

COURSE UNIT (MODULE) DESCRIPTION

		Code							
DIPL		14462							
Lecturer(s Coordinator: senior lect. dr. F		ysh	Department(s) where the course unit (module) is deliveredDepartment of Public Law, Faculty of Law, Vilnius UniversitySaulėtekio av. 9, Building 1, LT-10222, Vilnius, Room 405tel. (85)2366175; e-mail: vtkatedra@tf.vu.lt						
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	v cycle			Туре о		course unit (module)			
Sec	cond				Opt	ional			
Mode of delivery				he course unit s delivered	La	Language(s) of instruction			
Face-to-face			Autumn	semester		English			
		Rea	uirements	s for students					
Prerequisites:				Additional require	nents (if a	any): -			
Course (module) volume in credits	Total stu	dent's wo	rkload	Contact hou	rs	Self-study hours			
5		133		32		101			
D	C 41	•4 (1.1.	ogramme competen	4 1				
these sources in practical situal skills. Learning outcomes of the (module)			-	and learning method		Assessment methods			
(module) Students will be able to compare, systemically explicate and interpret the sources of diplomatic and consular law			Lectures (problem-based teaching), practical sessions (comparative assessment and systemic analysis of legal norms, group discussion, the analysis of problematic issues, case studies), individual work (search of information, analysis of the relevant legal framework, policy and case-law, reading of academic literature)			scussion questions and zzes, case study, multiple pice tests, exam (multiple pice test and simulation case)			
their knowledge to current practical situations arising in different countries, analyse hypothetical cases and base their arguments on the relevant sources of diplomatic and consular law.				roblem-based teachi sessions (compara and systemic analysi group discussion,	ative qui s of cho the cho	scussion questions and zzes, case study, multiple bice tests, exam (multiple bice test and simulation case)			
consular law.	-	stud info lega	dies), ind ormation, al framew	problematic issues, ividual work (search analysis of the rele ork, policy and case- ademic literature)	n of vant				

a more appropriate, effective solution to the current problems arising in this sphere.	legal norms, group discussion, the analysis of problematic issues, case studies), individual work (search of information, analysis of the relevant legal framework, policy and case-law, reading of academic literature)	simulation case)
Students will be able to professionally communicate orally and in writing, unambiguously and reasonably convey own well-grounded ideas, arguments and conclusions based on theoretical and practical knowledge and will be able to trigger or to contribute to the discussion with specialists and non-specialists providing their own insights in an international context.	Practical sessions (comparative assessment and systemic analysis of legal norms, group discussion, the analysis of problematic issues, case studies), individual work (search of information, analysis of the relevant legal framework, policy and case-law, reading of academic literature)	Discussion questions, case study, exam (simulation case)
Students will learn to work individually and use legal information databases as well as other sources necessary to deepen their knowledge in the field of diplomatic and consular law	Practical sessions (comparative assessment and systemic analysis of legal norms, group discussion, the analysis of problematic issues, case studies), individual work (search of information, analysis of the relevant legal framework, policy and case-law, reading of academic literature)	Discussion questions, case study

	Contact hours							Self-study work: time and assignments		
Content: breakdown of the topics	Lectures	Tutorials	Seminars	Practical sessions	Laboratory work	Internship/work placement		Self-study hours	Assignments	
1. Diplomatic and consular law: introduction	2						2	8	Scientific analysis of literature.	
2. Establishment and breach of diplomatic relations	3						3	10	Scientific analysis of literature. Preparation for discussions and case study.	
3. Diplomatic missions: establishment and functioning	3			1			4	10	Scientific analysis of literature. Preparation for discussions and case study.	
4. Diplomatic privileges and immunities	4			3			7	16	Scientific analysis of literature. Preparation for discussions and case study.	
5. Special missions	2						2	10	Scientific analysis of literature. Preparation for discussions and case study. Preparation for the 1st multiple choice test.	
6. International organizations and diplomatic law. Privileges and immunities of international organizations	2			2			4	10	Scientific analysis of literature. Preparation for discussions and case study.	
7. Consular posts: establishment and functioning	3						3	10	Scientific analysis of literature. Preparation for discussions and case study.	
8. Consular functions	3			1			4	12	Scientific analysis of literature. Preparation for discussions and case study.	

9. Consular privileges and immunities	2		1		3	15	Scientific analysis of literature. Preparation for discussions and case study. Preparation for the 2 nd multiple choice test.
Total	24		8		32	101	

Assessment strategy	Weight,%	Deadline	Assessment criteria
Tests	30	During semester	<i>Two Multiple choice tests</i> (each test – 15 questions) on the topics discussed during the lectures and practical sessions before. Questions in multiple choice part will have the same weight for the exam grade (1 point x 15 questions x 2 tests=30). The students will be asked to select a correct answer from the three choices offered as a list and/or the students will be asked to insert a necessary word/phrase in the sentence.
Participation in class activities	10	During semester	<i>Discussion questions and case-study</i> : The assessment will also be based on the capability to prepare for debate and to effectively orally present and discuss the jurisprudence of the international institutions, orally provide answers to the quiz questions, to raise important questions, to provide own legal insights and arguments in a logical and structured manner, to critically assess the discussed legal issues, to provide clear arguments in support of the points made, to provide other critical remarks and to contribute to other participants' ideas.
Written examination	60	During exam session	 Assessment of written exam consists of: 40 % - Students will provide answers to 20 Multiple Choice test questions. Questions in multiple choice part will have the same weight for the exam grade (2 points x 20 questions=40). The students will be asked to select a correct answer from the three choices offered as a list and/or the students will be asked to insert a necessary word/phrase in the sentence. The assessment of multiple choice questions will be aimed at the student's capability to assess his/her higher order cognition, i.e. synthesis, creative thinking and problem solving, based on the knowledge of the subject and abilities acquired during the course. 20 % - Students will answer to one simulation case in writing (two batches of questions will be posed in the student's capability to provide arguments in a clear, structured, logical manner, to base his/her arguments on relevant legal provisions and case-law, to explain possibly different opinions of the academic debate, to provide his/her own insights and to base them on his/her own reasonable and convincing argumentation.

Author	Year of publica tion	Title	Issue of a periodical or volume of a publication	Publishing place and house or web link
Compulsary reading				
Denza E.	4nd ed., 2016	Diplomatic Law: A Commentary on the Vienna Convention on Diplomatic Relations		Oxford: Oxford University Press
Luke T. Lee J.D. and Quigley J.	3d ed., 2008	Consular Law and Practice		Oxford: Oxford University Press
Milanovic M.	2020	The Murder of Jamal Khashoggi: Immunities, Inviolability and the Human Right to Life. <i>Human Rights</i> <i>Law Review</i>	Vol.20(1), pp. 1–49	
Stewart D. P.	2020	The emergent human right to consular notification, access	pp. 439-452	Cambridge: Cambridge University Press

Russo D.	2016	and assistance. In <i>The</i> <i>Cambridge Handbook of New</i> <i>Human Rights: Recognition,</i> <i>Novelty, Rhetoric</i> The injured individual's right to compensation in the law on	Vol. 99(3), pp. 725-748	
V: 1 D	2014	diplomatic protection, <i>Rivista</i> <i>di diritto internazionale</i>	X7 1 1 4/1)	
Värk R.	2014	Diplomatic and Consular Privileges and Immunities in Case of Unfriendly Cyber Activities, <i>Baltic Yearbook of</i> <i>International Law</i>	Vol. 14(1), pp. 125-136	
Fakhoury A.	2017	Persona Non Grata: The Obligation of Diplomats to Respect the Laws and Regulations of the Hosting State, Journal of Law, Policy and Globalization	Vol. 57, pp. 110-121	
K.A.A.N. Thilakarathna A.	2020	The Evolution of the Vienna Convention on Diplomatic Relations And Consular. Nnamdi Azikiwe University Journal of International Law and Jurisprudence	Vol. 11(1), pp. 67-83	
		The case-law of the International Court of Justice, the European Court of Human Rights as indicated during the lectures		
Optional reading				
Roberts I. (ed.)	6 th ed., 2009, 7 th ed., 2017	Satow's Diplomatic Practice		Oxford: Oxford University Press