

# Course Specifications

Valid as from the academic year 2024-2025

# International Economic Law (B001751)

Course size Credits 4.0	(nominal values; actual values may depend on programme) Study time 120 h				
Course offerings and teaching methods in academic year 2024-2025					
A (semester 2	English Gent in		dependent work		
		l	ecture		
Lecturers in acaden	nic year 2024-2025				
Bruloot, Diederik RE21			lecturer-in-c	lecturer-in-charge	
Offered in the following programmes in 2024-2025			crdts	offering	
Master of Science in Teaching in Social Sciences(main subject Laws)			4	А	
Master of Laws in Laws			4	А	
Master of Laws in International and European Law(main subject European Union Law)				А	
Master of Laws in International and European Law(main subject International Business Law)			ss 4	А	
Master of Laws in International and European Law(main subject International and Humai Rights Law)			man 4	А	
Master of Laws in International and European Law(main subject International and National Legal Orders)			4	А	
Exchange programme in Economics and Business Administration			4	А	
Exchange Programme in Law			4	А	

#### Teaching languages

English

#### Keywords

International Economic law; international investment law; WTO; IMF; International monetary system

#### Position of the course

The course offers an overview of and introduction to International Economic Law, a subject which usually is not dealt with in undergraduate legal education, certainly not as a mandatory course. The course does not really build on courses dealing with national economic law, which typically deal with a totally different subject matter.

#### Contents

1. The regulatory framework for international trade: the philosophical- economic foundations; the WTO; regional and bilateral trade agreements.

2. WTO dispute resolution.

3. Selected issues in international trade relations: dumping, intellectual property, environmental concerns, .... These issues will vary in the light of ongoing trends and devolpments.

4. International investment law :

- principles and structure of Bilateral investment treaties

- standards of behavior for host states; expropriation
- dispute settlement (mainly ICSID)
- 5. The International Monetary System, with special attention to the IMF

# Initial competences

Sound knowledge of national law; knowledge of basics of public international law

### **Final competences**

- 1 Having knowledge of and insight in the rules and dynamics governing the main traditional areas of international economic law (such as WTO and international investment law)
- 2 Being able to apply the gained knowledge and theoretical insights onto practical cases
- 3 Being aware of the political and economic issues which are important for a good understanding of how international economic law functions in the real world

#### Conditions for credit contract

Access to this course unit via a credit contract is unrestricted: the student takes into consideration the conditions mentioned in 'Starting Competences'

#### Conditions for exam contract

This course unit cannot be taken via an exam contract

## Teaching methods

Lecture, Independent work

#### Extra information on the teaching methods

Lectures with student participation (class discussions) based on (occasional) preparatory reading of texts and cases.

#### Study material

Type: Reader

Name: Course reader international economic law Indicative price: Free or paid by faculty Optional: no Language : English Number of Pages : 450 Available on Ufora : Yes Online Available : Yes Available in the Library : No Available through Student Association : No

#### References

- M. Herdegen, Principles of international economic law, Oxford, 2016.
- P. Van den Bossche and W. Zdouc, *The law and policy of the World Trade Organization: text, cases and materials*, Cambridge University Press, 2017.
- K.N. Schefer, *International investment law: text, cases and materials,* Northampton, Edward Elgar, 2020.

#### Course content-related study coaching

Individual coaching can be obtained from the lecturer if required.

#### Assessment moments

end-of-term assessment

#### Examination methods in case of periodic assessment during the first examination period

Written assessment

#### Examination methods in case of periodic assessment during the second examination period

Written assessment

#### Examination methods in case of permanent assessment

#### Possibilities of retake in case of permanent assessment

not applicable

#### Extra information on the examination methods

Written exam with essay questions and case-based questions

#### Calculation of the examination mark

100% written exam