

SEMESTER LEARNING PLAN (SLP)



University Name	:	UNIVERSITAS HASANUDDIN
Faculty Name	:	FACULTY OF LAW
Department Name	:	PROCEDURAL LAW
Study Program Name	:	UNDERGRADUATE LEGAL STUDIES

SEMESTER LEARNING PLAN (SLP)					
COURSE	COURSE CODE	CSU	Status	Department	SM
CONTRACT DRAFTING	316B1712	2	COMPULSORY (NATIONAL)	PROCEDURAL LAW	V
AUTHORIZATION	LECTURER		Vice Dean of Academic and Development		
	Signature		Signature		
	Dr. H. Mustafa Bola, S.H., M.H.		Prof. Dr. Ahmadi Miru, SH, MH		
Expected Learning Outcomes (ELOs)					
A.1.	Having integrity and legal professional ethics based on values of Pancasila				
G.1.	Ability to think critically, logically and systematically				
G.3.	Ability to work individually and collectively				
S.1.	Ability to conduct legal research to construct legal arguments				
S.3.	Ability to provide legal advice and solutions				

K.4.	Demonstrate mastery of procedural laws (procedural criminal law, procedural civil law, and procedural administrative law)
K.4.	Demonstrate mastery of substantive laws (criminal law, civil law, international law, administrative law, constitutional law)
LEARNING GOAL	
Students may explain, describe and distinguish material related to Contract Drafting which includes, Concept and Definition of Contract Law, Definition and Function of Contract, General Principles and Conditions in Contract Law, Contract Anatomy, Stages in Contract Drafting, and The end of contract.	
SHORT DESCRIPTION OF THE COURSE	
This course explain about the definition of contract law, sources of contract law, principles of contract law, types of contract law, factors to be considered in contract drafting, contract structure and anatomy, and the termination of contract and termination of engagement.	

Meetings-	Learning Goal	Learning Material	Learning Strategy	Assesment Criteria	Percentage (%)
I	Ability to agreed to learning contracts that have been made and agreed upon	-Introduction - CourseContract	Briefing and feedback	Attendance	3
II	Ability to understand, explain, and distinguish the terms, sources, forms, and functions of the contract	1. Term and definition of contract law 2. Sources of contract law 3. Forms of contract law 4. Function of Contract law	Briefing and feedback	- Level of understanding - Ability to describe terms, sources, forms and functions of contract drafting	5
III	Ability to explain, describe and distinguish legal principles and legal sources in contract drafting	Legal principles and legal sources in contract drafting	Briefing and feedback	- Level of understanding - Ability to describe legal principles and legal sources in contract drafting	5

IV	Ability to describe and distinguish the requirements of contract validity and theory of the occurrence of contracts	Requirements for legitimacy and the theory of occurrence of contracts	Briefing and feedback	<ul style="list-style-type: none"> - Level of understanding - Ability to describe the Requirements of validity and theory of the occurrence of contracts 	5
V	Ability to describe and distinguish between nominaat contracts and innominaat contracts	<ol style="list-style-type: none"> 1. Terms and definitions of nominaat and innominat contracts 2. Types of nominaat and innominat contracts 	Briefing and feedback	<ul style="list-style-type: none"> - Level of understanding - - Ability to describe and differentiate between nominaat contracts and innominaat contracts - Quiz 	5
VI	Ability to explain and differentiate a legal notice, breach of contract, compensation, <i>force majeure</i> , and risk	Legal Notice, Breach of Contract, contract, compensation, <i>force majeure</i> , and risk	Briefing, feedback, and analysis	<ul style="list-style-type: none"> - Level of understanding - Ability to explain and describe a legal notice, breach of contract, compensation, <i>force majeure</i>, and risk - Ability to analyze a case 	7
VII	Ability to describe and distinguish the principles and factors that must be considered in contract drafting	<ol style="list-style-type: none"> 1. Principles in contract drafting 2. Factors to be considered in contract drafting 	Briefing, feedback, and paper	<ul style="list-style-type: none"> - Level of understanding - Ability to explain and describe the principles and factors that must be considered in contract design - Substance of Assignment - Quality of Paper - Punctuality in Submitting Assignment 	7

VIII	Mid Test		Written Examination	Accuracy in answering question	12
IX	Ability to understand, apply and practice Predrafting, drafting, and post drafting of contract	Pre drafting, drafting, and post drafting of contract	Briefing, feedback, and	<ul style="list-style-type: none"> - Level of understanding - Ability to explain and describe the stage of contract drafting 	5
X	Ability to describe, distinguish and practice about the structure and anatomy of the contract	Structure and anatomy of contract: Title, identity, background (recital), content / substance (definition, rights and obligations)	Briefing, feedback, and paper	<ul style="list-style-type: none"> - Level of understanding - Ability to explain and describe the anatomy of a contract - Substance of Assignment - Quality of Paper - Punctuality in Submitting Assignment 	7
XI	Ability to describe, distinguish and practice about the structure and anatomy of the contract	Structure and anatomy of contract II: Domicile, <i>force majeure</i> , negligence, termination of contract, dispute resolution pattern, closing, and signature.	Briefing, feedback, and paper	<ul style="list-style-type: none"> - Level of understanding - Ability to explain and describe the anatomy of a contract - Substance of Assignment - Quality of Paper - Punctuality in Submitting Assignment 	7
XII	Ability to explain, describe, and distinguish patterns of dispute resolution in the field of contract	Dispute resolution pattern in the field of contract	Briefing, feedback, and analysis	<ul style="list-style-type: none"> - Level of understanding - Analytical Skills 	5
XIII	Students are able to distinguish contract	Contract termination and termination of Obligation	Briefing, feedback, and analysis	<ul style="list-style-type: none"> - Level of understanding - Ability to describe 	5

	termination and termination of obligation			differences in contract termination and termination of engagement - Analytical Skills	
XIV	Ability to distinguish authentic deed and underhand deeds	Deed: 1. Authentic Deed 2. Under Hand Deed	Briefing, feedback, and analysis	- Level of understanding - Ability to describe differences of authentic deed and under hand deeds	5
XV	Ability to explain and describe and able to make a Memorandum of Understanding (MoU)	Memorandum of Understanding (MoU)	Briefing, feedback, and analysis	- Level of understanding - Ability to describe Memorandum of Understanding (MoU) - Analytical Skills	5
XVI	Learning Evaluation in one semester	Final Test	Written Examination	Accuracy in answering question	12

