

Subject card

Subject name and code	SG - ECONOMIC AND FINANCIAL - Arbitration and mediation - lecture, PG_00200872						
Field of study	Law						
Date of commencement of studies	October 2026	Academic year of realisation of subject				2030/2031	
Education level	uniform Master's studies	Subject group				Optional subject group Subject group related to scientific research in the field of study	
Mode of study	full-time studies	Mode of delivery				at the university	
Year of study	5	Language of instruction				Polish	
Semester of study	9	ECTS credits				3.0	
Learning profile	academic	Assessment form				exam	
Conducting unit	Department of Commercial Law -> Faculty of Law and Administration -> Rector						
Name and surname of lecturer (lecturers)	Subject supervisor		dr Kaja Zaleska-Korziuk				
	Teachers						
Lesson types	Lesson type	Lecture	Tutorial	Laboratory	Project	Seminar	SUM
	Number of study hours	30.0	0.0	0.0	0.0	0.0	30
	E-learning hours included: 0.0						
Learning activity and number of study hours	Learning activity	Participation in didactic classes included in study plan		Participation in consultation hours		Self-study	SUM
	Number of study hours	30		2.0		43.0	75
Subject objectives	Zapoznanie studentów z podstawowymi zasadami postępowania arbitrażowego (krajowego i międzynarodowego).						

Learning outcomes	Course outcome	Subject outcome	Method of verification
	[PRAWOJ5_KO03] is ready to actively participate in entities carrying out professional activities related to law	The student knows the rules of arbitration proceedings and is able to identify their differences in relation to proceedings before common courts. The student is able to draft a request for arbitration and a response to a request for arbitration.	[SK1] oral statement/conversation/discussion [SK2] presentation/project/paper/report [SK5] implementation of a problem task [SK8] observation of student's independent or team work
	[PRAWOJ5_UW05] is able to perceive and analyse moral dilemmas, generate solutions and justify the positions adopted	The student is able to correctly identify conflicts of interest in arbitration concerning the impartiality and independence of arbitrators.	[SU1] oral statement/conversation/discussion [SU2] presentation/project/paper/report [SU5] implementation of a problem task [SU8] observation of student's independent or team work
	[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 is familiar with the legal conditions governing arbitration proceedings, both those resulting from procedural regulations (Code of Civil Procedure) and the rules of permanent arbitration courts, as well as soft law recognized as a source of arbitration practice.	[SW1] oral statement/conversation/discussion [SW2] presentation/project/paper/report [SW5] implementation of a problem task
	[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 familiar with alternative dispute resolution methods, can identify the differences between various ADR methods, and can select the appropriate method of dispute resolution for a given set of circumstances.	[SW1] oral statement/conversation/discussion [SW2] presentation/project/paper/report [SW5] implementation of a problem task
[PRAWOJ5_WK10] has an in-depth knowledge of the principles of ethical and appropriate communication in legal and legal language	The student knows the rules of representation of parties in arbitration proceedings and is able to identify and apply the relevant ethical rules applicable to parties and arbitrators.	[SW1] oral statement/conversation/discussion [SW2] presentation/project/paper/report [SW5] implementation of a problem task	
Subject contents	<ol style="list-style-type: none"> 1. Pojęcie, rodzaje i charakter prawny arbitrażu handlowego 2. Źródła prawa, wytyczne, regulaminy 3. Modele krajowej regulacji prawa o arbitrażu handlowym 4. Zagadnienia kolizyjnoprawne w międzynarodowym arbitrażu handlowym 5. Restrukturyzacja i upadłość strony postępowania arbitrażowego 6. Zdolność i zdatność arbitrażowa 7. Umowa o arbitraż 8. Arbitrzy i zespół orzekający 9. Postępowanie arbitrażowe 10. Wyrok, zasady wyrokowania i inne sposoby zakończenia postępowania arbitrażowego 11. Koszty postępowania przed sądem polubownym 12. Postępowania postarbitrażowe 		
Prerequisites and co-requisites			
Assessment methods and criteria	Subject passing criteria	Passing threshold	Percentage of the final grade
		51.0%	100.0%
Recommended reading	Basic literature	A. Szumański, Arbitraż handlowy. System Prawa Handlowego. Tom 8 [wydanie aktualne]	

	Supplementary literature	<p>G. Condero-Moss, International Commercial Arbitration : Different Forms and Their Features [wydanie aktualne]</p> <p>International Chamber of Commerce, Expedited Rules in International Arbitration [wydanie aktualne]</p> <p>P. Ashford, The IBA Rules on the Taking of Evidence in International Arbitration : A Guide [wydanie aktualne]</p>
Example issues/ example questions/ tasks being completed	eResources addresses	
Work placement	Not applicable	

Document generated electronically. Does not require a seal or signature.