret Hukukunun kaynakları (ticarî örf ve adetler, lex mercatoria, tip sözleşmeler, milletlerarası sözleşmeler, vb) Incoterms, milletlerarası mal satım sözleşmeleri (Milletlerarası Mal Satımına İlişkin Sözleşmeler Hakkında Birleşmiş Milletler Antlaşması) ele alınacak ve milletlerarası ticari uyumsuzlukların giderilmesinde en tercih edilen uyumsuzlukların giderilmesi yöntemi olarak tahkim üzerinde durulacaktır. Ayrıca, bu ders kapsamında çeşitli kuruluşlar tarafından hazırlanan ve milletlerarası ticarete yoğun olarak kullanılan tip sözleşmeler de incelenecektir.
References	<p>1- Audit, Bernard; La Vente Internationale de Marchandise: Convention des Nation-Unies du 11 Avril 1980, 1990</p> <p>2- Atiyah, P S/Adams, John N/MacQueen, Hector; The Sale of Goods, Pearson Education, 2005</p> <p>3- Baron, Gesa; Do the UNIDROIT Principles of International Commercial Contracts form a new lex mercatoria?, Arbitration International (1999) 115-130, available at database: www.cisg.law.pace.edu/cisg/biblio-eng.html</p> <p>4- Béguin, Jacques/Menjuçq, Michel (dir); Droit du commerce international, Litec, Paris 2005</p> <p>5- Bianca, C./Bonell, M. J. (edit.); Commentary on the international sales law, the 1980 Vienna Sales Convention, Milano 1987</p> <p>6- Bonell, Michael Joachim; An International Restatement of Contract Law, 2d ed., 1997, Chapter 4- The UNIDROIT Principles and CISG, available at database: http://www.cisg.law.pace.edu/cisg/biblio/biblio-eng.html</p> <p>7- Bonell, Michael Joachim; The UNIDROIT Principles of International Commercial Contracts and the Vienna Sales Convention - Alternatives or Complementary Instruments?, Revue de droit uniforme/Uniform Law Review (1996) 26-39</p> <p>8- Bonell, Michael Joachim; The UNIDROIT Principles of International Commercial Contracts and the Principles of European Contract Law: Similar Rules for the Same Purpose?, Uniform Law Review (1996) 229-246 available at database: http://www.cisg.law.pace.edu/cisg/biblio/biblio-eng.html</p> <p>9- Born, Gary B.; International Arbitration Cases and Materials, Kluwer Law International, 2011</p> <p>10- Bortolotti, Fabio; Drafting and Negotiating International Commercial Contracts, ICC Publication no. 671, 2008</p> <p>11- Bühler, W. Michael/Webster, H. Thomas; Handbook of ICC Arbitration, Commentary, Precedents, Materials, Thomson, Sweet & Maxwell, London 2005.</p> <p>12- Carter, James H.; The International Arbitration Law Review, Law Business Research, 2012</p> <p>13- Carbonneau, Thomas E./Jaeggi, Jeanette A., Handbook on Commercial Arbitration, American Arbitration Association, 2007</p> <p>14- Clay, Thomas; L'arbitrage, Dalloz, 2001</p> <p>15- Cremades, Bernardo M./Dimolitsa, Antonias; Third-Party Funding in International Arbitration, ICC Publication Services, 2013</p> <p>16- Dayınlarlı, Kemal; International Arbitration, Dayınlarlı Hukuk Yayınları, 2010</p> <p>17- De Ly, Filip; International Business Law and Lex Mercatoria, Elsevier Science Publishers, 1992</p> <p>18- Dessemontet, François(edit.); Les Contrats de Vente Internationale de Marchandise, Cedidac, 1991</p> <p>19- Erdem, Ercüment; La livraison des marchandises selon la Convention de Vienne, Diss. Fribourg 1990</p> <p>20- Erdem, Ercüment; "Resolving International Trade Dispute Through Arbitration", Prof. Dr. Firat Öztan/a Armağan, Ankara 2010, s. 839-910.</p>

- 21- Erdem, Ercüment; "The Role of Trade Usages in ICC Arbitration", in *Liber Amicorum en l'honneur de Serge Lazareff*, Paris 2011, s.247-265
- 22- Ferrari, Franco; Gap-filling and Interpretation of the CISG: Overview of International Case Law, 7 *Vindobona Journal of International Commercial Law and Arbitration* (2003) 63-92, <http://www.cisg.law.pace.edu/cisg/biblio/biblio-eng.html>
- 23- Fortier, L. Yves; *The New, New Lex Mercatoria, or, Back To The Future*, *Arbitration International*, Vol. 17/2 2001, available at database: www.tldb.de
- 24- Fouchard/Gaillard/Goldman; *Traité de l'arbitrage commercial international*, Paris 1996
- 25- Geisinger, Elliot/Voser, Nathalie; *International Arbitration in Switzerland, A Handbook for Practitioners*, Kluwer Law, 2013
- 26- Giovannini, Teresa/Mourre, Alexis; *Written Evidence and Discovery in International Arbitration*, ICC Institute of World Business Law, 2009
- 27- Goldman, Berthold; *Nouvelles Réflexions sur la Lex Mercatoria*, in: *Festschrift Pierre Lalive*, Basel, Frankfurt a.M. 1993, at 241 et seq. available at database: www.tldb.de
- 28- Goldstajn, Aleksandar; *The New Law Merchant Reconsidered*, in: *Festschrift Schmitthoff*, Frankfurt a.M. 1973, at 171 et seq., available at database: www.tldb.de
- 29- Goldstajn, Aleksandar; *Usages of Trade and Other Autonomous Rules of International Trade According to the UN (1980) Sales Convention*, Petar Sarcevic & Paul Volken eds., *International Sale of Goods: Dubrovnik Lectures*, Oceana (1986) Ch. 3, 55-110. available at database: <http://www.cisg.law.pace.edu/cisg/biblio/biblio-eng.html>
- 30- Governing Council of UNIDROIT; *UNIDROIT Principals of International Commercial Contracts*, International Institute for the Unification of Private Law, 2013
- 31- Heuzé, Vincent; *La vente internationale de marchandises*, Paris 2000
- 32- Honnold, J.; *Uniform law for international Sales under the 1980 United Nations Convention*, Deventer 1982
- 33- Jacquet, Jean-Michel/Delebecque, Philippe; *Droit du commerce international*, 2e éd. Dalloz, Paris 2000
- 34- Kahn, Philippe; « Lex mercatoria » et Pratique des Contrats Internationaux, in: *Le Contrat Economique International*, Bruxelles, Paris 1975, page 200 et suiv. available at database: www.tldb.de
- 35- Kurkela, Matti S./Snellman, Hannes; *Due Process in International Commercial Arbitration*, Oceana Publications, 2005
- 36- Lando, Ole; *The Rules of European contract law, "Study of the systems of private law in the EU with regard to discrimination and the creation of a European Civil Code"*, European Parliament, Directorate General for Research, Working Paper, Legal Affairs Series, JURI 103 EN (June 1999), Chapter III, 127-136 available at database: www.tldb.de
- 37- Lando, Ole; *The Law Applicable to the Merits of the Dispute*, in: Sarcevic (ed.), *Essays on International Commercial Arbitration*, Boston, London 1991, at 129 et seq. available at database: www.tldb.de
- 38- Lew, D. M. Julian/Mistelis, A. Loukas/Kröll, Stefan; *Comparative International Commercial Arbitration*, Kluwer Law International, 2003
- 39- Lowenfeld, Andreas F.; *Lex Mercatoria: An Arbitrator's View*, *Arbitration International* 1990, at 133 et seq. available at database: www.tldb.de
- 40- Lörcher, Torsten/Pendell, Guy/Wilson, Jeremy; *CMS Guide to Arbitration Vol I, II*, CMS Law.Tax, 2012
- 41- Mourre, Alexis; *Les Cahiers de L'Arbitrage*, Editions A.Pendone, 2008
- 42- Moses, Margaret L.; *The Principles and Practice of International Commercial Arbitration*, Cambridge University Press, 2012
- 43- Mustill, Michael; *The New Lex Mercatoria: The First Twenty-five Years*, *Arbitration International* 1988, at 86 et seq. available at database: www.tldb.de
- 44- Nairn, Karly/Heneghan, Patrick; *Arbitration World Institutional and Jurisdictional Comparisons*, European Lawyer Reference Series, 2012
- 45- Neumayer, Karl H./Ming, Catherine; *Convention de Vienne sur Les Contrats de Vente Internationale de Marchandise*, Cedidac, 1993
- 46- Schlechtriem, P./Butler, P.; *The UN Law on International Sales*, 2009
- 47- Schlechtriem, P./Witz, Claude; *Convention de Vienne sur les Contrats de Vente Internationale de Marchandise*, Dalloz, 2008
- 48- Schlechtriem, P.; *Uniform Sales Law*, Vienna 1986
- 49- Schmitthoff, C; *Schmitthoff's Export Trade, The law and practice of international trade*, ninth edition, London, Stevens & Sons, 1990
- 50- van Houtte, Hans; *Les Principes UNIDROIT et l'Arbitrage Commercial International*, in: ICC (ed.), *The UNIDROIT Principles for International Commercial Contracts - A New Lex Mercatoria?*, Paris 1995, at 181 et

seq available at database: www.tldb.de
 51- Vogenauer, Stefan/Kleinheisterkamp, Jan; Commentary on the UNIDROIT Principles of International Commercial Contracts, Oxford University Press, 2009
 52- Yves, Derains/Jacques, Ghestin; La Convention de Vienne sur la vente internationale et les incoterms, 1989
 53- Yves, Derains/Schwartz, A. Eric; A New Guide to the New ICC Rules of Arbitration, Kluwer Law, 1998

Theory Topics

Week	Weekly Contents
1	Introduction to international commercial law - sources
2	Sources - Incoterms
3	Incoterms
4	Incoterms
5	CISG - General Rules
6	CISG - Formation of the contract
7	CISG - Obligations of the Seller
8	CISG - Obligations of the Buyer
9	CISG - Remedies
10	CISG - Exemptions
11	International agency and distribution contracts
12	Letters of credits (UCP 600)
13	ICC Arbitration
14	Final exam + Delivery of papers

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-360	The Appeal	1	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	İstinaf kanun yolunun incelenmesi ve tanıtılması
Content	İstinaf Kanun Yolunun Konusu İstinaf Kanun Yolunun Amacı Kanun Yolundan Feragat Aleyhe Karar Verme ve Aleyhe Bozma Yasağı İstinaf Yoluna Başvurulabilecek Kararlar İstinaf Sebepleri İstinaf Yoluna Başvurabilecek Kişiler Yetkili Bölge Adliye Mahkemesi İstinaf Başvurusu İstinafta Ön İnceleme İstinafta Asıl İnceleme İstinaf İncelemesi Sonunda Kararın Veriliş Şekli İstinaf Başvurusunun Haksız Olması ve Reddi İstinaf Başvurusunun Haklı Olması ve Kabulü
References	Pekcanitez Hakan/Özekes Muhammet/Akkan Mine/Taş Korkmaz Hülya (Editörler), Pekcanitez Usûl Medenî Usûl Hukuku, 15. Bası, İstanbul 2017. Pekcanitez Hakan/Atalay Oğuz/Özekes Muhammet, Medenî Usûl Hukuku Ders Kitabı, 5. Bası, İstanbul 2017. Kuru Baki, İstinaf Sistemine Göre Yazılmış Medenî Usûl Hukuku Ders Kitabı, İstanbul 2017. Özekes Muhammet, 100 Soruda Medenî Usûl Hukukunda Yeni Kanun Yolu Sistemi İstinaf ve Temyiz, 3. Bası, Ankara 2016. Akil Cenk, İstinaf Kavramı, Ankara 2010. Akkaya Tolga, Medenî Usûl Hukukunda İstinaf, Ankara 2009. Meraklı Yayla Deniz, Medenî Usûl Hukukunda İstinaf Kanun Yolunda Yeniden Tahkikat Yapılması, Ankara 2014. Albayrak Adem, Hukukta İstinaf Uygulaması (6100 Sayılı HMK'ya Göre Hazırlanmış), 3. Baskı, Ankara 2017. Çiftçi Murat Özgür, Medeni Yargılama Hukukunda İstinaf, Ankara 2016.

Theory Topics

Week	Weekly Contents
1	Subject matter of appeal
2	Objective of the appeal
3	Waive from appeal
4	Reformatio in Peius
5	Appealable decisions
6	Reasons to appeal
7	Persons authorized to appeal
8	Territorial Competence
9	Request of appeal
10	Preliminary observation
11	Inquiry
12	Form of the decision
13	Refusal of request
14	Other decisions on appeal

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-334	Provisional Measures in Civil Procedural Law	1	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	Geçici koruma önlemlerine ilişkin teorik problemler ile uygulamaya ilişkin sorunların incelenmesi
Content	<p>Geçici Hukukî Korumaya İlişkin Genel Esaslar</p> <p>İhtiyatî Tedbirin Amacı</p> <p>İhtiyatî Tedbirin Şartları</p> <p>İhtiyatî Tedbir Talebi</p> <p>İhtiyatî Tedbir Yargılaması</p> <p>İhtiyatî Tedbir Talebi Hakkında Karar</p> <p>İhtiyatî Tedbiri Tamamlayıcı Merasim</p> <p>İhtiyatî Tedbir Kararına Karşı Konulması</p> <p>Delil Tespiti</p> <p>İcra ve İflâs Hukuku'na Özgü Geçici Hukukî Koruma Önlemleri</p> <p>Boşanma Davalarında Geçici Hukukî Koruma Önlemleri</p> <p>Fikri Mülkiyet Hukukuna Özgü Geçici Hukukî Koruma Önlemleri</p> <p>Türk Borçlar Kanunu Uyarınca Geçici Ödemeler</p> <p>HMK Uyarınca İhtiyatî Tedbirler ve Delil Tespiti</p>
References	<p>Pekcanitez Hakan/Özekes Muhammet/Akkan Mine/Taş Korkmaz Hülya (Editörler), Pekcanitez Usûl Medenî Usûl Hukuku, 15. Bası, İstanbul 2017.</p> <p>Kuru Baki, İstinaf Sistemine Göre Yazılmış Medenî Usûl Hukuku Ders Kitabı, İstanbul 2017.</p> <p>Erişir Evrim, Geçici Hukukî Korumanın Temelleri ve İhtiyatî Tedbir Türleri, İstanbul 2013</p>

Theory Topics

Week	Weekly Contents
1	General information
2	Objective of the interim injunctions
3	Conditions
4	Request
5	Proceeding
6	Decision
7	Measures ordered before the action becomes pending
8	Ex-parte interim measures
9	Identification evidence
10	Provisional measures in the Code of execution and bankruptcy
11	Provisional measures in action for divorce
12	Provisional measures in intellectual property law
13	Provisional payment
14	Provisional measures in arbitration

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-335	Contracts Between States and Investors	1	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	Türk Borçlar Kanunu ile getirilen yeni hukuki kurumlar hakkında bilgi vermek
Content	Konu başlıklarında gösterilmiştir.
References	Kemal Oğuzman/Turgut Öz, Borçlar Hukuku, Genel Hükümler, İstanbul 2017. Fikret Eren, Borçlar Hukuku, Genel Hükümler, İstanbul 2017. Cevdet Yavuz, Borçlar Hukuku Özel Hükümler, İstanbul 2014. Aydın Zevkliler, Emre Gökyayla, Borçlar Hukuku Özel Borç İlişkileri, Ankara, 2017.

Theory Topics

Week	Weekly Contents
1	Delivery of Unsolicited Goods
2	Standart Terms
3	Liability for Risks
4	Temporary Payment to be Made to the Prejudiced Party
5	Joint and Several Liability and Upper Limit of Liability
6	Default of the Debtor in Continuous Contracts
7	Release
8	Partial Impossibility of Performance
9	Hardship
10	Accession to the Obligation
11	Transfer of the Contract
12	Accession to the Contract
13	Prohibition of Agreement to the detriment of the Lessee and Prohibition of Interlinked Contracts
14	The Spouse's Consent to and the Rules on the Form of Surety Contract and the Scope of Application of the Provisions regarding the Surety Contract

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-310	Seminar	1	0	0	0	0	5

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Compulsory
Course Level	Masters Degree
Objective	Bu seminer her şeyden önce yüksek lisans öğrencilerini belli bir konuda kaynakça çalışmasıyla metodolojik çalışmaya hazırlamak ve bir sunumla çalışmalarını diğer öğrencilerle paylaşmak amacıyla.
Content	Konu seçimi, Kaynak araştırması yapma, Atıf yöntemleri, Şekil kuralları bakımından makale yazımı, Tez yazım kılavuzu uyarınca tez yazım şekli, Seçilen konuda ödev hazırlama
References	Ernst E. Hirsch, Pratik Hukukta Metot, Banka ve Ticaret Hukuku Enstitüsü, Güncellenmiş 8. Basıdan Tıpkı Basım, Ankara, 2018. Rona Serozan, Hukukta Yöntem, 1. Bası, İstanbul, 2015. Pierre Tercier, La recherche et la rédaction juridiques, 7ème édition, (en collaboration avec Christian Roten), Zurich 2016. Galatasaray Üniversitesi Sosyal Bilimler Enstitüsü Tez & Proje Yazım Kılavuzu

Theory Topics

Week	Weekly Contents
1	Introduction and topic selection
2	Researching sources
3	Citation methods
4	Writing articles in terms of formal rules
5	Writing a thesis according to the university thesis writing guide
6	Presentation and discussion of the paper submitted by students
7	Presentation and discussion of the paper submitted by students
8	Presentation and discussion of the paper submitted by students
9	Presentation and discussion of the paper submitted by students
10	Presentation and discussion of the paper submitted by students
11	Presentation and discussion of the paper submitted by students
12	Presentation and discussion of the paper submitted by students
13	Presentation and discussion of the paper submitted by students
14	Presentation and discussion of the paper submitted by students

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-333	Legal Issues Regarding Enforcement and Bankruptcy Law	2	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	İcra ve İflâs Kanunu'na ilişkin teorik problemler ile uygulamaya ilişkin sorunların incelenmesi
Content	Şikâyet İtirazın Kaldırılması İtirazın İptali Davası Menfi Tespit Davaları İstirdat Davaları Haciz Aşamasına İlişkin Sorunlar Hacze İştirak Satış Aşamasına İlişkin Sorunlar İhaleinin Feshi İhtiyatî Haciz Tasarrufun İptali Davaları Anonim Şirketlerin İflâsı İflâsın Ertelenmesi Konkordato
References	Berkin, Necmeddin M., Tatbikatçılara İcra Hukuku Rehberi, İstanbul 1980. Kuru Baki, İcra ve İflâs Hukuku El Kitabı, 2. Baskı, İstanbul 2013. Kuru Baki, İstinaf Sistemine Göre İcra ve İflâs Hukuku Ders Kitabı, Ankara 2017. Arslan Ramazan/Yılmaz Ejder/ Ayvaz Taşpınar Sema, İcra ve İflâs Hukuku, 2. Baskı, Ankara 2016. Pekcanitez Hakan/Atalay Oğuz/Sungurtekin Özkan Meral/ Özekes Muhammet, İcra ve İflâs Hukuku, 11. Bası, Ankara 2013. Üstündağ Saim, İcra Hukukunun Esasları, 8. Bası, İstanbul 2004. Pekcanitez Hakan/Atalay Oğuz/Sungurtekin Özkan Meral/ Özekes Muhammet, İcra ve İflâs Hukuku Ders Kitabı, 4. Bası İstanbul 2017. Postacioğlu İlhan/Altay Sümer, İcra Hukuku Esasları, 5. Bası, İstanbul 2010. Muşul Timuçin, İcra ve İflâs Hukuku, 6. Bası, Ankara 2014.

Theory Topics

Week	Weekly Contents
1	Complaint
2	Objection to the opposition
3	Cancel of the opposition
4	Negative declaratory action
5	Action for restitution
6	Sequestration
7	Participation to sequestration
8	Redemption of goods
9	Annulment of tender
10	Conservatory sequestration
11	Nullity action
12	Bankruptcy of joint stock companies
13	Postponement of bankruptcy
14	Concordat

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-324	Precautionary Seizure	2	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	İhtiyatî hacze ilişkin teorik problemler ile uygulamaya ilişkin sorunların incelenmesi
Content	Geçici Hukukî Korumaya İlişkin Genel Esaslar İhtiyatî Haciz Kavramı İhtiyatî Haczin Amacı İhtiyatî Tedbirle Karşılaştırılması Delil Tespiti İle Karşılaştırılması İhtiyatî Haczin Şartları İhtiyatî Haciz Sebepleri İhtiyatî Haciz Talebi İhtiyatî Haciz Yargılaması İspat ve Deliller İhtiyatî Haciz Talebi Hakkında Karar İhtiyatî Haciz Kararının İcrası İhtiyatî Haczi Tamamlayıcı Merasim Mukayeseli Hukukta İhtiyatî Haciz
References	Pekcanıtez Hakan/Atalay Oğuz/Sungurtekin Özkan Meral/Özekes Muhammet İcra ve İflâs Hukuku, 11. Bası, Ankara 2013. Kuru Baki, İcra ve İflâs Hukuku El Kitabı, 2. Baskı, Ankara 2013. Özekes Muhammet,İcra İflas Hukukunda İhtiyati Haciz, Ankara 1999.

Theory Topics

Week	Weekly Contents
1	General information
2	Notion
3	Objective of the conservatory sequestration
4	Comparison with interim injunction
5	Comparison with identification evidence
6	Conditions
7	Causes
8	Request
9	Proceeding
10	Proof and evidences
11	Decision
12	Execution
13	Validation of the conservatory sequestration
14	Conservatory sequestration in comparative law

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-335	New Institutions in Turkish Code of Obligations	2	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	Türk Borçlar Kanunu ile getirilen yeni hukuki kurumlar hakkında bilgi vermek
Content	Konu başlıklarında gösterilmiştir.
References	Cevdet Yavuz, Borçlar Hukuku Özel Hükümler, İstanbul 2014. Aydın Zevkliler, Emre Gökyayla, Borçlar Hukuku Özel Borç İlişkileri, Ankara, 2017. Kemal Oğuzman, Turgut Öz, Borçlar Hukuku Genel Hükümler, İstanbul 2018. Fikret Eren, Borçlar Hukuku, Genel Hükümler, İstanbul 2018. Pierre Tercier, Pascal Pichonnaz, Murat Develioğlu, Borçlar Hukuku Genel Hükümler, İstanbul, 2016. Pierre Tercier, Pascal Pichonnaz, Droit des obligations, Zürich, 2012. S. Sulhi Tekinay, Haluk Burcuoğlu, Sermet Akman, Atilla Altop, Borçlar Hukuku, Genel Hükümler, İstanbul 1993. Haluk Nomer, Borçlar Hukuku Genel Hükümler, İstanbul, 2019. Necip Kocayusufpaşaoğlu, Borçlar Hukuku Genel Hükümler Cilt I, Filiz Kitabevi, 2017. Pierre Engel, Traité des obligations en droit suisse, 2ème édition, 1997. Commentaire Romand Code des obligation art. 1-529, 2ème édition, Bâle, 2012.

Theory Topics

Week	Weekly Contents
1	Delivery of Unsolicited Goods
2	Standart Terms
3	Liability for Risks
4	Temporary Payment to be Made to the Prejudiced Party
5	Joint and Several Liability and Upper Limit of Liability
6	Default of the Debtor in Continuous Contracts
7	Release
8	Partial Impossibility of Performance
9	Hardship
10	Accession to the Obligation
11	Transfer of the Contract
12	Accession to the Contract
13	Prohibition of Agreement to the detriment of the Lessee and Prohibition of Interlinked Contracts
14	The Spouse's Consent to and the Rules on the Form of Surety Contract and the Scope of Application of the Provisions regarding the Surety Contract

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-358	Arbitrability	2	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-356	Current Debates Under Insurance Law	2	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-361	Occupational Health and Safety Law I	1	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-367	Recent Developments in Social Security Law/	2	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHKHYL-300	International economic law I	1	4	0	0	4	10

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHKHYL-318	International economic law II: international trade and investment	2	4	0	0	4	10

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-362	Shareholder Rights in Corporations Law	1	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-365	Discussions on Negotiable Instruments Law	2	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-364	Protection of Personality Rights of the Employee	2	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-357	Unfair Competition Law	2	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-366	Procedural Issues in International Arbitration	2	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------

Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
ÖHYL-363	Current Debates in Labour Law	1	3	0	0	3	7

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	
Content	
References	

Theory Topics

Week	Weekly Contents
------	-----------------