

Program: Undergraduate Academic Studies				
Course Title: COMPANY LAW				
Lecturers: prof. dr Mirko Vasiljević, prof. dr Nebojša Jovanović, prof. dr Vuk Radović, prof. dr Tatjana Jevremović Petrović; prof. dr Jelena Lepetić				
Status of the course: mandatory				
Number of ESPB: 8				
Condition: /				
Aim of the course: gaining basic knowledge in the field of company law, without over detailed analysis of complex problems that arise in practice; understanding main questions about partnerships and companies, their formation; characteristics, business, changes (amendments), mergers and acquisitions, winding up and dissolution; learning about the functioning of partnerships and companies in practice, so that students could easily commence their work right after finishing studies; presenting the basic international sources of law and policy trends in company law; studying the basics of law of securities; developing critical thinking about the current regulation of company law; giving a basic insight into comparative company law.				
Learning outcome: Students will gain knowledge and skills in interpreting and critically analysing company legal rules. After successfully completing the course students will gain knowledge and capabilities necessary for providing legal services in business organizations and other institutions in the area of company law.				
Outline of the Course: 1. Determining (definition of) company law; 2. Commercial and non-commercial legal entities; 3. Common legal rules for companies – duties to a company, companies and claims, common legal rules on shareholder’s right to information; 4. Societies with unlimited risk (partnerships) – partnership, limited/special partnership, limited partnership with shares, unlimited companies in anglo-saxon practice, silent partnership, company by estoppel and de facto company; 5. Societies with limited risk (companies) – private limited company (limited liability company), guarantee company in anglo-saxon practice, limited liability partnerships in anglo-saxon practice; 6. Societies with limited risk (companies) – company limited by shares, shares and other securities, re-organisation of capital and shares, shareholders, minority shareholders, dividing powers within a company (Company's organs), winding up and dissolution of companies limited by shares, some special concepts of public company limited by shares; 7. Specialised companies limited by shares; 8. Specialized organizations and companies; 9. Enterprises – subjects of privatization (public – state owned enterprises); 10. Transformation of companies; 11. Groups of companies; 12. Status changes; 13. Commercial associations– Chambers of commerce, cooperative unions; 14. Winding up and dissolution of partnerships and companies, winding up and dissolution of a solvent company (liquidation), re-organization and bankruptcy of an insolvent company; 15. Companies regulated by EU law – European company (SE), European Economic Interest Grouping (EEIG), European Cooperative Society (SCE)				
Literature: Mandatory: Mirko Vasiljević, <i>Kompanijsko pravo</i> , Beograd, 2017.				
Number of classes				Other
Lectures: 75	Practicing skills: 30	Other types of classes:	Studying research work:	
Teaching methods: lectures, practicing skills, consultations				
Grading (maximum number of points 100)				
Pre-exam obligations	points	Final exam		points
activity during lectures	10	written exam		
practical learning	Up to 35	oral exam		65
tests			
papers				