

INFORMATION SHEET OF THE SUBJECT

Code: XNMPb202		Name: International Public Law II	
Cover: Department of International Law and European Law			
Type of educational activity: Lecture, Practise		Number of credits: 5	Recommended semester: WT
Scope of educational activity (in hours): Weekly: 2/2 For term of study: ZS 48,48/48			Study grade: Bachelor
Method of educational activity: Combined			
Recommended semester	Study programme		
2.year WT	Law (XEŠBc-PR-23) Law (XDŠBc-PR)		
Underlie subjects:			
Conditions for passing the course:			
Method of evaluation: Completion by taking an examination			
Continuous evaluation:			
Final evaluation: Final examination: oral test. Oral examination consisting of answering three questions from the list of questions published on the website of the Department of the International and European Law; evaluation scale: A: 100%-91%, B: 90%-81%, C: 80%-71%, D: 70%-66%, E: 65%-60%, FX:59%-0%.			
Finished: By exam.			
Learning outcomes: After completing the course, the student will be able to define the state territory and identify ways of determining state borders, justify the application and validity of national and international law in individual sea zones and determine the basic types of rivers, identify and analyse international environmental law and space law. The student can identify and subsequently explain an individual's status in international law in relation to his or her nationality, analyse the case law of judicial and quasi-judicial human rights bodies, and interpret and discuss human rights. The student is able to detect and assess the application of standards related to diplomatic privileges and immunities, compare the position of international relations authorities, compare the scope and functions of selected international intergovernmental organizations and define international armed conflict law, international humanitarian law and international criminal law and apply their basic standards to specific factual situation. The student can analyse and critically evaluate the behaviour of states as major subjects of public international law and publicly present their own, professionally supported position.			
Schedule of subject: 1. International territorial regimes, state territory, state borders and cross-border cooperation. 2. International law of the sea, the international regimes of Antarctica, the Arctic and airspace. 3. International space law, international river law and international environmental law. 4. Citizenship, bipolitanism, apoliticalism, foreign regimes, diplomatic protection in international law. 5. International human rights protection, the universal human rights protection system and the European human rights protection system I. 6. European human rights protection system II, international asylum and refugee law. 7. National authorities for international relations. 8. Foreign bodies for international relations, international diplomatic and consular law. 9. The law of international bodies and international organizations. 10. United Nations, international professional organizations, Council of Europe, European Union, North Atlantic Treaty Organization, Organization for Security and Cooperation in Europe. 11. International law of armed conflicts, international humanitarian law. 12. International disarmament law, international criminal law.			
Recommended reading: Basic recommended literature: JANKUV, J. – LANTAJOVÁ, D. – ŠMID, M. – BLAŠKOVIČ, K.: Medzinárodné právo verejné. Part Two. Plzeň: Aleš Čeněk, 2016. 463 p. ISBN 978-80-7380-597-5. Other recommended literature: BROWNIE, I. Princípy medzinárodného verejného práva. Bratislava: Eurokódex a Paneurópska vysoká škola, 2013. 868 p. ISBN 978-80-89447-64-0. Selected chapters. ŠTURMA, P. et al.: Mezinárodní právo veřejné. Praha: C.H. Beck, 2018. ISBN 978-80-74007217. Selected chapters. VRŠANSKÝ, P. - VALUCH, J. et al.: Medzinárodné právo verejné. Osobitná časť. Bratislava: Eurokódex, 2013. 544 p. ISBN 978-80-8155-003-4.			
Legal acts: Charter of the United Nations and Statute of the International Court of Justice (1945). European Convention on Citizenship (1997). International Covenant on Civil and Political Rights (1966).			

Convention for the Protection of Human Rights and Fundamental Freedoms, 1950 (ECHR).
Other legal acts according to the syllabus.

Language requirements: Slovak

Notes:

Student's workload: 125 hours

Combined study (lectures, seminars, consultations): 48 hours

Study for seminars, final evaluation and study of documents in Moodle (individual study): 50 hours

Preparation for the presentation of assigned case studies during the seminars: 27 hours

Course evaluation:

Assessed students in total: 0

A	B	C	D	E	FX
0%	0%	0%	0%	0%	0%

Lecturers:

doc. JUDr. Dagmar Lantajová, PhD., lecturer, examiner, instructor

JUDr. Marcel Vysocký, PhD., examiner, instructor

Dr. h. c. prof. doc. JUDr. Marek Šmid, PhD., lecturer, examiner

JUDr. Viktória Bednár Marková, PhD., examiner, instructor

JUDr. Daniel Bednár, PhD., examiner, instructor

Mgr. Ivan Novotný, PhD., examiner, instructor

Date of last change: 01.09.2024

Approved by: prof. PhDr. JUDr. Tomáš Gábris, PhD., LL.M., MA