# LW2602B: LAW OF CONTRACT II

#### **Effective Term**

Semester B 2023/24

## Part I Course Overview

## **Course Title**

Law of Contract II

## **Subject Code**

LW - Law

#### **Course Number**

2602B

## **Academic Unit**

School of Law (FL)

## College/School

School of Law (FL)

## **Course Duration**

One Semester

## **Credit Units**

3

## Level

B1, B2, B3, B4 - Bachelor's Degree

## **Medium of Instruction**

English

## **Medium of Assessment**

English

## **Prerequisites**

LW2602A Law of Contract I

## **Precursors**

Nil

## **Equivalent Courses**

LW2102 Law of Contract (LLB) (The semester B part of the old curriculum)
LW2102A Law of Contract (AMLLB) (The semester B part of the old curriculum)
LW2602 Law of Contract (LLB) (The semester B part)
LW5602B Law of Contract I

## **Exclusive Courses**

Nil

## **Part II Course Details**

#### **Abstract**

This course aims to:

- · provide student a strong foundation in the principles and doctrines of contract law;
- · critically analyse the doctrinal and policy tensions which shape contract law;
- · introduce various grounds which may vitiate a contract;
- · equip students to use contract law to resolve disputes and solve problems; and
- · prepare students for further study of obligations, whether arising in contract, tort or otherwise.

## **Course Intended Learning Outcomes (CILOs)**

|   | CILOs   | Weighting (if app.) | DEC-A1 | DEC-A2 | DEC-A3 |
|---|---|---------------------|--------|--------|--------|
| 1 | Describe and explain the basic principles of contract and the different components of the law of contract.  | 35                  | x      |        |        |
| 2 | Apply the principles of contract law to solve legal problems by: - reading and interpreting cases - interpreting statutes - dealing with facts - conducting legal research - solving problems - developing persuasive arguments - using legal authorities - writing and communicating orally. | 35                  | x      | x      |        |
| 3 | Critically analyse and evaluate legal principles<br>and doctrines in the law of contract in the light<br>of doctrinal coherence and the policy objectives<br>of the law.  | 30                  | x      | x      | x      |

#### A1: Attitude

Develop an attitude of discovery/innovation/creativity, as demonstrated by students possessing a strong sense of curiosity, asking questions actively, challenging assumptions or engaging in inquiry together with teachers.

#### A2: Ability

Develop the ability/skill needed to discover/innovate/create, as demonstrated by students possessing critical thinking skills to assess ideas, acquiring research skills, synthesizing knowledge across disciplines or applying academic knowledge to real-life problems.

## A3: Accomplishments

Demonstrate accomplishment of discovery/innovation/creativity through producing /constructing creative works/new artefacts, effective solutions to real-life problems or new processes.

## **Teaching and Learning Activities (TLAs)**

|   | TLAs      | <b>Brief Description</b>   | CILO No. | Hours/week (if<br>applicable) |
|---|-----------|--|----------|-------------------------------|
| 1 | Lectures  | Students will be introduced to the basic principles of contract law, including through interactions (in the form of discussions, debates or student presentations) with the lecturer and amongst themselves in the course of lectures. | 1        |                               |
| 2 | Lectures  | Students will read cases to prepare for lectures, interpret statutes and develop persuasive arguments in class discussion.   | 2        |                               |
| 3 | Lectures  | Students will explore relevant issues of law and address the theoretical underpinnings of various topics, including through interactive modes of teaching during lectures.   | 3        |                               |
| 4 | Tutorials | Students will be given the opportunity to clarify or raise further questions with regard to the basic principles of contract taught in the lectures.   | 1        |                               |
| 5 | Tutorials | Students will apply legal principles to the solution of problems. This may be done in the form of discussions, debate or presentations.  | 2        |                               |
| 6 | Tutorials | Students will critically analyse and evaluate legal principles and doctrines.  | 3        |                               |
| 7 | Tutorials | Develop self-confidence in application of legal principles, advocacy skills and public speaking.   | 3        |                               |
| 8 | Tutorials | Foster students' growth through development of greater intellectual and interpersonal maturity.  | 3        |                               |

Assessment Tasks / Activities (ATs)

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|   | ATs   | CILO No. | Weighting (%) | Remarks (e.g. Parameter for GenAI use) |
|---|---|----------|---------------|--|
| 1 | Coursework: Students' ability to describe and explain the basic principles and the basic components of the law of contract will be tested. Students' ability to conduct legal research, collect data and decipher primary and secondary materials in order to solve problems will be tested. In the process of attempting the coursework, students' ability to conduct legal research, collect data and decipher primary and secondary materials in order to critically analyse evaluate legal principles and doctrines will be tested. | 1, 2, 3  | 30            |  |
| 2 | Participation in tutorial sessions: Students' ability to understand rules and principles will be tested in forms such as presentations, debates and client counselling. Students' ability to apply rules and principles will be tested in forms such as presentations, debates and client counselling. Students' ability to critically analyse and evaluate rules and principles will be tested in forms such as presentations, debates and client counselling.   | 1, 2, 3  | 20            |  |

## Continuous Assessment (%)

50

## Examination (%)

50

## **Examination Duration (Hours)**

2-2.5

## **Additional Information for ATs**

The use of Generative AI tools is not allowed.

Grading of Student Achievement: Standard (A+, A, A-···F). Grading is based on student performance in assessment tasks / activities.

To pass this course, student must obtain an aggregate mark of 40% and a minimum of 30% in each of the coursework and the examination elements of the assessment. Coursework for this purpose means those ways in which students are assessed otherwise than by the end of session examination.

Assessment will be (i) formative to enable students to demonstrate their capacity to understand, analyse and apply rules and principles, and (ii) summative to assess their ability to synthesise primary and secondary material to solve novel problems.

The participation in interactive activities during tutorials will be assessed on the basis of the quality of participation. Further details, if necessary, will be provided by the course leader or the tutor.

The duration of the examination will be 2 - 2.5 hours. The examination will be an open book.

To enable the full benefit to be obtained from this course, students should attend all of the classes and activities.

## Assessment Rubrics (AR)

## **Assessment Task**

Assignment

## Criterion

Ability to identify issues, conduct research, provide a reasoned analysis, and use supporting authorities

## Excellent (A+, A, A-)

Excellent identification of issues, evidence of research, and reflection of views supported by authorities

## Good (B+, B, B-)

Good identification of issues, evidence of research, and reflection of views supported by authorities

## Fair (C+, C, C-)

Adequate identification of issues, evidence of research, and reflection of views supported by authorities

## Marginal (D)

Barely adequate identification of issues, evidence of research, and reflection of views supported by authorities

#### Failure (F)

Poor identification of issues, evidence of research, and reflection of views supported by authorities

## Assessment Task

Class participation

## Criterion

Ability to identify issues, demonstrate an understanding of the relevant legal principles, apply principles to real or hypothetical scenarios, and articulate one's views orallyConfidence building and students' maturity

## Excellent (A+, A, A-)

Excellent identification of issues, evidence of understanding legal principles, application of principles to hypothetical scenarios, and articulation of one's views in a coherent and persuasive manner

## Good (B+, B, B-)

Good identification of issues, evidence of understanding legal principles, application of principles to hypothetical scenarios, and articulation of one's views in somewhat coherent and persuasive manner

## Fair (C+, C, C-)

Adequate identification of issues, evidence of understanding legal principles, application of principles to hypothetical scenarios, and articulation of one's views

## Marginal (D)

Barely adequate identification of issues, evidence of understanding legal principles, application of principles to hypothetical scenarios, and articulation of one's views

## Failure (F)

Poor identification of issues, evidence of understanding legal principles, application of principles to hypothetical scenarios, and articulation of one's views

#### Assessment Task

Examination

#### Criterion

Ability to analyse facts, identify relevant issues, apply legal principles, and communicate one's reasoned views in writing

#### Excellent (A+, A, A-)

Excellent analysis of facts, identification of issues, application of legal principles, and communication of one's reasoned views

## Good (B+, B, B-)

Good analysis of facts, identification of issues, application of legal principles, and communication of one's views

## Fair (C+, C, C-)

Adequate analysis of facts, identification of issues, application of legal principles, and communication of one's views

#### Marginal (D)

Barely adequate analysis of facts, identification of issues, application of legal principles, and communication of one's views

#### Failure (F)

Poor analysis of facts, identification of issues, application of legal principles, and communication of one's views

## Part III Other Information

## **Keyword Syllabus**

Mistake; misrepresentation; duress (including economic duress); undue influence; unconscionability; privity; comparing contract law principles in Hong Kong and mainland China.

#### **Detailed Syllabus**

The following topics are studied in detail:

a. Mistakes: meaning; mistake at common law and equity; types of mistakes; common mistake; mutual mistake; unilateral mistake; equitable reliefs

- b. Misrepresentation: meaning; how to rescind a contract; limitations on the right to rescission; right to indemnity; statement as a 'warranty'; misrepresentation in a collateral contract; damages for negligent misrepresentation; implications of the Misrepresentation Ordinance
- c. Privity: meaning and historical evolution; justifications for the doctrine; protecting interests of third parties; exemption clauses and third parties; ways to bypass the privity doctrine; statutory exception of the privity doctrine, i.e., Contracts (Rights of Third Parties) Ordinance 2014
- d. Frustration: meaning and scope, relationship with force majeure, legal test and effects, the Law Reform (Frustrated Contracts) Ordinance
- e. Duress: meaning; differences with undue influence; effect on the contract entered
- f. Undue influence: concept; differences with duress; remedy for the innocent party
- g. Unconscionability: meaning; differences with duress and undue influence; position at common law and under the Unconscionable Contracts Ordinance
- h. Illegality, illegal contracts, and protecting the public interests
- i. The capacity to contract
- j. Where appropriate, linking the above topics with topics taught in Contract I course at the City University; comparing contract law principles in Hong Kong, mainland China and the UN Convention on Contracts for the International Sale of Goods (CISG)

## **Reading List**

## **Compulsory Readings**

|   | Title   |
|---|---|
| 1 | E McKendrick, Contract Law: Text, Cases, and Materials, 10th edn., OUP, 2022. |
| 2 | E McKendrick, Contract Law, 14th edn., Palgrave Macmillan, 2021.              |

## **Additional Readings**

|    | Title   |
|----|---|
| 1  | R Brownsword, Smith & Thomas: A Casebook on Contract, Sweet & Maxwell, 14th edn., 2021.                             |
| 2  | E Peel, Treitel on the Law of Contract, 15th edn., Sweet & Maxwell, 2020.   |
| 3  | Robert Merkin QC and Séverine Saintier, Poole's Textbook on Contract Law, Oxford University Press, 15th edn., 2021. |
| 4  | M P Furmston, Cheshire, Fifoot and Furmston's Law of Contract, 17th edn., OUP, 2017.                                |
| 5  | J Beatson, A Burrows and J Cartwright, Anson's Law of Contract, OUP, 31st edn., 2020.                               |
| 6  | E McKendrick and Q Liu, Contract Law (Australian Edition), Palgrave Macmillan 2015.                                 |
| 7  | S Hall, Foundations of Contract Law in Hong Kong, 7th edn., LexisNexis, 2021.                                       |
| 8  | M J Fisher and D G Greenwood, Contract Law in Hong Kong, 3rd edn, HKU Press, 2018                                   |
| 9  | Hong Kong Ordinance: Sales of Goods Ordinance (Cap 26)  |
| 10 | Hong Kong Ordinance: Supply of Services (Implied Terms) Ordinace (Cap 457)  |
| 11 | Hong Kong Ordinance: Control of Exemption Clauses Ordinance (Cap 71)  |
| 12 | Hong Kong Ordinance: Contracts (Rights of Third Parties) Ordinace (Cap 623)   |
| 13 | Hong Kong Ordinance: Misrepresentation Ordinance (Cap 284)  |
| 14 | Hong Kong Ordinance: Unconscionable Contracts Ordiance (Cap 458)  |
| 15 | Hong Kong Ordinance: Law Amendment and Reform (Consolidation) Ordinance (Cap 23)                                    |
| 16 | Other Legal Instrument: Civil Code of the People's Republic of China 2020   |
| 17 | Other Legal Instrument: United Nations Convention on Contracts for the International Sale of Goods 1980             |
| 18 | Online Resource: Bilingual Laws Information System at www.legislation.gov.hk.                                       |