

**Subject card**

<b>Subject name and code</b>	Competition Law - auditorium classes, PG_00132204						
<b>Field of study</b>	Law in administration and economy						
<b>Date of commencement of studies</b>	October 2024	<b>Academic year of realisation of subject</b>			2026/2027		
<b>Education level</b>	Master's studies	<b>Subject group</b>			Optional subject group		
<b>Mode of study</b>	part-time studies	<b>Mode of delivery</b>			at the university		
<b>Year of study</b>	3	<b>Language of instruction</b>			Polish		
<b>Semester of study</b>	5	<b>ECTS credits</b>			1.0		
<b>Learning profile</b>	academic	<b>Assessment form</b>			credit		
<b>Conducting unit</b>	Faculty of Law and Administration -> Rector						
<b>Name and surname of lecturer (lecturers)</b>	<b>Subject supervisor</b>		mgr Joanna Kiraga				
	<b>Teachers</b>						
<b>Lesson types</b>	<b>Lesson type</b>	Lecture	Tutorial	Laboratory	Project	Seminar	SUM
	<b>Number of study hours</b>	0.0	10.0	0.0	0.0	0.0	10
	E-learning hours included: 0.0						
<b>Learning activity and number of study hours</b>	<b>Learning activity</b>	Participation in didactic classes included in study plan		Participation in consultation hours		Self-study	SUM
	<b>Number of study hours</b>	10		0.0		15.0	25
<b>Subject objectives</b>	<p>The aim of the exercises is to deepen students' knowledge and practical skills in the application of competition law, both at the national and EU level. The classes are designed to enable students to:</p> <ul style="list-style-type: none"> <li>recognize and analyze anti-competitive practices, such as agreements restricting competition, abuse of a dominant position, or prohibited concentrations of undertakings,</li> <li>apply substantive and procedural provisions of competition law to specific factual situations,</li> <li>analyze decisions of competition authorities (in particular the European Commission and the Office of Competition and Consumer Protection),</li> <li>interpret and argue legal cases using the case law of the Court of Justice of the European Union and national courts,</li> <li>develop skills in working with legal acts, case studies, and official documents (e.g., guidelines, decisions, merger notifications).</li> </ul> <p>The exercises prepare students to independently use competition law instruments in economic and legal practice, as well as to further specialize in this field of law.</p>						

Learning outcomes	Course outcome	Subject outcome	Method of verification
	PAGMU2_KO03	The student understands the importance of fair competition rules and their impact on the functioning of the market and economic decision-making. They are able to identify the legal risks associated with anti-competitive practices and demonstrate a willingness to act in accordance with competition law in a professional and business environment.	[SK1] oral statement/conversation/discussion [SK6] demonstration of practical skills
	PAGMU2_UW01	The student is able to independently identify and solve complex legal problems related to violations of competition rules in market practice. To this end, they use their knowledge of competition law, economics, and the functioning of public administration, applying appropriate methods of analysis and interpretation of legal and economic data. They are able to argue their position and present the results of their analysis in a clear and precise manner, even in ambiguous situations.	[SU5] implementation of a problem task [SU8] observation of student's independent or team work
	PAGMU2_WG04	The student has structured and in-depth knowledge of selected institutions of competition law. The student is able to apply competition law provisions to solve practical cases. The student is able to analyze and interpret decisions of competition authorities and the case law of national and European courts. The student is able to correctly classify specific behaviors of entrepreneurs from the point of view of competition law violations.	[SW4] test/exam - oral or written [SW2] presentation/project/paper/report
Subject contents	<p>The exercises serve as practical application of knowledge in the field of competition law in the context of public administration and economic practice. During the classes, key issues of substantive and procedural competition law are discussed, taking into account EU and national law.</p> <p>In particular, the course covers:</p> <ol style="list-style-type: none"> <li>1. Prohibited agreements restricting competition recognizing illegal practices (cartels, price fixing, market sharing), analysis of decisions by the Office of Competition and Consumer Protection (UOKiK) and the European Commission.</li> <li>2. Abuse of a dominant position identifying abuses, assessing market position, exclusionary and exploitative practices.</li> <li>3. Control of concentrations of undertakings concentration notification procedure, notification criteria, prohibition and conditional decisions.</li> <li>4. Powers of competition authorities competences of the Office of Competition and Consumer Protection (UOKiK), the European Commission, cooperation within the European Competition Network (ECN).</li> <li>5. Proceedings in cases of practices restricting competition initiation, interim measures, decisions, remedies.</li> <li>6. System of sanctions and liability of undertakings fines, leniency programs.</li> <li>7. Analysis of case law and case studies work on real examples, interpretation and application of regulations to practical situations.</li> </ol>		
Prerequisites and co-requisites			
Assessment methods and criteria	Subject passing criteria	Passing threshold	Percentage of the final grade
	Test	51.0%	100.0%
Recommended reading	Basic literature	<ol style="list-style-type: none"> <li>1. C. Banasinski (red.), Polskie prawo antymonopolowe. Zarys wykładu, Wolters Kluwer, 2018.</li> <li>2. A. Powałowski, Prawo ochrony konkurencji, Difin, 2015.</li> <li>3. A. Powałowski, Competition law, [w:] Public economic law, A. Dobaczewska (red.), Wydawnictwo UG, 2016.</li> </ol>	

	Supplementary literature	<p>1. M. Sieradzka, Zmowy przetargowe w swietle prawa zamowien publicznych oraz prawa konkurencji, Wydawnictwo C.H. Beck, 2015.</p> <p>2. M. Szydło, Naduzywanie pozycji dominujacej w prawie konkurencji, Wolters Kluwer, 2010.</p>
	eResources addresses	
Example issues/ example questions/ tasks being completed		
Work placement	Not applicable	

Document generated electronically. Does not require a seal or signature.