

## DESCRIPTION OF THE DOCTORAL STUDY SUBJECT

Title of the subject	Field of science (branch) code	Faculty	Department
<b>Legal Problems of International Organisations</b>	Law (S 001)	Law	Public Law
Study methods	Number of credits	Study methods	Number of credits
Lectures	-	consultations	2
Individual work	4	seminars	-
Subject annotation			
<p>The course Legal Problems of International Organisations aims at deepening knowledge on problematic issues of the law of International Organisations, in order to achieve a necessary level of knowledge and skills required for further research work in the field of law of International Organisations (and international law).</p> <p>Content (topics): problematic issues of the concept of international organisations, problematic aspects of the development of the legal personality of international organisations in international law, doctrines of powers of international organisations, supranationality in the competence of international organisations, new issues of the responsibility of international organisations, problematic aspects of legal personality of international organisations in domestic law, issues of treaties of international organisations, peculiarities of the diplomatic relations of international organisations, specific issues of the membership within international organisations, regulatory and supervision functions of international organisations, legal problems of the United Nations reform, legal issues of the United Nations system, principles and the activity coordination mechanism, unity of the aims of regional organisations and differences in regulation, the problem of interaction among European international organisations and concurrent competence, powers and specific features of NATO activities.</p> <p>Completing this course, a doctoral student will possess knowledge of the law of international organisations necessary for a research work, will be able to independently identify problematic issues of the topic of the law of international organisations, to critically assess views of other scholars and to formulate a reasoned position on these issues, also will be able to apply knowledge and skills in teaching practices and providing expert assessment on legal issues, related with the membership of the Republic of Lithuania within international organisations and their activities.</p>			
Main literature			
<ol style="list-style-type: none"> <li>1. Bělohávek, A. J.; Rozehnalová, N. (eds). International Organisations. The Hague: Lex Lata, 2018.</li> <li>2. Henry G. Schermers, Niels M. Blokker. International Institutional Law. The Hague: Martinus Nijhoff, 2011.</li> <li>3. Hurd, I. International Organizations: Politics, Law, Practice (3rd. ed.). Cambridge: Cambridge University Press, 2017. doi:10.1017/9781316869604</li> <li>4. International Organisations Law Review. The Hague: Martinus Nijhoff Publishers, 2004 – 2010.</li> <li>5. Picker, C., Heckendorn Urscheler, L., Solenik, D. (eds.). Comparative law and international organisations : cooperation, competition and connections. Zurich [etc.]: Schulthess, 2014.</li> <li>6. Sands P. Q. C., Klein P. Bowett's Law of International Institutions. London: Sweet &amp; Maxwell, 2009.</li> <li>7. Sarooshi D. International Organizations and Their Exercise of Sovereign Powers. Oxford: Oxford University Press, 2005.</li> <li>8. The Oxford handbook on the United Nations (Second edition). Oxford: Oxford University Press, 2020.</li> <li>9. Žalimas D., Žaltauskaitė-Žalimienė S., Petrauskas Z., Saladžius J. Tarptautinės organizacijos. Vilnius: Justitia, 2001.</li> </ol>			

Names, surnames of advising lecturers	Science degree	Major works in the area (direction) of science published over the last 5 years
Indrė Isokaitė-Valužė	Assoc. Prof. Dr.	<ol style="list-style-type: none"> <li>1. Isokaitė-Valužė, I. The Contribution of the European Court of Human Rights to the Interpretation of the Convention on the Law of the Sea. <i>Revista do Instituto Brasileiro de Direitos Humanos</i>, No 17/18, 2019, Brazil: Brazilian Institute of Human Rights. P. 101-111.</li> <li>2. Isokaitė-Valužė, I. 30 Years of Lithuania's Restored Independence: Coastal State's Prescriptive Jurisdiction on the Inland Waters. <i>Teisė</i>. Vilnius: Vilniaus universiteto leidykla, Nr. 117, 2020, ISSN 1392-1274, eISSN 2424-6050. P. 64-78.</li> <li>3. Isokaitė-Valužė, I. Tarptautinė taika ir saugumas jūrų erdvėje. <i>Teisė</i>. Vilnius: Vilniaus universiteto leidykla, 2022, nr. 122. P. 8-21, ISSN 1392-1274 eISSN 2424-6050.</li> <li>4. Isokaitė-Valužė, I. Human Rights in the Recent Jurisprudence of the International Court of Justice. In <i>Revista do Instituto Brasileiro de Direitos Humanos</i>, Brazilija, No 22 (2022). P. 127-140.</li> <li>5. Isokaitė-Valužė, I., Šinkūnas, H. Hugo Grocijaus teisinės ir politinės minties įtaka tarptautinės teisės raidai. <i>Iš Kelyje su Konstitucija</i>. Vilnius: Vilniaus universitetas, 2022. P. 72-90.</li> </ol>
Approved by the Doctoral Committee of Law Science of Vilnius university on May 12, 2023, protocol No. (7.17 E) 15600-KT-209		
Chairman of the Doctoral Committee		prof. habil. dr. G. Švedas