

**Subject card**

<b>Subject name and code</b>	Seminar I - MAJKOWSKA-SZULC Sylwia, PG_00137438						
<b>Field of study</b>	Seminarium I - MAJKOWSKA-SZULC Sylwia						
<b>Date of commencement of studies</b>	October 2024	<b>Academic year of realisation of subject</b>			2024/2025		
<b>Education level</b>	Master's studies	<b>Subject group</b>			Optional subject group		
<b>Mode of study</b>	full-time studies	<b>Mode of delivery</b>			at the university		
<b>Year of study</b>	1	<b>Language of instruction</b>			Polish Polish, English, French to be chosen by the Author of the written work.		
<b>Semester of study</b>	1	<b>ECTS credits</b>			4.0		
<b>Learning profile</b>	academic	<b>Assessment form</b>			credit		
<b>Conducting unit</b>	Division of International Private Law -> Department of Civil Law -> Faculty of Law and Administration -> Rector						
<b>Name and surname of lecturer (lecturers)</b>	<b>Subject supervisor</b>		dr hab. Sylwia Majkowska-Szulc				
	<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	0.0	0.0	0.0	30.0	30
	E-learning hours included: 0.0						
<b>Learning activity and number of study hours</b>	<b>Learning activity</b>	<b>Participation in didactic classes included in study plan</b>		<b>Participation in consultation hours</b>		<b>Self-study</b>	<b>SUM</b>
	<b>Number of study hours</b>	30		0.0		70.0	100
<b>Subject objectives</b>	The aim of the seminar is to develop the ability to prepare written legal works on topics related to international economic turnover, and to develop the ability to publicly present the above-mentioned content. subject and preparation for the master's exam.						

Learning outcomes	Course outcome	Subject outcome	Method of verification
	[ADMINMU2_WK01] He/she knows and understands the most important dilemmas brought about by the development of civilization within the legal and administrative sciences	-	[SW1] wypowiedź ustna/rozmowa/diskusja
	[ADMINMU2_UK03] He/she can debate over important problems related to the creation and application of law within administration	The student is able to lead a debate on important problems related to the creation and application of law within the administration.	[SU3] opracowanie tekstowe/praca pisemna
	[ADMINMU2_UW02] The graduate can use and integrate theoretical knowledge in the field of law, including administrative law and related scientific disciplines in order to analyze, synthesize and interpret complex problems related to broadly understood administration	-	[SU1] wypowiedź ustna/rozmowa/diskusja
	[ADMINMU2_KK01] The graduate prepares responsibly for his/her work, is able to set priorities at work and plan work properly	-	[SK1] wypowiedź ustna/rozmowa/diskusja
	[ADMINMU2_KR01] He/she is convinced of the importance of ethical and professional behavior, and acts in accordance with the principles of ethics	-	[SK1] wypowiedź ustna/rozmowa/diskusja
	[ADMINMU2_UW01] He/she has in-depth observation and interpretation skills of social phenomena, analyzes their connections with various areas of administrative activities	-	[SU1] wypowiedź ustna/rozmowa/diskusja
[ADMINMU2_WG02] He/she has in-depth knowledge of the subject of regulation of individual branches of law	The student has in-depth knowledge of the subject matter of regulations of specific branches of law.	[SW2] prezentacja/projekt/referat/raport [SW3] opracowanie tekstowe/praca pisemna	
Subject contents	<ul style="list-style-type: none"> <li>• Cross-border circulation of official documents, including civil status records</li> <li>• delivery of documents between EU countries</li> <li>• mutual assistance of administrative bodies from different countries</li> <li>• cross-border recovery of public law receivables (taxes, customs duties...)</li> <li>• Determination, search for the law applicable to contracts</li> <li>• Court jurisdiction in economic matters</li> <li>• International legal entities</li> <li>• Foreign branches of entrepreneurs</li> <li>• Cross-border transformations of companies</li> <li>• International bankruptcy</li> <li>• International trade in goods</li> <li>• International trade in services</li> <li>• International capital transfer</li> <li>• Settlement in commercial transactions, letter of credit, collection, transaction crediting, forfaiting, factoring</li> <li>• International contracts</li> <li>• Sales</li> <li>• Compensation agreements</li> <li>• Barter agreement</li> <li>• Offset agreements</li> <li>• Transport and forwarding</li> <li>• Leasing</li> <li>• Trade brokerage agreements</li> <li>• Agency agreement</li> <li>• Distribution agreement</li> <li>• Franchising</li> <li>• Service agreements</li> <li>• Economic cooperation agreements</li> <li>• Cooperation agreement industrial</li> <li>• Joint venture agreements</li> <li>• Group agreements</li> <li>• Cartel agreements</li> <li>• Possibly other topics within the scope of international economic turnover, to be chosen by the seminar participants</li> </ul>		
Prerequisites and co-requisites			
Assessment methods and criteria	Subject passing criteria	Passing threshold	Percentage of the final grade
	written text	51.0%	50.0%
	active participation in the seminar	51.0%	50.0%

Recommended reading	Basic literature	Individually selected depending on the topic of the work.
	Supplementary literature	Individually selected depending on the topic of the work.
	eResources addresses	
Example issues/ example questions/ tasks being completed	<ul style="list-style-type: none"> <li>• Principles of service in cross-border recovery of public law receivables.</li> <li>• Principles of transcription of first and last names using only state language characters in civil status records drawn up by the authorities of that country.</li> <li>• Principles of transcription of first and last names of persons from another Member State.</li> <li>• Principles of transcription of a foreign civil status record of a Polish citizen in the event that the record lists two women as parents.</li> <li>• The concept of cases involving a tort or a similar act or claims arising from such an act (scientific article).</li> <li>• Applicable law for non-contractual obligations</li> <li>• Place where the event causing damage occurred or may occur in the event of infringement of personal rights resulting from the publication of content on the Internet</li> <li>• Jurisdiction in cases for the return of undue benefits based on unjust enrichment. Commentary on the judgment Judgment of the Court of Justice of 9 December 2021 in Case C-242/20 HRVATSKE ŠUME d.o.o. Zagreb v BP Europa SE.</li> <li>• Jurisdiction in the action for compensation for damage caused by anti-competitive practices amounting to collusion concerning the determination and increase of prices of goods. Commentary on the judgment of the Court of Justice of 15 July 2021 RH v AB Volvo and Others.</li> <li>• Jurisdiction in cases concerning European patents and European patents with unitary effect.</li> <li>• Scope of the powers of public authorities responsible for the protection of copyright and related rights against infringements of those rights on the Internet. Commentary on the judgment of the Court of Justice of 30 April 2024 in Case C-470/21 La Quadrature du Net and Others v Premier ministre and Ministère de la Culture.</li> <li>• Right to reimbursement of the cost of an airline ticket in the event of flight cancellation in the context of reimbursement in the form of travel vouchers. Commentary on the judgment of the Court of Justice of 21 March 2024 in Case C-76/23 Cobult UG v TAP Air Portugal SA.</li> <li>• The premise of damage consisting in loss of time in the context of the air passenger's right to lump sum compensation. Commentary on the judgments of the Court of Justice of 25 January 2024 in Cases C-474/22 Laudamotion and C-54/23 Laudamotion and Ryanair.</li> <li>• The legal nature of a motor vehicle leasing contract in the context of an exception to the right of withdrawal from a contract concluded at a distance or off-premises. Commentary on the judgment of the Court of Justice of 21 December 2023 in Joined Cases C-38/21, C-47/21 and C-232/21 BMW Bank and Others.</li> <li>• The consumer's obligation to pay excessive non-interest costs of a loan as an unfair contractual term. Commentary on the judgment of the Court of Justice of 23 November 2023 in Case C-321/22 Provident Polska.</li> <li>• The obligation to assess the proportionality of the entrepreneur's right to demand the entire credit in relation to the seriousness of the consumer's failure to fulfil the obligation. Commentary on the judgment of the Court of Justice of 9 November 2023 in Case C-598/21 Všeobecná úverová banka.</li> <li>• The consumer's right to withdraw from a subscription ordered remotely, initially free of charge and subject to automatic extension. Commentary on the judgment of the Court of Justice of 5 October 2023 in Case C-565/22 Sofatutor.</li> <li>• Geo-blocking as a violation of European Union competition law on the example of geo-blocking of video games. Commentary on the judgment of the General Court of the European Union of 27 September 2023 in Case T-172/21 Valve Corporation v Commission.</li> <li>• Extraordinary circumstances justifying the termination of a contract for participation in a travel package without incurring any fees. Commentary on the judgment of the Court of Justice of 14 September 2023 in Case C-83/22 Tuk Tuk Travel.</li> <li>• Air carrier liability for an air accident using the example of first aid provided on board an aircraft, which aggravated bodily injuries. Commentary on the judgment of the Court of Justice of 6 July 2023 in Case C-510/21 Austrian Airlines.</li> <li>• The consumer's right to withdraw from a contract after its performance in the event of failure by the trader to provide information on the right to withdraw from a contract for the provision of services concluded off-premises. Commentary on the judgment of the Court of Justice of in Case C-97/22 DC.</li> </ul>	
Work placement	Not applicable	

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