

The Elective Courses (students choose two)

Legal Aspects of International Finance | Media Law - Telecommunication Law | International and EU Tax Law | Intellectual Property Law (Copyright Law & Industrial Property Law) - Patents, Utility Model Certificates, Industrial Designs | International Insolvency Law: Principles and Policy | Mergers and Acquisitions | Internet Law and E-Business | Banking Legal Environment | Financial Crime | European Procedural Law | EU Consumer Law | Data Protection Law: General Data Protection Regulation

The Master's Dissertation

The Master's Dissertation is an individual 12,000-word paper of original scientific concept. The topic is chosen by the student with input and advice from a faculty member, who acts as a supervisor.

Schedule

Duration of the Programme

3 Semesters full-time (FT) or 6 Semesters part-time (PT) Teaching takes place **only during weekends**, once (PT) or twice (FT) a month while written examinations commence on Friday afternoons.

Teaching of courses can either take place in a classroom or/ and through distance learning as defined by current relevant legislation.

Admissions

Our admissions policy supports equality of opportunity. We are focused on building a student community from various backgrounds and national origin.

To be considered for the "LL.M. in Transnational and European Commercial Law, Banking Law, Arbitration." Mediation" Programme, candidates are required to have:

- A good university degree from a recognized University
- Iwo references
- An English language certificate with a good score (Proficiency, IELTS, TOEFL or TOEIC)

Career

The "Transnational and European Commercial Law, Banking Law, Arbitration / Mediation" puts forward a genuinely transnational and European perspective, offering a highly flexible qualification suitable for a wide range of career openings in many sectors.

The Programme supports students and professionals who aim for careers in Greece and abroad in sectors such as:

- · Law Firms, Banking and Financial sector
- Government, International Organizations, NGOs
- University and Research Institutes
- National and International Arbitration and Mediation Centers

The University

The International Hellenic University (IHU) is the only Greek public University where programmes are taught exclusively in English. It is located in Thessaloniki, a vibrant student metropolis.

We are focused on attracting leading academics and outstanding students from Europe and across the world. The IHU may offer **scholarships** to exceptional prospective students.

School of Economics, Business Administration & Legal Studies

International Hellenic University Campus 14th km Thessaloniki - Nea Moudania 57001 Thermi, Thessaloniki Greece

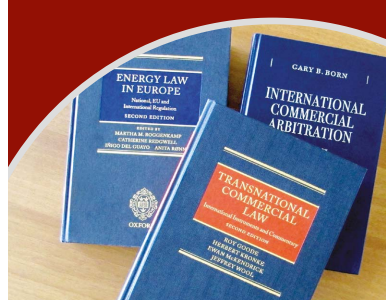
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LL.M. in

Transnational and European Commercial Law, Banking Law, Arbitration / Mediation



legal.ihu.edu.gr

The Programme

The International Hellenic University's "LL.M. in Transnational and European Commercial Law, Banking Law, Arbitration / Mediation" provides a thorough analysis of Commercial & Economic Law, Banking Law, Arbitration and Mediation within a transnational, EU and international context. The emphasis is on learning how cross-border business activities, companies, financial markets and the banking sector are regulated and how alternative dispute resolution is conducted.

Programme Structure (Three terms)

During the first term, full-time students are required to follow 6 mandatory courses. During the second term, full-time students follow a further 5 mandatory courses and 2 elective courses. During the third term, work is dedicated exclusively to the Master's dissertation.

The Mandatory Courses

Transnational Commercial Law I

CISG | UNCITRAL Model Laws | UNIDROIT Principles | Rome | | Rome | | Lex Mercatoria | Conventions of the Hague Conference on Private International Law | World Bank | WTO | NAFTA | BOT | BOOT | BLOT | BOTT | ICC Incoterms 2010 | National/A - National Law | Mandatory and Overriding Mandatory Rules | Transnational Company Agreements | Transnational Regulatory Networks and their Limits | Transnational Legal Process and State Change etc.

Transnational Commercial Law II

UNIDROIT - Mandate, Working Method, Main Achievements - Conventions - Soft Law | 1988 UNIDROIT Convention on International Financial Leasing (Ottawa Convention) | 2001 Cape Town Convention on International Interests on Mobile Equipment | 2001 Aircraft Protocol | 2007 Luxembourg Protocol on Matters Specific to Railway Rolling Stock | 2012 Space Protocol on Matters Specific to Space Assets | 2008 Model Law on Leasing | 2009 Geneva Convention on the Substantive Aspects of Intermediated Securities | 2001 United Nations Convention on the Assignment of Receivables in International Trade | 2007 UNCITRAL Legislative Guide on Secured Transactions | 2006 Hague Convention on the Law Applicable to Certain Rights in Respect of Securities held with an Intermediary | Hague Conference | UNCITRAL - Working Method | Finance Lease (Lessor - Lessee -Manufacturer) | Operating Lease | Acquisition Finance Devices | Sale under Retention of Title | Security Rights | Secured Transactions | Settlement Finality Directive | Financial Collateral Directive | The Hague and Geneva Securities Conventions | Financial Collateral Arrangements | UNIDROIT Convention on Substantive Rules for Intermediated Securities etc.

European Economic Law

Citizenship of the EU & Rights conferred on EU Citizens | Directive 2004/38/EC | Company Directives | Free Movement of Workers | Prohibition of Discrimination | Regulation 1612/68 | Free Movement of Capital | Golden Shares |

The Customs Union and the Prohibition of Customs Duties and All Charges Having Equivalent Effect to Customs Duties | Discriminatory Internal Taxation | Quantitative Restrictions and Measures Having Equivalent Effect on Imports and Exports | National Measures Relating to Selling Arrangements | Market AccessTest | Free Movement of Goods | Introduction to the Internal Market/The Freedom of Establishment | Recognition of Diplomas and Qualifications | Directive 2005/36/EC | The Freedom to Provide Services | Services Directive Short selling Investment funds | Supervision and Enforcement of Capital Markets | European System of Financial Supervision | Credit Rating Agencies | Derivatives-European Market Infrastructure Regulation (EMIR) | Alternative Investment Fund Managers Directive etc.

International Regulation of the Banking Sector

Legal Foundations of European Economic Systems and Integration | Legal Foundations of the Single European Financial Market | The Harmonization of European Banking Law | The Harmonization of European Securities and Capital Markets Law | The Harmonization of European Corporate Law | The History of Monetary Integration in Europe and the Institutions of the EMU | The Role of the European Central Bank in Monetary and Financial Stability | Economic Policy Coordination in the EMU | The External Aspects of EMU | Monetary Stability and Crisis Management in the EMU etc.

Institutional Banking Law & Banking Services: Credit Assurance - Bank Supervision - Consumer Protection in the Banking Sector - Private Law

Legal Aspects of Banking Operations | Regulatory Framework and Compliances | Banking Related Laws | Banking Services | Securities for Banker's Loans | Guarantees | Credit Assurance | Bank Supervision | Consumer Protection | Covered Bonds | Secured Financing in Commercial Transactions | Payment Systems (Single Euro Payments Area-SEPA) | Finance Lending | Cross-border and Domestic Transactions etc.

Regulation of International Capital Markets & Investment Protection

Financial Markets and Financial Assets | Primary and Secondary Capital Markets | The Internationalisation of Capital Markets | The Globalisation of Financial Crises | The Regulatory Framework | Disclosure and Transparency | The Role of Market Intermediaries in Securities Markets | The Structure and Economic Functions of Secondary Securities Markets | The Globalisation of Finance | Building International Financial Stability | Developing International Rules and Regulatory Standards for Capital Markets etc.

Mediation and Ombudsman scheme in the Banking Sector

Options for the Settlement of Banking Disputes | Key Aspects of Mediation in the Banking Sector | Other Relevant ADR Mechanisms | Ombudsman Schemes in the Banking Sector | Type of Complaints Resolved; Dispute Settlement | Ombudsman's Powers and Jurisdiction | Procedural Principles: Filing a Complaint; Investigating a Complaint | Fairness, Independence and Impartiality | Code of Ethics etc.

Mediation, ADR & ODR Law

Theoretical and Practical Aspects of ADR & ODR | Forms of Mediation | Mediation Agreements: Legal Nature, Function, Aims, Validity, Enforceability | Mediator Duties, Accreditation Requirements for Mediators | EU Mediation Directive | Other ADR schemes | EU Directive on Consumer ADR | EU Regulation on Consumer ODR | Mediation under the ICC Mediation Rules 2014 | Harmonization of the Rules of International Mediation etc.

European & International Competition Law/ Antitrust Law

Introduction to Competition Law and Policy | Cartel Agreements, Concerted Practices and the Abuse of Monopoly | Horizontal & Vertical Agreements | Abuse of Dominant Position | Oligopolies, Tacit Collusion and Unilateral Action | The European Merger Regulation | Enforcement of Competition Law through Private Enforcement and via the Investigations of the European Commission | The International Dimension: Extraterritoriality, Cooperation & Globalisation | Competition Law and the State | Rules applicable to State Aid | Rules applicable to Specific Sectors (Agriculture, Energy, Postal Services, Telecommunications, Transport) | Introduction to U.S. Antitrust Law etc.

International Commercial Arbitration

Agreement | Separability Presumption | Choice of Law Governing Arbitration Agreements | Competence-Competence | Constitution of the Arbitral Tribunal | Parties to International Arbitration Agreement | Applicable Law | Selection of Seat | Selection and Challenge of Arbitrators | The Award | Form and Content of the International Arbitral Award | Judicial Assistance for Arbitration | Confidentiality | Lis Pendens | Stare Decisis etc. | Institutional Arbitration | Ad hoc Arbitration | Introduction to Arbitral Institutions (ICC, CIARB, LCIA, DIS, ISCID, AAA) | Institutional Arbitration under the ICC Rules | Terms of Reference | Ad hoc Arbitration Under the UNCITRAL Rules 2010 | Construction Arbitration (FIDIC Contracts, Interim Measures) etc.

Recognition and Enforcement of International Arbitral Awards

1958 United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards | Reasons for Refusing Recognition and Enforcement under Article V of the New York Convention | The 1961 European Convention on International Arbitration | The 1965 Convention on the Settlement of Investment Disputes Between States and National of Other States (Washington Convention) | The 1975 Inter-American Convention on International Commercial Arbitration (Panama Convention) | The U.S. Federal Arbitration Act and the Practice of U.S. Courts on Recognition and Enforcement of Arbitral Proceedings and Awards | Comparative Analysis of the Basis for Refusing to Recognize and Execute an Arbitral Award I The Time Period for Challenging an Award | Settlement Before and After Receiving an Arbitral Award | Arbitration with Sovereign Governments | The Issue of Immunity from Enforcement etc.

Elective Modules and Master Dissertation -->