

On the basis of Article 24 of the Statute of the Faculty of Law, the Academic Council of the Faculty of Law – at its meeting held on 29 March, 2010, adopts the decision to change the Rules of the Graduate Academic Studies – Master in European Integration, with the aim to improve its study program and without prejudice to its basic principles and content which have been accredited by the Commission for Accreditation and Quality Control (Certificate and Decision No.: 612-00-01438/2007-04, issued on 4 September, 2009).

DECISION ON THE RULES OF THE GRADUATE ACADEMIC STUDIES - MASTER IN EUROPEAN INTEGRATION - AT THE FACULTY OF LAW OF THE UNIVERSITY OF BELGRADE

Article 1

Program preparation

This study program had been prepared within the framework of the Tempus Joint European Project “TEMPUS JEP POGESTEJ” – Post-Graduate Studies for European Integration at the law faculties of the universities of Belgrade, Niš and Novi Sad and was accredited for its implementation at the Faculty of Law, University of Belgrade, under the title: **Graduate Academic Studies - MASTER IN EUROPEAN INTEGRATION**.

The following institutions from the European Union (EU) were in the Consortium of the Tempus Joint European Project:

Faculty of Law – University of Maribor (Slovenia) as the grant holder and grant coordinator
Faculty of Law - European University Viadrina, Frankfurt (Germany),
Faculty of Law - University of Insubria, Como (Italy),
Faculty of Law - University of Salzburg (Austria),
Faculty of Political Sciences – University of Trieste (Italy),
Institute for Ethnic, Regional and Sociological Studies – ICERS (Slovenia),
Institute for Ethnic and Regional Studies – ISCOMET (Slovenia).

Article 2

Title and aims of the study program

The study program shall bear the title Graduate Academic Studies - Master in European Integration, and shall be conducted in English.

The aims of the program shall be to offer adequate knowledge and skills for the work on both legal and non-legal jobs related to the integration into the European Union, which require knowledge of the law, politics and economics of the European Union, and which can be performed in the state administration, business, media, educational, research and scientific institutions, and the civil sector.

Article 3

Type of studies and result of study process

These studies shall be the second degree studies: graduate academic studies - Master.
The aims of this program shall be to offer the in-depth knowledge of reasons for and processes of the integration into the European Union, of the law, policies and politics of the European Union and of the relations between the European Union and other international organizations and states, as well as to develop necessary abilities for understanding the integration processes, and interpreting, applying and

further researching the European Union law. The end result of this program shall also be to expand the knowledge of practical skills which pertain to the English terminology, the ability to conduct scientific research and to communicate in academic circles, and the usage of internet sources within the scope of this field.

Article 4

Academic title

After successful completion of this program, a student acquires the master degree: **Master in European Integration**. Precise description of all fulfilled obligation prescribed by the master program as well as notification whether the student had previously completed undergraduate academic studies at the law faculty or at any other social sciences- humanities faculty, shall be outlined in the Certificate Supplement.

Article 5

Eligibility requirements for the enrollment into the study program

To be eligible for the enrollment into this program, a student must have a Bachelor Degree with Honor from the law faculty or social sciences – humanities faculty, with at least 240 ECTS. Students who graduated from social sciences – humanities faculty, shall be obliged to pass certain additional qualifying exams related to the basic legal knowledge: Introduction into Jurisprudence, Constitutional Law, Introduction into Civil Law and International Public Law.

Depending on the faculty of social sciences – humanities which the student has previously graduated from, the Management of the program may, upon the consultation with the professors of the respective course, exempt the student from certain part of the qualifying examination material.

If a student from social sciences- humanities had already passed some of these exams during his/her undergraduated studies, he/she shall be exempted from taking that additional qualifying exam.

Students who graduated abroad shall comply with the **Rules for Recognition of Foreign University Diplomas for Purposes of Further Education**.

Students having a Bachelor Degree in Law or other social sciences - humanities with 180 ECTS shall be obliged to complete an additional one year program („the first year“), thus obtaining 60 ECTS.

Article 6

Duration and the ECTS value of the program

The duration of the program shall be one year, consisting of two semesters, 600 hours (lectures, seminars, collective consultations, individual consultations, working hours with mentor), credited with 60 ECTS.

Article 7

Program content

The program shall consist of four modules, with 12 optional courses.

Student shall opt for three courses from the aforementioned list.

Students shall be obliged to take the Introduction into the Studies of the EU course.

The Practical Skills Module, consisting of three courses related to research methodology, English legal terminology, and Interent skills, is also mandatory.

Practical Skills Module – 40 classes (10+20+10)

Research Methodology

English Terminology

Internet Skills

Introductory course - Introduction into the Studies of the EU (a., b, c.) – 75 classes (25+25+25)

- a. Introduction into the EU Legal System
- b. Introduction into the EU Political System
- c. Introduction into the EU Economic System

First Module: FOUNDATION AND PURPOSES OF THE EUROPEAN INTEGRATION

1. Judicial System of the EU
2. Private International Law in the Context of the EU Legal Structure

Second Module: BUSINESS LAW AND THE EU INTEGRATION

3. Company Law of the EU
4. EU Tax Law
5. EU Competition Law
6. EU Intellectual Property Law

Third Module: HUMAN RIGHTS AND DEMOCRACY IN THE EU

7. Human Rights and Non-Discrimination in the EU
8. Labor and Social Law in the EU – The Human Rights Aspect
9. EU Environmental Policy and Law – The Human Rights Aspect

Fourth Module: INTERNATIONAL ASPECTS OF THE EU INTEGRATION

10. International Relations of the EU
11. EU Trade Policy and the World
12. Geopolitical Perspectives and Consequences of the EU Enlargement

Article 8

Basic data on the teaching methods and the ECTS value of courses

Duration: 2 semesters (30 weeks) of courses.

Program: One mandatory course - Introduction into the Studies of the EU + one mandatory Practical Skills Module + 4 modules consisting of 12 optional courses. The student shall opt for three courses from four modules and shall attend the Introduction into the Studies of the EU (altogether 4 courses or 300 group hours) as well as the Practical Skills Module (40 group hours).

Introduction into the Studies of the EU course and the Practical Skills Module shall be delivered in the first 9 weeks of the academic year. Every next six weeks, other three courses shall be delivered consecutively, “*en block*”. There shall be four such ”blocks” of courses.

Duration of the courses: Each course shall consist of 50 hours of lectures and of 25 hours of seminar classes – 75 hours altogether. Courses shall be delivered in 6 weeks and in the framework of the aforementioned four “blocks”.

If there are no enough registered students for certain courses, the Management of the program shall have the right, upon the consultation with students, to make necessary changes in the course schedule in the given academic year.

Seminar classes: They shall offer an introduction into research methods and drafting, class discussions, debates, paper presentations, case studies etc. Each student shall be obliged during the course of the year to draft one seminar paper for one of the opted courses and to present it in seminar class of that course, for which it shall be credited with 6ECTS. The paper shall be based on research and shall demonstrate that the student is in command of scientific manner of drafting.

Practical Skills Module: It shall comprise of lectures in legal terminology, computer skills and methodology of research and scientific drafting (40 hours). It shall be delivered at the beginning of the first semester.

Master thesis: It shall be based on research and shall be drafted in appropriate scientific manner (use of literature, notes, quotation, references etc.).

Workload: Workload of students shall be divided into group hours of studying (participation in lectures and seminar classes) and individual hours of studying (study research and preparation of seminar paper and Master thesis), and amounts into two semesters, altogether 600 hours.

Division per semester between group hours and individual hours:

- Group hours (lectures and seminar classes): First semester: Practical Skills Module + Introduction into the Studies of the EU course + one optional course $40+75+75 = 190$ hours or 12 hours per week. Second semester: two optional courses per 75 hours = 150 hours or 10 hours per week. There are altogether 340 group hours during two semesters.
- Individual hours - intended for individual study research of students (studying, preparation for seminar classes, preparation of papers): First semester = 110 hours or 7 hours per week. Second semester = 150 hours or 10 hours per week.

Credits (ECTS): Together 60 ECTS

- Introduction into the Studies of the EU course = **10 ECTS**
- 1 optional course = 8 ECTS (lectures/final exam = 6 ECTS and seminar classes = 2 ECTS); optional courses together: $3 \times 8 = 24$ ECTS
- Practical Skills Module = **5 ECTS**
- Seminar papers = **6 ECTS**
- Final Master paper: **15 ECTS**

The outline, teaching methods and ECTS values for each of the courses are given in the tables which are an integral part of this decision.

Article 9

Student's obligations:

The student shall be required to attend the Introduction into the Studies of the EU course and Practical Skills Module, and to opt for three courses from the list of twelve courses divided up in four modules.

In the first and second semester, student shall

- Attend lectures of the Introduction into the Studies of the EU course, Practical Skills Module and of one optional course in the first semester, and attend lectures of two other optional courses in the second semester (or, exceptionally, lectures of three optional courses can be delivered in the second semester)
- Pass the exam of the Practical Skills Module
- Prepare one seminar paper during the first semester
- Pass exams of 4 courses
- Submit Master thesis and defend it successfully before a panel

Students shall have an opportunity to fulfill their obligations in the following academic year.

Article 10

Seminar paper and Master thesis

The student shall be required to draft and defend one seminar paper of approximately 25, 000 to 30, 000 characters (12 to 18 pages), which shall be credited with 6 ECTS.

The student shall be required to draft and defend during the second semester Master thesis of approximately 90,000 to 110,000 characters (45 to 55 pages), which shall be credited with 15 ECTS.

The procedure for registration, completion and defense of the Master thesis is regulated by a separate Faculty Rule.

Article 11

Language of the study program

The official language of the studies at the Master in European Integration is English. Entire administration, delivery of certificates and communication with the Management shall be conducted in English.

Article 12

Evaluation of the students' success

Evaluation of the students' achievements in classes and in exams, as well as in defending their Master thesis, shall be expressed numerically, but also by capital letters in the Certificate Supplement in a following way:

Grade 10 - A+

9 - A

8 - B

7 - C

6 - D

5 - F

Final examination grade for Practical Skills Module is „passed“ or „failed“.

Master thesis is evaluated numerically, but also expressed by an adequate capital letter.

Article 13

Evaluation of the teaching staff

Students shall evaluate the quality of lectures and seminar classes given by the teaching staff through evaluation forms, offered at the end of each course.

Article 14

Program for students with 180 ECTS

Students having a Bachelor Degree in Law with 180 ECTS shall be obliged to complete an additional one year program, thus obtaining 60 ECTS.

Students with 180 ECTS shall attend during the first year the Introduction into the Studies of the EU course (10 ECTS) and Practical Skills Module (5 ECTS), and shall also opt for 4 courses from the list of 12 optional courses (each credited with 8 ECTS, in total 32 ECTS).

Students shall also have to prepare a 45 min. public individual presentation of a certain course related case-study, which shall be followed by a 45 min. questions&answers session with a professor and audience (Individual Presentation of a Case-Study – 5 ECTS). Finally, students shall have to submit an up to 45.000 characters long research paper, whose topic shall be connected to the content of one of the attended courses. In terms of research and drafting skills and methodology, this paper shall be a preparation for student’s Master thesis to be taken in the second year of the program (Research Paper – 8 ECTS).

Taking into account that the requirements provided for undergraduate students who have already obtained 240 ECTS are to attend the Introduction into the Studies of the EU course and the Practical Skills Module, and to opt for three courses from the list of 12 optional courses (together with the seminar paper and Master thesis), and that some of these activities have been provided already during the first-year program for the students with 180 ECTS, the requirements for these students in the regular academic year („the second year“) of this Master program are somewhat different, as follows:

Student enrolled with 180 ECTS shall have the following obligations in the second year of the Master program: to opt for 5 courses from the remaining list of 8 optional courses (5 courses per 8 ECTS = 40 ECTS), to draft and defend a seminar paper (5 ECTS) and a Master thesis (15 ECTS).

The first-year program is scheduled as follows:

I Semester		II Semester	
Introduction into the Studies of the EU 10 ECTS		Optional Course 2	8 ECTS
Practical Skills Module	5 ECTS	Optional Course 3	8 ECTS
Optional Course 1	8 ECTS	Optional Course 4	8 ECTS
Individual Presentation	5 ECTS	Research Paper	8 ECTS
Total	28 ECTS	Total	32 ECTS

Total first-year program – 60 ECTS

The second-year program is scheduled as follows:

I Semester		II Semester	
Optional Course 1	8 ECTS	Optional Course 4	8 ECTS
Optional Course 2	8 ECTS	Optional Course 5	8 ECTS
Optional Course 3	8 ECTS		
Seminar Paper	5 ECTS	Master thesis	15 ECTS
Total	29 ECTS	Total	31 ECTS

Total second-year program – 60 ECTS

Article 15

Possibility of attending courses at other faculties

Students may enroll into a course or a number of courses at other faculties of law, if the relevant course is not offered at the Faculty at which the student has registered for the program.

Exam(s) taken at other faculties of law shall be recognized as if they were taken at the Faculty of Law where the student has registered for the program.

Article 16

Final provisions

This “DECISION ON THE RULES OF THE GRADUATE ACADEMIC STUDIES - MASTER IN EUROPEAN INTEGRATION - AT THE FACULTY OF LAW, UNIVERSITY OF BELGRADE” entered into force on the day of its adoption. It had been applied for the academic year 2008/2009 on the basis of the “pilot” accreditation of the University of Belgrade, and after receiving the Certificate

by the Commission for Accreditation and Quality Control it has been applied since the academic year 2009/2010 and further on.

Changes introduced in Articles 7, 8, 9 and 14 shall apply for the academic year 2010/2011 and all forthcoming academic years.

03- No: _____

CHAIRMAN OF THE ACADEMIC COUNCIL

Belgrade

Prof. Dr. Milan Škulić

Master in European Integration Curriculum

Mandatory Course

This course has been established through the fusion of three previously existing courses: EU Constitutional Law, Democracy and Human Rights in the EU, and Legal and Economic Aspects of the EU Integration. This fusion has been conducted, with an aim to offer to all students a more integrated basic knowledge about the legal, political and economic dimension of the EU.

Mandatory Course - Introduction into the Studies of the EU (a., b., c.) – 75 classes (25+25+25)

- a. Introduction into the EU Legal System (previously: EU Constitutional Law)
- b. Introduction into the EU Political System (previously: Democracy and Human Rights in the EU)
- c. Introduction into the EU Economic System (previously: Legal and Economic Aspects of the EU Integration)

a. Introduction into the EU Legal System (previously: EU Constitutional Law)

Program: Graduate Academic Studies – Master in European Integration
Course title: Introduction into the EU Legal System
Teachers: Assist. Prof. Dr. Tanasije Marinkovic; Assist. Svetislava Bulajic, LL M
Course status: mandatory
Number of ECTS: in total 10
Requirements: Bachelor Degree
Aims of the course: Acquiring of in-depth theoretical knowledge of constitutive basics of the EU Law.
Course result: Student will at the conclusion of the course possess knowledge of sources of law, institutions and basic problems existing in the development of the European Union and will be able to understand the functioning of institutions and the Community legal system. Furthermore, the student will be able to independently deal with practical, research and theoretical work in the field of EU law.
Course content: <i>Theoretical dimension:</i> 1. History of the European idea and integrative processes in Europe following World War II –week one - 3 classes 2. Development of the Communities/Union –week two - 3 classes 3. Principles and identity of the Community/Union– week three - 3 classes 4. European Parliament– week four - 3 classes 5. Council – week five– 3 classes 6. Commission – week six – 3 classes 7. Courts and ombudsman – week seven – 3 classes 8. Sources of the Community Law – week eight – 3 classes 9. Procedure for adopting the Community Law - week nine – 3 classes 10. Effects of the Community Law – week ten – 3 classes

11. Implementation of the Community Law in the member states – week eleven – 3 classes
12. Functions and competencies of the Community courts -week twelve – 3 classes
13. Judicial control of the acts of the Community institutions -week thirteen - 3 classes
14. Judicial control of the acts of the member states and preliminary decision-making of the Community courts –week fourteen - 3 classes
15. Perspectives for further development of the EU – week fifteen -3 classes

Practical dimension:

Analysis of relevant sources and current issues;

Literature:

1. Catherine Barnard, *The Substantive Law of the EU – The Four Freedoms*, Oxford University Press, 2004.
2. Paul Craig, Grainne de Burca, *EC Law – Text, Cases, Materials*, Clarendon Press, 1998.
3. Denys Simon, *Le système juridique communautaire*, Presses Universitaires de France, 2001.
4. S. Bulajic, T. Marinkovic, Textbook - *The EU Constitutional Law* (in preparation)

Number of lectures – active classes

Theoretical classes: 45

Practical classes : 30

Instruction method:

Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare oral presentations with 15 minutes duration on a give topic; contact and individual consultations.

Grading system (maximum number of points 100)

Pre-exam obligations	points	Final Exam	points
Activities during lectures	5	Written exam	
Activities during practical classes	15	Oral exam	30
Tests	30	
Seminar classes	20		

b. Introduction into the EU Political System (previously: Democracy and Human Rights in the EU)

Program: Graduate Academic Studies — Master in European Integration
Course title: Introduction into the EU Political System
Teachers: Prof. Dr. Jasminika Hasanbegovic, Prof. Dr. Dragica Vujadinovic, Prof. Dr. Miodrag Jovanovic
Course status: mandatory
Number of ECTS: in total 10
Requirements: Bachelor Degree
Course aims: Examine the political legitimacy of the EU and the process of recognizing and protecting human rights in the EU.
Course results: Understanding the reasons and aims behind the establishment of the Community and the evolution of the Union, thus the role of human rights in that process. In-depth knowledge of sources of human rights in the law of the EU, of certain rights and freedoms and their protection within the EU.
Course content <i>Theoretical dimension:</i>

1. Is there the democratic deficit in the EU?– week one – 3 classes
2. On democratization of the EU - week two - 3 classes
3. In search of the identify of the European *demos* – – week three - 3 classes
4. Legitimizing the EU polity – week four – 3 classes
5. Is there an EU Civil Society? - week five - 3 classes
6. Civil society and democratization of the EU - week six - 3 classes
7. Historical retrospective of human rights in the EU and sources of human rights in the EU- week seven - 3 classes
8. The scope of applicability, interpretation and limitation of human rights in the EU – week eight - classes 3
9. Possible accession of the EU to the European Convention for the protection of human rights and individual freedoms - week nine - 3 classes
10. Some material rights and freedoms – week ten – 3 classes
11. Some material rights and freedoms – week eleven – 3 classes
12. Some procedural rights – week twelve – 3 classes
13. Some procedural rights – week thirteen – 3 classes
14. Supervisory bodies and procedures – week fourteen - 3 classes
15. Protection of minority rights - week fifteen - 3 classes

Practical dimension:

Analysis of current political issues and judicial practice

Literature

1. M. Jovanović, D. Vujadinović, R. Etinski, *Democracy and Human Rights in the EU*, the textbook (in print)
1. L. Clements et. al., *European Human Rights: Taking a Case under the Convention*, London, 1999.
2. L. Holmes and M. Philomena (eds.), *Citizenship and Identity in Europe*, Ashgate, Aldershot, 1999
3. P. Mahoney et. al. (eds.), *Protecting Human Rights: The European Dimension* (Studies in memory of Rolv Ryssdal), Sec. Ed., Carl Heymanns Verlag KG, Köln, 2000.
4. W. van Gerven, *The European Union – A Polity of States and Peoples*, Hart Publishing, Oxford and Portland, 2005.
5. P. Wagner. ed, *Languages of Civil Society*, Berghahn Books, 2006, 264 p, Volume 1 - European Civil Society
6. J. Keane ed, *Civil Society - Berlin Perspectives*, Berghahn Books, spring 2006. Volume 2 - European Civil Society

Number of lectures-active classes

Theoretical classes: 45

Practical classes: 30

Instruction method:

Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; contact and individual consultations

Grading system (maximum number of points 100)			
Pre-exam obligations	Points	Final Examination	Points
Activities during lectures	5	Written Exam	
Activities during practical classes	15	Oral Exam	30
Tests	30		
Seminar classes	20		

c. **Introduction into the EU Economic System** (previously: Legal and Economic Aspects of the EU Integration)

Program: Graduate Academic Studies — Master in European Integration

Course Title: Introduction into the EU Economic System		
Teachers: Prof. Dr. Aleksandra Jovanovic, Prof. Dr Miroljub Labus, Assist. Prof. Dr. Branko Radulovic		
Course status: mandatory		
Number of ECTS: in total 10		
Requirements: Bachelor Degree		
Aim of the course Acquiring knowledge of the changes in the domain of law and economic prior to and following integration into the European Union		
Course results: Students should be familiar with the positive and negative experiences of the Member States and the States who are candidates for acceptance into the membership into the European Union. Particular attention should be given to the origination of the communitarian law and its influence on the development of the national legal systems and the economic circumstances in certain states.		
Course Content: <i>Theoretical dimension:</i> 1. Introduction: Pan European integration in the historical perspective- weeks one and two – 6 classes 2. European legal tradition and European supranational law - weeks three and four – 6 classes 3. Europeanization of Law in Western Europe and Eastern– weeks five and six - 6 classes 4. Europeanization of Law in Serbia– weeks seven and eight - 6 classes 5. Introductory overview: economic integration and its effects on the Serbian economy – weeks nine and ten – 6 classes 6. Internal market – weeks eleven and twelve – 6 classes 7. Mutual economic politics – weeks thirteen and fourteen - 6 classes 8. Political economy and social well-being – week fifteen – 3 classes <i>Practical dimension:</i> Analysis of examples from comparative law		
Literature: Legal Aspects: 1. Friedrich-Christian Schroeder, True Law, Fasade Law, Shadow Law, u: <i>International and National Law and Eastern Europe</i> , Essays in Honor of Goerge Ginsburg, 2001. 2. Andras Sajo, <i>Pluralism in Post-Communist Law</i> , Acta Iuridica Hungarica, 1-2/2003. Economic Aspects: 1. R.E. Baldwin and C. Wyplosz, <i>Economics of European Integration</i> , McGraw-Hill (2004) (selected chapters) 2. EU Commission, 2005 enlargement strategy paper, COM (2005) 561, Brussels, (November, 2005) (or most up-to-date version) 3. EU Commission, Serbia and Montenegro 2005 Progress Report, COM (2005) 561, Brussels, (November, 2005) (or most up-to-date version) 4. Serbian Government, Serbian National Strategy for the Accession of S&M to the EU, Belgrade (June, 2005) 5. W. Molle, <i>The Economics of European Integration</i> , 4th edition, Ashgate. 6. European Commission, “EMU after 5 years”, 2004		
Number of lectures - active classes	Theoretical classes: 45	Practical classes: 30
Method of Instruction Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain		

students may prepare oral presentations contact and individual consultations.

Grading system (maximum number of points 100)			
Pre-exam obligations	Points	Final Examination	Points
Activities during lectures	5	Written Exam	
Activities during practical classes	15	Oral Exam	30
Tests	30		
Seminar classes	20		

Module One: Foundation and Purposes of European Integration

Program: Graduate Academic Studies – Master in European Integration
Course title: JUDICIAL SYSTEM OF THE EU
Teachers: Assist. Prof. Dr. Tanasije Marinkovic; Assist. Svetislava Bulajic, LL.M
Course status: elective course
Number of ECTS: 8
Requirements: Bachelor Degree
Aims of the course: Acquiring of in-depth theoretical knowledge in the field of judicial protection in the EU.
Course result: Student will at the conclusion of this have knowledge of the legal resources and procedures for judicial control of acts of institutions and member states. The student will be able to independently deal with practical, research and theoretical work from this area of EU Law. The knowledge and capabilities which are acquired within the scope of the course Judicial Protection in the EU prepare the student for the preparation of an independent final thesis within the scope of the post-graduate academic studies and for work in the State institutions in whose jurisdiction lies the process of integration into the EU.
Course content <i>Theoretical dimension:</i> <ol style="list-style-type: none"> 1. General introduction – week one – 3 classes 2. Judicial organization and composition - the ECJ, the CFI and the Civil Service Tribunal – week two - 3 classes 3. Jurisdiction - A General Overview – week three - 3 classes 4. Procedure and Practice – week four – 3 classes 5. Review of legality of Community acts – direct and indirect routes – week five– 2 classes 6. Action for annulment – week six – 3 classes 7. Action for failure to act – week seven – 3 classes 8. The plea of illegality - week eight – 3 classes 9. Preliminary rulings on validity – week nine – 3 classes 10. Action for damages – week ten – 3 classes 11. Review of compliance by Member States - Action for infringement – week eleven – 3 classes 12. Preliminary rulings on interpretation - week twelve – 3 classes 13. The role of National Courts – week thirteen – 3 classes 14. The Court as the law-maker - week fourteen – 3 classes 15. Future of the Court – week fifteen – 3 classes <i>Practical dimension:</i> Analysis of court decisions, resolving of hypothetical cases
Literature: <ol style="list-style-type: none"> 1. T.C. Hartley, <i>European Union Law in a Global Context</i>, Cambridge University Press, 2004. (pp.

71-74, 76-83, 100-114, 121-128, 145-214, 239-262, 297-314, 355-389, 393-423)			
2. L.N. Brown, T. Kennedy, <i>The Court of Justice of the European Communities</i> , London 2000.			
3. K. Lenaerts, D. Arts, I. Maselis (ed. R. Bray), <i>Procedural Law of the European Union</i> , Sweet&Maxwell, London 2006.			
4. H.G. Schermers, D.F. Waelbroeck, <i>Judicial Protection in the European Union</i> , Aspen Publishers, U.S.A- 2001.			
Number of lectures – active classes	Theoretical classes: 45	Practical classes : 30	
Instruction method: Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare oral presentations with 15 minutes duration on a give topic; contact and individual consultations.			
Grading system (maximum number of points 100)			
Pre-exam obligations	points	Final Exam	points
Activities during lectures	5	Written exam	
Activities during practical classes	15	Oral exam	30
Tests	30	
Seminar classes	20		

Program: Graduate Academic Studies — Master in European Integration
Course title: INTERNATIONAL PRIVATE LAW AND POLICY OF THE EU
Teachers: Prof. Dr. Gaso Knezevic, Prof. Dr. Vladimir Pavic, Assist. Marko Jovanovic, LL M, Assist. Uglješa Grušić, LL.M.
Course status: elective course
Number of ECTS: 8
Requirements: Bachelor Degree
Aims of the course: Acquiring of in-depth theoretical knowledge in the field of international private law of the EU in the process of harmonization of the laws of Serbia with the Communitarian Law and preparing students for searching for sources of Communitarian laws which are significant for the legal position of individuals-civilians of the EU and citizens of third countries.
Course result: Student will at the conclusion of this course be able to understand and establish the position of International Private Law of the EU in the Communitarian Legal system, and establish the field of implementation of Communitarian Law in view of the citizens of the EU and the citizens of third countries – non-members of the EU and to in content select those legal issues in Serbia which need to be harmonized with the Communitarian Law on the road to full membership within the EU.
Course content: Theoretical dimension: 1. Introduction: Goals and objectives of the Treaties establishing European Union and European Community – week one and two – 6 classes 2. Legal base of the Private International Law of the EU– weeks three and four – 6 classes 3. Effects of Article 65 TEC - Members countries; External relations; – weeks five and six – 6 classes 4. Community acquis; The relationship between EC law and national law - weeks seven and

<p>eight - 6 classes</p> <p>5. Selected sources of the EU Private International Law –weeks nine and ten – 6 classes</p> <p>6. Selected source of the EU Private International Law –weeks eleven and twelve – 6 classes</p> <p>7. Capita selecta - Community law: jurisdiction, recognition and enforcement of foreign judgments, applicable law, case law of the ECJ – weeks thirteen and fourteen – 6 classes</p> <p>8. Current issues relating to the further development of the EU Private International Law - week 15 - 3 classes</p> <p><i>Practical Dimension:</i> Analysis of judicial practice of the European Court of Justice</p>				
<p>Literature</p> <p>1. Norbert Reich, <i>Understanding EU Law (Objectives, Principles and Methods of Community Law)</i> 2nd Edition, Antwerpen – Oxford, 2005 – capita selecta</p> <p>2. Michael Bogdan, <i>Concise Introduction to EU Private International Law</i>, Europa Law Publishing, Groningen 2006.</p> <p>3. Norbert Reich, <i>Understanding EU Law (Objectives, Principles and Methods of Community Law)</i> 2nd Edition, Antwerpen – Oxford, 2005 – capita selecta</p>				
<p>Number of lectures-active classes</p>		<p>Theoretical classes: 45</p>	<p>Practical classes: 30</p>	
<p>Method of Instruction</p> <p>Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; seminar classes for small groups for the purpose of in-depth analysis of certain thematic units and defense of seminar papers, certain students may prepare oral presentations with 15 minutes duration on a give topic; contact and individual consultations.</p>				
<p align="center">Grading system (maximum number of points 100)</p>				
<p>Pre-exam obligations</p>		<p>Points</p>	<p>Final Exam</p>	<p>Points</p>
<p>Activities during lectures</p>		<p>5</p>	<p>Written exam</p>	
<p>Activities during practical classes</p>		<p>15</p>	<p>Oral exam</p>	<p>30</p>
<p>Tests</p>		<p>30</p>	<p>.....</p>	
<p>Seminar classes</p>		<p>20</p>		

Module Two: Business Law and EU Integration

<p>Program: Graduate Academic Studies — Master in European Integration</p>	
<p>Course title: Competition Law and Policy of the EU</p>	
<p>Teachers: Prof. Dr. Vladimir Pavic, Assist. Prof. Dr. Dusan Popovic</p>	
<p>Course status: elective course</p>	
<p>Number of ECTS: 8</p>	
<p>Requirements: Bachelor Degree</p>	
<p>Aims of the course:</p> <p>Acquiring of in-depth theoretical knowledge of Competition Law and Policy of the EU which is lead by the Commission in the field. Introducing the fundamental principles and mechanisms of the EC Policy within the field of competition, its practical application and mutual effects with national politics.</p>	

Course results:

Students should upon completing this course have sound knowledge of the Competition Law of the EU and capable of understanding and applying this law, as well as being prepared for further practical and doctoral research in this field.

Course content:*Theoretical dimension:*

1. Introduction into the Competition Law and Policy– week one– 3 classes
2. EC Competition Law– week two - 3 classes
3. Agreements, decision and concerted practices of undertakings contrary to Article 81 – week 3 – 3 classes
4. Procedure of the Commission – Regulation 1/2003 – four week – 3 classes
5. Abuse of dominant position – week five – 3 classes
6. Commissions approach against the abuse of dominant position –week six – 3 classes
7. Control of mergers – week seven – 3 classes
8. Procedural aspects of merger control – week eight – 3 classes
9. Special cases –Art. 86 – week nine - 3 classes
10. State aid – week ten – 2 classes
11. Procedural aspects of state aid control – week eleven – 3 classes
- 12./13 Relationship between the Competition Law of the EC and the Competition Law of Serbia – weeks twelve and thirteen – 6 classes
14. Current issues on the further development of the Competition Law in the EU and Serbia –weeks fourteen and fifteen - 6 classes

Practical dimension:

Analysis of relevant sources, and the practice of the Commission and Communitarian Courts

Literature:

1. Whish, *Competition Law*, Oxford University Press, England
2. Korah, *An Introductory Guide to EC Competition Law and Practice*, Hart Publishing, England.
3. Holmes and Davey, *A Practical Guide to National Competition Rules across Europe*, Kluwer.
4. B. Begović, B. Mijatović (ed.), *New Competition Policy*, , 89 p. Belgrade, 2003 (available in English and Serbian)

Number of lectures-active classes

Theoretical classes: 45

Practical classes: 30

Instruction method:

Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare oral presentations with 15 minutes duration on a give topic; contact and individual consultations.

Grading system (maximum number of points 100)

Pre-exam obligations	Points	Final Examination	Points
Activities during lectures	5	Written Exam	
Activities during practical classes	15	Oral Exam	30
Tests	30		
Seminar classes	20		

Program: Graduate Academic Studies – Master in European Integration

Course title : COMPANY LAW OF THE EU		
Teachers: Prof. Dr. Mirko Vasiljevic, Assist. Prof. Dr. Vuk Radovic, Assist. Prof. Dr. Tatjana Jevremovic Petrovic		
Course status: elective course		
Number of ECTS: 8		
Requirement: Bachelor Degree		
Aims of the course: Acquiring of in-depth theoretical knowledge of the Law of the EU, of corporate structures and regulations, as well as acquiring of practical skills in this field.		
Course results: The students shall upon completing this course have sound knowledge of the law and practice of the EU in relation to corporations and shall be capable of giving expert opinions on these issues, as well as to undertake further practical and theoretical research in this field.		
Course content: <i>Theoretical dimension:</i> 1. Introduction of Company Law – week one – 3 classes 2. Sources of Company Law in the EC - week two - 3 classes 3. The basic freedoms of the EC - week three - 3 classes 4. Classification of companies and companies at the level of the EC – week four - 3 classes 5. Corporative legal entities and limited liabilities – week five – 3 classes 6. System of company registration and notification concept- week six – 3 classes 7. Capital and financing of companies –week seven - 3 classes 8. Raising share capital – week eight – 3 classes 9. Classes of shares and rights – week nine – 3 classes 10. Share membership and ownership – week ten – 3 classes 11. Loan Capital – week eleven – 3 classes 12. Taxation of Companies – week twelve – 3 classes 13. Distribution and regulation of Power within Companies – week thirteen – 3 classes 14. Action plan on modernizing Company Law and Enhancing Corporate Governance – week fourteen – 3 classes 15. Takeovers, Mergers, and Collapse of Companies – week fifteen – 3 classes <i>Practical dimension:</i> Analysis of relevant sources and practice		
Literature: Drury, R & Xuereb, P (1991) <i>European Company Laws: A comparative Approach</i> ; Dartmouth K. Hopt & E. Wymeersch, <i>European Company and Financial Law: European Community Law</i> – text collection Berlin; New York, Walter de Gruyter, 1994. B. Edwards, <i>EC Company Law</i> , Oxford:Oxford University Press, 1999. K. Hopt & E. Wymeersch, <i>Capital Markets and Company Law</i> , Oxford:Oxford University Press, 2003.		
Number of lectures-active classes	Theoretical classes: 30	Practical classes: 15
Instruction method: Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare oral presentations with 15 minutes duration on a give topic; contact and individual consultations.		

Grading system (maximum number of points 100)			
Pre-exam obligations	Points	Final Examination	Points
Activities during lectures	5	Written Exam	
Activities during practical classes	15	Oral Exam	30
Tests	30		
Seminar classes	20		

Program: Graduate Academic Studies – Master in European Integration
Course title: EU TAX LAW
Teachers: Prof. Dr. Dejan Popovic, Prof. Dr. Gordana Ilic Popov, Assist. Milos Milosevic, LL.M., Assist. Danica Tasic, LL.M., Assist. Svetislav Kostic, LL.M.
Course status: elective course
Number of ECTS: 8
Requirement: Bachelor Degree
Aims of the course: Acquiring of in-depth theoretical knowledge on the EU Tax Law and understanding of the aims of the EU to decrease the differences in national taxation policies.
Course results: The students shall upon completing this course be familiar with the EU Tax Law, thus acquiring the capability of working on the harmonization of the Serbian law with the EU Tax Law, for following the further development of the law of the EU and ability to undertake practical and doctoral research of this law.
Course content: <i>Theoretical dimension:</i> 1. Implication of the E(E)C Treaty to the EU Tax Law- week one - 3 classes 2. Harmonization as a process – week two – 3 classes 3. Impact of General Community Law on the National Tax Law – week three - 3 classes 4. Company Taxation – week four – 3 classes 5. Individual Taxation – week five – 3 classes 6. Value-Added Tax – week six - 3 classes 7. Excise – week seven – 3 classes 8. Indirect Taxes on the Raising of Capital – week eight – 3 classes 9. Taxation of Transporting – week nine - 3 classes 10. Tax Exemptions – week ten – 3 classes 11. Mutual Assistance by Member States in Direct Tax Matters – week eleven - 3 classes 12. Mutual Assistance by Member States in indirect Tax Matters – week twelve - 3 classes 13. Effects of the enlargement of the EU from the aspect of taxation – week thirteen - 3 classes 14./15. Harmonization of the Serbian Tax Law with the EU Tax law – weeks fourteen and fifteen – 6 classes <i>Practical dimension</i> Analysis of relevant resources and current practical issues;
Literature: 1. Ben Terra – Peter Wattel: <i>European Tax Law</i> , Aspen Publishers, 4th edition, 2005. 2. Selected cases of the European Court of Justice 3. A. A. Knechtle, <i>Basic Problems in International Fiscal Law</i> , HFL Publishers Ltd., London

<p>1979.</p> <p>4. Company taxation in the internal market, European Commission, 2002.</p> <p>5. Tax policy in the European Union, European Commission, 2000.</p> <p>6. Fiscal effects of accession in the new Member States, European Commission, 2004.</p> <p>7. Tax-based EU own resources, European Commission, 2004.</p> <p>8. Fiscal policy in EMU: rules, discretion and political incentives, European Commission, 2004.</p> <p>9. M. Gammie, The role of the European Court of Justice in the development of direct taxation in the European Union, <i>Q.C.</i>, Vol. 57, No. 3/2003.</p>			
Number of lectures-active classes		Theoretical classes: 45	Practical classes: 30
Instruction method:			
Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare oral presentations with 15 minutes duration on a give topic; contact and individual consultations.			
Grading system (maximum number of points 100)			
Pre-exam obligations	Points	Final Examination	Points
Activities during lectures	5	Written Exam	
Activities during practical classes	15	Oral Exam	30
Tests	30		
Seminar classes	20		
Program: Graduate Academic Studies – Master in European Integration			
Course title: EU INTELLECTUAL PROPERTY LAW			
Teachers:			
Prof. Dr. Slobodan Markovic, Docent Dusan Popovic , Prof. Dr. Vesna Besarovic			
Course status: elective course			
Number of ECTS: 8			
Requirements: Bachelor Degree			
Aims of the Course:			
Understanding of the significance of the intellectual property law for the development of the Serbian economy and familiarization with the problems tied to the application of the intellectual property law. Acquiring of in-depth knowledge of the EU Intellectual Property Law and harmonization of the national rights in this field.			
Course results:			
The students shall upon completing this course have sound knowledge and capability for dealing with related jobs in practice, including state administration, as well as the business sector. The student should also be able to continue to be involved in further research work in this field.			
Course content:			
<i>Theoretical dimension:</i>			
1. Introduction into the Intellectual Property Law – week one- 3 classes			
2. Harmonization of the law of the Member States in the field of trade marks – week two – 3 classes			
3. Community Trade Mark – week three – 3 classes			
4. Protection of geographical indications – week four – 3 classes			
5. Harmonization of the rights of Member states in the field of design – week five – 3 classes			

6. Community Design – week six – 3 classes
7. European Patent Convention– week seven – 3 classes
8. Proposal of the European Patent Convention – week eight - 3 classes
9. Specific cases of patent protection – week nine – 3 classes
10. Harmonization in the field of copyrights – week ten – 3 classes
11. Legal protection of computer programs – week eleven – 3 classes
12. Rental rights in the field of intellectual property – week twelve – 3 classes
13. Satellite broadcasting and cable retransmission – week thirteen – 3 classes
14. Legal protection of databases – week fourteen – 3 classes
15. Enforcement of Intellectual Property Rights – week fifteen – 3 classes

Practical dimension:

Analysis of current resources and practice

Literature:

1. V. BESAROVIĆ, *The Development of Intellectual Property Protection in Serbia and Montenegro*, SCEPP, 2003.
2. T. COOK, *EU Intellectual Property Law*, Richmond Tax&Law, 2006.
3. R.W. CORNISH, D. LLEWELYN, *Intellectual Property: Patents, Copyrights, Trademarks and Allied Rights*, Sweet & Maxwell, 2003.
4. R.W. CORNISH R., *Cases and Materials on Intellectual Property*, Sweet & Maxwell, 2003.
5. T. PRIME, *European Intellectual Property Law*, Ashgate Publishing, 2000.

Number of lectures-active classes

Theoretical classes: 45

Practical classes: 30

Instruction method:

Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare oral presentations with 15 minutes duration on a give topic; contact and individual consultations

Grading system (maximum number of points 100)

Pre-exam obligations	Points	Final Examination	Points
Activities during lectures	5	Written Exam	
Activities during practical classes	15	Oral Exam	30
Tests	30		
Seminar classes	20		

Module Three: Human Rights and Democracy in the EU

Program: Graduate Academic Studies – Master in European Integration
Course Title: HUMAN RIGHTS AND NON-DISCRIMINATION IN THE EU
Teachers: Assist. Prof. Dr. Ivana Krstic, Prof. Dr. Miodrag Jovanovic, Prof. Dr Dragica Vujadinovic
Course status: elective course
Number of ECTS: 8
Requirements: Bachelor Degree
Aims of the course: This course deals with the law and policies of anti-discrimination law in the EU. The aims of the

course are: to provide an overview of key legal principles in the area of anti-discrimination law in international and EU law, to examine the development of principle of non-discrimination in the jurisprudence of the ECJ and ECtHR, to explain different forms and grounds of discrimination, and to encourage critical analytical thinking among students to question different discrimination policies.

Course results:

The course is designed to provide students with understanding of the reasons and aims of the development of the EU Law on the Elimination of Discrimination. Students should acquire knowledge of the relevant sources and application of anti-discriminatory regulations in the field of human rights. The course should raise critical thinking among students, ability to recognize different forms of discrimination, and their capability of handling jobs related to the application of this Law and its further research.

Course content:

Theoretical dimension:

1. Introduction into the anti-discrimination law and its development in international law – week one - 3 classes
2. Sources of the EU Law on the Elimination of Discrimination- week two - 3 classes
3. Definition of discrimination+ week three - 3 classes
4. Various forms of discriminations -week four - 3 classes
5. Prohibition of discrimination based on citizenship – week five - 3 classes
6. Prohibition of discrimination based on sex – week six - 3 classes
7. Prohibition of discrimination based on sexual orientation - week seven – 3 classes
8. Prohibition of discrimination based on racial or ethnic origin – week eight – 3 classes
9. Prohibition of discrimination based on religion or belief – week nine- 3 classes
10. Prohibition of discrimination based on disability- week ten- 3 classes
11. Prohibition of discrimination based on age –week eleven – 3 classes
12. Prohibition of discrimination in the area of fundamental freedoms of the Community - week twelve - 3 classes
13. Prohibition of discrimination in other areas –week thirteen – 3 classes
14. Legal remedies – week fourteen - 3 classes
15. Critical analysis of the existing anti-discrimination law and perspective for further development - week fifteen - 3 classes

Practical dimension:

Analysis of the relevant case-law and politics of the EU on the elimination of discrimination

Literature:

1. R. Etinski, I. Krstić, *The EU Law on the Elimination of Discrimination*, the textbook (in print)
2. E. Ellis, *EU Anti-discrimination Law*, Oxford University Press, 2005.
3. M. Bell, *Anti-discrimination Law and the European Union*, Oxford University Press, 2002
4. A. Humhauser-Henning (ed.), *Legal Perspectives on Equal Treatment and Non-Discrimination*, Kluwer International, 2001
5. Oddny Mjoll Arnardottir, *Equality and Non-Discrimination under the European Convention on Human Rights*, Brill Academic Pub., 2003

Number of lectures-active classes

Theoretical classes: 45

Practical classes: 30

Instruction method:

Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare a presentation, contact and individual consultations

Grading system (maximum number of points 100)

Pre-exam obligations	Points	Final Examination	Points
Activities during lectures	5	Written Exam	
Activities during practical classes	15	Oral Exam	30

Tests	30		
Seminar classes	10		

Program: Graduate Academic Studies – Master in European Integration		
Course title: LABOR AND SOCIAL LAW IN THE EU- THE HUMAN RIGHTS ASPECT		
Teachers: Prof. Dr. Branko Lubarda		
Course status: elective course		
Number of ECTS: 8		
Requirements: Bachelor Degree		
Aims of the course Acquiring in-depth theoretical knowledge of the social components of European integration, as well as protected social rights.		
Course results: The students is upon completing this course familiar with the politics of protecting social rights in the EU, the relevant judicial practice and shall be capable of working in the field of social legislation, social dialogue, as well as the harmonization of the Serbian law with the Community Law.		
Course content <i>Theoretical dimension:</i> 1. The importance of the European Convention on Human Rights and Freedoms and the European Court of Human Rights – week one - 3 classes 2. Revised European Social Charter – week two - 3 classes 3. Sources of Social Rights of the EU – week three - 3 classes 4. Case Law of the Community Courts on social rights - week four - 3 classes 5./6 European Collective Agreements and Social rights – weeks five and six - 6 classes 7. Equal treatment and non-discrimination – week seven – 3 classes 8. The free movement of workers – week eight – 3 classes 9./10 Employment and flexible forms of employment – weeks nine and ten – 3 classes 11. Social rights and reorganization of companies – week eleven – 3 classes 12. Collective Labor Law and Industrial Democracy –week twelve – 3 classes 13. The right to Social Security as a fundamental social right – week thirteen – 3 classes 14./15 Harmonization of the Serbian Law with the social and labor law of the EU – week fourteen and fifteen – 6 classes <i>Practical dimension:</i> Analysis of relevant sources and practice		
Literature: 1. R. Blanpain, F. Hendrickx, eds., <i>European Labour Law and Social Security Law</i> , Codex, Kluwer, 2002. 2. Charter of Fundamental Rights of the European Union, OJEC, 2000/C 364/01 3. M. Rigaux and J. Rombouts, eds, <i>The Essence of Social Dialogue in /South East/ Europe</i> , Intersentia, Antwerpen - Oxford , 2006. 4. <i>Towards a Modernization of the European Social Model</i> , N.33/2005, College of Europe.		
Number of lectures-active classes	Theoretical classes: 45	Practical classes: 30

Instruction method: Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare oral presentations with 15 minutes duration on a give topic; contact and individual consultations			
Grading system (maximum number of points 100)			
Pre-exam obligations	Points	Final Examination	Points
Activities during lectures	5	Written Exam	
Activities during practical classes	15	Oral Exam	30
Tests	30		
Seminar classes	20		

Program: Graduate Academic Studies –Master in European Integration
Course title: EU ENVIRONMENT POLICY AND LAW - ASPECTS OF HUMAN RIGHTS
Teachers: Prof. Dr. Stevan Lilic, Assist. Mirjana Drenovak, LL.M, Assist. Bojana Cuckovic, LL.M.
Course status: elective course
Number of ECTS: 8
Requirements: Bachelor Degree
Aims of the Course Acquiring in-depth knowledge of the theoretical knowledge of the EU environmental policies and laws.
Course results: Upon completing this course students shall be familiar with the policies and laws of environmental protection in the EU and Serbia. Also the student shall be prepared for legal and expert engagement in this field, either within the State Administration bodies, non-government agencies or private practice, as well as capable of undertaking further research work on this topic.
Course content Theoretical dimension: <ol style="list-style-type: none"> 1. The right to a healthy environment as a fundamental human right – week one – 3 classes 2. The development of environmental policy and law – week two – 3 classes 3. The United Nations and environmental policy and law – week three – 3 classes 4. The EU Environmental Policy and Law – week four – 3 classes 5. Three pillars of environmental protection (access to information, participation of the public, access to justice): The Aarhus Convention – week five – 3 classes 6. The Kyoto Protocol and Agenda 21 – week six - 3 classes 7. The Basel Convention – week seven - 3 classes 8. The European Council and environmental policy and law – week eight - 3 classes 9. The European Convention on the Protection of Human Rights and the rights to a healthy environment – week nine - 3 classes 10. The Convention of Civil Liability caused by Hazardous Activity – week ten – 3 classes 11. Primary sources of European Environmental Policy and Law – week eleven – 3 classes 12. Secondary sources of EU Environmental Policy and Law – week twelve – 3 classes 13. comparative approach to the environmental policy and law –week thirteen – 3 classes 14. Environmental Policy and Law in Serbia – week fourteen – 3 classes 15. The role of non-governmental organizations in the creation and realization of environmental policies and laws – week fifteen – 3 classes

Practical dimension:
Analysis of relevant sources and current issues

Literature:

1. J. Ebbesson (ed), *Access to Justice in Environmental Matters in the EU*, Kluwer Law, Hague, 2002.
2. A. E. Boyle, *Human Rights Approaches to Environmental Protection*, Oxford University Press, 1998.
3. B. Baxter, *A Theory of Ecological Justice*, Routledge, London - New York, 2005.
4. M. Lee, *EU Environmental Law*, Oxford and Portland, 2005.
5. T. Hayward, *Constitutional Environmental Rights*, University Press, Oxford, 2005.

Number of lectures-active classes	Theoretical classes: 45	Practical classes: 30
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Instruction method:

Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare oral presentations with 15 minutes duration on a give topic; contact and individual consultations

Grading system (maximum number of points 100)

Pre-exam obligations	Points	Final Examination	Points
Activities during lectures	5	Written Exam	
Activities during practical classes	15	Oral Exam	30
Tests	30		
Seminar classes	20		

MODULE FOUR: International Aspects of EU Integration

Program: Graduate Academic Studies – Master in European Integration
Course Title: EU TRADE POLICY AND THE WORLD
Teachers: Assist. Prof.. Dr. Branko Radulovic, Assist. Milena Đorđević, LL.M, Assist. Marko Jovanovic, LL.M.
Course status: elective course
Number of ECTS: 8
Requirements: Bachelor Degree
Aims of the course: Acquiring of in-depth theoretical knowledge on EU Trade Policy.
Course results: With the completion of this course the student shall possess knowledge of the aims and mechanisms of the EU Trade Policy, processes of forming this policy, as well as with some concrete EU Trade Policies per state.
Course content: <i>Theoretical dimension:</i> 1. Introduction to Trade Policy – Week One - 3 classes 2. Institutional Settings of Trade Policy – Week Two - 3 classes

3. International rules regulating trade and investment – Week Three – 3 classes
4. Dispute settlements in international trade and investment – Week Four – 3 classes
5. International trade – Week Five – 3 classes
6. International Economy – Week Six – 3 classes
7. The Fundamentals of EU Trade Policy - Week Seven - 3 classes
8. The aims of the EU Trade Policy – Week Eight – 3 classes
9. The mechanisms of EU Trade Policy – Week Nine – 3 classes
10. Tariffs and Non-Tariffs Barriers – Week Ten – 3 classes
11. Anti-dumping policies and State Aid – Week Eleven – 3 classes
12. The EU and the WTO – Week Twelve – 3 classes
13. The EU and the USA and the New Transatlantic agenda – Week Thirteen – 3 classes
14. The EU- China Policy - Week Fourteen- 3 classes
15. Trade Disputes – Week Fifteen - 3 classes

*Practical dimension:
Analysis of relevant sources and current issues*

Literature:

1. M. Artis, F. Nuxson, and N. Lee. (eds.), *The Economics of the European Union: Policy and Analyses*, Oxford: Oxford University Press, 2001.
2. R. Baldwin. and Ch. Wyplosz, *The Economics of European Integration*, London: The McGraw-Hill Companies, 2004.

Number of lectures-active classes	Theoretical classes: 45	Practical classes: 30
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Instruction method:

Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare oral presentations with 15 minutes duration on a give topic; contact and individual consultations

Grading system (maximum number of points 100)

Pre-exam obligations	Points	Final Examination	Points
Activities during lectures	5	Written Exam	
Activities during practical classes	15	Oral Exam	30
Tests	30		
Seminar classes	20		

Program: Graduate Academic Studies – Master in European Integration

Course title: GEOPOLITICAL PERSPECTIVES AND CONSEQUENCES OF THE EU ENLARGEMENT

Teachers:

Prof. Dr. Branko Rakic, Assist. Prof. Dr. Marko Davinic

Course status: elective course

Number of ECTS: 8

Requirements: Bachelor Degree

Aims of the course

Acquiring fundamental knowledge of legal and political aspects of the enlargement of the EU and of its geopolitical perspectives and consequences.

Course results:

Besides in-depth knowledge of the EU enlargement conditions and proceedings, students should develop their capabilities to understand and question different issues, such as the nature of EU borders, the degree of the growing regional gaps in Europe, the impact of the enlargement on the European cohesion and identity, the relationship between EU and non-regional actors, and consequences of non-enlargement for some regions in Europe and the EU as a whole.

Course content*Theoretical dimension::*

1/2. The institutional and constitutional dimension of enlargement– Weeks One and Two - 6 classes

3/4. Pre-accession phase and accession procedure– Weeks Three and Four – 6 classes

5/6. EU and international security– Weeks Five and Six – 6 classes

7/8. European identity and enlargement - Weeks Seven and Eight – 6 classes

9/10. Regional enlargements of the EU – Weeks Nine and Ten – 6 classes

11/12. The Impact of enlargement (benefits and disadvantages of enlargement) – Weeks Eleven and Twelve – 6 classes

13/14. – The Consequences of non-enlargement - Weeks Thirteen and Fourteen - 6 classes

15. – Serbian perspectives for the future membership - Week Fifteen – 3 classes

Practical dimension:

Document analysis

Literature:

1. E. Brimmer, S. Frohlich (eds.), *Strategic Implications of European Union Enlargement*, Center for Transatlantic Relations, Johns Hopkins University, 2005.

2. M. Berezin, M. Schain (eds), *Europe Without Borders: Remapping Territory, Citizenship and Identity in a Transnational Age*, Baltimore and London, Johns Hopkins University Press, 2004.

3. H. Christopher, M. Smith (eds), *International Relations and the European Union*, Oxford University Press, 2005.

Number of lectures-active classes

Theoretical classes: 45

Practical classes: 30

Instruction method:

Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare oral presentations; contact and individual consultations

Grading system (maximum number of points 100)

Pre-exam obligations	Points	Final Examination	points
Activities during lectures	5	Written Exam	
Activities during practical classes	15	Oral Exam	30
Tests	20	
Seminar classes	10		

Program: Graduate Academic Studies – Master in European Integration

Course title : INTERNATIONAL RELATIONS OF THE EU

Teachers : Prof. Dr. Branko Rakic, Assist. Prof. Dr. Bojan Milisavljevic, Assist. Maja Lukic, LL.M., Assist. Aleksandar Gajic, LL.M.			
Course status: elective course			
Number of ECTS: 8			
Requirements: Bachelor Degree			
Aims of the Course Acquiring of basic knowledge of the second EU pillar, competences of the EU in the field of foreign and security policy, manner of decision-making at the level of the EU in this field, and the practices pertaining to concluding international agreements.			
Course results: Fundamental knowledge of the institutions and competences of the EU in the field of common foreign policy, capability of following the development of this competence of the EU, knowledge of the practices pertaining to the conclusion of international agreements, knowledge of the influence of this policy on the States which are not members of the EU.			
Course Content: <i>Theoretical dimension:</i> 1. Historical basis: The process of EU integration in the field of foreign, security and defense policy – Week One – 3 classes 2. Creation and development of common foreign and security policy – Week Two – 3 classes 3./4 The aims of the foreign and security policy - Weeks Three and Four – 6 classes 5./6. Means of achieving Common Foreign and Security policy – Weeks Five and Six - 6 classes 7./8 Institutional and legal framework of the EU Foreign and Security Policy and the Decision-making process- Weeks Seven and Eight - 6 classes 9/10. European security and defense policy – Weeks Nine and Ten – 6 Weeks 11/12. Initiatives in the field of humanitarian aid and aid for rehabilitation and reconstruction – Weeks Eleven and Twelve – 6 classes 13. Security aspects of EU Enlargement – Week Thirteen – 3 classes 14. EU relations with some of the international organizations and countries – Week Fourteen – 3 classes 15. Critical review of the EU common foreign, security and defense policy and perspectives – Week Fifteen - 3 classes <i>Practical dimension:</i> Analysis of documents and current issues			
Literature: 1. F. Cameron, <i>An introduction to European Foreign Policy</i> , Routledge, 2007. 2. R. Dannreuther and Roland, <i>EU Foreign and Security Policy: The Regional Context</i> , 2003. 3. M. E. Smith, <i>Europe's Foreign and Security Policy, The Institutionalization of Cooperation</i> , Series: Themes in European Governance, Cambridge University Press, 2003.			
Number of lectures-active classes	Theoretical classes: 45	Practical classes: 30	
Instruction method: Interactive lectures which encompass introductory presentation by the lecturer and student participation, students are required to prepare for the lectures and participate in the discussion; certain students may prepare oral presentations; contact and individual consultations			
Grading system (maximum number of points 100)			
Pre-exam obligations	points	Final Examination	points
Activities during lectures	5	Written Exam	

Activities during practical classes	15	Oral Exam	30
Tests	30	
Seminar classes	20		

Module: Practical Knowledge and Skills

Program: Graduate Academic Studies – Master in European Integration		
Course Title: PROFESSIONAL ENGLISH – English legal terminology		
Teachers: Prof. Dr. Stevan Lilić, Assist. Milena Đorđević, LL.M		
Course status: mandatory		
Number of ECTS: in total 5		
Requirements: Bachelor Degree		
Aims of the Course: Gain basic practical knowledge of English terminology which pertains to European integration and the capability to use the terminology.		
Course results: Knowledge of English terminology which facilitates the use of literature in the English language, understanding of legal texts and documents in the EU, relevant legal communication in the English language and writing of relevant texts.		
Course content		
Theoretical content: <ol style="list-style-type: none"> 1. Introduction to Legal English- week one - 4 classes 2. Relevant terminology concerning foundations of European Integration: EU Constitution, judicial protection, international private law, accession and integration – week two – 4 classes 3. EU Business Law terminology: competition law, company law, tax law, and intellectual property law – week three- 4 classes 4. Political and social rights terminology: human rights, democracy, discrimination, labor and social law, environmental law – week four – 4 classes 5. International policy terminology: trade policy, neighborhood policy, EU Enlargement, foreign, security and defense policy – week five – 4 classes <i>Practical skills course</i> Document analysis		
Literature: <ol style="list-style-type: none"> 1. <i>POGESTEI English Terminology</i>, Stevan Lilić, Radmila Dabanović, Milena Đorđević, "POGESTEI Practical Skills Manual". 2. <i>A Dictionary of Law</i>, Oxford University Press, 6th edition 2006. 3. J. Mešić, <i>Engleski za pravnike</i>, Dosije, Beograd, 2003. 4. T. Brostoff, Ann Sinshimer, <i>Legal English, An Introduction to the Legal Language and Culture of the United States</i>, 2nd Edition, Oceania Publications, 2000. 5. Kaplan, <i>Success with Legal Words The English Vocabulary Guide for International Students and Professionals</i>, 1998. 		
Number of lectures – active classes	Theoretical classes: 8	Practical skills: 12

Instruction method: Interactive lectures that include an introductory presentation by the lecturer and student participation, students must prepare for class and participate in discussion, collective and individual consultations.			
Grading system (maximum number of points 100)			
Pre-Exam obligations	Points	Final Exam	Points
Participation in class	20	Written exam	
Practical course (two research tasks)	40 + 40	Oral Exam	30
Contact Hours			
Seminar Classes			

Program: Graduate Academic Studies – Master in European Integration		
Course title: INTERNET skills		
Teachers: Prof. Dr. Stevan Lilić		
Course Status: mandatory course		
Number of ECTS: in total 5		
Requirements: Bachelor Degree		
Aims of the course: Acquiring of fundamental practical knowledge on legal sources on the internet.		
 Aims of the course Knowledge and ability to use legal sources on the internet in relation to European integration.		
Course content: Theoretical content: <ol style="list-style-type: none"> 1. About the internet – week one – 2 classes 2. Internet Access – week two – 2 classes 3. Research on the Internet – week three – 2 classes 4. Internet Presentations for Lawyers – week four – 2 classes 5. Presentation of major institutions on the internet – week five – 2 classes <i>Practical skills course</i> Analysis of internet presentations		
Literature: <ol style="list-style-type: none"> 1. <i>POGESTEI Internet</i>, Stevan Lilić, Radmila Dabanović, Milena Đorđević, "POGESTEI Practical Skills Manual". 2. Carole Levitt, Mark E. Rosch, <i>The Lawyer's Guide to Fact Finding on the Internet</i>, Third Edition American Bar Association, 2007. 3. Kathy Biehl, Tara Calishain, <i>The Lawyer's Guide to Internet Research</i>, Scarecrow Press, London, 2000. 4. <i>Право ЕУ</i>, www.eur-lex.europa.eu 5. <i>ЕУ судске одлуке</i>, http://eur-lex.europa.eu/RECH_jurisprudence.do 		
Number of lectures –active	Theoretical classes: 4	Practical skills: 6

classes			
Instruction method: Interactive lectures that include an introductory presentation by the lecturer and student participation, students must prepare for class and participate in discussion, collective and individual consultations.			
Grading system (maximum number of points 100)			
Pre-Exam obligations	points	Final Exam	points
Participation in class	20	Written exam	
Practical course (two research tasks)	40 + 40	Oral Exam	
Contact Hours			
Seminar Classes			

Program: Graduate Academic Studies – Master in European Integration
Course Title: SCIENTIFIC RESEARCH METHODOLOGY
Teachers: Prof. Dr. Sima Avramovic
Course Status: mandatory course
Number of ECTS: in total 5
Requirements: Bachelor Degree
Aims of the Course: Acquiring of fundamental practical skills and knowledge on expert and scientific research and presentation of results
Course results: Knowledge and capabilities required for scientific and expert research, academic communication and presentation of results.
Course content <i>Theoretical content:</i> <ol style="list-style-type: none"> 1. Introduction to legal research – week one – 2 classes 2. Research of primary sources of law –week two – 2 classes 3. Citation rules – week three – 2 classes 4. Legal writing skills –week four – 2 classes 5. Oral presentation skills - week five – 2 classes <i>Practical skills course</i> Practice of legal research and presentation

Literature:

1. *POGESTEI Research Methodology*, S. Lilić, R. Dabanović, M. Đorđević, "POGESTEI Practical Skills Manual" .
2. M. Salter, , and J. Mason, *Researching and Writing Legal Dissertations*, Longman, 2007.
3. *Речник EUROVOС, вишејезичко издање: српски, енглески, француски, немачки, италијански и шпански*, Институт за међународну политику и привреду, Београд, 2006.
4. *The Bluebook - A Uniform System of Citation*, 18th edition, Harvard Law Review, 2005.
5. B. Luey (ed), *Revising your dissertation: advice from leading editors*, Berkeley, 2004.
6. K. Turabian, *A Manual for Writers, of Term Papers, Theses, and Dissertations Forth Edition*, Chicago, 1973.
7. M.J. Raisch, *European Union Law: An Integrated Guide to Electronic and Print Research*, [http://www.llrx.com /features/eulaw2.htm](http://www.llrx.com/features/eulaw2.htm).

Number of lectures – active classes**Theoretical classes: 4****Practical skills: 6****Instruction method:**

Interactive lectures that include an introductory presentation by the lecturer and student participation, students must prepare for class and participate in discussion, collective and individual consultations.

Grading system (maximum number of points 100)

Pre-Exam obligations	points	Final Exam	points
Participation in class	20	Written exam	
Practical course (two research tasks)	40 + 40	Oral Exam	
Contact Hours			
Seminar Classes			