

Program: Doctoral Academic Studies –			
Course title: ARBITRATION LAW			
Teachers: Prof. Dr. Aleksandar Jakšić, Prof. Dr. Vladimir Pavić, Ass. Prof. Dr. Milena Đorđević, Ass. Prof. Dr. Marko Jovanović			
Course status: mandatory for Private International Law Stream/elective for Civil Law Stream III			
Number of ECTS: 10			
Requirements:			
Aims of the course: The aim of the course is to provide students with deeper knowledge of Arbitration Law and enable them to apply acquired knowledge in scientific research work. The emphasis is on critical approach to existing legal and comparative solutions, theoretical concepts and arbitration practice.			
Course result: The course provides students with deeper knowledge in the field of arbitration law. The specific choice of topics to be processed depends on the subjects of the scientific research work of the applicants. The complexity and diversity of the subject matter requires a combination of methodological approaches in the treatment of topics, so that in addition to classical lectures, interactive forms of work (seminars) are also necessary, which give the opportunity – further study certain topics with a greater self-engagement of the participants.			
Course content: General characteristics of arbitration dispute resolution. Arbitration agreement. Legal framework of the arbitration agreement. Compilation and interpretation of the arbitration agreement. Deciding on the jurisdiction of arbitration. Arbiters. Selection and appointment of arbitrators. Powers and duties of the arbitrators. Impartiality and independence of arbitrators. Termination of arbitratorship. Arbitration procedure. Applicable procedural law before arbitration. Procedure before arbitration. Temporary measures. Arbitration decision. Control of the arbitration decision			
Literature: Knežević, Pavić, Arbitraža i ADR, Beograd 2009. Knežević, Međunarodna trgovinska arbitraža, Beograd 1999. Jakšić, Međunarodna trgovinska arbitraža, Beograd 2003. Perović, Ugovor o međunarodnoj trgovinskoj arbitraži, Beograd 1998. Born, International Commercial Arbitration – Cases and Materials, The Hague 2001. Fouchard, Gaillard, Goldman, On International Commercial Arbitration, The Hague 1999. Lew, Mistelis, Kroell, Comparative International Commercial Arbitration, The Hague 2003. Redfern, Hunter, Law and Practice of International Commercial Arbitration, London 2004. Tweeddalle, Tweeddalle, Arbitration of Commercial Disputes: International and English Law and Practice, Oxford 2005. Varady, Barcelo, von Mehren, International Commercial Arbitration, West Publishing 2001. Barcelo, Who decides the Arbitrators' Jurisdiction? Separability and Competence-Competence in Transnational Perspective, (2003) 36 Vanderbilt Journal of Transnational Law. Berger, Set-off in International Economic Arbitration, (1999) 15 Arbitration International. Davis, Pathological Clauses: Frederic Eisemann's Still Vital Criteria, (1991) Pavić, Đorđević, Primena Bečke konvencije u arbitražnoj praksi Spoljnotrgovinske arbitraže pri Privrednoj komori Srbije, (2008) 5-8 Pravo i privreda. Rubellin-Devichi, L'arbitrage – nature juridique en droit interne et en droit international privé, Lyon 1965.			
Number of lectures – active classes	Theoretical classes: 75	Practical classes :	
Instruction method: Lectures, consultations, moot court			
Grading system (maximum number of points 100)			
Pre-exam obligations	points	Final Exam	points
Activities during lectures	30	70	
Activities during practical classes			
Tests			
Seminar classes			