	223 Law of Obligations - en-cours-2024-Idroi1223
	90.0 h + 14.0 h Q1
Teacher(s _anguage :	n Bernard ;Wéry Patrick ;
Place of the course	a-Neuve
Main themes	f obligations is the branch of law that sets out the general theory of relations between creditors and dear the main body of the subject is to be found in Books 5 and 6 of the Civil Code. The main elements of this generate eory are as follows: - introductory considerations: notion of obligation, sources, place in the legal system, links with the economic system, evolution; - contractual obligations: notion of contract, formation, effects, regime of non-performance, interpretation, extinction; - unilateral commitment of will; - extra-contractual liability: foundations of civil liability, fault, causality, damage, grounds for exoneration, special regimes, reparation of damage; - other sources of obligation: quasi-contracts, commitments by unilateral declaration of will, appearance; - transmission of obligations, terms of obligations, proof, extinction of obligations. The incumbent will be responsible for coordinating 34f7rc other34.37 bwe8-crSrtin44 8src rdit82g 34.375 (obli7gdits-104.75 (out) -104.75edb 34.375 (obl07rc) -4.5140

Programmes containing this learning unit (UE)