

Syllabus

for course at advanced level

International Commercial Dispute Resolution
International Commercial Dispute Resolution

15.0 Higher Education
Credits
15.0 ECTS credits

Course code:	JU921B
Valid from:	Autumn 2019
Date of approval:	2011-04-08
Changed:	2011-04-08
Department	Department of Law
Subject	Law and Legal Studies

Decision

Approved by the Education Committee of the Faculty of Law (by delegation) on 8 April 2011.

Technical revision by the Student Services on 2 May 2019.

Prerequisites and special admittance requirements

For access to lectures and examination, students must fulfill the general requirement for admission to elective courses, i.e. having passing grades amounting to at least 150 credits on mandatory courses within the law program, including in "Public International Law". Exchange students admitted by the Department of Law at Stockholm University can also attend the course.

Course structure

Examination code	Name	Higher Education Credits
0100	International Commercial Dispute Resolution	15

Course content

The course provides an overview of international regulation regarding the various forms of commercial dispute resolution, with particular focus on certain areas and certain types of dispute resolution. The course covers both theoretical and practical aspects of dispute resolution, conflicts of interest, the difficulties in implementation, sanctions, the links to the national legal system, the relationship between legal rules and set goals, and the importance of international legal principles and concepts. Special attention is also paid to the role that institutions, organizations and other governmental and non-state actors play in the development and application of commercial dispute resolution.

Learning outcomes

Upon completion of the course, students are expected to be able to:

- demonstrate in-depth knowledge of international commercial dispute resolution in various forms and in various types of disputes
- identify and interpret the legal rules and principles that are applied within international commercial dispute resolution and international procedural law in commercial contexts
- master the methods of information retrieval which are required in order to work as a lawyer within international commercial dispute resolution and procedural law
- acquire the skills necessary to research a relevant legal issue and be able to analyze it and present it both in written and oral form

- analyze commercial dispute resolutions from a rights perspective and put forward arguments regarding the applicability and significance of the relevant rights
- place the legally defined rights in a practical historical context and relate legal arguments to these perspectives.

Education

The course is 10 weeks long and requires full time studies. Instruction is primarily given in the form of lectures, seminars, external lectures and study visits. Attendance is, besides a few exceptions, voluntary. As part of the course, students will participate in a mock arbitration, and also write a mandatory assignment in groups which they will then need to present orally. The language of instruction is English.

Forms of examination

Examination is carried out through the writing of an essay, oral presentations, group work, and a written exam. Active attendance during seminars and the mock arbitration count toward the final course grade.

In order to pass the course, students must achieve all intended learning outcomes.

Students who receive a failing grade on a regular examination will have the opportunity retake the examination.

In order to pass the course, students must achieve all intended learning outcomes.

The final grade in the course is set using the following seven-point scale: A (Excellent), B (Very Good), C (Good), D (Satisfactory) and E (Adequate). Failing grades are Fx (Inadequate) or F (Totally Inadequate).

Misc

Entry into force

These provisions will apply as of 29 August 2011.

Required reading

The course literature is approved by the Education Committee of the Faculty of Law.