

2019.HS

<b>Module Name: Business Law</b>			
Module Code	w.BA.XX.2WR-flex.XX		
Module Description	Students are given an overview of the system and the key issues of private law and learn to categorize relevant legal problems. They know the main standards and principles of the Swiss contract law and are able to apply these to practical cases in a methodologically correct manner. Students gain an overview of the important types of contracts of specific contract law.		
Program and Specialization	<ul style="list-style-type: none"> <li>§ Business Administration - Banking and Finance (FLEX)</li> <li>§ Business Administration - General Management (Flex)</li> <li>§ Business Administration - Risk and Insurance (Flex)</li> </ul>		
Legal Framework	Academic Regulations BSc dated 29.01.2009, Appendix to the Academic Regulations for the degree programs in Business Administration, Business Information Technology, and Business Law, first adopted on 12.05.2009		
Module Category	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 50%;"><b>Module Type:</b> Compulsory</td> <td style="width: 50%;"><b>Program Phase:</b> First-Year Studies</td> </tr> </table>	<b>Module Type:</b> Compulsory	<b>Program Phase:</b> First-Year Studies
<b>Module Type:</b> Compulsory	<b>Program Phase:</b> First-Year Studies		
ECTS	6		
Organizational Unit	W Abteilung Business Law Leitung		
Module Coordinator	Fabio Babey (babf)		
Deputy Module Coordinator	-		
Prerequisite Knowledge	-		
Contribution to Program Learning Goals (Affected by Module)	<ul style="list-style-type: none"> <li>§ Professional Competence</li> <li>§ Methodological Competence</li> <li>§ Social Competence</li> </ul>		
Contribution to Program Learning Objectives	<ul style="list-style-type: none"> <li>Professional Competence <ul style="list-style-type: none"> <li>§ Knowing and Understanding Content of Theoretical and Practical Relevance</li> <li>§ Apply, Analyze, and Synthesize Content of Theoretical and Practical Relevance</li> <li>§ Evaluate Content of Theoretical and Practical Relevance</li> </ul> </li> <li>Methodological Competence <ul style="list-style-type: none"> <li>§ Problem-Solving &amp; Critical Thinking</li> <li>§ Scientific Methodology</li> <li>§ Work Methods, Techniques, and Procedures</li> <li>§ Information Literacy</li> </ul> </li> <li>Social Competence <ul style="list-style-type: none"> <li>§ Written Communication</li> <li>§ Oral Communication</li> </ul> </li> </ul>		
Module Learning Objectives	<p>Students...</p> <ul style="list-style-type: none"> <li>§ explain the fundamental terminology of private law</li> <li>§ name the fundamental principles and key norms of contract law</li> <li>§ explain the principles of legal methodology and their practical significance in solving legal cases</li> <li>§ list the key preservation measures</li> <li>§ understand business-related facts and circumstances of legal practice with regard to issues of private law and relate them to the applicable legal provisions</li> <li>§ apply the key principles and norms of contract law to legal cases</li> <li>§ analyze important problems using the sale of goods law, mandate law, and the law of contracts for work and services and propose effective solutions</li> <li>§ determine the appropriate preservation measure for the facts of a case and provide reasons</li> <li>§ use their methodological know-how to analyze the norms of various areas of private law effectively with regard to their factual elements</li> <li>§ use convincing arguments to defend their case solutions using applicable legal provisions</li> <li>§ develop and evaluate the interrelationships between the various bases for a claim in private law in the context of complex facts and circumstances</li> <li>§ explain their legal arguments convincingly in verbal discussions and communicate clearly</li> <li>§ deal autonomously with legal cases of private law and develop effective solutions</li> </ul>		

Module Content	§ Foundations: structure of legal system; hierarchy of legal sources; key terminology of private law; overview of business-related legal areas § Methodology of solving cases: claim method; norm analysis § General contract law: contract formation; contract defects; contract performance; defaults § Specific contract law: purchase agreement, contract for work and services, order § Preservation measures: right of lien, lien, mortgages, penalties		
Links to other modules	-		
Methods of Instruction	§ Lecture § Interactive Instruction § Case Studies § Exercises § Literature Review § Discussion	<b>Social Settings Used:</b> -	
Digital Resources	Reader		
Type of Instruction	<b>Classroom Instruction</b>	<b>Guided Self-Study</b>	<b>Autonomous Self-Study</b>
Large Class	24 h	-	
Small Class	-	-	
Group Instruction	-	56 h	
Practical Work	-	-	
Seminar	-	-	
<b>Total</b>	<b>24 h</b>	<b>56 h</b>	
Performance Assessment			
<b>End-of-module exam</b>	<b>Form</b>	<b>Length (min.)</b>	<b>Weighting</b>
Written exam	Specified documentation	90	100,00 %
<b>Permitted Resources</b>	No calculator	With dictionary	
<b>Others</b>			
	<b>Assessment</b>	<b>Length (min.)</b>	<b>Weighting</b>
	-	-	-
Classroom Attendance Requirement	-		
Language of Instruction/Examination	German		
Compulsory Reading	Böhringer, P., Müller, R., Münch, P. & Waltenspühl, A. Prinzipien des Vertragsrechts. aktuellste edition. ISBN 978-3-7255-7098-0.		
Recommended Reading	-		
Comments	-		