

**Subject card**

<b>Subject name and code</b>	SG - PUBLIC LAW - Public procurement law - lecture, PG_00200856						
<b>Field of study</b>	Law						
<b>Date of commencement of studies</b>	October 2026	<b>Academic year of realisation of subject</b>			2029/2030		
<b>Education level</b>	uniform Master's studies	<b>Subject group</b>			Optional subject group Subject group related to scientific research in the field of study		
<b>Mode of study</b>	full-time studies	<b>Mode of delivery</b>			at the university		
<b>Year of study</b>	4	<b>Language of instruction</b>			Polish		
<b>Semester of study</b>	8	<b>ECTS credits</b>			3.0		
<b>Learning profile</b>	academic	<b>Assessment form</b>			exam		
<b>Conducting unit</b>	Department of Public Economic Law and Environmental Protection Law -> Faculty of Law and Administration -> Rector						
<b>Name and surname of lecturer (lecturers)</b>	<b>Subject supervisor</b>		dr Justyna Przedańska				
	<b>Teachers</b>						
<b>Lesson types</b>	<b>Lesson type</b>	Lecture	Tutorial	Laboratory	Project	Seminar	SUM
	<b>Number of study hours</b>	30.0	0.0	0.0	0.0	0.0	30
	E-learning hours included: 0.0						
<b>Learning activity and number of study hours</b>	<b>Learning activity</b>	Participation in didactic classes included in study plan		Participation in consultation hours		Self-study	SUM
	<b>Number of study hours</b>	30		2.0		43.0	75
<b>Subject objectives</b>	The course aims to familiarize students with comprehensive legal regulations governing public procurement, with particular emphasis on their significance for the functioning of the public sector and the market. The course seeks to develop knowledge of procurement procedures, principles of competitiveness, transparency, and efficiency, as well as to cultivate skills in the practical application of public procurement law, including risk analysis and legal liability in this area.						

Learning outcomes	Course outcome	Subject outcome	Method of verification
	[PRAWOJ5_WK09] has an in-depth knowledge of legal institutions and constructions specific to various fields of law, including selected specific areas of law discussed in the course of study	The student has advanced knowledge of legal institutions and constructs characteristic of various branches of law, with particular emphasis on public procurement law institutions. They can analyze the specifics and interrelations of these institutions and apply them practically in the context of procurement processes, dispute resolution, and procedural compliance oversight.	[SW4] test/exam - oral or written [SW1] oral statement/conversation/discussion [SW2] presentation/project/paper/report
	[PRAWOJ5_KO03] is ready to actively participate in entities carrying out professional activities related to law	The student is prepared to actively participate in entities conducting professional activities related to public procurement law, demonstrating responsibility and professional competence.	[SK1] oral statement/conversation/discussion [SK4] test/exam - oral or written [SK6] demonstration of practical skills [SK8] observation of student's independent or team work
	[PRAWOJ5_WG05] identifies in depth the various forms of social life, including the rights and duties of individuals in different contexts, with particular reference to the phenomena of violation of the law and their consequences	The student is able to identify diverse forms of social and economic life within the context of public procurement, with particular emphasis on the rights and obligations of participants in the procurement process. They can analyze instances of violations of public procurement law, assess their legal, economic, and social consequences, and propose appropriate remedial and preventive measures. Additionally, the student can interpret the effects of infringements on fair competition and transparency, understanding their impact on the market and the public interest.	[SW4] test/exam - oral or written [SW1] oral statement/conversation/discussion [SW2] presentation/project/paper/report
	[PRAWOJ5_WK10] has an in-depth knowledge of the principles of ethical and appropriate communication in legal and legal language	The student is able to consciously and responsibly apply the principles of ethical communication in legal language, producing clear, precise, and audience-tailored written and oral statements. They demonstrate the ability to argue and present legal positions persuasively and in accordance with the ethical standards of the legal profession, considering a diverse range of audiences—from legal experts to laypersons. The student can identify situations requiring particular care for precision and neutrality and respond appropriately to communication challenges.	[SW4] test/exam - oral or written [SW1] oral statement/conversation/discussion [SW2] presentation/project/paper/report
	[PRAWOJ5_UW05] is able to perceive and analyse moral dilemmas, generate solutions and justify the positions adopted	The student is able to identify and analyze moral dilemmas related to public procurement processes, generate possible solutions, and justify the adopted position.	[SU1] oral statement/conversation/discussion [SU2] presentation/project/paper/report [SU6] demonstration of practical skills [SU8] observation of student's independent or team work
Subject contents	1. The principles and objectives of public procurement law.2. The subjective and objective scope of application of the Public Procurement Law.3. The grounds for excluding contractors.4. Modes of procurement procedure.5. Tender documentation.6. Legal protection measures.7. Public-private partnership.8. Contracts for concessions for works or services.		
Prerequisites and co-requisites			

Assessment methods and criteria	Subject passing criteria	Passing threshold	Percentage of the final grade
		Test examination	51.0%
Recommended reading	Basic literature	<p>1. A. Powalowski, E. Przeszło, H. Wolska, Institutions and instruments of public procurement control, Warsaw 2019.</p> <p>2. Public Procurement Law. Commentary, Włodzimierz Dzierżanowski, Łukasz Jaźwiński, Jarosław Jerzykowski, Marta Kittel, Małgorzata Stachowiak, Warsaw 2021.</p> <p>3. S. Koroluk, Public procurement [in:] A. Dobaczewska (ed), Public economic law, Gdańsk 2016.</p>	
	Supplementary literature	<p><i>A. Powalowski, E. Przeszło (ed), Lexicon of public procurement law. Basic concepts, Warsaw 2022</i></p>	
	eResources addresses		
Example issues/ example questions/ tasks being completed	<p>1. Is the NAC part of the administrative judiciary? 2. Is the time limit for filing an appeal to the NAC uniform for each contract value? 3. Can a ruling of the NAC be appealed? 4. Can one speak of public procurement if the provision of services, supplies or works takes place on the basis of a lending agreement? 5. May a foreign entity be a contractor? 6. May the contractor be a natural person who conducts a business activity? 7. Is there any limitation to the principle of openness of contract award procedures? 8. Are supplies the subject of public procurement contracts? 9. From what amount does the Public Procurement Law apply? 10. Can one speak of public procurement if the provision of services, supplies or works takes place on the basis of a donation agreement?</p>		
Work placement	Not applicable		

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