Faculty of Law

UNIVERSITY OF COLOGNE

THE DEAN



# **MODULE HANDBOOK**

**European Legal Perspectives** 

Postgraduate Master's Program

Master of Laws (LL.M.)

#### MODULE HANDBOOK FOR THE POSTGRADUATE MASTER PROGRAM EUROPEAN LEGAL PERSPECTIVES - MASTER OF LAWS (LL.M.)

PURSUANT TO THE OFFICIAL EXAMINATION REGULATIONS FOR THE POSTGRADUATE MASTER'S PROGRAM EUROPEAN LEGAL PERSPECTIVES - MASTER OF LAWS (LL.M.) OF THE FACULTY OF LAW OF THE UNIVERSITY OF COLOGNE OF 07/27/2020 (Official Notice 83/2020)

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# MODULE HANDBOOK FOR THE POSTGRADUATE MASTER PROGRAM EUROPEAN LEGAL PERSPECTIVES - MASTER OF LAWS (LL.M.)

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## MODULE HANDBOOK FOR THE POSTGRADUATE MASTER PROGRAM EUROPEAN LEGAL PERSPECTIVES - MASTER OF LAWS (LL.M.)

### List of Abbreviations

BM	Basismodul/ Basic Module
ELP	European Legal Perspectives
EM	Ergänzungsmodul/ Additional Module
EU	European Union
к	Kontaktzeit/ Contact time
LL. M.	Master of Laws
LP	Leistungspunkte/ Credit points
SM	Schwerpunktmodul/ Focus Module
SoSe	Sommersemester/ Summer semester
РО	Prüfungsordnung/ Examination Regulations
SWS	Semesterwochenstunde/ Weekly semester hour
VN	Vor- und Nachbereitungszeit/ Time for preparation and follow-up work
WiSe	Wintersemester/ Winter semester

# MODULE HANDBOOK FOR THE POSTGRADUATE MASTER PROGRAM EUROPEAN LEGAL PERSPECTIVES - MASTER OF LAWS (LL.M.)

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#### 1. The Postgraduate Master's Program European Legal Perspectives

Global challenges such as financial crises, climate change or the increasing digitalization of all areas of life underline the continued importance of the European Union (EU) as a prime example of international and supranational cooperation. For internationally active lawyers, in-depth knowledge of the EU and its law is just as essential for their daily work as the ability to operate confidently in an international professional environment. The postgraduate master's program European Legal Perspectives (ELP) therefore aims to impart professionally oriented legal expertise in the field of European Union law and, at the same time, to promote students' intercultural and linguistic competencies. The name ELP expresses the guiding idea of the master's program, which is to encourage students to adopt different perspectives. This is first reflected in the professional structure of the program through interdisciplinarity, the division into basic and specialized knowledge (general and special perspective), as well as a close connection between theory and practice (the perspectives of legal science and legal practice). In addition, students should always be learning how to know and understand the perspective of their international counterparts. The master's program is therefore ultimately intended to remedy an urgent need on the part of German and foreign students: the ability to study, in particular, certain special areas of German and European law, guided thereby by the expertise of the Faculty of Law at the University of Cologne. At the same time, the program is a response to high demand coming from the legal profession and numerous companies for lawyers who are highly qualified in European law. The master's program is thus intended to combine both sides and offer students from all over the world an opportunity for comprehensive additional training in European law, while at the same time attracting them to the German and European job markets.

#### 1.1 Contents and Study Objectives

The master's program has been planned in accordance with the particular strengths of the Faculty of Law. The language of instruction and examination is English. The first semester approaches the phenomenon of Europe through an interdisciplinary approach and teaches the basics of EU law as well as European legal thinking (general perspective). At the end of the first semester, all students complete a six-week compulsory internship in a law firm, a public authority, a company or another legally competent position (practical legal perspective). In the second semester, the focus is

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then placed on deepening the general perspective in what are referred to as specialization areas (SP). Offerings include an SP 1 "Litigation and Arbitration in European Law," with a more civil law orientation on the one hand, and a business law oriented SP 2 "European Economic Law", on the other, in which competition law, company law, capital market law and state aid law are studied; in addition, an SP 3 which deals with the sustainability aspects of European law in environmental law, in energy law, as well as in economically relevant areas such as aviation and space law, and finally an SP 4 "The European Union and International Relations", which deals with the area of a common foreign and security policy. Alongside the second semester, the topic of the master's thesis, which has already been selected in the internship, is to be deepened and the thesis is to be completed (scholarly perspective).

The goal of the master's program is the attainment of specialized competence in the functioning of European integration with respect to the legal, economic and political fields, as well as tailoring this knowledge in an area chosen by the student. This should ultimately enable the student to pursue legal practice requiring a high degree of qualification, not only in Germany, but in Europe as well. The program not only imparts comprehensive legal skills with respect to the fundamentals of the European Union and the wider European community of law and values, but also offers a wide range of specialization and in-depth options. The influence of digitalization on the various areas of law and their future development plays a central role here. Small course sizes guarantee comprehensive and individual support for students. Particular emphasis is placed on the close link between academia and legal practice. Numerous international companies and law firms not only support the program with teaching staff, but also involve the students in their daily work through internships. The knowledge gained can therefore be directly applied and improved in practical work in a type of "on the job training".

In addition to teaching professional legal skills, international exchange and networking are of central importance in the program. Students should acquire the skills to operate in an international environment and to be able to put themselves in the position of lawyers with different academic and cultural backgrounds. For this reason, the program strives to have as international a student body as possible in order to provide students

with as many different perspectives as possible in this regard. Intercultural exchange is accompanied by regular excursions to European institutions.

The master's program's guiding idea of a constant change of perspective, both from a professional and non-specialist point of view, augments the students' legal training, enabling them to practice law in a highly qualified manner in the field of European law. It also prepares them for an international professional environment in the German, European and/or international job market.

#### 1.2 Study Requirements

In addition to the formal requirements set forth in the Rules of Admission to the postgraduate master's program, students should have the following professional, methodological and personal strengths and inclinations for successful study:

- Good legal and analytical skills
- Strong problem awareness
- Abstract and conceptual thinking
- Good language skills in English
- Independent, goal and result-oriented working style
- Strong interest in legal, political and economic issues
- Enthusiasm for exchange and networking in an international environment

#### 2. Study Structure and Overview of Credit Points

#### 2.1 Study Structure

The master's program is organized in modules and extends over two semesters. On account of the program's purpose in augmenting professional development, all modules are tailored to the specific needs and skills of the students, particularly as it relates to their professional experience. All modules have been established exclusively for the master's program in order to ensure that the continuing education offered is goal-oriented. Courses in modules are usually practice-oriented lectures and seminars; these can also be held as block courses. The internship and the master's thesis each represent independent modules. During the first semester, students complete three basic modules and one additional module on legal methods and scientific work. During

the lecture-free period after the first semester, a practical phase takes place in the form of an internship. For the second semester, students choose one of four specializations and complete a total of four focus modules. Three of the four focus modules must be from the same specialization area (core area). An additional focus module may be from either the selected specialization area or from another specialization area (elective area). Students are free to participate in additional courses and modules.

The quantitative assessment of student performance in the master's program is based on the European Credit Transfer System (ECTS). The student's workload is indicated in credit points. One credit point equals a calculated workload of 30 hours. The workload for the first semester is 840 hours and for the second semester 960 hours. This translates into 28 credit points for the first semester and 32 credit points for the second semester. A total of 60 credit points must be earned in order to successfully complete the master's program. The number of credit points allocated to a module is determined with reference to the workload that a student with average abilities must dedicate her or himself to in the corresponding module for attendance, preparation and follow-up of courses and examinations.

First Semester						
Module no.	Module no.Module nameKVN					
BM 1	EU – Legal and Political Perspectives	30	120	5		
BM 2	EU – Politico-Economical Perspectives	30	120	5		
BM 3	European Private Law	30	120	5		
EM	Introduction to Methods and Procedures of	30 90		4		
	European Law					
PM	Internship	1	80	6		
MM Master's thesis 90						
				1		
Sum				28		

#### 2.2 Semester-related LP Overview

<sup>&</sup>lt;sup>1</sup> The module Master thesis is weighted with a total of 15 LP. Due to the extension over two semesters, the module is considered worth 3 LP in the first semester and 12 LP in the second semester.

Second Semester								
Module	Module         Module name         K         VN							
no.								
SM 1.1	Core area: At least three modules from the	90	360	15				
until SM	selected specialization area (see below).	(3x30)	(3x120)	(3 x 5)				
4.4	Each course is worth 5 LP.							
SM 1.1 to	Elective area: A course may be from either the	30	120	5				
SM 4.4	selected specialization area or one of the							
	other specialization areas.							
MM	MM Master's thesis 360							
		1						
Sum				32				

#### 2.3 Overview of the Areas of Specialization in the Second Semester

Four focus modules must be completed in the second semester. Students select one of the four specialization areas (SP). At least three of the assigned modules must be completed from this chosen specialization area. One additional module may be from either the selected SP or from one of the other three SPs.

	Overview of Specializations (SP)					
No.	Name	Assigned Modules	Module			
			No.			
SP 1	Litigation and	Litigating EU law before the national judge, the	SM 1.1			
	Arbitration in	General Court and the Court of Justice				
	European	Commercial Arbitration and Conflict Resolution	SM 1.2			
	Law	Private International Law: Choice of Law and	SM 1.3			
		Jurisdiction				
		International Investment Law	SM 1.4			
SP 2	European	European Business and Tax Law	SM 2.1			
	Economic	EU Competition Law and Digital Markets	SM 2.2			
	Law	Corporate Law, Capital Market Law and	SM 2.3			
		Compliance				
		Law and Public Sector	SM 2.4			
SP 3	European	Environmental Law	SM 3.1			
	Law and	Energy Law	SM 3.2			
	Sustainability	Challenges of Digitalization for Europe	SM 3.3			
		Air and Space Law	SM 3.4			
SP 4	European	Basic Rights of the EU and ECHR	SM 4.1			
	Law and	EU and Development	SM 4.2			
	International	The EU and the Common Foreign and Security	SM 4.3			
	Relations	Policy				
		European Common Commercial (and Currency)	SM 4.4			
		Policy				

#### 2.4 Calculation of Module Grades and Final Grade

The respective module grade is determined on the basis of the grade obtained on the final module examination. Examination performance is assessed in accordance with § 18 of the Official Examination Regulations (PO). The overall grade awarded for the study program is computed as the weighted arithmetic mean of the module grades and the grade of the master's thesis according to the weighting set forth in the appendix. The weighting of the individual modules is also set forth in the following overview.

#### 3. Module Descriptions and Module Tables

#### 3.1 Basic Modules

Basi	Basic Module 1: EU – Legal and Political Perspectives							
Mod	ule no. Workload Credit points		Study semester	Frequency	Duration			
BM 1		150 h	5 LP	1.	WiSe	1 Semester		
1	Course			Contact time	Self-study	,		
	Lecture with complementary case studies (2 SWS)			30 h	70 h			
	Module examination: <i>Exam [Klausur] (1</i> 20 to 180 min.)		[Klausur] (120 to	-	50 h			
2	Goals of	the Module and C	ompetencies to	Be Acquired				
	Students	will						
		nave in-depth know of law-making and a	•	ure of the EU, its	legal system, and	its specific methods		
	<ul> <li>recognize the influence of EU law on professional practice and will be able to apply the knowledge in practice-related cases</li> </ul>					le to apply their		
		<ul> <li>understand the specifics of the legal a Union and its influence on the develo</li> </ul>			•	ing of the European		
	r	<ul> <li>develop an awareness of the different perspectives on the EU and be able to classify currer political and legal problems of European integration and to design application-oriented solutions</li> </ul>						
	• 8	acquire the necessa	ry competency for	r attending the foo	cus modules			

3	Module Content
	The module focuses comprehensively on the legal and political background of the European Union and European law, both in a narrow and broad sense. It is divided into the following chapters:
	a) Historical and political foundations of the European Union
	b) The treaty foundations of the EU
	c) EU law: sources of law and relationship to national law
	d) Institutional structure of the European Union and its institutions
	e) Legislation and enforcement
	f) Judicial review and multi-level judicial system
	g) Future perspectives of the EU: Open finality?
	h) Case studies and discussions on current problems of European integration in political and legal
	terms
4	Course Type
	Lecture with complementary case studies
5	Requirements for Participation
	None.
6	Type of Examination
	Written examination: examination [Klausur] (120 to 180 min.)         Requirements for Allocation of Credit Points
7	Participation in the lecture and passing the module exam.
8	Type and Use of the Module
	The compulsory module is a prerequisite for attending the focus modules in the second semester of study.
	Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade
	5/60 (= 8.3 %) of the final grade.
10	Person in Charge
	Prof. Dr. h.c. Dr. h.c. Stephan Hobe, LL.M.
11	Other Information

Basi	c Module 2	: EU – Political and	d Economic Pers	spectives		
Mod	Module no. Workload Cred		Credit points	Study semester	Frequency	Duration
BM 2		150 h	5 LP	1.	WiSe	1 Semester
1	Course			Contact time	Self-study	
	Lecture v	vith interactive lear	ning (2 SWS)	30 h	70 h	
	Module e Min.)	examination: oral ex	amination (30	-	50 h	
2	Goals of	the Module and C	competencies to	Be Acquired		
	Students	will				
		nave in-depth know ncluding the theore	•			-
		ecognize the funda orce of European ir			cy cooperation as	a key and driving
		understand the spec states, companies a		der economic and	economic policy	cooperation between
	p	develop an awarene problems of Europe application-oriented	an integration in t			le to classify current d to design
	• 8	acquire the necessa	ary competencies	for attending the f	ocus modules.	
3	<ul> <li>Module Content</li> <li>The module follows a "triple 'A' approach" (analysis, assessment and advice) and deals with the treaty foundations (i.e. the legal texts) and empirical evidence (reality) in five chapters:</li> <li>a) The historical development of the five pillars of economic governance; in particular, the Single</li> </ul>					oters:
	,	et, Economic and M	•	•		
	<ul> <li>b) Theoretical foundations of integration: contributions of the neo-functional, intergovernmental, a federal schools of thought.</li> <li>c) The institutional architecture of the pillars: the role(s) of the European Parliament, the European Council (including the Euro Summit), the ECOFIN Council (including the Euro Group), the EU Commission, the ECJ and the ECB, and interest groups.</li> </ul>				ergovernmental, and	
	<ul> <li>d) Concrete forms and patterns of action: monetary union, hard and soft forms of cooperation, EU budget (esp. own resources and multi-annual financial framework); further examples will be selected according to the interests and preferences of the students.</li> </ul>				•	
	e) The f	future of economic	governance, inclu	iding flexible and d	lifferentiated deve	elopment scenarios.

4	Course Type
	Lecture with interactive development of the individual chapters through discussions and simulations
5	Requirements for Participation
	None
6	Type of Examination
	Oral examination (30 min.)
7	Requirements for Allocation of Credit Points
	Participation in the lecture and passing the module examination
8	Type and Use of the Module
	The compulsory module is a prerequisite for attending the focus modules in the second semester of study.
	Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade:
	5/60 (= 8.3 %) of the final grade.
10	Person in Charge
	Prof. Dr. Dr. h.c. Dr. h.c. Stephan Hobe, LL.M.
	Lecturer: Prof. Dr. Ludger Giesberts
11	Other Information

Basic Module 3: European Private Law								
Mod	ule no.	Workload	Credit points	Study semester	Frequency	Duration		
	BM 3	150 h	5 LP	1.	WiSe	1 Semester		
1	1       Course         Lecture with seminar units (2 SWS)         Module examination: Examination [Klausur] (120 to 180 min.)		Contact time	Self-study				
			30 h	70 h				
			-	50 h				

2	Goals of the Module and Competencies to Be Acquired						
	Students will						
	<ul> <li>have in-depth knowledge of European civil law, including the mutual influence of national and EU legal systems</li> </ul>						
	<ul> <li>recognize the outstanding importance of civil law for business-related legal advisory and legal practice activities</li> </ul>						
	<ul> <li>understand and be able to apply the special methods of the European autonomous interpretation of European secondary law and the interpretation of national law in conformity with directives</li> </ul>						
	<ul> <li>be able to compare different civil law systems with each other and to identify similarities and differences</li> </ul>						
	<ul> <li>develop an awareness of the methods and problems involved in the unification of law within the EU</li> </ul>						
	acquire the necessary Competencies for attending the focus modules.						
3	Module Content						
	The module concerns itself with European civil and private law and is divided into three parts:						
	<ul> <li>a) Influences of European Union law (especially directives and regulations) on national private law (esp. contract and liability law), including methodological follow-up questions, such as the European autonomous interpretation of European secondary law and the interpretation of national law in conformity with directives.</li> </ul>						
	b) Comparative and historical perspective: Are there common structures and traditions of the individual national private laws in Europe? Or do the individual legal systems pursue different concepts and values? Can principles of private law accepted throughout Europe be traced and how could these be formulated as rules?						
	<ul> <li>a) The future of European private law: Treatment of the ideas emerging both politically and in the academic context, or of the concrete project to unify private law at the European level. At the end of this development there could be a European Civil Code replacing the national codifications such as <i>BGB, Code Civil, Codice Civile</i>, etc. Prerequisites and problems of a unification of private law.</li> </ul>						
4	Course Type						
	Lecture with seminar units.						
5	Requirements for Participation						
	None.						
6	Type of Examination						
	Written examination: Examination [Klausur] (120 to 180 min.)						
7	Requirements for Allocation of Credit Points						
	Participation in the lecture and passing the module examination.						
8	Type and Use of the Module						
	The compulsory module is a prerequisite for attending the focus modules in the second semester of study.						
	Applicability in other study programs: None.						

9	Significance of the Grading in the Final Grade:					
	5/60 (= 8.3 %) of the final grade.					
10	Person in Charge					
	Prof. Dr. Dr. h.c. Heinz-Peter Mansel					
11	Other Information					

## 3.2 Additional Module und Internship Module

Module no.		Workload	Credit points	Study semester	Frequency	Duration			
	EM	120 h	4 LP	1.	WiSe	1 Semester			
1	Course			Contact time	Self-study				
	Lecture	with seminar units.	(2 SWS)	30 h	60 h				
		examination: Oral e aper (30 min.)	xamination with	-	30 h				
2		f the Module and C	Competencies to	Be Acquired	·				
	Students	will							
	•	have basic knowled	ge of (German) le	gal methodology					
		<ul> <li>have mastered the essential methods of interpretation (wording, systematics, teleology) including central European legal peculiarities (autonomous interpretation, interpretation in conformity with directives, etc.)</li> </ul>							
		<ul> <li>have the skills to obtain, evaluate and classify scientific [scholarly] information from different sources</li> </ul>							
		<ul> <li>acquire the necessary skills in terms of form and content for writing the master's thesis, including, in particular, proper scientific work and citation.</li> </ul>							
3	Module Content								
	The module is divided into two parts. The first part a) to c) provides students with an overview of the general German and European way of thinking and working. The second part d) to g) goes into more detail with regard to scientific [scholarly] work and the master's thesis to be written.								
		duction and overvie		• • •					
	,	as a system: the co							
	,	c) Analysis and interpretation of law in legal multi-level systems (interplay of German or national law and EU law)							
	d) Gen	neral requirements for a practice-oriented legal master's thesis with regard to topic and ntent							
	e) Effective research and proper citation								
	, .	f) Linguistic and stylistic requirements of a legal master's thesis							
		her formalities for th	e preparation and	writing of a legal	master's thesis				
4	Course	Туре							
	Classes	with practical exerc	ises and guided s	elf-study.					

5	Requirements for Participation				
	None.				
6	Type of Examination				
	Oral examination with thesis paper (30 min.).				
7	Requirements for Allocation of Credit Points				
	Participation in the lecture and passing the module's examination.				
8	Type and Use of the Module				
	The compulsory module is a prerequisite for the master's thesis module.				
	Applicability in other study programs: None.				
9	Significance of the Grading in the Final Grade:				
	4/60 (= 6.6 %) of the final grade.				
10	Person in Charge				
	Prof. Dr. Dr. h.c. Barbara Dauner-Lieb				
	Lecturer: Prof. Dr. Dr. h.c. Barbara Dauner-Lieb, Nicolaj Kuplewatzky				
11	Other Information				

Inter	Internship Module								
Modu	ule no.	Workload	Credit points	Study semester	Frequency	Duration			
PM		180 h	6 LP	1.	WiSe	1 Semester			
1	Course Internship (6 weeks of 30 h)			Contact time	Self-study				
				180 h	-				
2	Goals of	the Module and C	ompetencies to	Be Acquired					
	develop products, issues in memorar	The internship shall give students the opportunity to apply their knowledge directly in practice and to develop it further through "on the job training". By producing at least two independent legal work products, they shall be able to demonstrate that they are capable of independently addressing legal issues in everyday professional life. This work output may include, for example, legal opinions, memoranda, short talks, expert opinions, presentations or the like. Office activities that are of an assisting or supportive nature are not sufficient.							
	Part of the internship involves being proactive in finding an internship position and clarifying the requirements and possibilities of employment. Through regular interaction with other students in "practice meetings" alongside the internship, as well as the final internship report, students reflect on their experiences and acquired competencies. The report must be accompanied by a graded record that evidences completion of the internship.								

3	Module Content
	The internship may be completed at the student's choice at the administration of justice, with a lawyer, at a business enterprise or an administrative authority. It is permissible to complete the internship at supranational, intergovernmental or foreign training centers or with foreign attorneys. The supervision of the intern by a lawyer must be ensured.
	The internship takes place during the lecture-free period between the first and second semesters of study and has a duration of 6 weeks, assuming an average workload during the internship of 30 hours. This leaves enough time for the first phase of the master's thesis. The contents of the internship are to be determined by the respective internship site in cooperation with the intern.
	In addition to the professional practical activity, which is determined by the respective internship site, students should use the time to find topics and conduct initial research for their master's thesis. Due to the intentional close link between theory and practice, the master's thesis should be written in cooperation with the internship host, if possible.
4	Course Type
	Internship
5	Requirements for Participation
	None
6	<b>Type of Examination</b> The students shall submit to the Examination Board a graded record of completion of the internship, in which at least two practical work results from the internship, produced independently by the student, are listed with individual grades. The work results may include, for example, position papers, memoranda, short talks, expert reports, presentations or the like. In addition, students shall submit an
	ungraded internship report of 5000 characters.
7	ungraded internship report of 5000 characters. Requirements for Allocation of Credit Points
7	
7 8	Requirements for Allocation of Credit Points           Participation in the internship, production of at least two independent work products and
	Requirements for Allocation of Credit Points           Participation in the internship, production of at least two independent work products and preparation of an internship report
	Requirements for Allocation of Credit Points         Participation in the internship, production of at least two independent work products and preparation of an internship report         Type and Use of the Module
	Requirements for Allocation of Credit Points         Participation in the internship, production of at least two independent work products and preparation of an internship report         Type and Use of the Module         The compulsory module is a prerequisite for passing the master examination.
8	Requirements for Allocation of Credit Points         Participation in the internship, production of at least two independent work products and preparation of an internship report         Type and Use of the Module         The compulsory module is a prerequisite for passing the master examination.         Applicability in other study programs: None
8	Requirements for Allocation of Credit Points         Participation in the internship, production of at least two independent work products and preparation of an internship report         Type and Use of the Module         The compulsory module is a prerequisite for passing the master examination.         Applicability in other study programs: None         Significance of the Grading in the Final Grade:         The module grade results solely from the graded internship record and is included in the final grade
8	Requirements for Allocation of Credit Points         Participation in the internship, production of at least two independent work products and         preparation of an internship report         Type and Use of the Module         The compulsory module is a prerequisite for passing the master examination.         Applicability in other study programs: None         Significance of the Grading in the Final Grade:         The module grade results solely from the graded internship record and is included in the final grade with 6/60 (= 10 %). The internship report is not graded.         Person in Charge         Prof. Dr. Dr. h.c. Barbara Dauner-Lieb
8	Requirements for Allocation of Credit Points         Participation in the internship, production of at least two independent work products and preparation of an internship report         Type and Use of the Module         The compulsory module is a prerequisite for passing the master examination.         Applicability in other study programs: None         Significance of the Grading in the Final Grade:         The module grade results solely from the graded internship record and is included in the final grade with 6/60 (= 10 %). The internship report is not graded.         Person in Charge

### 3.3 Focus Module

Justice		1.1: Litigating EU I					
Module no.		Workload	Credit points	Study semester	Frequency	Duration	
SM 1.1		150 h	5 LP	2.	SoSe	1 Semester	
1	Course			Contact time	Self-study		
	Semina	r classes with case s	studies (2 SWS)	30 h	70 h		
-		examination: Writter /] (120 to 180 min.)	n examination	-	50 h		
2	<ul> <li>Goals of the Module and Competencies to Be Acquired</li> <li>Students will <ul> <li>have in-depth knowledge of the EU legal protection system, including the role of the courts of the member states</li> <li>recognize the outstanding importance of case law for the further development of EU law</li> <li>understand the special methods of interpreting and finding law in the EU court system</li> <li>develop an awareness of the challenges of legal protection in multi-level systems</li> <li>be able to apply their knowledge to solve practical cases and develop their own approaches</li> </ul> </li> </ul>						
3	<ul> <li>Wodule Content         The module deepens the knowledge acquired in the basic modules 1 and 2 with regard to the and administrative application of EU law. While module SM 1.2 concerns the extrajudicial sett of disputes, this module deals with litigation before the courts of the Member States as well as European Union. This relates, on the one hand, to legal protection against national measures invoking EU law and, on the other hand, legal protection directly against measures taken by the and its institutions. The first group of cases relates in particular to cases concerning fundament freedoms or the prohibition of discrimination. The second group of cases deals primarily with under economic law (e.g., state aid and antitrust law). In addition, the following topics are deal a) The place of EU law in the national legal order (principles of direct applicability and primar Union law).     </li> <li>b) The European system of legal protection: definition, structure of the system of legal protection is procedure</li> <li>c) Legal protection by EU and/or national judges: "Choice of forum".</li> <li>d) Enforcement of claims and law of evidence at a glance</li> </ul>						

	of language and interpretation of different language versions of EU regulations.					
4	Course Type					
	Seminar classes with case studies					
5	Requirements for Participation					
	Attendance of basic modules BM 1 to BM 3.					
6	Type of Examination					
	Written examination [Klausur] (120 to 180 min.).					
7	Requirements for Allocation of Credit Points					
	Participation in the lecture and passing the module examination.					
8	Type and Use of the Module					
	The module is assigned to the specialization area SP 1 "Litigation and Arbitration in European Law".					
	The elective module is a prerequisite for passing the Master's examination.					
	Applicability in other study programs: None.					
9	Significance of the Grading in the Final Grade:					
	The module grade is included in the final grade with 5/60 (= 8.3 %).					
10	Person in Charge					
	Prof. Dr. Dr. h.c. Heinz-Peter Mansel as representative for the area of specialization (SP) 1.					
	Lecturer: Dr. Tim Maxian Rusche					
11	Other Information					
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.					

Focus	Focus Module 1.2: Commercial Arbitration and Conflict Resolution								
Modu	le no.	Workload	Credit points	Study semester	Frequency	Duration			
S	SM 1.2	150 h	5 LP	2.	SoSe	1 Semester			
1	Course			Contact time	Self-study				
	Seminar classes with interactive case studies (2 SWS) Module examination: Written examination [Klausur] (120 to 180 min.)		30 h	70 h					
			-	50 h					

2	Goals of the Module and Competencies to Be Acquired
	Students will
	have in-depth knowledge of international arbitration and alternative dispute resolution in international commercial disputes
	<ul> <li>recognize the outstanding importance of alternative dispute resolution in international commercial transactions</li> </ul>
	<ul> <li>understand the particular methods of alternative dispute resolution, including their advantages and disadvantages compared to dispute resolution before ordinary courts of law</li> <li>be able to distinguish between the different phases of dispute resolution and the different</li> </ul>
	<ul> <li>interests of the parties involved in the process</li> <li>develop an awareness of the different procedural and interest situations and be able to design their own colutions in this respect.</li> </ul>
3	their own solutions in this respect.  Module Content
	<ul> <li>The course is divided into two parts. While the first part teaches the legal basics of international commercial arbitration and dispute resolution, the second part consists of a comprehensive case study, which interactively works out the individual steps of a commercial arbitration with the students.</li> <li>a) Part I covers the following topics:</li> <li>Basic concepts of dispute resolution in commercial disputes and applicable law</li> <li>Content, requirements and effects of arbitration agreements</li> </ul>
	An overview of the arbitration procedure
	<ul> <li>Arbitral awards (types, forms, content, effects, etc.)</li> <li>Appeals; and recognition and enforcement of arbitral awards.</li> </ul>
	b) Part II concerns itself with the individual steps of a commercial arbitration in the form of an
	interactive case study
	<ul> <li>Introduction of the parties, the contract and the dispute</li> <li>Possibilities for alternative dispute resolution and initiation of the proceedings</li> </ul>
	Applicable rules and standards, and establishment of the arbitration tribunal
	<ul> <li>Conduct during the process: e.g., challenge to lack of jurisdiction, interim protective measures, settlement negotiations, challenge to arbitrators</li> </ul>
	<ul> <li>The process: Hearing/trial, taking of evidence</li> </ul>
	Consultation and arbitration award
	Possible appeals and enforcement.
4	Course Type Seminar classes with case studies
5	Requirements for Participation Attendance of the basic modules BM 1 to BM 3.
6	<b>Type of Examination</b> Written examination: Examination <i>[Klausur]</i> (120 to 180 min.)
7	Requirements for Allocation of Credit Points Participation in the lecture and passing the module examination.
8	<b>Type and Use of the Module</b> The module is assigned to the specialization area SP 1 "Litigation and Arbitration in European Law". The elective module is a prerequisite for passing the master's examination. Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade: The module grade is included in the final grade with 5/60 (= 8.3 %).
10	Person in Charge

	Prof. Dr. Dr. h.c. Heinz-Peter Mansel as representative for the area of specialization (SP) 1. Lecturer: Prof. Dr. Professor Dr. Klaus Peter Berger, LL.M. and lawyer Professor Dr. Christian Borris, LL.M.	
11	Other Information Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.	

Focus	s Module 1	.3: Private Interna	tional Law: Choi	ce of Law and Ju	risdiction			
Modu	ile no.	Workload	Credit points	Study semester	Frequency	Duration		
S	SM 1.3	150 h	5 LP	2.	SoSe	1 Semester		
1	Course			Contact time	Self-study			
	Lecture with seminar units. (2 SWS)			30 h	70 h			
		examination: Writter (120 to 180 Min.)	Examination	-	50 h			
2	Goals of	the Module and C	ompetencies to	Be Acquired				
	Students will							
	<ul> <li>have in-depth knowledge of European private international law (in particular the relevant EU regulations) including the rules on international jurisdiction and the EU regulations in this respect</li> <li>recognize the outstanding importance of private international law and international jurisdiction as the initial issue of every cross-border economic relationship</li> <li>be able to apply their knowledge and independently determine the competent court and the applicable substantive law in concrete individual cases on the basis of the relevant legal regulations</li> </ul>							
		levelop an awarene urisdiction and choi		•	tages of various o	ptions, in particular		
3	Module Content         In an era of ever-increasing globalization and migration, more and more legal relationships are emerging that do not stop at the external borders of a state and its law. These cross-border legal relations raise two questions to which European law increasingly provides the authoritative answers in the form of regulations; they are dealt with in detail in this module.							
	<ul> <li>a) International procedural law: International procedural law regulates international jurisdiction. It determines which court of a state is called upon to decide a legal dispute. In addition, international procedural law includes the recognition and enforcement of foreign court decisions</li> </ul>							

	in Germany. The most important source of law in this respect in all EU member states is the Brussels la-Regulation.
	b) International private law: Once the international jurisdiction of a court has been determined, one must then determine which (substantive) law the court must apply to resolve the dispute. This is determined through international private law. The relevant EU regulations for the law of obligations are the Rome I and Rome II Regulations; for family and inheritance law, the Rome III Regulation, the Succession Regulation, the Maintenance Obligations Regulation and the Regulation on Matrimonial Property Regimes and Property Consequences of Registered Partnerships.
4	Course Type
	Lecture with seminar units.
5	Requirements for Participation
	Attendance of the basic modules BM 1 to BM 3.
6	Type of Examination
	Written examination: <i>Examination [Klausur] (1</i> 20 to 180 min.)
7	Requirements for Allocation of Credit Points
	Participation in the lecture and passing the module's examination.
8	Type and Use of the Module
	The module is assigned to the specialization area SP 1 "Litigation and Arbitration in European Law".
	The elective module is a prerequisite for passing the master's examination.
	Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade:
	The module grade is included in the final grade with 5/60 (= 8.3 %).
10	Person in Charge
	Prof. Dr. Dr. h.c. Heinz-Peter Mansel as representative of the specialization area (SP) 1.
	Lecturer: Prof. Dr. Dr. h.c. Heinz-Peter Mansel, Dr. Tobias Lutzi and Dr. Lukas Rademacher
11	Other Information
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.

Modu	le no.	Workload	Credit points	Study semester	Frequency	Duration
S	SM 1.4	150 h	5 LP	2.	SoSe	1 Semester
1	Course			Contact time	Self-study	
	Lecture w	vith interactive case	study (2 SWS)	30 h	70 h	
	[Klausur]	xamination: Writter (120 to 180 min.) c ion (30 min.).		-	50 h	
2		the Module and C	ompetencies to	Be Acquired	I	
	Students v		·	·		
		ave in-depth knowl	•		<i>ı</i> , including the reg	ulation of dispute
		ecognize the outsta or the development	•		tection and invest	ment law in general
		levelop an awarene especially in investo		interests in invest	ment law and the	actors involved,
	<ul> <li>understand current developments in international investment law as well as the interaction investment law with other legal regimes, in particular international human rights protection and the law of the European Union</li> </ul>					
	• be able to apply their knowledge to current problems in investment law in the form of independently developed case solutions.					the form of
3	Module (	Content				
	The subject of the module "International Investment Law" is the protection of foreign investments under international law and the related investor-state dispute settlement. In contrast to the SM 1.2 module, the focus is on the special features of international investment law and its relationship to E law. The topics covered include in particular					st to the SM 1.2
	as pr b) Mear	rical development a esentation of the ac ning and characteris ficance and scope (	ctors involved in the stics of the investr	ne system of intern nent concept	ational investmen	
	<ul> <li>and international treaties</li> <li>d) Main features of international arbitration law, taking into account the particularities in the investment arbitration</li> </ul>					
	e) the c Settle	ourse of arbitration ement of Investmen	t Disputes (ICSID	)		
	<ul> <li>f) Current developments such as the emerging international investment court as well as the interaction of investment law with other legal regimes, in particular the international protect human rights and the law of the European Union.</li> </ul>					
		n to teaching the fu mini-moot court.	ndamentals, the r	nodule also includ	es an interactive c	ase study in the

4	Course Type
	Lecture, interactive case study in group work (Mini-Moot Court).
5	Requirements for Participation
	Attendance of the basic modules BM 1 to BM 3.
6	Type of Examination
	Written examination: [Klausur] (120 to 180 min.) or oral examination (30 min.).
7	Requirements for Allocation of Credit Points
	Participation in the lecture and passing the module examination.
8	Type and Use of the Module
	The module is assigned to the specialization area SP 1 "Litigation and Arbitration in European Law".
	The elective module is a prerequisite for passing the master's examination.
	Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade:
	The module grade is included in the final grade with 5/60 (= 8.3 %).
10	<b>Person in Charge</b> Prof. Dr. Dr. h.c. Heinz-Peter Mansel as representative of the specialization area (SP) 1. Lecturer: Juniorprofessor Dr. Julian Scheu
11	Other Information
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.

Focus	Focus Module 2.1: European Business and Tax Law					
Modul	e no.	Workload	Credit points	Study semester	Frequency	Duration
S	M 2.1	150 h	5 LP	2.	SoSe	1 Semester
1	Course			Contact time	Self-study	
	Lecture w	vith case studies (2	SWS)	30 h	70 h	
	Module examination: Written examination [Klausur] (120 to 180 min.)			-	50 h	

2	Goals of the Module and Competencies to Be Acquired
	The students will
	<ul> <li>have in-depth knowledge of the basics of European tax law and EU regulations relevant to tax law, including the relevant ECJ case law</li> </ul>
	<ul> <li>know the background and basic features of tax competition and tax harmonization in the area of the European Union</li> </ul>
	recognize the influence of tax law on legal advice in the economic field
	<ul> <li>be able to apply their knowledge in practice-related case studies</li> </ul>
	<ul> <li>develop an awareness of current tax-related developments in the global economy and in EU law</li> </ul>
3	Module Content
	The module deals with the economically particularly relevant field of tax law. Numerous corporate law constructions or contractual arrangements are explained not least against a background of tax law. In times of discussion about European financial transaction taxes or taxes for digital corporations such as Amazon or Facebook, the importance of tax law remains unbrokenly high. The module therefore deals in particular with the following chapters:
	a) institutional foundations: taxes in the internal market
	<ul> <li>b) ECJ case law on direct tax law</li> <li>c) Tax competition and tax harmonization</li> </ul>
	d) Tax enforcement in the European Union
	<ul> <li>e) State aid control of tax law norms</li> <li>f) Current developments of tax law in the European Union</li> </ul>
4	<ul> <li>f) Current developments of tax law in the European Union</li> <li>Course Type</li> </ul>
	Lecture with case studies
5	Requirements for Participation
5	Attendance of the basic modules BM 1 to BM 3.
6	Type of Examination
0	Written examination: [Klausur] (120 to 180 Min.)
7	Requirements for Allocation of Credit Points
	Participation in the lecture and passing the module examination.
8	Type and Use of the Module
	The module is assigned to the specialization area SP 2 "European Economic Law".
	The elective module is a prerequisite for passing the master's examination.
	Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade:
	The module grade is included in the final grade with 5/60 (= 8.3 %).
10	Person in Charge
	Prof. Dr. Dr. h.c. Barbara Dauner-Lieb as representative of the specialization area (SP) 2.
	Lecturer: Prof. Dr. Johanna Hey
11	Other Information
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must

Mod	ule no.	Workload	Credit points Study semester		Frequency	Duration		
SM 2.2		150 h	5 LP	2.	SoSe	1 Semester		
1	Course			Contact time	Self-study			
	Lecture v	vith interactive exer	cises (2 SWS)	30 h	70 h			
	Module examination: Written examination-50 h[Klausur] (120 to 180 min.) or oral examination (30 min.)50 h							
2	Goals of	the Module and C	competencies to	Be Acquired				
	Students will							
	F a	<ul> <li>have a sound basic understanding of the relevant theoretical concepts as well as the practical application of European antitrust law, including the historical, (economic) political and legal economic backgrounds</li> <li>recognize the outstanding importance of EU antitrust law for the single market in general and</li> </ul>						
	t	he digital single ma practice activities	• •		•	0		
	<ul> <li>understand the special methods a similarities and differences to othe</li> </ul>							
	• (	develop an awareness of the challenges of digitalization for EU antitrust law						
	• ł	have a deeper understanding of the application of EU antitrust law in digital markets						
	<ul> <li>be able to analyze and evaluate ECJ antitrust rulings and apply their antitrust k practical case studies</li> </ul>				itrust knowledge in			
3	Module							
	law with i (Art. 102 foundatio	its three central pilla TFEU) and merger on of the European	ars: prohibition of control (Merger F market and comp	cartels (Art. 101 T Regulation - ECMF etition order and a	FEU), prohibition R). Antitrust law is in essential part c	•		
<ul> <li>economic constitution. In addition, the following areas are covered:</li> <li>a) Antitrust procedural law: with the focus insofar on practical issues of European state aid law and public procurement law are left out, as separate module.</li> </ul>								

	b) Application of antitrust law in the digital economy: On the basis of short presentations and case
	studies, the rich decision-making practice of the European Commission and the courts will be
	analyzed and discussed (including platform, distribution and pricing models in e-commerce;
	abuse proceedings against Google and Facebook; mergers Facebook/WhatsApp,
	Microsoft/LinkedIn and many more).
	<ul> <li>c) Competition economics and legal characteristics of digital markets: (platform markets, network effects, data/data access, innovations, price discrimination, market failure and regulation, relationship to intellectual property law).</li> </ul>
4	Course Type
	Lecture consisting of significant time for discussion, combined with case studies (small group work, presentations) and short presentations by participants on judgments/decisions.
5	Requirements for Participation
	Attendance of the basic modules BM 1 to BM 3.
6	Type of Examination
	Written case analysis and short presentation or oral examination talk (30 min.).
7	Requirements for Allocation of Credit Points
	Participation in the lecture and passing the module examination.
8	Type and Use of the Module
	The module is assigned to the specialization area SP 2 "European Economic Law".
	The elective module is a prerequisite for passing the master's examination.
	Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade:
	The module grade is included in the final grade with 5/60 (= 8.3 %).
10	Person in Charge
	Prof. Dr. Dr. h.c. Barbara Dauner-Lieb as representative of the specialization area (SP) 2.
	Lecturer: Dr. Max Baumgart
11	Other Information
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.

Focus Module 2.3: Corporate Law, Capital Market Law and Compliance					
Module no.	Workload	Credit points	Study semester	Frequency	Duration
SM 2.3	150 h	5 LP	2.	SoSe	1 Semester

1	Course	Contact time	Self-study		
	Seminar classes with case studies (2 SWS)	30 h	70 h		
	Module examination: Written examination [Klausur] (120 to 180 min.)	-	50 h		
2	Goals of the Module and Competencies to	Be Acquired			
	Students will				
	<ul> <li>have in-depth knowledge of European capital market regulation</li> </ul>	i company law, inc	cluding the main fe	eatures of European	
	be familiar with the most important Eu corporate law and contractual arrange		forms and possibl	e forms of	
	<ul> <li>recognize the outstanding importance national company law</li> </ul>	of European com	pany law and its ir	nteraction with	
	<ul> <li>develop an awareness of the complex of current and future financial crises</li> </ul>	challenges of fina	ancial market regu	lation in the course	
	<ul> <li>be able to apply their knowledge in the form of practical case studies and to develop independent practice-oriented solutions for problems specific to company law and capital market regulation with a view to later business-related legal advice and practical legal world</li> </ul>				
3	Module Content				
	<ul> <li>The module gives students an in-depth insight into the regulations of European Company Law (part a) to c)) as well as the basics of European Capital Market Regulation (part d) and e)).</li> <li>a) Regulatory Framework: Relevant legal norms of primary and secondary law as well as soft-laws including European efforts to harmonize Member States' corporate laws.</li> <li>b) European Company Forms: studies the most important European company forms and their development; in particular, the SE (<i>Societas Europaea</i>) and the opportunities for shaping European company law, especially with regard to employee participation.</li> <li>c) National company law under European reform pressure: looking at the effects of EU law on national company law; e.g. through the directive program of the EU legislator as well as through the case law of the ECJ, especially on corporate mobility and "golden shares"; current reform efforts; outlook on the potential for a European competition of legal systems</li> <li>d) Fundamentals of European capital market regulation: treatment of the harmonized European capital market regulatory system applicable to capital market players; including the reasons for the ongoing process of capital market integration</li> <li>e) Impact of the financial crisis, the deregulation, liberalization, harmonization and finally reregulation trends in European capital market law, regulation of trading markets, UCITS fund regulations, retail investor protection mechanisms, prospectus and disclosure requirements,</li> </ul>				
4	and supervision, including the European S Course Type	Securities and Mar	kets Authority.		
	Seminar classes with case studies				
5	Requirements for Participation				
	Attendance of the basic modules BM 1 to BM	3.			
6	Type of Examination				

	Written examination: Examination [Klausur] (120 to 180 min.)
7	Requirements for Allocation of Credit Points
	Participation in the lecture and passing the module examination.
8	Type and Use of the Module
	The module is assigned to the specialization area SP 2 "European Economic Law".
	The elective module is a prerequisite for passing the master's examination.
	Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade:
	The module grade is included in the final grade with 5/60 (= 8.3 %).
10	Person in Charge
	Prof. Dr. Dr. h.c. Barbara Dauner-Lieb as representative of the specialization area (SP) 2.
	Lecturer: Dr. Ulrich Görres.
11	Other Information
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.

Focu	Focus Module 2.4: Law and Public Sector						
Mod	ule no.	Workload	Credit points	Study semester	Frequency	Duration	
	SM 2.4	150 h	5 LP	2.	SoSe	1 Semester	
1	Course			Contact time	Self-study		
	Seminar	classes with case s	tudies (2 SWS)	30 h	70 h		
		examination: Writter (120 to 180 min.)	n examination	-	50 h		
2	Goals of	the Module and C	competencies to	Be Acquired			
	Students v	vill					
	<ul> <li>recognize the influence of the public sector on the economy in the internal market and necessity of a clear legal framework for economic activity of the public sector</li> </ul>						
	<ul> <li>have in-depth knowledge of the particularly important legal areas of public procuremen state aid law, including current developments and ECJ case law</li> </ul>				c procurement and		
		<ul> <li>understand the special features of the economic activity of the public sector and develop a awareness of the interests and problems that differ from those of private sector activity</li> </ul>					
		be able to apply the procurement and sta	•			ield of public	

3	Module Content					
	The module deals with the relationship between law and the public sector. It is divided into two major sections: public procurement law (part a)) and state aid law (part b)).					
	<ul> <li>a) In the public procurement law part of the course, the following topics are dealt with in particular:</li> <li>Concept, background and legal sources of public procurement law, references of national and EU law.</li> <li>Applicability: contracting authority, public contract, threshold values, exceptions</li> <li>Main features of the procedure and persons involved, including special contract and procedure forms as well as selection and award criteria</li> <li>Preparation, execution and conclusion of the award procedure on the basis of relevant examples</li> <li>Legal framework for the execution of the contract and legal protection in court.</li> <li>b) The following areas will be covered in the state aid law part of the course:</li> <li>Background and concept of state aid: Economic (political) reasons and recent developments</li> <li>Legal sources of state aid law, including its relation to other areas of EU law</li> <li>The concept of state aid under Art. 107 I TFEU: applicability, preconditions and internal market compatibility; and the importance of EU secondary legislation</li> <li>Procedural issues: notification, recovery, remedies and enforcement</li> <li>Future development in the area of state aid law; comparison with other legal regimes (EFTA, WTO) and discussion of a possible need for reform.</li> </ul>					
4	Course Type					
	Seminar classes with case studies					
5	Requirements for Participation					
	Attendance of the basic modules BM 1 to BM 3.					
6	Type of Examination					
	Written examination: Examination [ <i>Klausur</i> ] (120 to 180 Min.)					
7	Requirements for Allocation of Credit Points					
	Participation in the lecture and passing the module examination.					
8	Type and Use of the Module					
	The module is assigned to the specialization area SP 2 "European Economic Law".					
	The elective module is a prerequisite for passing the master's examination.					
	Applicability in other study programs: None.					
9	Significance of the Grading in the Final Grade:					
	The module grade is included in the final grade with 5/60 (= 8.3 %).					
10	Person in Charge					
	Prof. Dr. Dr. h.c. Barbara Dauner-Lieb as representative of the specialization area (SP) 2.					
	Lecturer: Dr. Pascal Friton (Teil a) und Dr. Max Klasse (Teil b)					
11	Other Information					
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.					

Focu	Is Module	3.1: Environmenta	al Law					
Mod	ule no.	Workload	Credit points	Study semester	Frequency	Duration		
SM 3.1		150 h	5 LP	2.	SoSe	1 Semester		
1	Course			Contact time	Self-study			
	Seminar	Seminar classes with case studies (2 SWS)			70 h			
		examination: Writte /] (120 to 180 min.)	en examination	-	50 h			
2 Goals of the Module and Competencies to Be Acquired				Be Acquired				
	Students	Students will						
		sources of law and	the legal foundations of environmental law as they result from the various w and the numerous institutions; including the interrelationships of EU law with e member states as well as with international environmental law					
		be able to identify a and to critically exa			hortcomings of EL	J environmental law		
		develop an awarer			-	•		
		be able to work ind	ependently on bas	ic cases concerni	ng European envi	ronmental law.		
3	Accordir of protect has creat presented discussion student, following a) The field b) Lega Com of protect c) EU of gove d) Euro Biof	<ul> <li>Module Content</li> <li>According to Art. 3 para. 3 TEU, the EU is to work towards sustainable development and a high level of protection and improvement of the quality of the environment. To protect the environment, the EU has created numerous institutions, procedures and legal norms, which will be comprehensively presented in this module. Selected case studies will be included to flesh out individual points in the discussion and to "bring to life" various issues. Taking into account the international orientation of the student, the module will focus on the role of the EU as a global environmental actor. Specifically, the following aspects will be addressed:</li> <li>a) The EU as an actor in environmental law: EU Competencies, legal sources and principles in the field of environmental law; so-called "environmental <i>acquis communautaire</i>".</li> <li>b) Legal protection for and against environmental protection in the EU: proceedings of the Commission against member states; proceedings of private persons against member states; and of private persons and member states against the EU</li> <li>c) EU environmental "federalism" and governance: case studies on current issues in environmental governance (e.g. genetic engineering and the EU Chemicals Regulation)</li> <li>d) European Union and Climate Change: European Emissions Trading, Renewable Energies, Biofuels</li> </ul>						
		EU as a global e ronmental law and		r: EU competenc	ies and the influe	ence of international		
4	Course	Туре						
	Seminar classes with case studies							

5	Requirements for Participation			
	Attendance of the basic modules BM 1 to BM 3.			
6	Type of Examination			
	Written examination: Examination [Klausur] (120 to 180 Min.)			
7	Requirements for Allocation of Credit Points			
	Participation in the lecture and passing the module examination.			
8	Type and Use of the Module			
	The module is assigned to the specialization area SP 3 "European Law and Sustainability".			
	The elective module is a prerequisite for passing the master's examination.			
	Applicability in other study programs: None.			
9	Significance of the Grading in the Final Grade:			
	The module grade is included in the final grade with 5/60 (= 8.3 %).			
10	Person in Charge			
	Prof. Dr. Dr. h.c. Dr. h.c. Stephan Hobe as representative of the specialization area (SP) 3.			
	Lecturer: Prof. Dr. Kirk Junker.			
11	Other Information			
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.			

Focus Module 3.2: Energy Law						
Module no.		Workload	Credit points	Study semester	Frequency	Duration
SM 3.2		150 h	5 LP	2.	SoSe	1 Semester
1	Course	1		Contact time	Self-study	
	Seminar classes with case studies (2 SWS)			30 h	70 h	
		examination: Writte (120 to 180 min.)	n examination	-	50 h	

2	Goals of the Module and Competencies to Be Acquired					
	The students will					
	have in-depth knowledge of European energy law including its relation to German energy					
	<ul> <li>recognize the outstanding importance of energy law for the pan-European economy and sustainability</li> </ul>					
	<ul> <li>develop an awareness of current energy law issues in connection with the German and European energy transition, especially with regard to the phase-out of coal and nuclear power</li> </ul>					
	<ul> <li>be able, based on their knowledge, to analyze fundamental energy law issues as well as current challenges in the field of energy law and to develop independent solution concepts.</li> </ul>					
3	Module Content					
	The energy industry has always been a cornerstone of the European economy. In times of climate change and energy transition, as well as the phase-out of coal and nuclear, energy law is also increasingly laden with issues of sustainability. The module "Energy Law" therefore deals with the essential legal issues faced by the energy industry. It is divided into the following parts:					
	a) Fundamentals of German energy law: terminology, markets, sources of law.					
	<ul> <li>b) European energy law: responsibilities and "Energy Union", essential legal provisions and requirements of EU law, references to environmental law</li> </ul>					
	c) General objectives and characteristics of German energy law: § 1 EnWG, market forces and competition; environmental protection and climate protection as guidelines for the legal framework of electricity supply versus economic efficiency and security of supply on the other hand; in particular "phase-out" of electricity generation from nuclear power and from coal					
	d) Legal aspects affecting the electricity market					
	<ul> <li>e) Electricity market design and so-called capacity markets; the law governing energy storage facilities</li> </ul>					
	f) Legal regulations pertinent to the electricity grid					
	g) Electricity trading and distribution, metrology					
	h) Legal aspects concerning the gas market					
	i) Legal aspects concerning the district heating market					
	j) Influences of competition law on the energy market					
	<ul> <li>Regulatory supervision of the German and European energy sector: Federal Network Agency, Federal Cartel Office, EU Commission, ACER</li> </ul>					
	I) Specific legal protection in the energy sector under German and EU law.					
4	Course Type					
	Seminar classes with case studies.					
5	Requirements for Participation					
	Attendance of the basic modules BM 1 to BM 3.					
6	Type of Examination					
	Written examination: examination [ <i>Klausur</i> ] (120 to 180 min.)					
7	Requirements for Allocation of Credit Points					
	Participation in the lecture and passing the module examination.					

8	Type and Use of the Module
	The module is assigned to the specialization area SP 3 "European Law and Sustainability".
	The elective module is a prerequisite for passing the master's examination.
	Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade:
	The module grade is included in the final grade with 5/60 (= 8.3 %).
10	Person in Charge
	Prof. Dr. Dr. h.c. Dr. h.c. Stephan Hobe as representative of the specialization area (SP) 3.
	Lecturer: Prof. Dr. Ulrich Ehricke, LL.M., M.A.
11	Other Information
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.

Focu	Focus Module 3.3: Challenges of Digitalization for Europe (Industry, Law, Ethics)								
Mod	ule no.	e no. Workload Credit point	Credit points	Study semester	Frequency	Duration			
SM 3.3		150 h	5 LP	2.	SoSe	1 Semester			
1	Course			Contact time	Self-study				
	Lecture with case studies (2 SWS)			30 h	70 h				
		examination: Writter (120 to 180 min.)	n examination	-	50 h				
2	Goals of	Goals of the Module and Competencies to Be Acquired							
	Students will								
		develop an awarene n ethical and legal f		f the consequence	es of digitalization	for all areas of life			
		have in-depth know he challenges that		ethical and legal a	pproaches to exp	laining and solving			
	<ul> <li>learn to understand digitization as a typical only the legal but also the technical perspect</li> </ul>				onal issue", taking	into account not			
		ecognize the need solutions, not only b			account when de	veloping legal			
		be able to independ egal challenges of o		represent their ov	wn points of view o	on the moral and			

3	Module Content
	With digitalization, the European Union is facing enormous legal and ethical issues and challenges. The changes brought about by increasing digitalization will affect all areas of life and lead to major
	upheavals. This module therefore deals with the background as well as the legal and ethical
	challenges of this process. The main topics are artificial intelligence, freedom of expression as well as
	the working world of the future. Overall, the following topics will be covered:
	<ul> <li>a) Disruptive techniques in the age of digitalization (automation, artificial intelligence/machine learning, etc.).</li> </ul>
	b) Legal and ethical challenges (including basic concepts [responsibility, autonomy, etc.]; image of man in digitization; value conflicts due to transnational technologies).
	<ul> <li>c) Topic 1: Artificial Intelligence (national and international attempts at regulation [HLEG, etc.]; transparency requirements; autonomy and privacy; data protection; security/reliability, etc.; practical fields of application of artificial intelligence [industry; legal advice; courts; medicine and care, etc.]).</li> </ul>
	<ul> <li>d) Topic 2: Autonomy and freedom of expression (esp. social bots and "fake news"; control over data)</li> </ul>
	e) Working world of the future (emergence of new and elimination of old fields of work/new business models)
	f) Human-machine connections/cyborgs etc.
4	Course Type
	Lecture with case studies.
5	Requirements for Participation
	Attendance of the basic modules BM 1 to BM 3.
6	Type of Examination
	Written examination: examination [Klausur] (120 to 180 min.).
7	Requirements for Allocation of Credit Points
	Participation in the lecture and passing the module examination.
8	Type and Use of the Module
	The module is assigned to the specialization area SP 3 "European Law and Sustainability".
	The elective module is a prerequisite for passing the master's examination.
	Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade:
	The module grade is included in the final grade with 5/60 (= 8.3 %).
10	Person in Charge
	Prof. Dr. Dr. h.c. Dr. h.c. Stephan Hobe as representative of the specialization area (SP) 3.
	Lecturer: Prof. Dr. Dr. Frauke Rostalski
11	Other Information
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.

Module no. SM 3.4		e no. Workload Credit point	Credit points	Study semester	Frequency	Duration		
		150 h	5 LP	2.	SoSe	1 Semester		
1	Course			Contact time	Self-study			
	Seminar	classes with case s	tudies (2 SWS)	30 h	70 h			
	Module e (120 to 1	examination: Writter 80 min.)	n exam [Klausur]	-	50 h			
2	Goals of	f the Module and C	ompetencies to	Be Acquired				
	Students	will						
		nave basic knowled relevant actors, in p						
		recognize the outsta development of indu				le, resource-saving		
	• (	understand the spec	cial characteristics	and legal framew	ork of the aerosp	bace industry		
		be able to apply the solutions to problem				develop independer		
		develop an awarene development of sus		•		such as the		
3	Module							
	<ul> <li>Air law and space law have always occupied a special position in European and international law. Of the one hand, this is due to the special - typically state-related - position of the aerospace industry with numerous legal peculiarities. On the other hand, however, air and space law regularly involves legal issues that are of global interest or go beyond it. In times when more and more private actors are entering the market and striving for an economic use of outer space, numerous new legal questions arise, for example concerning the exploitation of resources in outer space. In addition, "classical" issues such as environmental protection in air transport or outer space (space debris) as well as the military use of air and outer space are still topical. Specifically, the module is dedicated the following topics:</li> <li>a) legal sources, systematics and actors of European and international air and space law.</li> </ul>					erospace industry regularly involves nore private actors ous new legal ace. In addition, e (space debris) as odule is dedicated to space law.		
	,	rical, economic, leg	·	U U	•			
	,	of the EU in Europe ities of ESA and the	•	as well as curren	t developments i	n the field of space		
	d) spec	ifics of aerospace la	aw and their impac	ct on professional	practice			
	e) spec	ial position of the a	erospace industry	and its importance	y and its importance for sustainable development			

	<ul> <li>f) practice-related case studies on current challenges of the aerospace industry, aerospace law and sustainability.</li> </ul>
4	Course Type
	Seminar classes with case studies.
5	Requirements for Participation
	Attendance of the basic modules BM 1 to BM 3.
6	Type of Examination
	Written examination: examination [Klausur] (120 to 180 min.).
7	Requirements for Allocation of Credit Points
	Participation in the lecture and passing the module examination.
8	Type and Use of the Module
	The module is assigned to the specialization area SP 3 "European Law and Sustainability".
	The elective module is a prerequisite for passing the master's examination.
	Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade:
	The module grade is included in the final grade with 5/60 (= 8.3 %).
10	Person in Charge
	Prof. Dr. Dr. h.c. Dr. h.c. Stephan Hobe as representative of the specialization area (SP) 3.
	Lecturer: Prof. Dr. Dr. h.c. Dr. h.c. Stephan Hobe.
11	Other Information
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.

Focu	Focus Module 4.1: Basic Rights of the EU and ECHR							
Modu	lle no.	Workload	Credit points	Study semester	Frequency	Duration		
S	SM 4.1	150 h	5 LP	2.	SoSe	1 Semester		
1	Course	I	1	Contact time	Self-study			
	Seminar classes with case studies (2 SWS)			30 h	70 h			

		e examination: Written exam <i>[Klausur]</i> 180 min.)	-	50 h				
2	Goals	of the Module and Competencies to	Be Acquired					
	Studen	ts will						
	•	<ul> <li>have in-depth knowledge of the protection of fundamental rights on the level of the European Union as well as the European Convention on Human Rights including the judicial enforcement before ECJ and ECtHR</li> </ul>						
	•	understand the special methods of the	e European protec	tion of fundamenta	al rights			
	•	recognize the outstanding importance development of a (European) society	of fundamental ar	nd human rights fo	r the free			
	•	develop an awareness of the challeng borders in so-called multi-level system		ndamental rights l	beyond national			
	•	be able to measure the legality of state fundamental and human rights of the l rights.						
3	Module	e Content						
	becaus With th	solution of fundamental rights issues at t e the EU is also increasingly active in a e European Charter of Fundamental Rig (ECHR), two comprehensive codificat e.	reas that are partic ghts (EuGrCh) and	cularly sensitive to I the European Co	fundamental rights. nvention on Human			
	topics. Court o issues this, ho	cture will present the case law of the E Particular focus will be placed on issue f Justice (ECJ) overlap (e.g., migration i in abduction cases, ne to in idem issue wever, emphasis will be placed on dev pean protection of fundamental rights the	es where the case ssues, European A es, use of religiou reloping a general	law of the ECtHF Arrest Warrant issu s symbols in the understanding of	R and the European ues, children's rights workplace). Beyond the problem related			
4	Course			•				
	Semina	ar classes with case studies.						
5	Requir	ements for Participation						
	Attenda	ance of the basic modules BM 1 to BM	3.					
6	Туре о	f Examination						
	•••	examination: examination [Klausur] (12	20 to 180 min.)					
7	Requir	ements for Allocation of Credit Point	S					
	Particip	pation in the lecture and passing the mo	dule examination.					
8	Туре а	nd Use of the Module						
	The mo Relatio	odule is assigned to the specialization a ns".	rea SP 4 "Europea	an Law and Intern	ational			
	The ele	ective module is a prerequisite for passi	ng the master's ex	amination.				
	Applica	bility in other study programs: None.						
9	Signifi	cance of the Grading in the Final Gra	de:					
	Thoma	odule grade is included in the final grade		0/ )				
	The mo	oule grade is included in the linal grade	e with 5/60 (= 8.3 '	%).				

	Prof. Dr. Dr. h.c. Dr. h.c. Stephan Hobe as representative of the specialization area (SP) 4.
	Lecturer: Prof. Dr. Dr. h.c. Dr. h.c. Angelika Nußberger.
11	Other Information
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.

Focu	Focus Module 4.2: EU and Rule of Law Assistance & Development (EU and Development)						
Modu	ule no.	Workload	Credit points	Study semester	Frequency	Duration	
ç	SM 4.2	150 h	5 LP	2.	SoSe	1 Semester	
1	Course			Contact time	Self-study		
	Seminar (2 SWS)	classes with interac	tive case studies	30 h	60 h		
	Module e	examination: term pation	aper and	-	60 h		
2	Goals of	the Module and C	ompetencies to	Be Acquired			
	Students	will					
		ecognize the impor outside the Europea		e of law on develo	opment processes	both within and	
	• ł	nave in-depth knowl	edge of the main l	egal structures of	development-rela	ted areas in EU law	
		earn to use the role practice activities	of law in develop	ment processes fo	or their legal adviso	ory and legal	
		levelop an awarene vithin and outside th			rcing standards of	the rule of law both	
3	Module	Content					
	Law in general and the law of the European Union in particular have a great influence on development processes inside and outside the European Union, not only in terms of economic policy but in general. The criteria that a state has to fulfill in order to become a member of the EU influence its (legal) development just as much as the EU, for its part, influences its (economic and legal) development through agreements with developing countries. In order to explore the phenomenon of the influence of law on development processes in different areas, the module "EU and Development" deals with the following topics:						
	<ul> <li>a) The debate on "development and law": introduction and overview with a special focus on the El (concepts of development, the role of law for development, institutionalization in the field or development).</li> <li>b) Law and development within the EU: accession criteria (Copenhagen criteria); EU compliance</li> </ul>					ation in the field of	

	<ul> <li>mechanism</li> <li>c) Law and development through the EU (e.g. Yaoundé / Lomé I-IV / Cotonou Agreement)</li> <li>d) Law as development: from a means to an end to an end in itself - benefits and challenges of promoting the rule of law</li> <li>e) Compliance with rule of law principles within the EU</li> <li>f) Promoting the rule of law outside the EU.</li> </ul>
4	Course Type
	Interactive lecture in which students present independently on pre-selected topics, depending on the size of the course, seminar-style teaching (with introductory part by the lecturer and contributions by the participants).
5	Requirements for Participation
	Attendance of the basic modules BM 1 to BM 3.
6	Type of Examination
	Oral presentation and term paper at the end of the module.
7	Requirements for Allocation of Credit Points
	Participation in the lecture and passing the module examination.
8	Type and Use of the Module
	The module is assigned to the specialization area SP 4 "European Law and International
	Relations".
	The elective module is a prerequisite for passing the master's examination.
	Applicability in other study programs: None.
9	Significance of the Grading in the Final Grade:
	The module grade is included in the final grade with 5/60 (= 8.3 %).
10	Person in Charge
	Prof. Dr. Dr. h.c. Dr. h.c. Stephan Hobe as representative of the specialization area (SP) 4.
	Lecturer: Dr. Markus Böckenförde.
11	Other Information
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.

Focus Module 4	Focus Module 4.3: The EU and the Common Foreign Security Policy						
Module no.	Workload	Credit points	Study semester	Frequency	Duration		
SM 4.3	150 h	5 LP	2.	SoSe	1 Semester		

1	Course	Contact time	Self-study					
	Lecture with interactive development (2 SWS).	30 h	70 h					
	Module examination: Oral examination (30 min.).	-	50 h					
2	Goals of the Module and Competencies to	Be Acquired	• 					
	Students will							
	<ul> <li>have knowledge of the basic structures of the Common Foreign and Security Policy of the European Union including the theoretical background as well as the involved actors</li> </ul>							
	<ul> <li>recognize the special position of the C which also has an effect in legal terms</li> </ul>			ental policy area,				
	understand the resulting typical forms	and patterns of a	ction in the area of	CFSP				
	<ul> <li>develop an awareness of current chal own practice-relevant approaches to s their own points of view.</li> </ul>	•						
3	Module Content							
	Module Content							
	The module follows a "triple 'A' approach" (and	•	,					
	treaty foundations (i.e. the legal texts) and em		•,					
	a) The history of EU external relations: from (EPC) to its own chapter in the Lisbon Tre	•	European Politica	al Cooperation				
	<ul> <li>b) Theoretical background: Explanatory appr geo-political schools of thought.</li> </ul>	oaches from realis	st, neo-functionalis	st, federalist and				
	<ul> <li>c) The institutional structure of CFSP: the rol</li> <li>Council, the High Representative of the El</li> <li>External Action Service and the European</li> </ul>	U for Foreign Affai		-				
	<ul> <li>d) Concrete forms and patterns of action: in patterns of action in patterns of action in patterns of action and organization</li> </ul>	•	•					
	e) The future of the EU's global role: possible diplomacy.	e scenarios for cha	allenges to interna	tional politics or				
4	Course Type							
	Lecture with interactive development of the inc	dividual chapters t	hrough debates ar	nd simulations.				
5	Requirements for Participation							
	Attendance of the basic modules BM 1 to BM	3.						
6	Type of Examination							
7	Oral examination (30 min.). Requirements for Allocation of Credit Point	s						
	Participation in the lecture and passing the mo							
			•					

8	Type and Use of the Module							
	The module is assigned to the specialization area SP 4 "European Law and International							
	Relations".							
	The elective module is a prerequisite for passing the master's examination.							
	Applicability in other study programs: None.							
9	Significance of the Grading in the Final Grade:							
	The module grade is included in the final grade with 5/60 (= 8.3 %).							
10	Person in Charge							
	Prof. Dr. Dr. h.c. Dr. h.c. Stephan Hobe as representative of the specialization area (SP) 4.							
	Lecturer: Prof. Dr. Wolfgang Wessels.							
11	Other Information							
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.							

Foc	us Module 4	I.4: European Com	mon Commercia	al (and Currency	) Policy				
Module no. SM 4.4		Workload	Credit points 5 LP	Study semester	Frequency	Duration			
		150 h		2.	SoSe	1 Semester			
1	Course	<u> </u>		Contact time	Self-study				
	Seminar	classes with case s	tudies (2 SWS).	30 h	70 h				
		examination: Writter 80 min.).	n exam [Klausur]	-	50 h				
2	Goals of	Goals of the Module and Competencies to Be Acquired							
	The students will								
		<ul> <li>have in-depth knowledge of world trade law, including the role of the European Union as expressed in the rules governing the Common Commercial Policy</li> </ul>							
		<ul> <li>recognize the prominent importance of the Common Commercial Policy for the global presence of the EU and its economic policy influence</li> </ul>							
		<ul> <li>be able to analyze and legally evaluate the legality of trade defense measures under WTO and EU law</li> </ul>							
		• develop an awareness of the current challenges of world trade and the role of the European Union in trade policy.							

3	Module Content							
	Module Content							
	The European Union is increasingly appearing on the international stage alongside the member states as an actor in its own right in the field of trade and economic policy. The module deals with the main issues of international economic law (international economic law) and the role of the EU in this respect on the basis of case studies. Specifically:							
	<ul> <li>a) Introduction: background and concept of the Common Commercial Policy, Competencies and legal framework, EU policies (containment of China, extension of EU rules); [case study: Omega Diamonds, GSP Plus].</li> </ul>							
	<ul> <li>b) Trade defense measures: including their circumvention and the importance of tariffs; WTO and EU legal frameworks, [case study: solar panels].</li> </ul>							
	c) Safeguards in practice [discussion of point b) through case studies].							
	d) Investment protection in overview: considering the Achmea decision [case study: Vattenfall].							
	e) Common commercial policy and WTO: scope and impact of WTO law; in particular regarding the WTO Dispute Settlement Mechanism (DSB) [Case study: Biodiesel and safeguards].							
	<ul> <li>f) Legal review: negotiation of trade policy disputes before the ECJ [case study: footwear - Brosmann/Clarks/Wortmann].</li> </ul>							
	g) Trade policy: EU free trade agreements, including the more recent comprehensive agreements such as CETA and TTIP, as well as relations with the U.S. and China							
	<ul> <li>h) Optional: future developments of the Common Commercial Policy: importance of e-commerce; crisis of the WTO and fragmentation of the world trade order; influence of political realities (trade blocs); relation to the CFSP area.</li> </ul>							
4	Course Type							
	Seminar classes with case studies							
5	Requirements for Participation							
	Attendance of the basic modules BM 1 to BM 3.							
6	Type of Examination							
	Written examination: examination [Klausur] (120 to 180 min.).							
7	Requirements for Allocation of Credit Points							
	Participation in the lecture and passing the module examination.							
8	Type and Use of the Module							
	The module is assigned to the specialization area SP 4 "European Law and International							
	Relations".							
	The elective module is a prerequisite for passing the master's examination.							
	Applicability in other study programs: None.							
9	Significance of the Grading in the Final Grade:							
40	The module grade is included in the final grade with 5/60 (= 8.3 %).							
10	Person in Charge							
	Prof. Dr. Dr. h.c. Dr. h.c. Stephan Hobe as representative of the specialization area (SP) 4.							

	Lecturer: Rechtsanwalt Arnoud Willems.
11	Other Information
	Students must select at least three focus modules (SM) from a specialization area (SP) in the second semester. Another SM can be either from the same SP or from another SP. A total of four SM must be completed.

## 3.4 Master's Thesis

Module Master's Thesis								
Module no.		Workload	Credit points	Study semester	Frequency	Duration		
	MM 450 h		15 LP	1. und 2.	WiSe/SoSe	2 Semester		
1	Course	Course			Self-study			
	Master's	thesis		-	450 h			
	The aim the stude ability to p with and examinat	Goals of the Module and Competencies to Be Acquired The aim of the module is the successful completion of the master's thesis. This serves as proof that the student is capable of working independently in a limited period of time (six months), and has the ability to present complex issues in a simple manner. Writing the master's thesis requires familiarization with and independent scholarly treatment of a complex legal issue. In addition to an intensive examination of the presentation of complex facts, corresponding specialized knowledge is acquired, promoting foreign language competence related to the subject.						
3	The modi completic course. A The modi lecture-fri a topic is carried ou lecture-fri serves th When se thesis. Th but also i	Module Content         The module covers the development and execution of the master's thesis from topic identification to completion. The processing time is 6 months and extends from the sixth to the eleventh month of the course. Additional formalities are set forth in § 11 of the Examination Regulations.         The module covers both semesters of study. The first part of the module takes place during the lecture-free period after the first semester and has a workload of 90 hours. In this part, the search for a topic is to be started parallel to the internship, then in self-study, and initial research work is to be carried out. The second part of the module covers the entire second semester, with a focus on the lecture-free period after the second semester. The second part is scheduled with 360 h workload and serves the actual preparation of the thesis.         When setting the topic, special attention should be paid to the practical orientation of the master's thesis. The practical orientation can be established in particular by reference to the previous internship, but also in other ways. As a rule, the master's thesis should be written in cooperation with the previous internship.						

4	Course Type					
	Master's thesis.					
5	Requirements for Participation					
	Completing the Additional Modules (EM).					
6	Type of Examination					
	Scholarly paper of 50,000 characters (without spaces).					
7	Requirements for Allocation of Credit Points					
	Grading of the master's thesis according to § 11 section 6 in conjunction with § 7 section 1, 2 and § 9 Examination Regulations with at least "rite (4,0)".					
8	<b>Type and Use of the Module</b> The compulsory module is a prerequisite for passing the master examination.					
	Applicability in other study programs: None.					
9	Significance of the Grading in the Final Grade:					
	The module grade is included in the final grade with 15/60 (= 25 %).					
10	Person in Charge					
	Supervisor of the master's thesis					
	Assignment of the master's thesis topic, supervision and evaluation of the master's thesis are the responsibility of the supervising university lecturer (see § 11 section 2 of the Examination Regulations).					
11	Other Information					
	An extension of the deadline is excluded, notwithstanding the provisions of § 18 of the Examination Regulations. The master's thesis can be repeated once with a new topic if it is not passed. The issue of the topic must take place no later than three months after the announcement of the result of the master's thesis. The examination board decides on an extension of the deadline in justified cases of hardship.					

## 4. Student Support

## 4.1 Study Schedule

Entire Year of Study								
October to January		February to March		April to July		August to September		
Basic Module 1	5 LP							
Basic Module 2	5 LP							
Basic Module 3	5 LP	-						
Additional Module	4 LP	-						
		Internship	6 LP					
				SM 1.1 to SM. 4.4 <sup>2</sup>	5 LP			
				SM 1.1 to SM. 4.4	5 LP			
				SM 1.1 to SM. 4.4	5 LP	-		
				SM 1.1 to SM. 4.4	5 LP			
		Preperation master's	3 LP	Start master's thesis		Complete	master's	12 LP
		thesis				thesis		
	19 LP		9 LP		20 LP			12 LP
First Semester 28 LP			Sec	cond Ser	nester 32 LP			

<sup>&</sup>lt;sup>2</sup> Four focus modules must be completed in the second semester. Students select one of the four specialization areas at the beginning of the second semester. At least three of the assigned modules must be completed from this selected specialization area. An additional module may be chosen from the selected specialization area or from one of the three other specialization areas.

## 4.2 Subject Matter and Examination Consultation

Comprehensive support and advice for students is provided by "Cologne LAW Education GmbH". The study program office provides counseling on all questions concerning the study program and the stay in Cologne, especially at the beginning of the program of study. Due to small class sizes, comprehensive and individual subject-matter and examination counseling is guaranteed at all times.