

Syllabus

for course at first level

International Arbitration Law

Internationell kommersiell skiljemannarätt

3.5 Higher Education

Credits

3.5 ECTS credits

Course code:	JU219F
Valid from:	Summer 2018
Date of approval:	2018-03-14
Department	Department of Law
Main field:	Legal Science
Specialisation:	G2F - First cycle, has at least 60 credits in first-cycle course/s as entry requirements

Decision

Approved by the Education Committee of the Faculty of Law (by delegation) on 14 March 2018.

Prerequisites and special admittance requirements

The course is intended for foreign students enrolled in an exchange programme at the Department of Law or in the Stockholm Business School Summer programme at Stockholm University.

Course structure

Examination code	Name	Higher Education Credits
MOM1	International Arbitration Law	3.5

Course content

The purpose of the course is to give students an overview of international arbitration law with regard to the legal framework, principles and practice as well as methodology and theory. It addresses all significant areas of international commercial arbitration law: the arbitration legal framework, party autonomy, procedural principles, arbitration agreement, jurisdiction, choice of law, arbitral proceedings, arbitral tribunal, arbitral award, and the setting and enforcement of arbitral awards.

Students are trained to use appropriate methods to interpret and apply the legal framework and legal principles which are found in the sources of law international commercial arbitration. Students will formulate and evaluate potential consequences of different legal solutions to complex arbitration problems. During the course, the students individually and in groups carry out legal studies of issues and topics within the scope of international commercial arbitration law, as well as related legal areas. The language of instruction is English.

Learning outcomes

Knowledge and understanding

After completing the course, the student should be able to:

- demonstrate knowledge and understanding of international commercial arbitration law, especially as regards to the arbitration legal framework, party autonomy, procedural principles, arbitration agreement, jurisdiction, choice of law, arbitral proceedings, arbitral tribunal, arbitral award, and the setting and enforcement of arbitral awards.

Skills and abilities

After completing the course, the student should be able to:

- Compare solutions on certain legal issues existing in the legal system of the students' home countries as well as in an international comparative context.

Judgement and Approach

After completing the course, the student is expected to:

- Critically assess, evaluate and present different solutions for various types of legal matters in English, both orally and in writing, independently and in groups.

Education

Instruction comprises 2 weeks of full-time studies and consists of lectures and seminars. On the basis of the given course material, students will work in groups to answer questions during each seminar. Participation in 2/3 of seminars and lectures is compulsory. A more detailed description of the course content is available in the course description and course schedule.

Forms of examination

Examination is conducted through:

- Active participation in the compulsory elements of the course,
- A written examination.

The language of examination is English. All of the course's learning outcomes must be met and all activities passed in order to achieve a passing grade. The course materials students are allowed to take with during examinations are set out in the teaching syllabus.

The grading scale for the course is as follows: Pass (G) or Fail (U).

Students who fail the regular examination have the opportunity to take re-examinations. Students who have passed are not entitled to undergo a re-examination to reach a higher mark. Students who have failed their examination and re-examination by the same examiner have the right to request a different examiner when undergoing additional re-examinations. This does not apply, however, where there are specific reasons for not appointing a different examiner.

Completed compulsory assignments are valid for two years. This also applies in cases where a student deregisters from the course by withdrawing.

A student has the right - for a period of two years after registration - to invoke the course requirements contained in the course syllabus applicable at the time the student first registered for the course.

Misc

Effective date

These provisions will apply as of 4 June 2018.

Required reading

The course literature is to be approved by the Head of the Department of Law. For more information about course literature, see the course's website. The reading list is to be available at least two months prior to course starts.