European Contract Law

1. Introduction to European Contract Law. Projects and Initiatives for common European Contract Law
2. Different legal systems of the world. Civil law and common law countries
5. Autonomy of will and freedom of contract. Principle of obligatory force of the contract
6. Principle of relative effect (privity) of contract
7. Precontractual liability
8. Validity of contract – void and voidable contracts
10. Representation (Agency)
14. Contractual liability for damages
15. Rescission of contract. Preconditions
16. Plurality of debtors
17. Plurality of creditors
18. Assignment of claims
19. Substitution of debtor
20. Types of contracts. Classifications – onerous and gratuitous, unilateral and bilateral (synagalagmatic), nominate and innominate, etc.
22. Scope of application of CISG
23. Obligations of the seller and of the buyer. Transfer of title. Passing of risk
24. Mandate contract
25. Contract of lease
26. Contract of donation

Recommended literature:
Horn, Koetz, Leser, German Private and Commercial law: Introduction, Oxford, 1982
International Encyclopedia of Comparative Law

Sofia, September 2012 
Associate Professor: Tania Iossifova