Course name (Chinese):

Course name (English):

Chinese Contract Law

Oredits/dasshours

2/36

Introduction (Chinese):

Introduction (English):

This course is to explain the Chinese Contract Law's history, principle, frame—formation, validity, modification, transfer, performance, termination, liabilities for breach and settlement of disputes. Moreover, the specific provisions of sale contract, lease contract and entrust contract will be discussed in detail. The main teaching methods is case analysis and comparision with the contract laws of the other countries and CISG, PICC and PECL. Also there are going to be discussions over some hot topics and new developments in world contract laws. The students are supposed to have a good understanding of Chinese contract law and the skills of practical use of it through this course.

Teaching method:

lectures and discussion

Examination method:

term paper and student presentation

Reference:

- 2.Mo Zhang. Chinese contract law theory and practice. Leiden; Boston: Martinus Nijhoff Publishers, 2006.
- 3. Contract law in China China law library Author: Bing Ling Sweet & Maxwell Asia, 2002.
- 4. Comparative analysis on the Chinese contract Law, Editor: Immanuel Gebhardt, Yuqing Zhang, Rainer Schröder, Publisher: BWV, Berliner Wissenschafts-Verlag, 2003.