

1.	Title of the course	International Contractual Law/Law on Treaties		
2.	Cod	FBON13		
3.	Study programme	Criminalist		
4.	Organizer of the study programme (unit, institute, department, section)	Faculty of Security – Skopje Department of Socio-political and legal sciences		
5.	Degree (first, second, third )	First		
6.	Academic year/semester	Eighth semester		
7	Number of ECTS ‘ credits	6 (six)		
8	Lectures	Assistant professor (docent) Marija Milenkovska		
9	Precondition for enrolment at the course	N/A		
10	Aims of the course (competitions)	Within this course the students will acquire knowledge and will develop their conceptual understanding of the basic terms, institutions and instruments in the area of the international contractual law/ law on treaties. The particular aim of the course is to introduce the students with contemporary theories and to provide them with deeper knowledge for the process, phases and techniques of the negotiation, as well as for the negotiation as strategy for conflict prevention. The students will learn to interpret and to apply the Vienna Convention on Law on treaties, as well as other acts and customs. The student will be trained for research work in the area of the international contractual law/ law on treaties, will be introduced with the negotiation’s skills and will be prepared to give their own practical contribution in the international communication of the state. .		
11	Content of the course (Outline)	Definition and classification of the international treaties. Unilateral acts. Condition for conclusion of the international treaties. Phases of the conclusion of the treaties. Negotiation. Negotiation as strategy for conflict resolution. Signing and ratification of international treaties. Reservations of international treaties. Application of the treaties. Pacta sunt servanda. Legal effects of international treaties. Termination of international treaties. Invalidity of international treaties. International responsibility of the state for breach of the treaties’ obligations.		
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 (lectures) + 2 (exercises=5 39 + 26= 65 Independent assignments (seminar paper, preparation for the exam, self-study and similar) = 85		
15	Teaching activities	15.1	Lecturers – Theory	39 classes

		15.2	Exercise (laboratory, auditoria ), seminars, team working	26 classes	
16.	Other activities	16.1	Project assignments	classes	
		16.2	Independent assignments	85 classes	
17.	Mode of examination				
	17.1.	Tests		80 points	
	17.2.	Seminar paper/project presentation: written and oral)		10 points	
	17.3.	Activity and participation		10 points	
18	Criteria for the examination (points / grade)			to 51 points	5(five) (F)
				Form 51 to 60 points	6(six) (E)
				Form 61 to 70 points	7(seven) (D)
				Form 71 to 80 points	8(eight) (C)
				From 81 to 90 points	9(nine) (B)
				from 91 to 100 points	10(ten) (A)

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.	Language of teaching	Macedonian			
21	Method for evaluation of the quality of the teaching	The Faculty conducts internal evaluation			
22.	Literature				
	22.1.	Basic (compulsory) literature			
		no.	Authors	Title	Publisher/year
		1.	Ljubomir Danailov Frckoski	Negotiation in identity conflicts	TEMPLUM, 2007
		2.		Vienna Convention on Law on Treaties, 1969	
		3.	Lj. Frckoski, V.Ortakovski, V. Tupurkovski	International Public Law	Tabernakul, Skopje 1995
		4.	Roger Fisher, William Ury	Getting to yes: Negotiating Agreement	Nampres, 2009
		5.	Шон Д. Марфи	Принципи на меѓународното право	АРС Ламина, 2011
		6.			
	22.2.	Additional literature			
		No.	Authors	Title	Publisher/year
		1.	Malcolm N. Shaw	International Law	Prosvetno delo AD, 2009
	2.	Давид Рузие,	Меѓународно јавно право	Конгресен сервисен центар, Скопје 2006.	

