Program: Master Academic Studies -

Course title: ALTERNATIVE DISPUTE RESOLUTION (ARBITRATION AND MEDIATION)

Teachers: Prof. Dr. Aleksandar Jakšić, Prof. Dr Vladimir Pavić, Ass Prof. Dr. Milena Đorđević, Ass. Prof.

Dr. Marko Jovanović

Course status: optional for Internationa Business Law Stream

Number of ECTS: 10

Requirements: Aims of the course:

The objective of the course is to provide students with deeper knowledge in an alternative way resolve international trade disputes and enable them to apply acquired knowledge at a later stage practice. The emphasis is on critical approach to existing legal and comparative solutions, as well studying rich domestic and foreign arbitration practices.

Course result:

Students will gain a comprehensive knowledge in this field, including an insight into peculiarities of arbitration procedure and mediation, the advantages and disadvantages of such methods of dispute resolution, as well as the key aspects that need to be addressed in order to make full use of it advantages of alternative to judicial settlement of disputes.

Course content:

- 1. The concept of arbitration and alternative dispute resolution (mediation, etc.)
- 2. Advantages and disadvantages of arbitration dispute resolution
- 3. Types of arbitration
- 4. Arbitration agreement
- 5. Jurisdiction to arbitrate
- 6. Applicable procedural and substantive law in arbitration
- 7. The procedure before arbitration
- 8. Role of courts
- 9. Arbitration award and its effects
- 10. Setting Aside of an arbitral award
- 11. Recognition and enforcement

Literature:

1) G. Knežević, V. Pavić, Arbitraža i ADR, Beograd 2009; 2) G. Knežević, Međunarodna trgovačka arbitraža, Beograd 1999, 3) A. Jakšić, Međunarodna trgovinska arbitraža, Beograd 2004, 4) M. Trajković, Međunarodno arbitražno pravo, Beograd 2000, 5) Jelena Perović, Ugovor o Međunarodnoj trgovinskoj arbitraži, Službeni list SRJ, Beograd 2002; 6) Ph. Fouchard, E. Gaillard, B. Goldman, On International Commercial Arbitration, The Hague 1999, 7) T. Varady, J. Barcelo, A. von Mehren, International Commercial Arbitration, West Publishing 2001, 8) J. Lew, L. Mistelis, S. Kroell, Comparative International Commercial Arbitration, The Hague 2003, 9) G. Born, International Commercial Arbitration, The Hague 2009 10) Redfern, Hunter, Blackaby, Partasides, Law and Practice of International Commercial Arbitration, Sweet & Maxwell 2004; 11) Margaret Moses, The Principles and Practice of International Commercial Arbitration, Cambridge University Press 2008; 12) T. Carbonneau, J. Jaeggi, Handbook on Mediation, New York 2006, 13) J. Goldsmith et al, ADR in Business, The Hague 2006, 14) N. Nelson et al, Commercial Mediation in Europe, 2004; 15) Lj. Milutinović, Sud ili medijacija – nađi svoj interes, Beograd 2006.

Number of lectures – active	Theoretical classes: 15		Practical classes :	
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				