## FDUL – Curso Intensivo 2024

"Construction contracts in the system of German Civil law – Archetype or special case for the attribution of risks? An introduction with special regard to the new provisions in the German Civil Code governing construction contracts"

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Sept. 23	Historical development from ancient Roman law to the recent
	amendments of the German Civil Code (GCC)
	Construction contracts in legal practice:
	<ul> <li>established types of construction contracts (secs. 650a, 650p, 650a, 660)</li> </ul>
	650u GCC)
	<ul> <li>"players"</li> <li>bardware of institutions: Construction law Senate at Supreme</li> </ul>
	<ul> <li>hardware of institutions: Construction law Senate at Supreme Court; new Construction law chambers and senates at</li> </ul>
	Regional Courts and Courts-of-Appeals
	Construction contracts and public policy issues
	<ul> <li>Protection of competition and consumers (secs. 650i-o GCC)</li> </ul>
Sept. 24	Qualification of construction contracts
Sept. 24	Construction contracts as contracts for a work; special problems of
	architects' contracts and developers' contracts
	<ul> <li>main differences in comparison with sales contracts and service</li> </ul>
	contracts
	• Structure of the new provisions in force since January 1 <sup>st</sup> , 2018
	• Overview of the new provisions in force since January 1 <sup>st</sup> , 2018
Sept. 25	The risk of completion – What does the contractor owe?
	<ul> <li>Interpretation of the contract; obligation to achieve result (sec. 631</li> </ul>
	GCC)
	• Scope of defence of impossibility, disproportionality (secs. 275 (2), 635
	(3) GCC)
	Role of the employer with regard to the contractor's performance
	(sec. 645 GCC)
6	Remedies for material defects (sec. 634 – 639 GCC)
Sept. 26	The risk arising from the lapse of time – Construction contracts as contracts
	with an extended period of performance:
	<ul> <li>Relationship between production and acceptance of work produced (secs. 640, 644, 650g GCC)</li> </ul>
	<ul> <li>Flow of remuneration (sec. 641, 632a GCC)</li> </ul>
	<ul> <li>Employer's right to terminate (secs. 648, 648a, 650h GCC)</li> </ul>
	<ul> <li>Employer's right to amend the object of contract (sec. 650b-d GCC)</li> </ul>
	<ul> <li>Contractor's and employer's securities (sec. 650e, 650f GCC)</li> </ul>
Sept. 27	The risk arising from the need of co-ordination – Construction contracts as
	contracts involving performances of multiple parties:
	• Types of relations (linear, parallel, circular)
	<ul> <li>Privity of contract and interdependent contracts; the need for co-</li> </ul>
	ordination
	• Distinction between duty and mere obligo (secs. 642, 643 GCC)
	• Legal instruments of co-ordination (secs. 278, 421 ff., 650r GCC)

## Syllabus

The lecture will be taught in English language. A full text version of the German Civil Code in English language is available (<<u>https://www.gesetze-im-internet.de/englisch\_bgb/englisch\_bgb.pdf</u>>), even if it only reflects the state of the law as of August 10, 2021.

Recommended preparatory reading:

- Robbers, An Introduction to German Law, 8<sup>th</sup> ed., 2023, parts A., D.I.-III.);
- Schulte-Nölke, The New German Law of Obligations: an Introduction, 2002, <<u>http://germanlawarchive.iuscomp.org/?p=357</u>> (scroll down left to "Literature" and "Articles");
- Zimmermann, The New German Law of Obligations. Historical and Comparative Perspectives, 2005, available on Oxford Scholarship Online, DOI:10.1093/acprof:oso/9780199291373.001.0001;
- Zimmermann, The German Civil Code and the Development of Private Law in Germany, (2006) Oxford U Comparative L Forum 1, <<u>https://ouclf.law.ox.ac.uk/the-german-civil-code-and-the-development-of-private-law-in-germany/</u>>.

For more specific information it is recommended to use Dannemann/Schulze (eds.), German Civil Code Volume I = Bürgerliches Gesetzbuch (BGB), Books 1-3: §§ 1-1296, 2020.

