

Course Specifications

From the academic year 2020-2021 up to and including the academic year

Differentiated EU Legal Integration (B001367)

Course size	ize (nominal values; actual values may depend on programme)					
Credits 4.0	Study time 120 h	n Co	ontact hrs	30.0h		
Course offerings and t	eaching methods in academic yea	r 2022-2023				
A (semester 1)	Dutch Gent		S	seminar		15.0h
			g	uided self-study		5.0h
			lecture			10.0h
Lecturers in academic	year 2022-2023					
Van Elsuwege, Peter			RE22	lecturer-in-charge		
Maresceau, Marc			RE22	co-lecturer		
Offered in the following programmes in 2022-2023				crdts	offering	
Master of Science in Teaching in Social Sciences(main subject Laws)				4	А	
Master of Laws in	n Laws			4	А	

Teaching languages

Dutch

Keywords

EU integration and disintegration (Brexit), EU legal personality, bilateral and multilateral agreements (Turkey, Russia, Switserland, European Economic Area), division of competences, direct effect

Position of the course

This course focuses on the phenomenon of "EU integration without membership". This implies that third countries incorporate and apply specific aspects of EU law in their legal order. The agreement establishing the European Economic Area, certain bilateral agreements with Switserland and the EU-Ukraine Association Agreement provide examples of such an integration without membership. Also other forms of intra-European cooperation will be examined in the course (a.o. in relation to Russia and Turkey). Finally, the implications of Brexit will be discussed.

Contents

Various models of EU integration without membership will be studied from a comparative perspective. This includes: the European Economic Area, the EU-Swiss bilaterals; the relations EU-Turkey; the Stabilisation and Association Agreements with the Western Balkan countries; the legal relations with the micro-states; the Association Agreements in the framework of the European Neighbourhood Policy, such as the EU-Ukraine Association Agreement. This implies that also attention is devoted to the EU-Russia relations. Finally, the legal framework of Brexit will be analysed.

Initial competences

A basic understanding of EU law is required

Final competences

- 1 Having an insight into the specifc aspects of the EU legal order, in particular as far as relations with third countries are concerned
- 2 Ability to distinguish and analyse various forms of EU integration without membership and far-reaching forms of cooperation between third countries and the EU
- 3 Knowing and understanding the division of competences in the field of external

relations, the legal basis for the conclusion of agreements, the direct effect of agreements.

- 4 Ability to analyse the EU's treaty practice from a comparative perspective
- 5 Acknowledge the broader historical, political and economic context of the EU's treaty practice
- 6 Ability to analyse cricitically primary and secondary sources in the light of relevant doctrine and recent developments.

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

Access to this course unit via an exam contract is unrestricted

Teaching methods

Guided self-study, Seminar, Lecture

Extra information on the teaching methods

Various models of EU integration without membership and of intra-European cooperation will be discussed during classes. Students are expected to read the relevant documents of the reader in preparation of the classes.

Learning materials and price

Reader with relevant primary and secondary sources is distributed via the Ufora online platform. Lecture notes are required to complement this information.

References

M. Maresceau, 'The Role of the EU in international relations with special regard to the neighbourhood', in: G. Bandi, P. Darak and K. Debisso (eds.), XXVII FIDE Congress Proceedings, Vol. 4, Wolters Kluwer, Budapest, 2016, pp. 97-106.

P. Van Elsuwege, R. Petrov, (ed.), Legislative approximation and application of EU law in the Eastern neighbourhood of the European Union. Towards a Common Regulatory Space, Routledge, 2014. Klik om te editeren ---

Course content-related study coaching

Interactive support via Ufora, professor and academic assistants available on appointment

Assessment moments

end-of-term assessment

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

Written examination

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

Written examination

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 open questions concering the characteristics and evolution of the various forms of EU integration without membership.

Calculation of the examination mark

100 % schriftelijk examen