A CONSONIE WELKOROGEN	Faculty	Faculty of Administration and National Security	
	Field of study	Law	
	Cycle of studies	uniform master's degree programme	
	Mode of studies	full-time/part-time	
	Profile of studies	practical	
Number in the plan	n of studies (or subject code)	F.01	

1. General information

Course name	Equality mainstreaming in theory and practice
ECTS credits	4
Course type	Elective
Module/specialisation	B. Core subjects module
Language of instruction	English
Year of studies	2
Name of course co-ordinator and course instructors	Prof. AJP dr hab. Aleksandra Szczerba

2. Teaching forms and number of hours per semester

Course form	Number of hours	Year/semester	ECTS credits (as per the programme of studies)
workshop	30 hrs (full-time), 18 hrs (part-time)	Year 2/semester 3	4

3. Prerequisites, including the course sequence

Knowledge of constitutional law and English fluency

4. Educational goals

- C1 providing students with in-depth knowledge about the importance of the principle of equality and non-discrimination in a democratic state governed by the rule of law
- $\mbox{\rm C2}$ acquisition of communication skills by students in order to make rational decisions
- ${\sf C3}$ education of students to act on the basis of the principle of equality as a horizontal principle of public policies

Symbol of the learning outcome	Description of the learning outcome	Reference to the outcome for the field of study	
KNOWLEDGE			
W_01 The student knows the mechanisms of incorporating the principle of equality and non-discrimination into the process of creating and implementing public policies K_W04 K_W05			
SKILLS			

U_01	The student uses English to communicate the importance of mainstreaming equality into policies for the proper functioning of the state and society	K_U04 K_U12	
	SOCIAL COMPETENCES		
K_01	The student takes into account the perspective of equality in the formulation and implementation of policies to solve social problems in the field of discrimination	K_K04 K_K09	
K_02	The student proposes solutions based on source materials and professional literature in English	K_K03 K_K08	

No.	Course content	Number of hours	
		full-time	part-time
W1	Familiarising students with learning objectives and learning outcomes, curricular content, assessment methods and criteria, and the form of passing the course	0.5	0.5
W2	Equality mainstreaming – a theoretical approach	6	3
W3	Equality mainstreaming – a methodological approach	9	4
W4	Equality mainstreaming in selected policies – case studies	15	10.5
	Number of class hours	30	18

7. Teaching methods and resources used in the various forms of classes

Course form	Teaching methods (as listed)	Teaching resources
Workshop	M5 - Practical method (2. Subject-specific exercises:	Data projector, relevant legislation
F	reading and analysis of the source text, review of	
	relevant literature, preparation of a project)	

8. Ways (methods) of verification and assessment of the learning outcomes achieved by the student

8.1. Ways (methods) of assessing the achievement of learning outcomes of individual class forms

Course form	Formative assessment (F) - indicates to the student the need to supplement the knowledge or to apply specific methods and tools, stimulating the improvement of work results (as listed)	Summative assessment (P) – summarises the learning outcomes achieved (as listed)
Workshop	F2 – Observation/class participation (assessment of exercises carried out in class)	The summative assessment is the sum of the formative assessments
	F4 - Speech/oral presentation (a longer talk on a selected topic) F5 - Practical exercises (project preparation based on specific objectives)	

8.2. Ways (methods) of verifying the achievement of the learning outcomes (insert "x")

Course outcomes	Workshop		
Course outcomes	F2	F4	F5
W_01	X		X
U_01	X	X	X
K_01	X	X	X
K_02	X		X

9. Description of how the final grade will be determined (rules and criteria for awarding the grade, as well as the calculation of the grade in the case of a course which includes more than one course form, taking into account all the course forms and all the dates for examinations and passes, including any re-sits):

Requirements specifying the criteria for obtaining a grade for a given outcome					
	Grade				
Course learning outcome	Satisfactory Satisfactory plus 3/3.5	Good Good plus 4/4.5	Very good 5		
(W)					
W_01	The student is familiar with some of the mechanisms of including the principle of equality and non-discrimination in the process of creating and implementing public policies	The student is familiar with most of the mechanisms of integrating the principle of equality and non-discrimination into the process of creating and implementing public policies	The student knows all the mechanisms of including the principle of equality and non-discrimination in the process of creating and implementing public policies		
U_01	The student uses English to communicate the importance of mainstreaming equality into policies for the proper functioning of the state and society to a limited extent	The student uses English at an average level to communicate the importance of mainstreaming equality into policies for the proper functioning of the state and society	The student uses English fluently to communicate the importance of mainstreaming equality into policies for the proper functioning of the state and society		
K_01	The student takes into account, to a limited extent, the perspective of equality in the formulation and implementation of policies to solve social problems in the field of discrimination	The student takes into account, at an intermediate level, the perspective of equality in the formulation and implementation of policies to address social problems in the field of discrimination	The student takes into account, to the highest degree, the perspective of equality in the formulation and implementation of policies to solve social problems in the field of discrimination		
K_02	The student proposes solutions based on a few source materials and professional literature in English	The student proposes solutions based on a variety of source materials and professional literature in English	The student proposes solutions based on all the source materials and professional literature in English		

10. Conditions to receive credit for the course

Credit with a grade

11. Student workload (method of calculating ECTS credits):

Form of student activity	Number of hours	
rotini of student activity	Full-time studies	Part-time studies
Contact hours (in class):		
number of hours of student work with direct participation of academic teachers or other instructors	30	18
Student's own work (individual student work related to the course):		
preparation for longer oral presentation	15	15
reading source texts	20	25

reading course literature	15	20
preparation for the project	20	22
total:	100	100
number of ECTS credits allocated to the course: (1 ECTS credit corresponds to 25 hours of student activity)	4	4

12. Literature

Required literature:

- 1. E. Muir, V. Davio, L. van der Meulen, The Horizontal Equality Clauses (Arts 8 10 TFEU) and their Contribution to the Course of EU Equality Law: Still an Empty Vessel?, European Papers, Vol. 7, 2022, No 3, pp. 1381-1403, doi: 10.15166/2499-8249/621
- 2. V. Lomazzi, I. Crespi, Gender mainstreaming and gender equality in Europe: Policies, culture and public opinion, Policy Press, 2019, https://doi.org/10.56687/9781447317722
- 3. OECD Scan: Equality Budgeting in Ireland. Equality mainstreaming and inclusive policy-making in action, https://www.oecd.org/gov/budgeting/equality-budgeting-in-ireland.pdf.
- 4. OECD, Toolkit for Mainstreaming and Implementing Gender Equality 2023, https://doi.org/10.1787/3ddef555-en
- 5. UN Women, Handbook on gender mainstreaming for gender equality results 2022, https://www.unwomen.org/en/digital-library/publications/2022/02/handbook-on-gender-mainstreaming-for-gender-equality-results

Recommended / optional literature:

- 1. S. Cavagnoli, L. Mori, Gender in legislative languages. From EU to national law in English, French, German, Italian and Spanish, Frank & Timme 2019.
- 2. A. Bahri, D. López, J. Y. Remy, Trade policy and gender equality, Cambridge University Press, Cambridge, United Kingdom, 2023.
- 3. T. Rees, Mainstreaming Equality in the European Union, Routledge 1998.
- 4. A. Szczerba-Zawada, M. Dahl, The theory of ordoliberalism and the principle of non-discrimination in EU law: implications for the Member States on the example of Polish Labour Code, "Przegląd Europejski" 2018, nr 4, DOI: 10.5604/01.3001.0013.3457.
- 5. EIGE, https://eige.europa.eu/gender-mainstreaming.

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Signature	

AM. JAKUBA 20	Faculty	Faculty of Administration and National Security	
A Q	Field of study	Law	
$A = \Omega \times A$	Cycle of studies	uniform master's degree programme	
Zo Z	Mode of studies	full-time/part-time	
Z GORZOWIE WIELKOROLSE	Profile of studies	practical	
Number in the plan	n of studies (or subject code)	F.02	

1. General information

Course name	Gender-based violence against women and domestic violence
ECTS credits	4
Course type	elective
Module/specialisation	B. Core subjects module
Language of instruction	English
Year of studies	2
Name of course co-ordinator and course instructors	Prof. AJP dr hab. Aleksandra Szczerba

2. Teaching forms and number of hours per semester

Course form	Number of hours	Year/semester	ECTS credits (as per the programme of studies)
workshop	30 hrs (full-time), 18 hrs (part-time)	Year 2/semester 3	4

3. Prerequisites, including the course sequence

Knowledge of the basics of human rights protection and English fluency

4. Educational goals

- C1 providing students with in-depth knowledge on the importance of protecting the rights of victims of domestic violence in a democratic state governed by the rule of law
- C2 acquiring the ability to apply knowledge to resolve problems in the field of protection of the rights of victims of domestic violence
- $\hbox{C3-developing students' readiness \ to act to protect the rights of victims of domestic violence}$

Symbol of the learning outcome	Description of the learning outcome	Reference to the outcome for the field of study	
	KNOWLEDGE		
W_01	W_01 The student has advanced knowledge of the rights of victims of domestic violence under relevant law K_W03		
SKILLS			

U_01	The student uses his/her knowledge to assess the correctness of the actions of state authorities in the field of protection of the rights of victims of domestic violence			
U_02	The student uses the relevant provisions of law to solve the problems posed to him/her in area of protection of the rights of victims of domestic violence			
$U_{-}03$ The student is aware of the level of his/her knowledge and skills in the field of protection of the rights of victims of crime		K_U10 K_U12		
	SOCIAL COMPETENCES			
K_01	The student proposes solutions to specific problems in area of protection of the rights of victims of domestic violence based on the relevant law, the case law and doctrine	K_K03 K_K05 K_K04		

No.	Course content	Number of hours	
NO.	to. Course content		part-time
W1	Familiarising students with learning objectives and learning outcomes, curricular content, assessment methods and criteria, and the form of passing the course	0.5	0.5
W2	Protection of the rights of victims of domestic violence in public international law	7	3.5
W3	Protecting the rights of victims of domestic violence in the Council of Europe system	7	3.5
W4	Protecting the rights of victims of domestic violence in the European Union system	3	1.5
W5	Protection of the rights of victims of domestic violence in the Polish legal system	6	4
W6	Protecting the rights of victims of domestic violence – a practical approach	6.5	5
	Number of class hours	30	18

7. Teaching methods and resources used in the various forms of classes

Course form	Teaching methods (as listed)	Teaching resources
Workshop	 M2 - Problem-based method (case studies, problem solving, discussion). M5 - Practical method (2. Subject-specific exercises: reading and analysis of the source text, review of relevant literature, review of forms of activity of external agents, case studies and factual analysis) 	Data projector, relevant legislation, relevant judicial decisions, selected position derived from doctrine

8. Ways (methods) of verification and assessment of the learning outcomes achieved by the student

8.1. Ways (methods) of assessing the achievement of learning outcomes of individual class forms

	Formative assessment (F)	
Course	- indicates to the student the need to supplement the	Summative assessment (P) – summarises the learning outcomes achieved (as listed)
form	knowledge or to apply specific methods and tools, stimulating the improvement of work results (as listed)	the learning outcomes achieved (as listed)

do Programu studiów na kierunku prawo – jednolite studia magisterskie o profilu praktycznym, stanowiącego załącznik do Uchwały Nr 5/000/2024 Senatu AJP z dnia 23 stycznia 2024 r.

Workshop	F2 - Observation/class participation	
F	(assessment of exercises carried out in class)	
	F5 - Practical exercises (preparation of	The summative assessment is the sum of
	documents or letters useful in professional work,	the formative assessments
	analysis of facts and resolution of factual	
	situations)	

8.2. Ways (methods) of verifying the achievement of the learning outcomes (insert "x")

Common and annual	Workshop	
Course outcomes	F2	F5
W_01	X	X
U_01	X	X
U_02	X	X
U_03	X	X
K_01	X	X

9. Description of how the final grade will be determined (rules and criteria for awarding the grade, as well as the calculation of the grade in the case of a course which includes more than one course form, taking into account all the course forms and all the dates for examinations and passes, including any re-sits):

F	Requirements specifying the criteria for obtaining a grade for a given outcome			
	Grade			
Course learning outcome (W)	Satisfactory Satisfactory plus 3/3.5	Good Good plus 4/4.5	Very good 5	
W_01	The student has advanced knowledge of some of the rights of victims of domestic violence under relevant law	The student has advanced knowledge of most of the rights of victims of victims of domestic violence under relevant law	The student has advanced knowledge of all the required rights of victims of victims of domestic violence under relevant law	
U_01	The student uses his/her knowledge to assess the correctness of some actions taken by state authorities in the field of protection of the rights of victims of domestic violence	The student uses his/her knowledge to assess the correctness of most of the actions taken by state authorities in the field of protection of the rights of victims of domestic violence	The student uses his/her knowledge to assess the correctness of all actions taken by state authorities in the field of protection of the rights of victims of domestic violence	
U_02	The student uses few provisions of law to solve the problems posed to him/her in area of protection of the rights of victims of domestic violence	The student uses most of the relevant provisions of law to solve the problems posed to him/her in area of protection of the rights of victims of domestic violence	The student uses all relevant provisions of law to solve the problems posed to him/her in area of protection of the rights of victims of domestic violence	
U_03	The student has a low awareness of the level of his/her knowledge and skills in area of protection of the rights of victims of domestic violence	The student is moderately aware of the level of his/her knowledge and skills in the area of protection of the rights of victims of domestic violence	The student is highly aware of the level of his/her knowledge and skills in area of protection of the rights of victims of domestic violence	
K_01	The student proposes solutions to specific problems related to protection of the rights of victims of domestic violence based on a few	The student proposes solutions to specific problems related to protection of the rights of victims of domestic violence on most of the	The student proposes solutions to specific problems related to protection of the rights of victims of domestic violence based on all relevant	

provisions of law, selected	relevant provisions of law,	provisions of law, case law and
case law and doctrine	case law and doctrine	doctrine

10. Conditions to receive credit for the course

Credit with a grade

11. Student workload (method of calculating ECTS credits):

Form of student activity	Number of hours	
rottii of student activity	Full-time studies	Part-time studies
Contact hours (in clas	s):	
number of hours of student work with direct participation of academic teachers or other instructors	30	18
Student's own work (individual student wo	rk related to the cou	ırse):
preparation for analysis and resolution of factual situations	15	15
reading source texts	20	25
reading course literature	15	20
preparation for writing a letter	20	22
total:	100	100
number of ECTS credits allocated to the course: (1 ECTS credit corresponds to 25 hours of student activity)	4	4

12. Literature

Required literature:

- 1. S. De Vido, M. Frulli, Preventing and Combating Violence Against Women and Domestic Violence. A Commentary on the Istanbul Convention, Edward Elgar Publishing 2023.
- 2. P. Schulz, R. Halperin-Kaddari, B. Rudolf, M. A. Freeman, The UN Convention on the Elimination of All Forms of Discrimination Against Women and its Optional Protocol (2nd Edition): A Commentary, Oxford Commentaries on International Law 2022.
- 3. European Institute for Gender Equality, Spurek, S., An analysis of the victims' rights directive from a gender perspective, Publications Office, 2016, https://data.europa.eu/doi/10.2839/723823
- 4. Michailovič, I., Justickaja, S., Vaičiūnienė, R., Banach-Gutierrez, J.B. (2022). Domestic Violence Against Women in Lithuania and Poland: Seeking Adequate Protection of Victims. In: Limantė, A., Pūraitė-Andrikienė, D. (eds) Legal Protection of Vulnerable Groups in Lithuania, Latvia, Estonia and Poland. European Union and its Neighbours in a Globalized World, vol 8. Springer, Cham. https://doi.org/10.1007/978-3-031-06998-7_12

Recommended / optional literature:

- 1. European Parliamentary Research Service, The Istanbul Convention: A tool for combating violence against women and girls.
- 2. N. Z. Hilton, Domestic Violence Risk Assessment: Tools for Effective Prediction and Management (2nd ed.), American Psychological Association 2021, http://www.jstor.org/stable/j.ctv1ctgr13.
- 3. B. Rana, V. Perrie, CEDAW: A Tool for Addressing Violence against Women. In S. S. Aneel, U. T. Haroon, & I. Niazi (Eds.), 70 YEARS OF DEVELOPMENT: THE WAY FORWARD, pp. 111–130, Sustainable Development Policy Institute 2019, http://www.jstor.org/stable/resrep24393.12

Załącznik nr 3 do Programu studiów na kierunku prawo – jednolite studia magisterskie o profilu praktycznym, stanowiącego załącznik do Uchwały Nr 5/000/2024 Senatu AJP z dnia 23 stycznia 2024 r.

Drafted by	Aleksandra Szczerba
Drafted / updated on	15 January 2024
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Signature	

AM. JAKUBA 20	Faculty	Faculty of Administration and National Security	
A Q	Field of study	Law	
$A = \Omega \times A$	Cycle of studies	uniform master's degree programme	
Zo Z	Mode of studies	full-time/part-time	
Z GORZOWIE WIELKOROLSE	Profile of studies	practical	
Number in the plan of studies (or subject code)		F.03	

1. General information

Course name	The United Nations Human Rights Treaty System (I)
ECTS credits	4
Course type	elective
Module/specialisation	B. Core subjects module - School of Contemporary Legal Issues
Language of instruction	English
Year of studies	
Name of course co-ordinator and course instructors	Prof. AJP dr hab. Witold Sobczak

2. Teaching forms and number of hours per semester

Course form	Number of hours full-time/part-time	Year/semester	ECTS credits (as per the programme of studies)
workshop	30/18	2	4

3. Prerequisites, including the course sequence

Students should have knowledge of public international law and international human rights law

4. Educational goals

- C1 To equip students with knowledge of international human rights law.
- C2 To ensure that students are able to use the knowledge they have acquired to critically assess the surrounding reality.
- C3 To ensure that students are able to apply their knowledge in order to solve emerging problems in a dynamically changing environment.
- C4 To develop in students the competence to efficiently solve professional problems and challenges based on critical evaluation of observed legal, political, social, cultural and economic relations.

Symbol of the learning outcome	Description of the learning outcome	Reference to the outcome for the field of study	
	KNOWLEDGE		
W_01	The student has an in-depth knowledge of human rights concepts and the mechanisms in place to protect them.	K_W02	

W_02	The student has an in-depth knowledge of the legal status of individuals, including their rights in relation to public authorities.	K_W06	
	SKILLS		
U_01	The student is able to evaluate social phenomena from the point of view of legal norms and debate them.	K_U03	
U_02	The student is able to apply the acquired knowledge to solve emerging problems in a dynamically changing environment.	K_U04	
U_03	The student is able to use the acquired knowledge to deal with legal and moral dilemmas arising in professional work.	K_U09	
SOCIAL COMPETENCES			
K_01	The student/graduate is competent to critically evaluate the content of laws and their application in the field of human rights protection.	K_K01	
K_02	The student is competent to inspire and organise activities for the social environment in the area of human rights.	K_K07	

No.	Course content	Number of hours	
NO.	, doubt content		part-time
W1	Introduction: issues such as learning outcomes, methods for assessing achievement of these outcomes	0.5	0.5
W2	Characteristics of the UN human rights system.	1.5	1
W3	UN human rights treaty bodies. Characteristics. Normative, legal bases part 1	1.5	1
W4	UN treaty bodies mechanisms for the protection of human rights. States parties' reports. Individual communications. Interstate complaints. Inquiries.	3.5	1.5
W5	Creation of individual complaints to the UN Human Rights Committee; creation of government statements. Analysis of complaints - preparation of a decision of the UN treaty body.	9	6
W6	Creation of interstate complaints to the UN Human Rights Committee. Analysis of complaints - preparation of a decision of the UN treaty body.	3	1.5
W7	Creation of individual complaints to the UN Committee against torture; creation of government statements. Analysis of complaints - preparation of a decision of the UN treaty body.	9	5.5
W8	Subcommittee on Prevention of Torture and other Cruel, Inhuman or Degrading Treatment or Punishment - Cooperation with the National Preventive Mechanism – in practice - Polish example.	2	1
	Number of class hours	30	18

7. Teaching methods and resources used in the various forms of classes

Course form	Teaching methods (as listed)	Teaching resources
Workshop	M1 – expository method (instructional lecture) M2 - problem-based method (interactive lecture, activating methods: analysis of selected judicial decisions - case studies, discussion, problem solving, debate. M5 – practical method, Subject-specific exercises: demonstration: presentation of own work, review of judicial decisions, literature, interpretations of international bodies, analysis of papers presented by students; analysis of examples and facts; reading and analysis of source texts, case study, drafting	Laptop, data projector, relevant legislation, judicial decisions of international and national bodies, case studies and assignments

complaints, motions for reopening proceedings, moot	
court	

$8. \, \text{Ways}$ (methods) of verification and assessment of the learning outcomes achieved by the student

8.1. Ways (methods) of assessing the achievement of learning outcomes of individual class forms

Course form	Formative assessment (F) - indicates to the student the need to supplement the knowledge or to apply specific methods and tools, stimulating the improvement of work results (as listed)	Summative assessment (P) – summarises the learning outcomes achieved (as listed)
workshop	F2 - Observation/class participation - observation of the students' preparation for classes, - assessment of exercises carried out in class, - assessment of exercises completed independently, - verification of knowledge of film or literature, - observation of group work. F4 - Speech/oral presentation: - discussion, - presentation of written work, - giving a longer talk on a selected topic, - debate, - solving a problem orally based on a specific factual situation, - oral interpretation of a text, - oral analysis of a project. F5 - Practical exercises: - project preparation based on specific objectives, - preparation of documents or letters useful in professional work, - analysis of facts and resolution of factual situations, - simulations and role-plays.	The summative assessment is the sum of the formative assessments

8.2. Ways (methods) of verifying the achievement of the learning outcomes (insert "x")

Symbol of the		Workshop		
learning outcome	F2	F4	F5	
W_01	X	X	X	
W_02	X	X	X	
U_01	X	X	X	
U_02	X	X	X	
U_03	X	X	X	
K_01	X	X	X	
K_02	X	X	X	

9. Description of how the final grade will be determined (rules and criteria for awarding the grade, as well as the calculation of the grade in the case of a course which includes more than one course form, taking into account all the course forms and all the dates for examinations and passes, including any re-sits):

Requirements specifying the criteria for obtaining a grade for a given outcome	
Grade	

do Programu studiów na kierunku prawo – jednolite studia magisterskie o profilu praktycznym, stanowiącego załącznik do Uchwały Nr 5/000/2024 Senatu AJP z dnia 23 stycznia 2024 r.

Course learning outcome (W)	Satisfactory Satisfactory plus 3/3.5	Good Good plus 4/4.5	Very good 5
W_01	The student/graduate has a thorough knowledge of some concepts of human rights and the mechanisms in place to protect them	The student/graduate has a thorough knowledge of most of the concepts of human rights and the mechanisms in place to protect them	The student is thoroughly familiar with all the concepts of human rights and the mechanisms in place to protect them
W_02	The student/graduate has indepth knowledge of some issues concerning the legal status of an individual - the rights to which he/she is entitled, especially in relation to public authorities.	The student is familiar with most of the issues concerning the legal status of an individual, including their rights in relation to public authorities.	The student/graduate has indepth knowledge of all issues concerning the legal status of an individual - the rights to which he/she is entitled, especially in relation to public authorities.
U_01	The student is able to evaluate social phenomena satisfactorily from the point of view of legal norms and debate them.	The student is able to evaluate social phenomena well from the point of view of legal norms and debate them.	The student is able to evaluate social phenomena very well from the point of view of legal norms and debate them.
U_02	The student is able to apply the acquired knowledge satisfactorily to solve emerging problems in a dynamically changing environment.	The student is able to apply the acquired knowledge well in order to solve emerging problems in a dynamically changing environment.	The student is able to apply the acquired knowledge very well in order to solve emerging problems in a dynamically changing environment.
U_03	The student/student is able to use the acquired knowledge satisfactorily to deal with legal and moral dilemmas arising in professional work.	The student/student is able to use the acquired knowledge well to deal with legal and moral dilemmas arising in professional work.	The student/student is able to use the acquired knowledge well to deal with legal and moral dilemmas arising in professional work.
K_01	The student is partially competent to critically evaluate the content of laws and their application in the field of human rights protection.	The student is competent to critically evaluate the content of laws and their application in the field of human rights protection.	The student is very competent to critically evaluate the content of laws and their application in the field of human rights protection.
K_02	The student is sufficiently competent to inspire and organise activities for the social environment in the area of human rights.	The student is well competent to inspire and organise activities for the social environment in the area of human rights.	The student is very competent to inspire and organise activities for the social environment in the area of human rights.

10. Conditions to receive credit for the course

Examination

11. Student workload (method of calculating ECTS credits):

Form of student activity	Number of hours			
Form of student activity	full-time studies	part-time studies		
Contact hours (in class):				
number of hours of student work with direct participation of academic teachers or other instructors 30		18		

Student's own work (individual student work related to the course):		
Reading literature	30	36
Preparation for classes, completing tasks - assignments	40	46
total:	100	100
number of ECTS credits allocated to the course: (1 ECTS credit corresponds to 25 hours of student activity)	4	4

12. Literature

Required literature:

- 1. S. Chesterman, D. M. Malone, S. Villalpando (ed.), The Oxford Handbook of United Nations Treaties, Oxford 2019.
- 2. S. Joseph, K. Mitchell., L. Gyorki, C. Benninger-Budel, Seeking Remedies for Torture Victims: Handbook on the Individual Complaints Procedures of the UN Treaty Bodies, Oxford 2006.
- 3. S. Joseph, M. Castan, International Covenant on Civil and Political Rights. Cases, Materials, and Commentary 3rd Edition, Oxford 2013.
- 4. H. Keller, G. Ulfstein (Ed.), UN Human Rights Treaty Bodies: Law and Legitimacy (Studies on Human Rights Conventions Book, Cambridge 2012.
- 5. S. Egan, The United Nations human rights treaty system: law and procedure, Haywards Heath 2011.

Recommended / optional literature:

- 1. M. Nowak, UN Covenant on Civil and Political Rights. CCPR Commentary, Kehl, Strasbourg, Arlington, N.P. Engel 2005.
- 2. M. Nowak, M. Birk, G. Monina (Ed.), The United Nations Convention Against Torture and its Optional Protocol: A Commentary (Oxford Commentaries on International Law) 2nd Edition, Oxford 2019.

Drafted by	Witold Sobczak
Drafted / updated on	15 January 2024
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Signature	Witold Sobczak

AKUBA PARAPARA TA	Wydział	Faculty of Administration and National Security
	Field of study	Law
	Cycle of studies	uniform master's degree programme
	Mode of studies	full-time/part-time
GONTOWIE WIELKOPOLSE	Profile of studies	practical
Number in the plan of studies (or subject code		F.04.

1. General information

Course name	Anti-Corruption Ethics and Compliance
ECTS credits	4
Course type	elective
Module/specialisation	School of Contemporary Legal Issues
Language of instruction	English
Year of studies	2
Name of course co-ordinator and course instructors	dr hab. Patrycja J. Suwaj

2. Teaching forms and number of hours per semester

Course form	Number of hours	Year/semester	ECTS credits (as per the programme of studies)
workshop	30 hrs (full-time), 18 hrs (part-time)	Year II/semester 3	4

3. Prerequisites, including the course sequence

The student should be fluent in English

4. Educational goals

- C1 To equip students with an in-depth knowledge of anti-corruption law and solutions to prevent conflicts of interest
- C2 To make students able to differentiate between the different instruments of prevention, detection and criminalisation of corruption
- C3 To instil in students a sensitivity to the need to respect the highest ethical standards both in and out of the workplace
- C4 To develop in students the readiness to independently broaden and deepen their knowledge in order to perform their professional and social roles responsibly

Symbol of the learning outcome	Description of the learning outcome	Reference to the outcome for the field of study
	KNOWLEDGE	

W_01	The student has an in-depth, structured and well-established knowledge of the main institutions of international and national anti-corruption law and their specificities.	K_W03
	SKILLS	
U_01	The student is able to formulate and test hypotheses and anticipate possible scenarios of developments in order to make rational decisions, both individually and in groups, to ensure public integrity.	K_U07
U_02	The student is able to apply anti-corruption solutions.	K_U013
	SOCIAL COMPETENCES	
K_01	The student is competent to recognise the importance of knowledge in solving cognitive and practical problems in the field of law and legal relations based on it and to use expert knowledge in this area	K_K03
K_02	The student can communicate effectively both independently and as part of a team, respecting different arguments and different value systems.	K_K05

No.	Course content	Number of hours	
NO.	course content	full-time	part-time
W1	Familiarizing students with learning outcomes and assessment methods Ethics, values and standards in public space.	3	3
W2	Public integrity system	3	3
W3	Pathologies of public life	3	3
W4	Corruption and conflict of interest	3	3
W5	Instruments to prevent, detect and penalize corruption.	3	3
W6	Soft and hard domestic anti-corruption law	3	3
W7	International anti-corruption law	3	3
W8	Codes of conduct, codes of ethics. Compliance	3	3
W9	Whistleblowers protection.	3	3
W10	Tools to support ethical atmosphere in the organization (HRM)	3	3
	Number of class hours	30	30

7. Teaching methods and resources used in the various forms of classes

Course form	Teaching methods (as listed)	Teaching resources
Workshop	M1 – expository method (instructional lecture) M2 – problem-based method ((interactive lecture,	Data projector, computer, whiteboard, flipchart
	activating methods: case method (e.g. case study);	
	didactic games (e.g. simulation of a given situation),	
	discussion (e.g. related to the lecture), brainstorming,	
	problem solving, debate, questions and answers.)	
	M5 - practical method,	
	Subject-specific exercises: (reading and analysis of	
	source text, analysis of cases and facts, discussion of	
	films, drafting of case studies, analysis of solutions,	

preparation of a code of ethics/good practice, preparing	
a project)	

$8. \, \text{Ways}$ (methods) of verification and assessment of the learning outcomes achieved by the student

8.1. Ways (methods) of assessing the achievement of learning outcomes of individual class forms

C	Formative assessment (F)		
Course form	 indicates to the student the need to supplement the knowledge or to apply specific methods and tools, stimulating the improvement of work results (as listed) 	Summative assessment (P) – summarises the learning outcomes achieved (as listed)	
workshop	F2 - Observation/class participation - observation of the students' preparation for classes, - assessment of exercises carried out in class, - assessment of exercises completed independently, - verification of knowledge of film or literature, - observation of group work. F4 - Speech/oral presentation: - discussion, - presentation of written work, - giving a longer talk on a selected topic, - debate, - solving a problem orally based on a specific factual situation.	The summative assessment is the sum of the formative assessments	
	 oral interpretation of a text, oral analysis of a project. F5 - Practical exercises: project preparation based on specific objectives, preparation of documents or letters useful in professional work, analysis of facts and resolution of factual situations, simulations and role-plays. 		

8.2. Ways (methods) of verifying the achievement of the learning outcomes (insert "x")

Symbol		Workshop	
of the learnin g outcom	F2	F4	F5
e			
W_01	X	X	X
U_01	X	X	X
U_02	X	X	X
K_01	X	X	X
K_02	X	X	X

9. Description of how the final grade will be determined (rules and criteria for awarding the grade, as well as the calculation of the grade in the case of a course which includes more than one course form, taking into account all the course forms and all the dates for examinations and passes, including any re-sits):

Requirements specifying the criteria for obtaining a grade for a given outcome					
Grade					
Course learning	Course learning Satisfactory Good Very good				
outcome Satisfactory plus Good plus 5					

	3/3.5	4/4.5	
W_01	The student has an in-depth, structured and well-established knowledge of the main institutions of	structured and well- established knowledge of most of the main	The student has an in-depth, structured and well-established knowledge of all the main institutions of international and
	international and national anti-corruption law and their specificities.	and national anti-corruption law and their specificities.	-
U_01	The student is able to formulate and test hypotheses and anticipate possible scenarios of developments in order to make rational decisions, both individually and in groups, to ensure public integrity.	The student is able to formulate and test hypotheses well and anticipate possible scenarios of developments in order to make rational decisions, both individually and in groups, to ensure public integrity.	The student is able to formulate and test hypotheses very well and anticipate possible scenarios of developments in order to make rational decisions, both individually and in groups, to ensure public integrity.
U_02	The student is able to apply anti-corruption solutions.	The student is able to apply anti-corruption solutions.	The student is able to apply anticorruption solutions.
K_01	The student understands the importance of knowledge of the foundations of law, but does not draw conclusions. The student is competent to recognise the importance of knowledge in solving cognitive and practical problems in the field of law and legal relations based on it and to use expert knowledge in this area, but does not draw conclusions.	The student is competent to recognise the importance of knowledge in solving cognitive and practical problems in the field of law and legal relations based on it and to use expert knowledge in this area, and is able to draw conclusions as to their usefulness.	The student is competent to recognise the importance of knowledge in solving cognitive and practical problems in the field of law and legal relations based on it and to use expert knowledge in this area, and is able to draw conclusions as to the usefulness of their application in practice and the formation of their own attitude.
K_02	The student can communicate effectively during the (legal) decision-making process, both independently and as part of a team, respecting different arguments and different value systems, but does not draw conclusions.	communicate effectively during the (legal) decision-making process, both independently and as part of a team, respecting different arguments and different value systems, and	The student can communicate effectively during the (legal) decision-making process, both independently and as part of a team, respecting different arguments and different value systems, and is able to draw conclusions on the subject and tries to form his/her own opinion.

10. Conditions to receive credit for the course

Examination

11. Student workload (method of calculating ECTS credits):

Form of student activity	Number of hours		
Form of student activity	Full-time studies	Part-time studies	
Contact hours (in class):			
number of hours of student work with direct participation of	urs of student work with direct participation of		
academic teachers or other instructors	30 30		
Student's own work (individual student work related to the course):			

do Programu studiów na kierunku prawo – jednolite studia magisterskie o profilu praktycznym, stanowiącego załącznik do Uchwały Nr 5/000/2024 Senatu AJP z dnia 23 stycznia 2024 r.

Reading literature, watching films	30	30
Preparation for classes	40	40
total:	100	100
number of ECTS credits allocated to the course: (1 ECTS credit corresponds to 25 hours of student activity)	4	4

12. Literature

Required literature:

- 1. Texts of national and international legislation
- 2. Public Integrity. Theories and practical instruments, P.J. Suwaj, H. Rieger (eds.), Bratislawa 2009 https://www.nispa.org/publication_details.php?pid=132&pg=8
- 3. 2003 Recommendation for Managing Conflict of Interest in the Public Service
- 4. 1998 Recommendation on Improving Ethical Conduct in the Public Service
- 5. The OECD Anti-Bribery Convention
- 6. Good Practice Guidance on Internal Controls, Ethics, and Compliance
- 7. Few and Far: The Hard Facts on Stolen Asset Recovery
- 8. Boosting integrity, fighting corruption
- 9. Annual reports of the OECD Working Group on Bribery
- 10. Country Reports on Implementation of the OECD Anti-Bribery Convention
- 11. OECD Recommendation of Council on Public Sector Integrity, www.oecd.org/gov/ethics/OECD-Recommendation-Public-Integrity.pdf.
- 12. OECD SIGMA (2018), Toolkit for the preparation, implementation, monitoring, reporting and evaluation of public administration reform and sector strategies. The Toolkit provides practical guidance on each stage of the development, implementation, monitoring and overall management of strategies that could be used for anti-corruption policies as well. See at: www.sigmaweb.org/publications/SIGMA-Strategy-Toolkit-October-2018.pdf.

Recommended / optional literature:

- 1. OECD SIGMA (2018), Principles of Public Administration for European Neighbourhood Policy countries, www.sigmaweb.org/publications/principles-public-administration-european-neighbourhood-policy.htm.
- 2. The International Comparative Legal Guide to: Corporate Governance, Global Legal Group, 2018, www.acc.com/sites/default/files/resources/vl/membersonly/Article/1487504_1.pdf.
- 3. Anti-corruption Reforms in Eastern Europe and Central Asia

https://www.oecd.org/corruption/Anti-Corruption-Reforms-Eastern-Europe-Central-Asia-2016-2019-ENG.pdf

Drafted by	Patrycja J. Suwaj
Drafted / updated on	15 January 2024
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Signature	

AKUBA ZORARA OYEA	Faculty	Faculty of Administration and National Security	
	Field of study	Law	
$A = \Omega \times A$	Cycle of studies	uniform master's degree programme	
12 1	Mode of studies	full-time/part-time	
Z GORZOWIE WIELKOROLSE	Profile of studies	practical	
Number in the plan of studies (or subject code)		F.05.	

1. General information

Course name	Recent development in the CJEU case-law
ECTS credits	4
Course type	Elective
Module/specialisation	B. Core subjects module
Language of instruction	English
Year of studies	2
Name of course co-ordinator and course instructors	Prof. AJP dr hab. Aleksandra Szczerba

2. Teaching forms and number of hours per semester

Course form	Number of hours	Year/semester	ECTS credits (as per the programme of studies)
workshop	30 hrs (full-time), 18 hrs (part-time)	Year 2/semester 4	4

3. Prerequisites, including the course sequence

Knowledge of the institutions and sources of European Union law and English fluency

4. Educational goals

- ${\sf C1}$ explaining to students the role of the CJEU in interpreting and assessing the validity of EU law
- ${\tt C2}$ acquisition by students of the ability to use the acquired knowledge in order to critically assess the surrounding reality through the prism of the relevant case law of the CJEU
- $\hbox{C3-developing students' readiness to broaden and deepen their knowledge of the CJEU's jurisprudence in order to responsibly fulfil their professional and social roles}\\$

Symbol of the learning outcome	rning Description of the learning outcome	
KNOWLEDGE		
W_01	The student has an in-depth knowledge of the role of the CJEU in interpreting and assessing the validity of EU law	K_W02
W_02	The student is aware of the importance of the CJEU jurisprudence for the proper functioning of a democratic state governed by the rule of law	K_W05 K_W07

	SKILLS			
U_01	The student uses the acquired knowledge to consider legal dilemmas arising in professional work and convinces others to his/her assessment of the surrounding reality, referring to the case law of the CJEU	K_U09		
U_02	The student uses English in the analysis of the case law of the CJEU	K_U12		
	SOCIAL COMPETENCES			
K_01	The student recognises the importance of knowledge of the CJEU's case law in solving the professional problems posed to him or her and convinces others to do the same	K_K03 K_K05		

No.	Course content	Number of hours	
140.	110. Gourse content		part-time
W1	Familiarising students with learning objectives and learning outcomes, curricular content, assessment methods and criteria, and the form of passing the course	0.5	0.5
W2	The Court of Justice of the European Union – composition, competences	3	1.5
W3	Specificity of the CJEU's interpretation of EU law	6.5	3
W4	Practical aspects of proceedings before the CJEU	8	5
W5	CJEU case law and its relevance to the protection of the rule of law	2	2
W6	The latest case law of the Court of Justice of the European Union in selected thematic areas – an analysis from the perspective of a legal practitioner	10	6
	Number of class hours	30	18

7. Teaching methods and resources used in the various forms of classes

Course form	Teaching methods (as listed)	Teaching resources
Workshop	M5 - Practical method (2. Subject-specific exercises:	Data projector, relevant CJEU
r	reading and analysis of the source text, review of	decisions, relevant EU legislation,
	relevant literature, review of forms of activity of	literature on the subject
	external agents)	
	M2. Problem-based method (debate)	

8. Ways (methods) of verification and assessment of the learning outcomes achieved by the student

8.1. Ways (methods) of assessing the achievement of learning outcomes of individual class forms

	Formative assessment (F)	
Course form	 indicates to the student the need to supplement the knowledge or to apply specific methods and tools, stimulating the improvement of work results (as listed) 	Summative assessment (P) – summarises the learning outcomes achieved (as listed)
Workshop	F2 - Observation/class participation	The summative assessment is the sum of
Î	(assessment of exercises carried out in class,	the formative assessments
	observation of group work)	
	F4 - Speech/oral presentation (a longer talk on	
	a selected topic; a debate)	

8.2. Ways (methods) of verifying the achievement of the learning outcomes (insert "x")

Course outcomes	Workshop	
Course outcomes	F2	F4
W_01	X	X
W_02	X	X
U_01	X	X
U_02	X	X
K_01		X

9. Description of how the final grade will be determined (rules and criteria for awarding the grade, as well as the calculation of the grade in the case of a course which includes more than one course form, taking into account all the course forms and all the dates for examinations and passes, including any re-sits):

Requirements specifying the criteria for obtaining a grade for a given outcome				
	Grade			
Course learning outcome (W)	Satisfactory Satisfactory plus 3/3.5	Good Good plus 4/4.5	Very good 5	
W_01	The student has an in-depth knowledge of the role of the CJEU in interpreting and assessing the validity of some EU law	The student has an in-depth knowledge of the role of the CJEU in interpreting and assessing the validity of most EU law	The student has an in-depth knowledge of the role of the CJEU in interpreting and assessing the validity of all of the required EU law	
W_02	The student has a low awareness of the importance of the CJEU jurisprudence for the proper functioning of a democratic state governed by the rule of law	The student is moderately aware of the importance of the CJEU jurisprudence for the proper functioning of a democratic state governed by the rule of law	The student is highly aware of the importance of the CJEU jurisprudence for the proper functioning of a democratic state governed by the rule of law	
U_01	The student uses the acquired knowledge to a limited extent to consider legal dilemmas that arise in professional work and convinces others to his or her assessment of the surrounding reality, referring to the case law of the CJEU	The student uses the acquired knowledge to a medium degree to consider legal dilemmas arising in professional work and convinces others to his or her assessment of the surrounding reality, referring to the case law of the CJEU	The student uses the acquired knowledge to an advanced degree to consider legal dilemmas arising in professional work and convinces others to his or her assessment of the surrounding reality, referring to the case law of the CJEU	
U_01	The student rarely uses English in the analysis of the case law of the CJEU	The student quite often uses English in the analysis of the case law of the CJEU	The student regularly uses English in the analysis of the case law of the CJEU	
K_01	The student finds it difficult to recognize the importance of knowledge of the CJEU's case law in solving the professional problems posed to him/her and is reluctant to convince others to do so	The student recognises the importance of knowledge of the CJEU's case law in solving the professional problems posed to him/her, but is unsuccessful in convincing others to do so	The student recognises the importance of knowledge of the CJEU case law in solving the professional problems posed to him/her and successfully convinces others to do so	

10. Conditions to receive credit for the course

Credit with a grade

11. Student workload (method of calculating ECTS credits):

Form of student activity	Number of hours	
rotini of student activity	Full-time studies	Part-time studies
Contact hours (in clas	s):	
number of hours of student work with direct participation of academic teachers or other instructors	30	18
Student's own work (individual student wo	rk related to the cou	rse):
preparation for a debate	10	17
reading course literature	5	8
reading source texts	5	7
total:	50	50
number of ECTS credits allocated to the course: (1 ECTS credit corresponds to 25 hours of student activity)	2	2

12. Literature

Required literature:

- 1. M. Kawczyńska, The Court of Justice of the European Union as a law-maker: enhancing integration or acting ultra vires? In: Judicial Law-Making in European Constitutional Courts, M. Florczak-Wątor, Routledge 2020, https://doi.org/10.4324/9781003022442
- 2. T. Horsley, The Court of Justice of the European Union as an Institutional Actor Judicial Lawmaking and its Limits, Cambridge University Press 2018.
- 3. A. von Bogdandy, P. Bogdanowicz, I. Canor, M. Schmidt, M. Taborowski, Drawing red lines and giving (some) bite the CJEU's deficiencies judgment on the European rule of law, Universitätsbibliothek Johann Christian Senckenberg 2018, https://doi.org/10.17176/20180730-102416-0.

Recommended / optional literature:

- 1. A. K. Polomarkakis, The Court of Justice of the European Union as a legal field. European Law Open. 2023;2(2):244-270. doi:10.1017/elo.2023.31
- 2. M. Guerrero, Lawyering for LGBT rights in Europe: the emancipatory potential of strategic litigation at the CJEU and the ECtHR, Florence: European University Institute, 2018, EUI, LAW, PhD Thesis https://hdl.handle.net/1814/60246

Drafted by	Aleksandra Szczerba	
Drafted / updated on	15 January 2024	
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Signature		

JAIM. JAKUBA ZA	Faculty	Faculty of Administration and National Security
A Q A A Q C C C C C C C C C C C C C C C	Field of study	Law
0	Cycle of studies	uniform master's degree programme
	Mode of studies	full-time/part-time
GONTOWIE WIELKOPOLSE	Profile of studies	practical
Number in the plan of studies (or subject code)		F.06

1. General information

Course name	Fundamentals of insurance - legal perspective
ECTS credits	4
Course type	Elective
Module/specialisation	B. Core subjects module
Language of instruction	English
Year of studies	2
Name of course co-ordinator and course instructors	r.pr. mgr Tomasz Klemt

2. Teaching forms and number of hours per semester

Course form	Number of hours	Year/semester	ECTS credits (as per the programme of studies)
workshop	30 hrs (full-time), 18 hrs (part-time)	Year 2/semester 4	4

3. Prerequisites, including the course sequence

Knowledge of constitutional law and basic concepts of jurisprudence; English fluency

4. Educational goals

- C1 providing students with in-depth knowledge about the importance of the insurance in day-to-day practice of the lawyer
- C2 acquisition of communication skills by students in order to make rational decisions
- ${\sf C3}$ education of students to act following a risk assessment of the organization's activities and choose the appropriate form of insurance

Symbol of the learning outcome	Description of the learning outcome	Reference to the outcome for the field of study
KNOWLEDGE		
W_01 The student knows how to act based on the risk assessment of the organization's activities and choose the appropriate form of insurance K_W04 K_W05		
SKILLS		

U_01	The student uses English to communicate the importance of the insurance in day-to-day practice of the lawyer	K_U04 K_U12
SOCIAL COMPETENCES		
K_01	The student takes into account the perspective of risk management in real life and understands forms of insurance	K_K04 K_K09
K_02	The student proposes solutions based on source materials and professional literature in English	K_K03 K_K08

No.	Course content	Number of hours	
NO.	Course content	full-time	part-time
W1	Familiarizing students with learning objectives and learning outcomes, curricular content, assessment methods and criteria, and the form of passing the course	0.5	0.5
W2	Risk and insurance (Insurance definitions. The essence of insurance risk. Uninsurable risks. A simple model of the insurance risk portfolio. Features of an ideal insurance risk portfolio. Insurance as a financial service. Adverse selection and moral hazard in insurance.)	6	3
W3	Organization of the insurance market (Scope of regulations in the insurance market. Separation of two sections of the insurance market. Insurers, reinsurers, insurance intermediaries. Forms of an insurance company. Types of mutual insurance. The Lloyd's of London and EU Insurance Market. Locating insurance risk outside the insurance sector	9	4
W4	Insurance in practice – case studies (Collaboration: broker/agent – insurance company. Collaboration: broker/agent – client. Types of contracts with clients & carriers. Nature of the brokerage agreement. Factors shaping the content of brokerage agreements. Premium, premium rates, brokerage fee, tax, payments, debt collection. Policy lifecycle. Submission. Quotation. Binder. Policy. Endorsement. Renewal. Cancellation. Claims)	15	10.5
	Number of class hours	30	18

7. Teaching methods and resources used in the various forms of classes

Course form	Teaching methods (as listed)	Teaching resources
Workshop	M5 - Practical method (2. Subject-specific exercises:	Data projector, relevant legislation
F	reading and analysis of the source text, review of	
	relevant literature, preparation of a project)	

8. Ways (methods) of verification and assessment of the learning outcomes achieved by the student

8.1. Ways (methods) of assessing the achievement of learning outcomes of individual class forms

	Formative assessment (F)	
Course form	 Formative assessment (F) indicates to the student the need to supplement the knowledge or to apply specific methods and tools, stimulating the improvement of work results (as listed) 	Summative assessment (P) – summarises the learning outcomes achieved (as listed)

do Programu studiów na kierunku prawo – jednolite studia magisterskie o profilu praktycznym, stanowiącego załącznik do Uchwały Nr 5/000/2024 Senatu AJP z dnia 23 stycznia 2024 r.

Workshop	F2 - Observation/class participation	The summative assessment is the sum of the
	(assessment of exercises carried out in	formative assessments
	class)	
	F4 - Speech/oral presentation (a longer	
	talk on a selected topic)	
	F5 - Practical exercises (project	
	preparation based on specific objectives)	

8.2. Ways (methods) of verifying the achievement of the learning outcomes (insert "x")

Course outcomes	Workshop		
Course outcomes	F2	F4	F5
W_01	X		X
U_01	X	X	X
K_01	X	X	X
K_02	X		X

9. Description of how the final grade will be determined (rules and criteria for awarding the grade, as well as the calculation of the grade in the case of a course which includes more than one course form, taking into account all the course forms and all the dates for examinations and passes, including any re-sits):

I	Requirements specifying the criteria for obtaining a grade for a given outcome			
	Grade			
Course learning outcome (W)	Satisfactory Satisfactory plus 3/3.5	Good Good plus 4/4.5	Very good 5	
W_01	The student is familiar with some of the mechanisms of risk assessment of the organization's activities and knows how to choose the appropriate form of insurance	The student is familiar with most of the mechanisms of risk assessment of the organization's activities and knows how to choose the appropriate form of insurance	The student knows all the mechanisms of including the principle of risk assessment of the organization's activities and knows how to choose the appropriate form of insurance	
U_01	The student uses English to communicate the importance of the insurance in day-to-day practice of the lawyer to a limited extent	The student uses English at an average level to communicate the importance of the insurance in day-to-day practice of the lawyer	The student uses English fluently to communicate the importance of the insurance in day-to-day practice of the lawyer	
K_01	The student takes into account, to a limited extent, the perspective of risk management in real life and understands forms of insurance	The student takes into account the perspective of risk management in real life at an intermediate level and understands forms of insurance	The student takes into account the perspective of risk management in real life to the highest degree and understands forms of insurance	
K_02	The student proposes solutions based on a few source materials and professional literature in English	The student proposes solutions based on a variety of source materials and professional literature in English	The student proposes solutions based on all the source materials and professional literature in English	

10. Conditions to receive credit for the course

Credit	with a	grade
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11. Student workload (method of calculating ECTS credits):

Form of student activity	Number of hours	
rotini of student activity	Full-time studies	Part-time studies
Contact hours (in clas	s):	
number of hours of student work with direct participation of academic teachers or other instructors	30	18
Student's own work (individual student wo	rk related to the cou	rse):
preparation for longer oral presentation	15	15
reading source texts	20	25
reading course literature	15	20
preparation for the project	20	22
total:	100	100
number of ECTS credits allocated to the course: (1 ECTS credit corresponds to 25 hours of student activity)	4	4

12. Literature

Required literature:

- 1. T. Klemt, Financial market in search of optimal consumer (customer) protection [w:] R. Grzeszczak (ed), Economic Freedom and Market Regulation, Baden-Baden, 2020
- 2. P. Terezkiewicz, M.J. Golecki, Protecting financial consumers in Europe: comparative perspectives and policy choices, Leiden 2023
- 3. P. Marano, K. Noussia, Transparency in Insurance Regulation and Supervisory Law. A Comparative Analysis, Springer 2021.

Recommended / optional literature:

- 1. P. Marano, M. Siri, Insurance Regulation in the European Union, Palgrave Macmillan Cham 2018, https://doi.org/10.1007/978-3-319-61216-4.
- 2. Phillip Hellwege, A Comparative History of Insurance Law in Europe.: A Research Agenda, 2018, https://www.jstor.org/stable/j.ctv1q69kn3

Drafted by	Tomasz Klemt
Drafted / updated on	15 January 2024
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Signature	

A.M. JAKUBA 20	Faculty	Faculty of Administration and National Security
TAP.	Field of study	Law
Δ Δ Δ Δ	Cycle of studies	uniform master's degree programme
Z GORZOWIE WIELKOROLSKI	Mode of studies	full-time/part-time
	Profile of studies	practical
Number in the plan of studies (or subject code)		F.07

1. General information

Course name	The United Nations Human Rights Treaty System (II)
ECTS credits	4
Course type	elective
Module/specialisation	B. Core subjects module - School of Contemporary Legal Issues
Language of instruction	English
Year of studies	
Name of course co-ordinator and course instructors	Prof. AJP dr hab. Witold Sobczak

2. Teaching forms and number of hours per semester

Course form	Number of hours full-time/part-time	Year/semester	ECTS credits (as per the programme of studies)
workshop	30/18	Year 2/semester 4	4

3. Prerequisites, including the course sequence

Students should have knowledge of public international law and international human rights law

4. Educational goals

- C1 To equip students with knowledge of international human rights law.
- C2 To ensure that students are able to use the knowledge they have acquired to critically assess the surrounding reality.
- C3 To ensure that students are able to apply their knowledge in order to solve emerging problems in a dynamically changing environment.
- C4 To develop in students the competence to efficiently solve professional problems and challenges based on critical evaluation of observed legal, political, social, cultural and economic relations.

Symbol of the learning outcome	Description of the learning outcome	Reference to the outcome for the field of study
	KNOWLEDGE	
W_01	The student has an in-depth knowledge of human rights concepts and the mechanisms in place to protect them.	K_W02

W_02	W_02 The student has an in-depth knowledge of the legal status of individuals, including their rights in relation to public authorities.			
	SKILLS			
U_01	The student is able to evaluate social phenomena from the point of view of legal norms and debate them.	K_U03		
U_02	The student is able to apply the acquired knowledge to solve emerging problems in a dynamically changing environment.	K_U04		
U_03 The student is able to use the acquired knowledge to deal with legal and moral dilemmas arising in professional work.		K_U09		
	SOCIAL COMPETENCES			
K_01	The student/graduate is competent to critically evaluate the content of laws and their application in the field of human rights protection.	K_K01		
K_02	The student is competent to inspire and organise activities for the social environment in the area of human rights.	K_K07		

No.	Course content	Number of hours	
to. Gourge content		full-time	part-time
W1	Introduction: issues such as learning outcomes, methods for assessing achievement of these outcomes	0.5	0.5
W2	UN human rights treaty bodies. Characteristics. Normative, legal bases part 2	1.5	1
W3	Creation of individual complaints to the Committee on the Elimination of Discrimination against Women, creation of government statements. Analysis of complaints - preparation of a decision of the UN treaty body.	9	5
W4	Creation of individual complaints to the Committee on the Elimination of Racial Discrimination, creation of government statements. Analysis of complaints - preparation of a decision of the UN treaty body.	9	5
W5	Inter-state communications – relevant procedures - CAT, CMW, CED, ICESCR and CRC. Practical exercises	6	3.5
W6	UN Treaty Bodies inquiries - legal basis - procedures. Analysis of selected problems.	2	1
W7	New challenges for a universal human rights protection system. Debate – discussion.	2	2
	Number of class hours	30	18

7. Teaching methods and resources used in the various forms of classes

Course form	Teaching methods (as listed)	Teaching resources
Workshop	M1 - expository method (instructional lecture) M2 - problem-based method ((interactive lecture, activating methods: analysis of selected judicial decisions - case studies, discussion, problem solving, debate. M5 - practical method, Subject-specific exercises: demonstration: presentation of own work, review of judicial decisions, literature, interpretations of international bodies, analysis of papers presented by students; analysis of examples and facts; reading and analysis of source texts, case study, drafting complaints, motions for reopening proceedings, moot court	Laptop, data projector, relevant legislation, judicial decisions of international and national bodies, case studies and assignments

$8. \, Ways$ (methods) of verification and assessment of the learning outcomes achieved by the student

8.1. Ways (methods) of assessing the achievement of learning outcomes of individual class forms

Course form	Formative assessment (F) - indicates to the student the need to supplement the knowledge or to apply specific methods and tools, stimulating the improvement of work results (as listed)	Summative assessment (P) – summarises the learning outcomes achieved (as listed)
workshop	F2 - Observation/class participation - observation of the students' preparation for classes, - assessment of exercises carried out in class, - assessment of exercises completed independently, - verification of knowledge of film or literature, - observation of group work. F4 - Speech/oral presentation: - discussion, - presentation of written work, - giving a longer talk on a selected topic, - debate, - solving a problem orally based on a specific factual situation, - oral interpretation of a text, - oral analysis of a project. F5 - Practical exercises: - project preparation based on specific objectives, - preparation of documents or letters useful in professional work, - analysis of facts and resolution of factual situations, - simulations and role-plays.	The summative assessment is the sum of the formative assessments

8.2. Ways (methods) of verifying the achievement of the learning outcomes (insert "x")

Symbol of		Workshop	
the learning outcome	F2	F4	F5
W_01	X	X	X
W_02	X	X	X
U_01	X	X	X
U_02	X	X	X
U_03	X	X	X
K_01	X	X	X
K_02	X	X	X

9. Description of how the final grade will be determined (rules and criteria for awarding the grade, as well as the calculation of the grade in the case of a course which includes more than one course form, taking into account all the course forms and all the dates for examinations and passes, including any re-sits):

Requirements specifying the criteria for obtaining a grade for a given outcome					
	Grade				
Course learning outcome (W)	Satisfactory Satisfactory plus 3/3.5	Good Good plus 4/4.5	Very good 5		
W_01	The student/graduate has a	The student/graduate has a	The student is thoroughly		

W_02	thorough knowledge of some concepts of human rights and the mechanisms in place to protect them The student/graduate has indepth knowledge of some	thorough knowledge of most of the concepts of human rights and the mechanisms in place to protect them The student is familiar with most of the issues concerning	familiar with all the concepts of human rights and the mechanisms in place to protect them The student/graduate has in- depth knowledge of all issues
	issues concerning the legal status of an individual - the rights to which he/she is entitled, especially in relation to public authorities.	the legal status of an individual, including their rights in relation to public authorities.	concerning the legal status of an individual - the rights to which he/she is entitled, especially in relation to public authorities.
U_01	The student is able to evaluate social phenomena satisfactorily from the point of view of legal norms and debate them.	The student is able to evaluate social phenomena well from the point of view of legal norms and debate them.	The student is able to evaluate social phenomena very well from the point of view of legal norms and debate them.
U_02	The student is able to apply the acquired knowledge satisfactorily to solve emerging problems in a dynamically changing environment.	The student is able to apply the acquired knowledge well in order to solve emerging problems in a dynamically changing environment.	The student is able to apply the acquired knowledge very well in order to solve emerging problems in a dynamically changing environment.
U_03	The student/student is able to use the acquired knowledge satisfactorily to deal with legal and moral dilemmas arising in professional work.	The student/student is able to use the acquired knowledge well to deal with legal and moral dilemmas arising in professional work.	The student/student is able to use the acquired knowledge well to deal with legal and moral dilemmas arising in professional work.
K_01	The student is partially competent to critically evaluate the content of laws and their application in the field of human rights protection.	The student/graduate is competent to critically evaluate the content of laws and their application in the field of human rights protection.	The student is very competent to critically evaluate the content of laws and their application in the field of human rights protection.
K_02	The student is sufficiently competent to inspire and organise activities for the social environment in the area of human rights.	The student is well competent to inspire and organise activities for the social environment in the area of human rights.	The student is very competent to inspire and organise activities for the social environment in the area of human rights.

10. Conditions to receive credit for the course

Credit with a grade

11. Student workload (method of calculating ECTS credits):

Form of student activity	Number of hours		
Form of Student activity	full-time studies	part-time studies	
Contact hours (in class):			
number of hours of student work with direct participation of academic teachers or other instructors	30	18	
Student's own work (individual student work related to the course):			
Reading literature	30	36	
Preparation for classes, completing tasks - assignments	40	46	

do Programu studiów na kierunku prawo – jednolite studia magisterskie o profilu praktycznym, stanowiącego załącznik do Uchwały Nr 5/000/2024 Senatu AJP z dnia 23 stycznia 2024 r.

total:	100	100
number of ECTS credits allocated to the course: (1 ECTS credit corresponds to 25 hours of student activity)	4	4

12. Literature

Required literature:

- 1. S. Chesterman, D. M. Malone, S. Villalpando (ed.), The Oxford Handbook of United Nations Treaties, Oxford 2019.
- 2. S. Joseph, K. Mitchell., L. Gyorki, C. Benninger-Budel, Seeking Remedies for Torture Victims: Handbook on the Individual Complaints Procedures of the UN Treaty Bodies, Oxford 2006.
- 3. S. Joseph, M. Castan, International Covenant on Civil and Political Rights. Cases, Materials, and Commentary 3rd Edition, Oxford 2013.
- 4. H. Keller, G. Ulfstein (Ed.), UN Human Rights Treaty Bodies: Law and Legitimacy (Studies on Human Rights Conventions Book, Cambridge 2012.
- 5. S. Egan, The United Nations human rights treaty system: law and procedure, Haywards Heath 2011.

Recommended / optional literature:

- 1. M. A. Freeman, Ch. Chinkin, B. Rudolf (Ed.), The UN Convention on the Elimination of All Forms of Discrimination Against Women: A Commentary, Oxford 2012.
- 2. P. Thornberry, The International Convention on the Elimination of All Forms of Racial Discrimination: A Commentary, Oxford 2016.

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Drafted / updated on	15 January 2024
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AKO PARA PARA PARA PARA PARA PARA PARA PAR	Faculty	Faculty of Administration and National Security
	Field of study	Law
$A = \Omega \times A$	Cycle of studies	uniform master's degree programme
Z GORZOWIE WIELKOROGE	Mode of studies	full-time/part-time
	Profile of studies	practical
Number in the plan of studies (or subject code)		F.08

1. General information

Course name	Introduction to European business law
ECTS credits	4
Course type	elective
Module/specialisation	School of Contemporary Legal Issues
Language of instruction	English
Year of studies	2
Name of course co-ordinator and course instructors	Dr Cezary Pachnik

2. Teaching forms and number of hours per semester

Course form	Number of hours	Year/semester	ECTS credits (as per the programme of studies)
workshop	30 hrs (full-time), 18 hrs (part-time)	Year 2/semester 4	4

3. Prerequisites, including the course sequence

Knowledge of the basic concepts of jurisprudence; English fluency

4. Educational goals

- ${\sf C1}$ To equip the student with knowledge of the basic concepts and institutions of European business law
- ${\sf C2}$ ${\sf To}$ form the ability to use an enhanced conceptual apparatus of the jurisprudence related to European business law
- $\hbox{C3-To develop the competence to deal efficiently with professional problems and challenges related to } \\ European business law$

Symbol of the learning outcome	Description of the learning outcome	Reference to the outcome for the field of study		
	KNOWLEDGE			
W_01	The student knows the principles and terminology of European business law	K_W02		
SKILLS				

U_01 The student applies the knowledge about the juridical theory to describe and analyse of the social processes connected with the European business law and their reasons as well as to formulate the personal views connected with the European business law		K_U07 K_U08	
U_02	The student explains the mutual relations between the norms of the European business law	K_U02	
	SOCIAL COMPETENCES		
K_02	The student demonstrates an entrepreneurial mindset and behaviour	K_K08	
K_01	The student critically assess the acts of adoption and application of the European business law	K_K01	

No.	Course content	Number of hours	
NO.	course content		part-time
W1	Familiarizing students with learning outcomes and assessment methods	0.5	0.5
W2	Introducing the practical aspects of the European judicial system	1.5	1.5
W3	The role of the European values (art. 2 of the TEU) in the European judicial system in practice	2	2
W3	EU single market: The freedom of trade and its consequences for business	2	1
W5	EU single market: Freedom of establishment and freedom to provide services and its consequences for business	2	1
W6	EU single market: Freedom of movement for workers and its consequences for business	4	2
W7	EU single market: Freedom of movement in general and its consequences for business	2	1
W8	EU single market: The free movement of capital and payments and its consequences for business	4	2
W9	Rome I Regulation	4	2
W10	Rome II Regulation and Lugano Convention	2	2
W11	European company law: registration rules and the European company (Societas Europaea)	2	1
W12	European company law: Corporate governance in the EU law	2	1
W13	European company law: Investor rights and M&A in the EU law	2	1
	Number of class hours	30	18

7. Teaching methods and resources used in the various forms of classes

Course form	Teaching methods (as listed)	Teaching resources
Workshop	M5 - practical method, demonstration: (different	Computer, data projector, source
1	forms of oral presentations, review of forms of activity	texts, normative texts, case studies
	of external agents)	and assignments
	Subject-specific exercises: (reading and analysis of	
	the source text, case studies and factual analysis)	
	Creative exercises: (preparation of a document, a	
	pleading or other written communication)	

8. Ways (methods) of verification and assessment of the learning outcomes achieved by the student

8.1. Ways (methods) of assessing the achievement of learning outcomes of individual class forms

Course form	Formative assessment (F) - Formative assessment (F) indicates to the student the need to supplement the knowledge or to apply specific methods and tools, stimulating the improvement of work results (as listed)	Summative assessment (P) – summarises the learning outcomes achieved (as listed)
Workshop	F2 – observation/class participation (preparation for classes, group work, evaluation of individual exercises completed in class) F4 – Speech/oral presentation (a longer talk on a selected topic) F5 – Practical exercises (preparation of documents or letters useful in professional work)	The summative assessment is the sum of the formative assessments

8.2. Ways (methods) of verifying the achievement of the learning outcomes (insert "x")

Symbol of	Workshop		
the learning outcome	F2	F4	F5
W_01	X	X	X
U_01	X	X	X
U_02		X	X
K_01	X		X
K_02		X	X

9. Description of how the final grade will be determined (rules and criteria for awarding the grade, as well as the calculation of the grade in the case of a course which includes more than one course form, taking into account all the course forms and all the dates for examinations and passes, including any re-sits):

Requirements specifying the criteria for obtaining a grade for a given outcome					
	Grade				
Course	Satisfactory	Good	Very good		
learning	Satisfactory plus	Good plus	5		
outcome	3/3.5	4/4.5			
(W)					
W_01	The student knows and is	The student knows and is	The student knows and is able to		
	able to apply certain	able to apply the majority of	perfectly and flawlessly apply all		
	principles and terms of the	principles and terms of the	principles and terms of the		
	European business law	European business law	European business law		
U_01	The student applies the	The student applies the	The student perfectly applies the		
	knowledge of the juridical	knowledge of the juridical	knowledge of the juridical theory		
	theory to describe and	theory to describe and	to describe and analyse all social		
	analyse some social	analyse the majority of social	processes connected with the		
	processes connected with	processes connected with	European business law and their		
	the European business law	the European business law	reasons; the student is able to		
	and their reasons; the	and their reasons; the	formulate personal views		
	student is able to formulate	student is able to formulate	connected with the European		
	personal views connected	personal views connected	business law completely on their		
	with the European business	with the European business	own with reference to a wide		
	law in a basically correct way	law completely on their own.	range of legal scholarship and		
			jurisprudence.		

U_02	The student explains fundamental relations	The student explains the majority of relations	The student perfectly explains all relations between the norms of
	between the norms of the	between the norms of the	the European business law
	European business law	European business law	
K_01	The student basically demonstrates an entrepreneurial mindset and behaviour	The student demonstrates an entrepreneurial mindset and behaviour at an advanced level	The student fully demonstrates an entrepreneurial mindset and behaviour
K_02	The student correctly assesses fundamental acts of adoption and applications of the European business law	The student correctly assesses the majority of acts of adoption and applications of the European business law	Student perfectly assesses all acts of adoption and applications of the European business law with reference to a wide range of legal scholarship and jurisprudence.

10. Conditions to receive credit for the course

Credit with a grade

11. Student workload (method of calculating ECTS credits):

Form of student activity	Number of hours		
Form of student activity	Full-time studies	Part-time studies	
Contact hours (in class):			
number of hours of student work with direct participation of academic teachers or other instructors	30	18	
Student's own work (individual student work related to the course):			
preparation for test	10	22	
case study, reading judicial decisions	30	30	
reading literature	30	30	
total:	100	100	
number of ECTS credits allocated to the course: (1 ECTS credit corresponds to 25 hours of student activity)	4	4	

12. Literature

Required literature:

- 1. V. Kosta, Fundamental rights in EU internal market legislation, Oxford 2015
- 2. P. Craig and G. de Búrca, EU law: text, cases and materials, Oxford 2015
- 4. The texts of EU legal acts from the Eurlex:

Treaty on the Functioning of the European Union,

Treaty on European Union,

Regulation (EC) No 593/2008 of the European Parliament and of the Council of 17 June 2008 on the law applicable to contractual obligations (Rome I),

Regulation (EC) No 864/2007 of the European Parliament and of the Council of 11 July 2007 on the law applicable to non-contractual obligations (Rome II),

Convention on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters, Directive (EU) 2017/1132 of the European Parliament and of the Council of 14 June 2017 relating to certain aspects of company law (codification),

Directive 2009/102/EC of the European Parliament and of the Council of 16 September 2009 in the area of company law on single-member private limited liability companies

Council Regulation (EC) No 2157/2001 of 8 October 2001 on the Statute for a European company (SE Directive 2007/36/EC of the European Parliament and of the Council of 11 July 2007 on the exercise of certain rights of shareholders in listed companies

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Directive (EU) 2016/2341 of the European Parliament and of the Council of 14 December 2016 on the activities and supervision of institutions for occupational retirement provision (IORPs)

Directive 2009/65/EC of the European Parliament and of the Council of 13 July 2009 on the coordination of laws, regulations and administrative provisions relating to undertakings for collective investment in transferable securities

Recommended / optional literature:

- 1. Ch. Twigg-Flesner (red.) Research Handbook on EU Consumer and Contract Law, Northampton 2016
- 2. Ch. Twigg-Flesner (red.), European Union Private Law, Cambridge 2015
- 3. W. Sadurski, Poland's Constitutional Breakdown, Oxford 2019
- 4. Fleseriu, Cristina & Jerónimo, Nuno & Tamulevičiūtė-Šekštelienė, Angelė & Lifintsev, Denys. (2022). European values and effective business interaction. Strategy of Economic Development of Ukraine. 32-44. 10.33111/sedu.2022.50.032.044.
- 5.J. Odermatt, International Law and the European Union, Cambridge 2021.

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