

Introduction to International and European Law (B001690)

Course size	<i>(nominal values; actual values may depend on programme)</i>			
Credits 4.0	Study time 120 h	Contact hrs	45.0 h	

Course offerings and teaching methods in academic year 2022-2023

A (semester 1)	Dutch	Gent	lecture	45.0 h
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Lecturers in academic year 2022-2023

Van Elsuwege, Peter	RE22	lecturer-in-charge
Ruys, Tom	RE22	co-lecturer

Offered in the following programmes in 2022-2023

Bachelor of Laws in Laws	crdts	offering
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4 A

Teaching languages

Dutch

Keywords

European integration process, sources of European and international law, EU institutions and decision-making, international organisations, United Nations, treaties

Position of the course

This is a compulsory course in the 1st year of bachelor studies in law. It provides an introduction to the broad area of European and international law, with specific attention to the sources, institutions and decision-making mechanisms. In addition, topical events related to European and international law will be integrated.

Contents

- Part 1: Introduction to international law
 1. International law: general features and historical evolution
 2. Sources of international public law
 3. Treaty law
 4. Interaction between national and international law
 5. Subjects of international law: States
 6. Subjects of international law: International Organizations
 7. Subjects of international law: individuals and companies
- Part 2: Introduction to European law
 1. The legal framework of the European integration process: historical evolution
 2. The EU as an autonomous and differentiated legal order
 3. Institutions and decision-making procedures of the EU
 4. Sources of EU law
 5. Basic principles of EU law

Initial competences

No advanced knowledge of European and international law is required.
The capacity to understand documents dealing with European and international law (in Dutch and English) as well as the ability to follow lectures in Dutch (40h) and English (5h) is necessary.
Students should be open to develop a critical and scientific attitude

Final competences

- 1 Know the sources, subjects and areas of European and international law
- 2 Understand the basic principles of the relationship between European law, international law and national law
- 3 Understand the specific terminology and sources of European and international law in Dutch, English and French
- 4 Assess the evolution of the European integration process from a legal perspective
- 5 Understand the institutional structures and decision-making procedures of the European Union
- 6 Critically analyse recent developments in European and international law
- 7 Be aware of the role of European and international law in tackling global challenges (such as peace and security, human rights, environment protection etc.)
- 8 Be aware of the interaction between European and international law and other areas such as (international) politics and economics

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

Lecture

Extra information on the teaching methods

The theory of European and international law will be explained during the lectures and will be clarified on the basis of relevant case law and recent developments. Students will be motivated to actively think and participate during the lectures.

Learning materials and price

Two syllabi (one part on European law and one on international law) and the 'codex international and European law: Part I' will be provided through the student organisation (VRG). Estimated cost: € 30. Powerpoint slides will be distributed via Ufora.

References

- J. Wouters, C. Ryngaert, T. Ruys, G. De Baere, *International Law: a European Perspective*, Oxford, Hart Publishing, 2018, 1038 p.
- R. Schütze, *An Introduction to European Law*, Cambridge University Press, Cambridge, 2015, 314 p.
- G. De Baere, J. Meeusen, *Grondbeginselen van het recht van de Europese Unie*, Intersentia, 2020, 378 p.

Course content-related study coaching

Interactive support via Ufora; guidance by the 'monitoraat'; appointments with assistants and professors

Evaluation methods

end-of-term assessment

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

Written examination

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

Written examination

Examination methods in case of permanent evaluation

Possibilities of retake in case of permanent evaluation

not applicable

Extra information on the examination methods

Questions dealing with e.g. the explanation of specific terminology, basic case law and principles of European and international law including a number of statements requiring a short explanation, open questions and hypothetical case

Calculation of the examination mark

End-of-term written exam including a number of statements, open questions and a hypothetical case. The answer to the statements requires short explanations (marks are based on the explanations). The statements count for max. 50 % of the total mark

Facilities for Working Students

A special information session will be organised at the beginning of the first semester and a question session at the end of it; possibility to download all distributed slides and documents during the lectures via the Ufora platform. Lectures are recorded and can be downloaded via Ufora.