Study program: Law (240 ECTS)

Type and level of studies: basic academic studies of the first degree

Course title: **Arbitration law** Professor: Živorad M. Rašević

Course status: elective ECTS Points: 7

Condition: Fourth semester enrolled, completed course and successfully completed pre-service obligations

Objective:

The objective of the course is to familiarize the student with the most important institutes relevant to arbitration law, the basic characteristics of arbitration, the manner of concluding the arbitration agreement, the arbitration procedure and the arbitration decision, as well as the execution of an arbitration decision.

Outcome:

After passing the exam, the student has adopted theoretical knowledge and understands the basic concepts in the field of arbitration law; mastered the necessary knowledge and skills necessary for the interpretation and practical application of arbitration rules (to explain the role and procedural powers of the participants in the arbitration proceedings, to present the purpose, content and course of the arbitral procedure, interpret and apply the relevant norms, to compile a briefing, arbitration decision and other documents in accordance with procedural rules).

Contents of the course:

Theoretical classes:

1. Introduction to the case; 2. the arbitration award; 3. Establish arbitration rights in proceedings; 4. Arbitration Agreement; 5. Composition and education of arbitration; 6. Arbitration proceedings; 7. Arbitražni sud; 8. Parties in arbitration proceedings; 9. Officers and interlocutors; 10. Mediation procedure; 11. Transfer of arbitration proceedings; 12. The course of the arbitration procedure by deciding; 13. Arbitražna odluka; 14. Reconstruction in the arbitration procedure; 15. Execution of arbitration decisions.

Practical classes:

Closer clarification of some of the topics addressed in the lectures, with particular reference to the interpretation and practical application of arbitration rules. Case studies, conclusion of an arbitration agreement, arbitration management, arbitration proceedings, termination of arbitration proceedings, etc. Discussion of selected topics with the active participation of students. Preparation of colloquium and exams. Evaluation of realized teaching and analysis of its results.

References:

Basic:

- 1. Stankovic G. et al: Arbitration Procedural Law, Association for Civil Proceedings and Arbitration Law, Niš, 2002.
- 2. Keča R .: Arbitražni sporazum, Centar za izdavačku djelatnost Pravnog fakulteta u Novom Sadu, Novi Sad, 1999.

Additional

1. Ude L .: Arbitration law, GV Založba, Ljubljana, 2004.

Active lectures	Other lectures			
Lectures:	Exercises:	Other forms of teaching:	Study research:	
2	2			

Methods of teaching

Lectures are auditory, and they are performed at the amphitheater with all students. Exercises are conducted in groups of students in classrooms: (1) as auditors, where further topics are discussed and the arbitration rules are analyzed; (2) as indicative, the conclusion of an arbitration agreement, the management of an arbitration procedure, arbitration proceedings, the completion of an arbitration procedure; and (3) as, discussing the topic of selected topics from the material;

Knowledge assessment (maximum number of points 100)					
Pre-exam obligations	points	Final exam	points		
activity during lectures	20	written exam			
colloquium-first	15	oral exam	50		
colloquium-second	15	total	100		