

European Law and Proceedings of the Court of the European Union

Tantárgy neve: European Law and Proceedings of the Court of the European Union	Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: Európai és Nemzetközi Jogi Intézet Európaijogi és Nemzetközi Magánjogi Intézeti Tanszék Tantárgyelem: kötelező
Tárgyfelelős: Dr. habil. Angyal Zoltán egyetemi docens	
Közreműködő oktató: Dr. Marinkás György egyetemi adjunktus	
Javasolt félév: 1. félév (őszi)	Előfeltétel: -
Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév	Számonkérés módja: gyakorlati jegy
Kreditpont: 2	Munkarend: nappali/levelező
Tantárgy feladata és célja: The main objective of the course is achieving that the student become familiar with the complex institutional arrangement of the European Union. The course will contain the composition, the working methods of the different organs and their participation in the decision (law) making process. The other aim of the course is to provide students with a comprehensive overview of the basic issues of legal harmonization in the EU. The course focuses on the constitutional foundation, as well as different modes and instruments of harmonization. We also examine legal harmonization as a method of governance in the European Union. A special attention is paid to the role of the Court of Justice of the European Union (CJEU) as a key (though non-traditional) actor of the legal harmonisation process.	
Fejlesztendő kompetenciák: tudás: T3, T4, T5 képesség: K1 attitűd: A1, A2, A3, A4, A5, A6 autonómia és felelősség: F1, F2, F3	
Tantárgy tematikus leírása: <ol style="list-style-type: none"> 1. Introduction to the composition, the working methods of the different organs and their participation in the decision (law) making process. 2. Providing students with a comprehensive overview of the basic issues of legal harmonization in the EU, including constitutional foundation, different modes and instruments of harmonization and the legal harmonization as a method of governance in the European Union. 3. Special attention is paid to the role of the Court of Justice of the European Union (CJEU) as a key (though non-traditional) actor of the legal harmonisation process. 	
Félévközi számonkérés módja és értékelése: -	
A kollokvium teljesítésének módja, értékelése: A written exam will take place on the basis of the determined topics, the obligatory readings and the materiel of the lectures.	

There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.

Kötelező irodalom:

1. Davies - Chalmers - Monti: European Union Law; Text and Materials, 3rd Edition, 2014, ISBN: 9781107664340

Ajánlott irodalom:

1. Oliver on Free Movement of Goods in the European Union, Editor(s): Peter J Oliver, Hart Publishing, 5th Edition
2. Paul Craig-Gráinne de Búrca, EU Law. Text, Cases and Materials, Fifth Edition, Oxford, 2011.

2.

Introduction to International Public Law

Tantárgy neve: Introduction to International Public Law	Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: Európai és Nemzetközi Jogi Intézet Nemzetközi Jogi Intézeti Tanszék
Tantárgyfelelős: Dr. Raisz Anikó egyetemi docens	
Közreműködő oktató: -	
Javasolt félév: 1. félév (őszi)	Előfeltétel: -
Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév	Számonkérés módja: kollokvium
Kreditpont: 2	Munkarend: nappali/levelező
<p>Tantárgy feladata és célja: Introduction to International Public Law aims at providing the students a broad concept of the basic instruments and institutions of international public law. Beside the theoretical bases, the course addresses practical questions and focuses on the following key issues: the sources of international law, states, international organizations and other subjects of international law, with special attention to the situation of individuals in international law (human rights, international criminal law, protection of national minorities and asylum law), state responsibility, different forms of peaceful settlement of disputes, use of force and international humanitarian law.</p> <p>Fejlesztendő kompetenciák: tudás: T8, T9 képesség: K3, K4, K8 attitűd: A1, A2 autonómia és felelősség: T2, T3, T6</p>	
Tantárgy tematikus leírása:	
<ol style="list-style-type: none"> 1. The Relevance of International Law 2. The Sources of International Law 	

3. International Law and States
4. International Organizations and Other Subjects of International Law
5. Human Rights
6. International Criminal Law
7. The Protection of National Minorities and Asylum Law
8. State Responsibility
9. Peaceful Settlement of Disputes
10. The Use of Force
11. International Humanitarian Law
12. Environmental Protection in International Law
13. Economic Actors and International Law
14. Conclusions

Félévközi számonkérés módja és értékelése: -

A kollokvium teljesítésének módja, értékelése: A written exam will take place on the basis of the determined topics, the obligatory readings and the material of the lectures. There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.

Kötelező irodalom:

1. Malcolm Evans: International Law, Oxford University Press, 2010
2. Malcolm N. Shaw: International Law, Cambridge University Press, 2008

Ajánlott irodalom:

1. Jan Klabbers – Geir Ulfstein – Anne Peters: The Constitutionalization of International Law, Oxford, 2009
2. Rosalyn Higgins: Problems and Process: International Law and How We Use It, Calendron, 1995
3. Antonio Augusto Cançado Trindade: International Law for Humankind, Martinus Nijhoff, 2013.

3.

Introduction to International Business Law

<p>Tantárgy neve: Introduction to International Business Law</p>	<p>Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: Európai és Nemzetközi Jogi Intézet Európai és Nemzetközi Magánjogi Intézeti Tanszék</p>
<p>Tárgyfelelős: Dr. Mátyás Imre egyetemi docens</p>	
<p>Közreműködő oktató: -</p>	
<p>Javasolt félév: 1. félév (ősz)</p>	<p>Előfeltétel: -</p>
<p>Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév</p>	<p>Számonkérés módja: kollokvium</p>

Kreditpont: 2	Munkarend: nappali/levelező
<p>Tantárgy feladata és célja: Introduction to International Business Law aims to provide important general knowledge for students on relevant international business law terms and institutions. Being an underlying course it gives a basic knowledge for students in order to get better and deeper understanding for the operation of business law. The course deals with the applicable laws for business actors and legal relations in the international market, i.e. international treaties, model laws and the 'soft-law' legal instruments. The activities of international organizations dealing with the harmonization and unification of laws (e.g. UNIDROIT, UNCITRAL) are also analyzed. Thus, the course provides a broad and extensive base for other subjects related to cross-border transactions.</p> <p>Fejlesztendő kompetenciák: tudás: T1, T2, T6, T7 képesség: K1, K2, K3, K4, K8 attitűd: A1, A2, A3, A4, A5, A6 autonómia és felelősség: F2, F3, F6</p>	
<p>Tantárgy tematikus leírása:</p> <ol style="list-style-type: none"> 1. Applicable law to business actors 2. Legal relations in international market 3. International treaties 4. Model laws 5. 'Soft-law' legal instruments 6. UNIDROIT 7. UNCITRAL 	
<p>Félévközi számonkérés módja és értékelése: -</p> <p>A kollokvium teljesítésének módja, értékelése: A written exam will take place on the basis of the determined topics, the obligatory readings and the material of the lectures. There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.</p>	
<p>Kötelező irodalom:</p> <ol style="list-style-type: none"> 1. August, Ray A. – Mayer, Don – Bixby, Michael: International Business Law, Prentice Hall, 2012. <p>Ajánlott irodalom:</p> <ol style="list-style-type: none"> 1. Goode, Roy – Kronke, Herbert - McKendrick, Ewan –Wool, Jeffrey: Transnational Commercial 2. Law: Text, Cases and Materials, Oxford University Press, 2007. 3. Bishop, Bernard: European Union Law for International Business: An Introduction, Cambridge University Press, 2009) 	

4.

Internal Market of the European Union

Tantárgy neve:	Tantárgy Neptun kódja:
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Internal Market of the European Union	nappali: levelező: Tárgyfelelős intézet: Európai és Nemzetközi Jogi Intézet Európai és Nemzetközi Magánjogi Intézeti Tanszék Tantárgyelem: kötelező
Tárgyfelelős: Dr. habil. Angyal Zoltán egyetemi docens	
Közreműködő oktató: Dr. Marinkás György egyetemi adjunktus	
Javasolt félév: 1. félév (őszi)	Előfeltétel: -
Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév	Számonkérés módja: gyakorlati jegy
Kreditpont: 5	Munkarend: nappali/levelező
<p>Tantárgy feladata és célja: The aim of the course is to provide a general introduction to the law of the European Internal Market, with a special focus on recent challenges concerning the European economic integration. Beyond exploring and discussing the basic concepts of the topic (common market, internal market, single market etc.), as well as the nature and functioning of the "four freedoms", a particular emphasis will be laid on questions and problems raised by the tension between the claim for allowing free trade on the one hand, while protecting non-trade concerns on the other, such as human health, environmental protection and even the protection of human rights which potentially hinder the realisation of the Single European Market. This course will also look into areas like the impact of the financial and economic crises, as well as the European regulatory framework for state aid and public services.</p> <p>Fejlesztendő kompetenciák: tudás: T3, T5, T9 képesség: K1, K2, K3, K4, K5, K6, K7, K8 attitűd: A1, A2, A3, A4, A5, A6 autonómia és felelősség: F1, F2, F3, F4, F5, F6</p>	
<p>Tantárgy tematikus leírása:</p> <ol style="list-style-type: none"> 1. The steps of the European economic integration (Common market, internal market, single market) 2. Single Market Freedoms (ECJ Cases and interpretation) 3. Impacts of the ECJ's jurisdiction on the market – and national perspectives – forming EU law 	
<p>Félévközi számonkérés módja és értékelése: -</p> <p>A kollokvium teljesítésének módja, értékelése: A written exam will take place on the basis of the determined topics, the obligatory readings and the the materiel of the lectures. There is a five-scale grading (1-5) where the tresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.</p>	
<p>Kötelező irodalom:</p> <ol style="list-style-type: none"> 1. Davies - Chalmers - Monti: European Union Law; Text and Materials, 3rd Edition, 2014, ISBN: 9781107664340 	

Ajánlott irodalom:

1. Oliver on Free Movement of Goods in the European Union, Editor(s): Peter J Oliver, Hart Publishing, 5th Edition
2. Paul Craig-Gráinne de Búrca, EU Law. Text, Cases and Materials, Fifth Edition, Oxford, 2011.

5.

Private International Law

Tantárgy neve: Private International Law	Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: Európai és Nemzetközi Jogi Intézet Európai és Nemzetközi Magánjogi Intézeti Tanszék
Tantárgyelem: kötelező	
Tárgyfelelős: Dr. Mátyás Imre egyetemi docens	
Közreműködő oktató: -	
Javasolt félév: 1. félév (ősz)	Előfeltétel: -
Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév	Számonkérés módja: gyakorlati jegy
Kreditpont: 5	Munkarend: nappali/levelező
Tantárgy feladata és célja: The course on Private International Law provides students with extensive knowledge on the field of European private law This phenomenon is the fruit of the broad legal unification process of the EU regarding the conflict of laws. The students get familiar with the detailed rules of the single unified legal instruments, the theory and method of choice of jurisdiction and the choice of law. During the lectures, the legal relations containing relevant foreign element are examined with the help of the case law of the Court of Justice of the European Union and other forums. Thus, the course provides a broad and extensive knowledge for other subjects related to the conflict of laws.	
Fejlesztendő kompetenciák: tudás: T8, T9 képesség: K1, K2, K3, K4, K5, K6, K7, K8 attitűd: A1, A2, A3, A4, A5, A6 autonómia és felelősség: F1, F2, F3, F4, F5, F6	
Tantárgy tematikus leírása: <ol style="list-style-type: none">1. Basics of European Private Law2. Single unified legal instruments3. The theory of choice of jurisdiction and the choice of law4. The method of choice of jurisdiction and the choice of law5. Case law of the Court of Justice of the European Union	

<p>Félévközi számonkérés módja és értékelése: -</p> <p>A kollokvium teljesítésének módja, értékelése: A written exam will take place on the basis of the determined topics, the obligatory readings and the material of the lectures. There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent</p>
<p>Kötelező irodalom:</p> <ol style="list-style-type: none"> 1. Peter, North – Fawcett, James: Cheshire, North & Fawcett: Private International Law, Oxford University Press, 2008 <p>Ajánlott irodalom:</p> <ol style="list-style-type: none"> 1. Bogdan, Michael – Maunsbach, Ulf: EU Private International Law: An ECJ Casebook, Europa Law Publishing, 2012 2. Stone, Peter: EU Private International Law, Edward Elgar Publishing, 2012

6.

European Criminal Law and Cooperation in the Field of Business Related Crimes

<p>Tantárgy neve: European Criminal Law and Cooperation in the Field of Business Related Crimes</p>	<p>Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: Bűnügyi Tudományok Intézete Büntetőjogi és Kriminológiai Intézeti Tanszék</p>
<p>Tantárgyfelelős: Dr. Gula József egyetemi docens</p>	
<p>Közreműködő oktató: -</p>	
<p>Javasolt félév: 1. félév (ősz)</p>	<p>Előfeltétel: -</p>
<p>Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév</p>	<p>Számonkérés módja: gyakorlati jegy</p>
<p>Kreditpont: 4</p>	<p>Munkarend: nappali/levelező</p>
<p>Tantárgy feladata és célja: The purpose of the subject is to provide a general overview in connection with European Criminal Law and the system of cooperation in business-related crimes. European Criminal Law is explained as a multi-level field of law in which the European Union has normative influence on substantive criminal law, criminal procedure, and cooperation between the Member States. The setting of objective is to put special emphasis on business-related "euro crimes", the protection of the financial interests of the Union, the counter-steps of the organisation taken within the framework of the fight against corruption, money-laundering, counterfeiting of euro and other currencies, insider trading, and cybercrime. In addition, the curriculum includes some topical issues related to international cooperation in criminal matters and relevant institutions of the Union.</p>	
<p>Fejlesztendő kompetenciák:</p>	

tudás: T1, T5, T6

képesség: K2, K4, K8

attitűd: A1, A2, A3, A4, A5, A6

autonómia és felelősség: F2, F3

Tantárgy tematikus leírása:

1. Definition of European Criminal Law
2. Definition of business-related crimes
3. International cooperation in criminal matters
4. Business-related "euro crimes"
5. Protection of the financial interests of the European Union
6. Money-laundering I.
7. Money-laundering II.
8. Counterfeiting of euro and other currencies I.
9. Counterfeiting of euro and other currencies II.
10. Corruption
11. Insider trading
12. Cybercrime
13. Procedural issues
14. Cooperation between the EU Member States

Félévközi számonkérés módja és értékelése: -

A kollokvium teljesítésének módja, értékelése: The precondition of exam (signature) is presence on the lectures.

A written exam will take place on the basis of the determined topics, the obligatory readings and the materiel of the lectures.

There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.

Kötelező irodalom:

1. André Klip: European Criminal Law: An Integrative Approach, Intersentia, Cambridge-Antwerpen 2016
2. André Klip: Materials on European Criminal Law, Intersentia, Cambridge-Antwerpen 2014

Ajánlott irodalom:

1. Janet Dine: Criminal Law in the Company Context. Dartmouth Publishing Company. Dartmouth, 1995.
2. Keay, Andrew: Company directors' responsibilities to creditors. Routledge-Cavendish. Oxon, UK. 2007.
3. Serious Economic Crime. Ed.: Nigel Page, White Page Ltd.-SFO, London, 2011.
4. Asbjorn Strandbakken, Erling Johannes Husabo: Harmonization of Criminal Law in Europe, Intersentia, Antwerpen 2005
5. Norel Neagu: European (Criminal) Law v. National (Criminal) Law – A Two Way Street vol. II, issue 2, July-December 2015, p. 46-66 Law Review, http://www.internationallawreview.eu/fisiere/pdf/6_5.pdf

Management and Culture of International Organisations

Tantárgy neve: Management and Culture of International Organisations	Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: GTK Tantárgyelem: kötelező
Tárgyfelelős: Dr. Réthi Gábor egyetemi adjunktus	
Közreműködő oktató: Tóthné Kiss Anett egyetemi tanársegéd	
Javasolt félév: 1. félév (őszi)	Előfeltétel: -
Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév	Számonkérés módja: gyakorlati jegy
Kreditpont: 4	Munkarend: nappali/levelező
<p>Tantárgy feladata és célja: Managing cultural diversity is important in today's globalised world with its multicultural societies and cross-border activities that all lead to cross cultural interaction. The purpose of this course is to provide knowledge about and understanding of the impact of the cultural background of international organisations. This course is designed to give students a fundamental understanding of the environment in which international organisations operates and of the practices required to operate successfully in global markets. A secondary goal for this course is for students to develop the basic decision-making skills associated with managing different aspects of international organisations. During the course the students can widen their knowledge in the field of management science, can learn more about different managerial and organizational approaches. The student can gain an understanding of the functions of management when international relationships are added to the usual internal management area. The models for organizing and managing a multinational network of subsidiaries, including how to coordinate and to transfer useful knowledge across borders. This course is designed to examine the role of business in an international environment. Specific cross-cultural management problems that are inherent in multinational activities are at prime importance. In order to facilitate these goals, students will be exposed to a variety of information and experience through readings in the text, articles on international organizations, cases based on a culture-related situation.</p> <p>Fejlesztendő kompetenciák: tudás: T1, T5, T6 képesség: K2, K4, K8 attitűd: A1, A2, A3, A4, A5, A6 autonómia és felelősség: F2, F3</p>	
<p>Tantárgy tematikus leírása:</p> <ol style="list-style-type: none"> 1. The environment in which international organisations 2. The practices required to operate successfully in global markets. 3. The basic decision-making skills associated with managing different aspects of international organisations 4. The functions of management 5. The models for organizing and managing a multinational network of subsidiaries 	

6. Specific cross-cultural management problems
Félévközi számonkérés módja és értékelése: -
A kollokvium teljesítésének módja, értékelése: A written exam will take place on the basis of the determined topics, the obligatory readings and the material of the lectures. There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.
Kötelező irodalom:
<ol style="list-style-type: none"> 1. Steers, R.M. – Nardon, L. 2006. Managing in the Global Economy. M. E. Sharpe, Inc. 2. Mead, R. – Andrews, T.G. 2009. International Management. Wiley & Sons Ltd. 3. Hofstede, Geert. 1994. The business of international business is culture. International Business Review, 3.1: 1-14. Reprinted in Peter Buckley and Pervez Ghauri, 1999. The Internationalization of the Firm, Second Edition (London, UK: Thompson Business Press), pp. 381-93. 4. Dunning, John. 1993. Multinational Enterprises and the Global Economy. Ch. 3 "The Motives for International Production", pp. 54-65
Ajánlott irodalom:
<ol style="list-style-type: none"> 1. Forsgren, Mats, 2013, Theories of the Multinational Firm: A Multidimensional Creature in the Global Economy (2nd ed.). Cheltenham: Edward Elgar. (ISBN: 9781781006450 1781006458 9781781958179 1781958173). 2. Schein, Edgar H., 2006, Organizational Culture and Leadership, John Wiley & Sons

8.

International Commercial Arbitration

Tantárgy neve: International Commercial Arbitration	Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: Európai és Nemzetközi Jogi Intézet Nemzetközi Jogi Intézeti Tanszék
	Tantárgyfelelős: kötelező
Tárgyfelelős: Dr. Raisz Anikó egyetemi docens	
Közreműködő oktató: -	
Javasolt félév: 2. félév (tavaszi)	Előfeltétel: -
Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév	Számonkérés módja: gyakorlati jegy
Kreditpont: 4	Munkarend: nappali/levelező
Tantárgy feladata és célja: The course 'International Commercial Arbitration' provides the students with solid knowledge on the essential characteristics of arbitration and the history of the development of international institutions of arbitration. The students will have the opportunity to gain expertise on the normative framework applicable to arbitration agreements, the establishment of arbitral bodies, rules on and practice of the selection and appointment of	

arbitrators. Jurisdiction, rules of procedure and evidence in case of arbitral bodies and the United Nations Commission on International Trade Law Arbitration Rules will be discussed in details, and a special emphasis will be put on the analysis of judgements delivered by arbitral institutions and the issue of the enforcement of foreign arbitral awards.

Fejlesztendő kompetenciák:

tudás: T6, T9

képesség: K1, K2, K3, K4, K6, K7

attitűd: A1, A2, A3, A4, A5, A6

autonómia és felelősség: F1, F2, F3, F4, F5, F6

Tantárgy tematikus leírása:

1. Characteristics of arbitration
2. History of the development of international institutions of arbitration
3. Normative framework applicable to arbitration agreements I.
4. Normative framework applicable to arbitration agreements II.
5. The establishment of arbitral bodies
6. Rules on and practice of the selection and appointment of arbitrators
7. Jurisdiction, rules of procedure and evidence in case of arbitral bodies
8. The United Nations Commission on International Trade Law Arbitration Rules
9. Analysis of judgements

Félévközi számonkérés módja és értékelése: -

A kollokvium teljesítésének módja, értékelése: A written exam will take place on the basis of the determined topics, the obligatory readings and the material of the lectures. There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.

Kötelező irodalom:

1. Lew, Mistelis, Kröll: Comparative International Commercial Arbitration, Kluwer Law, International, The Hague, London, New York, 2003.
2. UNCITRAL Arbitration Rules, United Nations, New York, 2011.
<https://www.uncitral.org/pdf/english/texts/arbitration/arb-rules-revised/arb-rules-revised-2010-e.pdf>

Ajánlott irodalom:

1. Matthew Carmody: Overturning the Presumption of Confidentiality: Should the UNCITRAL Rules on Transparency be applied to International Commercial Arbitration? In: 19 International Trade and Business Law Review, 2016.
2. Francisco Blavi – Gonzalo Vial: Class Actions in International Commercial Arbitration, In: 39 Fordham International Law Journal, 2015-2016.
3. August Reinisch: The relevance of the UNIDROIT Principles of International Commercial Contracts in international investment arbitration, In: 19 Uniform Law Review, 2014

Tantárgy neve: International and European Intellectual Property Law	Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: Civilisztikai Tudományok Intézete Polgári Jogi Intézeti Tanszék Tantárgyelem: kötelező
Tárgyfelelős: Dr. Heinerné Dr. Barzó Tímea egyetemi docens	
Közreműködő oktató: Dr. Udvarhelyiné dr. Sági Edit tudományos segédmunkatárs	
Javasolt félév: 2. félév (tavaszi)	Előfeltétel: -
Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév	Számonkérés módja: kollokvium
Kreditpont: 3	Munkarend: nappali/levelező
Tantárgy feladata és célja: The lecture of International and European Intellectual Property Law covers the basic instruments of European and international intellectual property law. This area consists of two branches: the field of copyright law and the field of industrial property law. The first half of the semester will cover the relevant international and European regulations of copyright law and the second half will present the area of industrial property law. Within the framework of the international copyright law the students will meet the main directions and principles of copyright law and the provisions of the Berne Convention, the Universal Copyright Convention, Geneva Convention, the Rome Convention, the WIPO Copyright Treaty and the WIPO Performance and Phonogram Treaty. The European copyright learning material will cover the Directives and the leading judicial decisions of the European Union. In the second half of the semester the education will covers the most important international treaties, such as the Paris Convention, the Patent Cooperation Treaty, the Patent Law Treaty, the Madrid Agreement, the Trademark Law Treaty, the Lisbon Agreement, the Hague Agreement and the Locarno Agreement. Such as in the field of copyright, the students will meet the most important judicial decisions and Directives of the European Union too. The aim of the lecture is that to inform the students not just about the legal regulations of intellectual property law, but about the intellectual property law policy, the main legal interpretations of the relevant provisions and the new tendencies and directions (e.g. digitalisation, technical challenges) which influence the area of intellectual property law. Fejlesztendő kompetenciák: tudás: T4, T5, T6, T9 képesség: K1, K2, K3, K4, K5, K6, K7, K8 attitűd: A1, A2, A3, A4, A5 autonómia és felelősség: F1, F2, F3, F4, F5, F6	
Tantárgy tematikus leírása: <ol style="list-style-type: none"> 1. Introduction to the system and legal logic of intellectual property law. 2. Historical development and theoretical approach of IP law. 3. The international institutions of IP law. 4. The birth of international copyright protection: the Berne Convention and the Universal Copyright Convention. 5. International protection of rights related to copyright: the Geneva Convention and the 	

Rome Convention.

6. The WIPO Treaties.
7. European Copyright Law I. (the most important directives and cases)
8. European Copyright Law II. (the most important directives and cases)
9. Test from the first part of the lecture (topics 1-8.)
10. International Industrial Property protection: the Paris Convention, the Patent Cooperation Treaty and the Patent Law Treaty and the relevant EU legislation.
11. International Trademark protection: the Madrid Agreement, the Trademark Law Treaty and the Nice Agreement the relevant EU legal sources.
12. International and European Protection of Geographical Indications (Lisbon Treaty and relevant EU directions)
13. International and European Protection of Designs (the Hague Agreement and the Locarno Agreement, relevant EU directives and regulations.)
14. Case law of EU Industrial Property Law

Félévközi számonkérés módja és értékelése:

Students can choose for the obtaining of the signature from the lecture. They can write a classroom test or an essay. The classroom test is about the topic of international and EU copyright law. The test must be at least 60%. The essay shall be written about the topic of the lecture (at least 20.000 and maximum 40.000 characters.)

A kollokvium teljesítésének módja, értékelése:

Students shall perform the lecture due to a written exam. The test incorporates the full topic of the lecture. The marks are the following:

- 0-59 % - fail (1)
- 60-69 % - pass (2)
- 70-79 % - satisfactory (3)
- 80-89 % - good (4)
- 90-100% - excellent (5)

Kötelező irodalom:

1. Jörg Reinbothe, Silke von Lewinski: The WIPO Treaties on Copyright: A Commentary on the WCT, the WPPT, and the BTAP. Oxford University Press, 2015
2. Paul Goldstein, Bernt Hugenholtz: International Copyright. Oxford University Press, 2013.
3. Irini Stamatoudi, Paul Torremans: EU Copyright Law. A commentary. Edward Elgar, 2014.
4. William Cornish, David Llewlyn, Tanya Aplin: Intellectual Property: Patents, Copyright, Trade Marks and Allied rights. Seventh Edition. Sweet & Maxwell Limited, London, 2010.

Ajánlott irodalom:

1. Estelle Derclay (ed.): Research Handbook on the Future of EU Copyright. Edward Elgar Publishing, Cheltenham, 2009.
2. Silke von Lewinski: International Copyright Law and Policy. Oxford University Press, New York, 2008.
3. Hector Macqueen, Charlotte Waelde, Graeme Laurie, Abbe Brown: Contemporary Intellectual Property. Law and Policy, Second Edition, Oxford University Press, 2008.
4. Charles Gielen, Verena von Bomhard: Concise European Trade Mark and Design

European Law of Obligations

Tantárgy neve: European Law of Obligations	Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: Civilisztikai Tudományok Intézete Polgári Jogi Intézeti Tanszék Tantárgyelem: kötelező
Tárgyfelelős: Dr. Juhász Ágnes egyetemi adjunktus	
Közreműködő oktató: Dr. Pusztahelyi Réka egyetemi adjunktus	
Javasolt félév: 2. félév (tavaszi)	Előfeltétel: -
Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév	Számonkérés módja: kollokvium
Kreditpont: 4	Munkarend: nappali/levelező
Tantárgy feladata és célja: The course aims at the introducing of the students to the Europeanization of the law of obligations, included contract law and tort law as well. On the one hand, it reviews the main development tendencies in the field of European civil law and the pros and cons on the adopting of a future European Civil Code. On the other hand it intends to make the students acquainted with the actual outcomes of these working processes. Accordingly, through the introduction of the main regulation models (model laws) for common European law of obligations, such as the Draft of Common Frame of Reference (DCFR, 2009), the Proposal for a Common European Sales Law (CESL, 2011) and the Principles of European Tort Law (PETL, 2005) and case studies, the course offers a comparative law approach of the law of obligations for the students. Since the European Commission has retracted its Proposal CESL and has proposed other measures in the area of single digital market (see: Proposal for a directive on certain aspects concerning contracts for the supply of digital content, COM (2015) 634 final and Proposal for a directive on certain aspects concerning contracts for the online and other distance sales of goods, COM (2015) 635 final), but the CESL did not vanish without any effect upon the harmonization of a common European law of obligation. Fejlesztendő kompetenciák: tudás: T3, T4, T5, T9 képesség: K1, K2, K3, K4, K5, K6, K7, K8 attitűd: A1, A2, A3, A4, A5 autonómia és felelősség: F1, F2, F3, F4, F5, F6	
Tantárgy tematikus leírása: <ol style="list-style-type: none"> 1. The Europeanization of the law of obligations - contract law and tort law 2. The main development tendencies in the field of European civil law 3. The future of European Civil Code 4. The introduction of the main regulation models (model laws) for common European law of obligations 	

5. Draft of Common Frame of Reference (DCFR, 2009)
6. Proposal for a Common European Sales Law (CESL, 2011)
7. Principles of European Tort Law (PETL, 2005)
8. Case studies
9. Proposal for a directive on certain aspects concerning contracts for the supply of digital content, COM (2015) 634 final
10. Proposal for a directive on certain aspects concerning contracts for the online and other distance sales of goods, COM (2015) 635 final

Félévközi számonkérés módja és értékelése: -

A kollokvium teljesítésének módja, értékelése:

A written exam will take place on the basis of the determined topics, the obligatory readings and the materiel of the lectures.

There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.

Kötelező irodalom:

1. Von Bar, Christian (et al.) (eds.): Principles, Definitions and Model Rules of European Private Law. Draft Common Frame of Reference (DCFR) Outline Edition. Prepared by the Study Group on a European Civil Code and the Research Group on EC Private Law (Acquis Group) Based in part on a revised version of the Principles of European Contract Law. Sellier, Munich, 2009.
2. Reiner Schulze – Fryderyk Zoll: European Contract Law, Beck-Hart-Nomos, 2016.
3. Reinhard Zimmermann: The Law of Obligations : Roman Foundations of the Civilian Tradition. Oxford University Press, 1996.

Ajánlott irodalom:

1. Reiner Schulze and Fryderyk Zoll: The Law of Obligations in Europe: A New Wave of Codifications, 2014.
2. Helmut Koziol – Reiner Schulze (eds.): Tort Law of the European Community. Tort and Insurance Law, Vol 23. Springer, Wien-New York, 2008.
3. Von Bar, Christian – Drobnig, Ulrich (eds.): The interaction of Contract Law and Tort and Property Law in Europe. Sellier, München, 2004.
4. European Group on Tort Law: Principles of European Tort Law. Text and Commentary, Springer, 2005.
5. Benedict Winiger – Helmut Koziol – Bernhard A. Koch – Reinhard Zimmermann (eds.): Essential Cases on Natural Causation. Digest of European Tort Law Vol. 1. Springer, Wien-New York, 2007.
6. Benedict Winiger – Helmut Koziol – Bernhard A. Koch – Reinhard Zimmermann (eds.): : Essential Cases on Damage. Digest of European Tort Law Vol 2. Springer, Wien-New York, 2011

Tantárgy neve:

International and European Company Law

Tantárgy Neptun kódja:

nappali:

levelező:

	Tárgyfelelős intézet: Civilisztikai Tudományok Intézete Kereskedelmi Jogi Intézeti Tanszék
	Tantárgyelem: kötelező
Tárgyfelelős: Dr. Miskolczi-Bodnár Péterné Harsányi Gyöngyi egyetemi docens	
Közreműködő oktató: -	
Javasolt félév: 2. félév (tavaszi)	Előfeltétel: -
Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév	Számonkérés módja: gyakorlati jegy
Kreditpont: 3	Munkarend: nappali/levelező
Tantárgy feladata és célja: The course focuses on company law issues within the European Union. The course has a comparative dimension, outlining the similarities and differences of the most important company forms used in Europe in national legislation. It also has a sui generis European law part, which reflects the results of European law harmonization in the field of company law, including supra-national company forms.	
Fejlesztendő kompetenciák: tudás: T1, T2, T3, T4, T5, T6 képesség: K1, K2, K3, K7, K8 attitűd: A1, A2, A3, A4, A5, A6 autonómia és felelősség: F1, F2, F3, F4, F5, F6	
Tantárgy tematikus leírása: <ol style="list-style-type: none"> 1. The discussion of the basic common questions of company law: formation, capital requirements, governance and management, shareholder's rights, etc. 2. The major characteristics of different company law / law of corporations regimes in the world. The legislative competences of the European Union over company law. 3. Partnerships and similar company forms in comparison 1 4. Partnerships and similar company forms in comparison 2 5. Limited liability companies, private companies and similar company forms in comparison 1 6. Limited liability companies, private companies and similar company forms in comparison 2 7. Stock corporations, public companies and similar company forms in comparison 1 8. Stock corporations, public companies and similar company forms in comparison 2 9. The legal sources of European company law: strategies, action plans, directives, regulations and other acquis 10. Directives relating to certain minimum standard aspects of public companies (formation, structure, shareholder rights, etc.) 11. Merger directives and related questions 12. Miscellaneous other company law directives 13. The European Company Statute and the Societas Europaea, and other initiatives 14. The future of European company law: selected issues in the modernizing of European company law 15. Selected other issues in international company law: winding up, bankruptcy and related issues 	
Félévközi számonkérés módja és értékelése: -	

A kollokvium teljesítésének módja, értékelése: A written exam will take place on the basis of the determined topics, the obligatory readings and the material of the lectures. There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.

Kötelező irodalom:

1. Arthur R. Pinto and Douglas M. Branson: Understanding Corporate Law Matthew and Bender New York. 1999.
2. Charlotte Villiers: European Company Law-Towards Democracy? Ashgate Dartmouth 1998.
3. Eilís Ferran: Company Law and corporate finance Oxford University Press 1999.

Ajánlott irodalom:

1. Gower's: Principles of Modern Company Law Sweet and Maxwell London 1992.
2. Andrew McGee and Christina Williams: The Business of Company Law Oxford University Press 1995.
3. Geoffrey Morse: Company Law Sweet and Maxwell London 1994.

12.

International and European Labour and Social Law

<p>Tantárgy neve: International and European Labour and Social Law</p>	<p>Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: Civilisztikai Tudományok Intézete Agrár- és Munkajogi Intézeti Tanszék</p>
<p>Tantárgyelem: kötelező</p>	
<p>Tárgyfelelős: Dr. habil. Jakab Nóra egyetemi docens</p>	
<p>Közreműködő oktató: -</p>	
<p>Javasolt félév: 2. félév (tavaszi)</p>	<p>Előfeltétel: -</p>
<p>Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév</p>	<p>Számonkérés módja: kollokvium</p>
<p>Kreditpont: 3</p>	<p>Munkarend: nappali/levelező</p>
<p>Tantárgy feladata és célja: European Labour and Social Law presents the core of the social conception of European Integration and the social dimension of EU law. As part of the substantive law of the EC, and as a symbiosis of EU and national labour laws, its elevation to the constitutional level of fundamental rights, the regulatory competition and coordination between transnational and national laws in transnational labour regulation, the shift from free movement to labour and social law and policy are presented. The role of collective bargaining in EU regulation is highlighted focusing on directives regarding the social dimension of the EU, because European labour law as a central element of the European social model regulates working. The future of work is also presented, as the social dimension of the EU challenges the extension of social drawing rights linked to the employee status.</p>	
<p>Fejlesztendő kompetenciák:</p>	

tudás: T3, T4, T5

képesség: K1, K2, K3, K4, K5, K6, K7, K8

attitűd: A1, A2, A3, A4, A5, A6

autonómia és felelősség: F1, F2, F3, F4, F5, F6

Tantárgy tematikus leírása:

1. Introduction: The Evolution of EU Social and Labour Law
Bercusson, Brian: European Labour Law (Law in Context), Cambridge University Press, 2009.
2. Supranational Sources: Hard Law-Making in the EU; EU Charter of Fundamental Rights; ILO and Its Core Instruments
Treaty on the Functioning of the European Union European Union Charter of Fundamental Rights
3. Labour Law and the Internal Market: The Free Movement of Workers; The Posting of Workers
Regulation (EU) 492/2011 (Free movement of workers) Directive 2014/54/EU (Individual Employment Conditions) Directive 96/71/EC (Posting of workers) Lawrie-Blum (ECJ Case 66/85) Levin (ECJ Case 53/81) Groener (ECJ Case 379/87) Bosman (ECJ Case 415/93) Las (ECJ Case 202/11) Santos Palhota and Others (ECJ Case 515/08)
4. Equality at Work: Equal Treatment and Equal Pay Treaty on the Functioning of the European Union Directive 75/117/EEC (Equal pay) Directive 76/207/EEC (Equal treatment) Directive 2000/78/EC (Equality Framework) Directive 2006/54/EC (Equal treatment) ILO C095, C100, C111 Defrenne 1., 2., 3. (ECJ Case 80/70. (No. 1.), Case 43/75. (No. 2.), Case 149/77. No. 3.)) Danfoss (ECJ Case 170/84) Cadman (ECJ Case 109/88) Kalanke (ECJ Case 450/93) Marschall (ECJ Case 409/95) Asociatia ACCEPT (ECJ Case 81/12) Ring (ECJ Joined Cases 335/11 and 337/11)
5. Equality at Work: Family Friendly Policies Directive 92/85/EC (Pregnant workers) Directive 96/34/EC (Framework agreement on parental leave)
Dekker (ECJ Case 177/88) Hertz (ECJ Case 179/88) Mayr (ECJ Case 505/06) Gillespie (ECJ Case 342/93) Chatzi (ECJ Case 149/10)
The Regulation of Atypical Work Directive 97/81/EC (Part-time work) Directive 1999/70/EC (Fixed-term work) Directive 2008/104/EC (Temporary agency workers) Impact (ECJ Case 268/06) Adeneler and Others (ECJ Case 212/04) Othmar Michaeler and Others (ECJ Joined Cases 55/07 and 56/07) Küçük (ECJ Case 586/10)
6. Fair and Just Working Conditions: Working Time and Holiday Directive 2003/88/EC (Working time) Directive 96/34/EC (Framework agreement on parental leave) Jaeger (ECJ Case 151/02) BECTU (ECJ Case 133/00) Simap (ECJ Case 303/98) Dellas (ECJ Case 14/04) Dominguez (ECJ Case 282/10) Federatie Nederlandse Vakbeweging (ECJ Case 124/05)
7. Fair and Just Working Conditions: Occupational Health and Safety Directive 89/391/EEC (Framework Directive on Health and Safety) Directive 89/654/EEC (Minimum Safety and Health Requirements for the Workplace) Simap (ECJ Case 303/98) Commission v United Kingdom (ECJ Case 127/05) ILO C187
8. Transfer of Undertakings Directive 2001/23/EC (Transfer of Undertakings) Scottolon (ECJ Case 108/10) Albron Catering (ECJ Case 242/09) Juuri (ECJ Case 396/07) Jouini and Others (ECJ Case 458/05)
9. Termination of Employment: Collective Redundancy and Employer Insolvency Directive 98/59/EC (Collective redundancies) Directive 2008/94/EC (Insolvency) Hogan and others (ECJ Case 398/11) van Ardennen (ECJ Case 435/10) Akavan

Erityisalojen Keskuslitto AEK and Others (ECJ Case 44/08) Mono Car Styling (ECJ Case 12/08) Ovido Rodríguez Mayor and Others (ECJ Case 323/08) Junk (ECJ Case 188/03) Commission v Portugese Republic (ECJ Case 55/02)

10. Freedom of Association, Collective Bargaining and The Right to Strike Treaty on the Functioning of the European Union European Union Charter of Fundamental Rights ILO C135, C154 Viking (ECJ Case 438/05) Laval (ECJ Case 341/05) ASLEF v UK (ECtHR Case C-1002/05)
11. Workers' Involvement: The Right to Information, Consultation and Participation; European Works Council Directive 2002/14/EC (Framework Directive on Information and Consultation) Directive 2009/38/EC (European Works Council) Junk (ECJ Case 188/03) Ingeniørforeningen i Danmark (ECJ Case 405/08) Association de médiation sociale v Union locale des syndicats CGT and Others (ECJ Case 176/12) Gesamtbetriebsrat der Kühne & Nagel AG & Co. KG v Kühne & Nagel AG & Co. KG (ECJ Case 440/00)
12. Social Security Coordination in the EU Regulation 883/2004 Regulation 987/2009 ILO C102 Salgado González (ECJ Case 282/11) Humer (ECJ Case 255/99) Kaske (ECJ Case 277/99) Hervein and Others (ECJ Joined Cases 393/99 and 394/99) I v Health Service Executive (ECJ Case 255/13) Würker (ECJ Case 32/13)
13. European Social Charter European Social Charter 1961 and Protocol 1991, European Social Charter (revised) 1996

Félévközi számonkérés módja és értékelése: -

A kollokvium teljesítésének módja, értékelése: A written exam will take place on the basis of the determined topics, the obligatory readings and the materiel of the lectures. There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.

Kötelező irodalom:

1. Brian Bercusson (2009): European Labour Law, University Press, Cambridge, pp. 5-41. 78-98. 101-167. 168-197. 199-255. 288-330. 331-399.
2. Green Paper Modernising labour law to meet the challenges of the 21 st century, Brussels, 22.11.2006 COM(2006) 708 final.

Ajánlott irodalom:

1. Jobs, Jobs, Jobs Creating more employment in Europe, Report of the Employment Taskforce chaired by Wim Kok, November 2003, http://www.ciett.org/fileadmin/templates/eurociett/docs/Kok_Report_2003_Jobs_Jobs_Jobs.pdf (2014.06.23.)
2. ILO (2003) International Labour Conference Report V – The Scope of the Employment Relationship – Fifth Item on the Agenda, Geneva.
3. European Commission 1998: Transformation of labour and future of labour law in Europe. Final Report, June 1998, http://www.metiseurope.eu/content/pdf/n8/15_supiotreport.pdf. (2014.06.24.)

Tantárgy neve: International and European Consumer Protection Law	Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: Civilisztikai Tudományok Intézete Agrár- és Munkajogi Intézeti Tanszék Tantárgyelem: kötelező
Tárgyfelelős: Dr. habil. Szilágyi János Ede egyetemi docens	
Közreműködő oktató: Prof. Dr. Miskolczi-Bodnár Péter egyetemi tanár	
Javasolt félév: 2. félév (tavaszi)	Előfeltétel: -
Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév	Számonkérés módja: kollokvium
Kreditpont: 4	Munkarend: nappali/levelező
Tantárgy feladata és célja: This course instructs students about the major trends in national consumer protection laws and gives a detailed overview of the consumer protection regime of the European Union. The course deals with the normative laws of consumer protection and the relevant case law, and also outlines some of the key questions in consumer protection in perspective from a jurisprudential and also economic point of view. Fejlesztendő kompetenciák: tudás: T2, T3, T4, T5, T6 képesség: K1, K2, K3, K4, K5, K6, K7, K8 attitűd: A1, A2, A3, A4, A5, A6 autonómia és felelősség: F1, F2, F3, F4, F5, F6	
Tantárgy tematikus leírása: <ol style="list-style-type: none"> 1. The objectives of consumer protection. The economic foundations of consumer protection. 2. The relationship of consumer protection law with the different legal branches. The history of consumer protection legislation. The competences of the European Union over consumer protection. 3. Major legal sources of consumer protection law. Major consumer protection systems in the world. The system of consumer-related legislation in the EU and in major national legal systems 4. The institutional aspects of consumer protection. The consumer as a legal subject. Information rights of consumers. Consumer protection and the law of advertising. 5. Consumer safety. Unfair trade practices. 6. General terms in consumer contracts 7. Guarantee and warranty 8. Product liability 9. Common features of consumer contracts 10. Distant selling and other related issues 11. Timeshare contracts. Agency for consumer contracts. 12. Consumer protection in the financial sector. Legal problems of consumer credit 13. Enforcing consumer rights: available means of dispute resolution 14. Enforcing consumer rights: available remedies 15. The analysis of complex consumer law cases 	

Félévközi számonkérés módja és értékelése: -

A kollokvium teljesítésének módja, értékelése: A written exam will take place on the basis of the determined topics, the obligatory readings and the material of the lectures. There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.

Kötelező irodalom:

1. Course Compendium on European and Comparative Consumer Protection Law – A selection of study material (legal sources, court decisions, studies) designed for the course by the course lecturer(s). The Compendium is aimed at the use of the LL.M. program students solely and is not intended for commercial circulation. A copy of the Compendium is available to every student in the program

Ajánlott irodalom:

1. Cseres, Katalin Judit: Competition Law and Consumer Protection, The Hague : Kluwer Law, 2005, 468 pages ISBN 9041123806
2. Schulze, Reiner and Schulte-Nolke, Hans and Jones, Jackie (ed.): A casebook on European consumer law, Oxford; Portland, Oregon : Hart Publishing, 2002. 276 pages ISBN 978-1841132273
3. Micklitz, Hans W.: The basics of European consumer law, Centro de Formacao Juridica e Judiciaria, 2007. 525 pages ISBN 9789993790426

14.

European Competition Law

Tantárgy neve: European Competition Law	Tantárgy Neptun kódja: nappali: levelező: Tárgyfelelős intézet: Civilisztikai Tudományok Intézete Agrár- és Munkajogi Intézeti Tanszék Tantárgyelem: kötelező
Tárgyfelelős: Dr. habil. Szilágyi János Ede egyetemi docens	
Közreműködő oktató: Prof. Dr. Miskolczi-Bodnár Péter egyetemi tanár	
Javasolt félév: 2. félév (tavaszi)	Előfeltétel: -
Óraszám: nappali: 2 óra/hét levelező: 10 óra/félév	Számonkérés módja: kollokvium
Kreditpont: 4	Munkarend: nappali/levelező
Tantárgy feladata és célja: Competition is one of the most important elements of the market economy. The European Competition law is divided for a written part and a case-law part. The European Competition law is a pattern for the Member States. The goal of the course is to give an overview of the competition law of the EU.	
Fejlesztendő kompetenciák: tudás: T1, T2, T3, T4, T5, T9 képesség: K1, K2, K3, K4, K5, K6, K7, K8	

attitűd: A1, A2, A3, A4, A5, A6

autonómia és felelősség: F1, F2, F3, F4, F5, F6

Tantárgy tematikus leírása:

1. Competition law and the market economy. An overview of EU competition law (rules, actors, case law)
2. Basic legal institutions in the competition law. Undertakings, groups of undertakings. Freedom of undertakings from each others. Relevant market. European dimension - effect of trade between Member States.
3. Anti-competitive agreements, different kinds of agreements, horizontal and vertical agreements, types of horizontal and vertical agreements, restriction of competition.
4. Lawfull agreements, block exemptions, bagatelle cartels.
5. Joint ventures, R&D,
6. Vertical agreements: block exemption.
7. Dominant position, collctive dominant position.
8. Abuse of dominant position
9. Specific abusive conducts: exclusive agreements, tying, refusal to supply, rebates
10. Predatory pricing, margin squeeze, intellectual property rights
11. Procedural issues of Article 101 and 102: 1/2003,
12. Private enforcement of competition damages
13. Mergers: jurisdiction, EU case allocation system, procedure
14. Mergers: substantive law
15. The obligation of Member States under EU Competition Rules. State aid.

Félévközi számonkérés módja és értékelése: -

A kollokvium teljesítésének módja, értékelése: A written exam will take place on the basis of the determined topics, the obligatory readings and the materiel of the lectures. There is a five-scale grading (1-5) where the thresholds are determined as follows: 0-60% fail, 61-70% pass, 71-80% satisfactory, 81-90% good, 91-100% excellent.

Kötelező irodalom:

1. Course Compendium on European and Comparative Competition Law – A selection of study material (legal sources, court decisions, studies) designed for the course by the course lecturer(s). The Compendium is aimed at the use of the LL.M.program students solely and is not intended for commercial circulation. A copy of the Compendium is available to every student in the program.

Ajánlott irodalom:

1. Roth, Peter – Rose, Vivien: Bellamy & Child: European Community Law of Competition. New York : Oxford University Press, 2009. 1912 pages ISBN 978-0199572229
2. Bishop, Simon – Walker, Mike: *Economics of EC Competition Law: Concepts, Application and Measurement*, London : Sweet & Maxwell, 2010. 832 pages ISBN 978-0421931909
3. Goyder, D.G. - Goyder, Joanna - Albors-Llorens, Albertina.: Goyder's EC Competition Law (Osford ECLaw Library) (5th ed.) New York : Oxford University Press, 2009. 664 pages ISBN 9780199232307