Прилог 3.						
1.	Title of the course	Public International Law				
2	Cod	FBON 03				
3.	Study program	Security				
4	Organizer of the study program	Faculty of Security – Skopje				
	(unit, institute, department,	Department of Socio-Political and Legal Sciences				
	section)					
5.	Degree (first, second, third)					
		First				
6.	Academic year/semester	Third semester				
7.	Number of ECTS ' credits	6 (six)				
8.	Lectures	Prof. Dr. Vladimir Ortakovski				
9.	Precondition for enrolment at					
	the course					
10.	Aims of the course	Status of the Republic of Macedonia as state candidate for				
	(competitions)	membership in EU has underlined the necessity for				
		education of the principles of Public International Law.				
		The aim is for students to understand role of the Law in				
		International community and to perceive international				
		institutions in their development. They can learn the				
		tension and relation between traditional law, connected to				
		state sovereignty and a new so called "soft" law,				
		emerging from new values in international community.  This program enable introduction and systematic learning				
		of the issues from theoretical and practical point of view,				
		connected to the process of international, inter-state, and				
		other peaceful means of settlement of disputes. The				
		analytical part of the program has the aim for students to				
		develop techniques of critical thinking. Detailed study of				
		the organization, functioning and practice of the				
		International Court of Justice enables students to adopt				
		new knowledge regarding more important cases of				
		judgments and advisory opinions of this main judicial				
		body of the UN.				
11.	Content of the course (Outline)	Definition, emerging and development of international				
		law. Notion and law nature of international law. The				
		relation between international and municipal law. Sources				
		of international law. Codification of international law.				
		Subjects of international law. State as a subject of				
		international law. Basic rights and duties of state.				
		Jurisdiction of states in international law. International				
		responsibility of state. Individual as a subject of				

		international law. International protection of human rights. Regional protection of human rights. Individual criminal responsibility in international law. Position of minorities in international law. The law of the sea. Acquisition and lose of the state territory. State succession. Diplomatic and Consular Law. International law of treaties. Making of treaties, entry into force of treaties. Invalidity, termination and suspension of treaties. International organizations. United Nations. European regional organizations. The settlement of disputes by peaceful means. Arbitration. International Court of Justice. The use of force by states for dispute settlement. International Humanitarian Law. Neutrality.					
12.	Methods of teaching	Lecturers, exercises, consultations, Interactive teaching, Working with the students (individually and in groups), Analysis of the jurisprudence of the relevant international courts. Simulation of negotiation.					
13.	Total time engaged	150					
14.	Allocation of available time	$3  ext{ (lectures)} + 1  ext{ (exercises)} = 5  ext{ } 39 + 13 = 52$ Independent assignments (seminar paper, preparation for the exam, self-study and similar) = 85					
15.	Teaching activities	Teachi ng activiti es	Lecturers – Theory  Exercise (laboratory, auditoria), seminars, team	39 classes  13 classes			
16.	Other activities	Other activiti es	working Project assignments	Classes			
1.7	<b>N</b> 1 6		Independent assignments	85 classes			
17.	Mode of examination  17.1. Tests  17.2. Seminar paper/project presentation: written and of the presentation of the presentatio	oral)		80 points 10 points 10 points			
18.	Criteria for the examination (points / grade)	7 (se 8 (eig 9 (nii	ve) (F) x) (E) ven) (D) ght) (C) ne) (B) en) (A)	to 51 points From 51 to 60 points From 61 to 70 points From 71 to 80 points From 81 to 90 points From 91 to 100 points			

19.	Condition for signature and final examination			For the signature which is condition for continuously examination (through colloquiums), attendance at classes (three absences – the most)		
20.	Langu	age of tead	ching	Macedonian		
21	Method for evaluation of the quality of the teaching			The Faculty conducts internal evaluation		
		<u>`</u>	ory) literature			
	22.1.	No.	Authors		Title	Publisher/Year
		1.	Фрчкоски Љ. Д		Public International	Табернакул, Скопје,
	Тупурковски В			Law (Меѓународно	1995	
			Ортаковски В.		јавно право)	
	2. Малколм Н. Шо		Io	International Law, 6 <sup>th</sup>	Просветно дело,	
					edd.	Скопје, 2009
					(Меѓународно право,	
				VI издание (делови))		
		3.	Кристина Греј		International Law and	Просветно дело,
					the Use of Force	Скопје, 2009
22.					(Меѓународно право	
22.			и употреба на сила)			
	4. Љ. Д. Фрчкоски, С. Георгиевски, Т. Петрушевска		и,	Public International	Магор, Скопје, 2012	
			1,	Law (Меѓународно		
			a	јавно право)		
		5.				
	22.2. Additional literature					
		No.	Authors		Title	Publisher/Year
		1.	Шон Д. Марфи	1	Principles of	АРС Ламина, 2011
					International Law	
					(Принципи на меѓу-	
					народното право)	
	2.					