Module Description
This is a 30 credit Level 4 module which forms part of the core of the LLB. All students must complete this part of the course. The module covers the principles of the law of contract and the application of such principles on an academic and practical basis.

This module aims to:
- Equip students with the knowledge to draft/ identify a legally enforceable contract, recognise unenforceability, correctly terminate a contract and list appropriate remedies
- Provide a starting point for students to undertake independent legal research on contract law related issues
- Provide students with the knowledge required enabling them to identify key legal issues in a problem/ scenario-based question and apply the law to solve the problem.

Learning Outcomes
On completion of this module, students will be able to:
- Demonstrate a knowledge and critical understanding of the components of a legally enforceable contract
- Demonstrate a knowledge and critical understanding the factors which may render a contract unenforceable, including unfair terms, misrepresentation, mistake, duress and frustration
- Demonstrate a knowledge and critical understanding the appropriate remedies for non-performance of or breach of contract.
- Critically engage with relevant legal concepts, values, principles and rules of English law explaining the relationship between them;
- Identify legal issues in familiar and unfamiliar scenarios;
- Effectively apply knowledge to a range of questions in a variety of legal contexts
- Demonstrate the ability to identify legal sources in both paper and electronic formats;
- To apply legal research findings to the solution of legal problems;
- Communicate ideas and arguments in a coherent and effective manner, organise and present information relevant to the intended audience and Demonstrate the techniques of legal argument.
- Comprehend and use basic numerical information
- Participate in group discussion of legal issues and reach a reasoned conclusion.

Syllabus
- Introduction and theory of contract
- Offer and acceptance
- Intention to create legal relations
- Consideration
- Promissory estoppel
- Certainty
- Privy and third parties
- Terms: express, implied and incorporation
- Exclusion and limitation clauses
- Misrepresentation
- Mistake and unfair terms
- Duress and undue influence
- Termination: expiry, breach and frustration
- Remedies 1: Principles of compensation, including liquidated sums, penalties
- Remedies 2: Severity of breach and relationship with damages
- Remedies 3: Assessment of damages, including indemnities, guarantees and a duty to mitigate
- Remedies 4: specific performance and injunction
- Causation

Learning and Teaching Methods
The Learning and Teaching Methods for the Module follow the intended online delivery Strategy for the Programme as a whole.

Teaching will be delivered through the provision of specified reading materials that will be provided on the UoEO Learning Platform, and will be supported by specified discussion forums, pre-recorded lecturecasts and biweekly online question and answer sessions (using synchronous communication software and application sharing facility). Students will be provided with indicative guidance on and encouraged to look at relevant websites which are appropriate to the learning outcomes, and to identify and share appropriate web-based resources (as learning support references) with their fellow students. The pre-recorded lecturecasts and the online question and answer sessions will include referenced use of selected case studies which will be drawn from the reading materials and the practice-based and professional/educational contexts and experience of the Tutors.

There will be also provision for weekly meetings with tutors in their office hours supplementing online students’ self-managed learning, discussing their individual queries, and directing them to require and indicative reading.