

**15.0 Higher Education Credits** 

**15.0 ECTS credits** 

# Department of Law

# Syllabus

for course at second level Folkrätten och den globala ekonomin International Law and the Global Economy

Course code: Valid from: Date of approval: Changed: Department: Subject group: Specialisation: Main field: JU377B Spring 2024 2023-09-25 2023-12-06 Department of Law Law and Legal Studies A1N - Second cycle, has only first-cycle course/s as entry requirements Legal Science

## Decision

Finalized by: Reviderad av institutionsstyrelsen (del) vid Juridiska institutionen, 2023-09-25

## Prerequisites and special admittance requirements

For access to lectures and examination, students must fulfill the general requirement for admission to elective courses, i.e. having passing grades amounting to at least 150 credits on mandatory courses within the law program, including in International Public Law.

Exchange students admitted by the Department of Law at Stockholm University are also given access to the course.

#### Course structure

Examination codeName0100International Law and the Global Economy

Higher Education Credits 15.0

#### **Course content**

The purpose of the course is to give the students an understanding of the legal principles and mechanisms governing international economic law (IEcL), with an emphasis on trade law, investment law and financing law. International economic law is also treated from an economic and political perspective and is set in the context of other areas of law, such as environmental law and human rights. The course begins with a short recap of public international law.

#### Learning outcomes

Knowledge and understanding

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

• know the main features of the rules and regimes of international economic law as well as the interplay between these and other rules of international law, and

• understand the relation between these legal regimes and the different ideas and beliefs that influenced them.

Skills and abilities

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

• present the results of legal analyses of complex phenomena within the subject area, both orally and inwriting,

• use legal methodology and terminology in the field of international economic law at an advanced level, and

• formulate analyses of the main legal rules and legal mechanisms of international economic law, in an independent and critical manner.

Judgement and approach

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

• evaluate the main legal rules of international economic law in a historical, political and general legal context.

# Education

Instruction is given in the form of lectures, seminars and practical exercises. The language of instruction is English.

Active participation at the introduction as well as exercises where oral presentations are included is mandatory. Exemptions from the attendance requirement are otherwise solely granted if the student has a lawful excuse, in which case the student should complete a pedagogically equivalent assignment as compensation for their absence. Exemptions are however not granted for the oral presentations.

Attendance at other classes is voluntary but will be credited (see below).

# Forms of examination

Examination in the course is carried out through active attendance at the seminars as stated in the course description, oral and written presentations, and a written examination. If a written presentation or a home exam is submitted after the deadline, points will be deducted. An introductory part with a recap of public international law is examined through a specific written examination. The language of

examination is English.

Assessment criteria for the written assignments: - subject and problem formulation

- factual knowledge and insight into the subject
- presentation
- materials
- methodology
- analysis and argumentation, including independence
- conclusions
- sources and formal requirements
- language

Assessment criteria for the oral presentations:

- ability to formulate legal problems
- ability to independently and systematically argue on the basis of the problem formulation and within aspecified time limits
- ability to draw legal conclusions and communicate them
- ability to present problem formulation, argumentation and conclusions in a clear and interesting way

The final grade in the course is based on the total amount of points achieved by each student on each course moment. The minimum score required on each examined course moment in order to pass the entire course, together with the maximum scores achievable, are stated in the course description. The final grade in the course is based on the total amount of points achieved on each examined course moment.

In order to pass the course, students must achieve all intended learning outcomes. Grading criteria and permitted aids during the examination are specified in the course description.

Students who receive a failing grade on a regular examination will have the opportunity to retake the examination. Students who have received a passing grade on an examination may not retake the examination to attain a higher grade. A student who has failed the same examination twice is entitled to have another examiner appointed.

The final grade in the course is set using the following seven-point scale: A (Excellent), B (Very Good),

C (Good), D (Satisfactory) and E (Adequate). Failing grades are Fx (Inadequate) or F (Totally Inadequate

A student with a certificate of special pedagogical support issued by Stockholm University has the right to alternative/accommodated forms of examination in accordance with the certificate.

# Misc

Completed course requirements are valid for two years. This also applies to students who drop the course during the early course withdrawal period.

The course requirements in effect at the time of the student's first registration on the course may be completed within two years. After two years, the course requirements included in the most recently revised syllabus will apply.

Entry into force

These provisions will apply as of 15 January 2024.