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| **UNIVERSITY OF NIŠ** | | | | | | |
| **Course Unit Descriptor** | | **Faculty** | | | **Faculty of Law** | |
| **GENERAL INFORMATION** | | | | | | |
| Study program | | | | **Master Academic Law Study Program (LLM Degree)** | | |
| Study Module (if applicable) | | | | Criminal Law | | |
| Course title | | | | **Corporate Criminal Law** | | |
| Level of study | | | | ☐Bachelor X Master’s ☐ Doctoral | | |
| Type of course | | | | Obligatory X Elective | | |
| Semester | | | | XAutumn ☐ Spring | | |
| Year of study | | | | 1st year of master studies | | |
| Number of ECTS allocated | | | | 7 ECTS | | |
| Name of lecturer/lecturers | | | | Prof. dr Miomira Kostic; Prof. dr Vojislav Djurdjic; Prof. dr Dragan Jovasevic; Asst. Prof. dr Dusica Miladinovic-Stefanovic; Asst. Prof. dr Darko Dimovski | | |
| Teaching mode | | | | XLectures XGroup tutorials X Individual tutorials  XLaboratory work ☐ Project work X Seminar  ☐Distance learning ☐Blended learning ☐ Other | | |
| **PURPOSE AND OVERVIEW (max. 5 sentences)** | | | | | | |
| The aim of this course is to acquire basic knowledge in the field of Corporate Criminal law as a subject-specific branch of criminal law, to understand the content of the basic concepts, institutes and their elements, to study the specific characteristics and legal nature of corporate criminal law law, and its relationship with other branches criminal law (Criminal law, International criminal law and Corporative Criminal law), to link didactic, scientific and practical knowledge by training students for independent work in this area of law and training them to use knowledge on the basic concepts and institutes (substantive, procedural and executive) in the study and the application of the institute of this branch of law, to develop critical thinking in the function of review of existing solutions in this area.  Upon completion of this course, students will be able: 1) to understand the concept, subject, historical development, sources, the structure and function of corporate criminal law, 2) to acquire knowledge about the basic principles and institutions of corporate criminal law, 3) to understand the key terms, concepts and institutes in the field of corporate criminal law, 4)to develop ability to argumentatively, creatively and competently discuss issues in the area of corporate criminal law, 5) to develop a systematic capacity to address problems in the area of corporate criminal law, in order to offers critical and reasoned answers in this field, 6) to identify and connect significant assumptions in corporate criminal law, to develop capacity for analysis and synthesis, and discuss the application of criminal sanctions against offenders which should provide an effective protection against corporate crime; 7) understand the specific features of criminal proceedings against corporate legal entities. | | | | | | |
| **SYLLABUS (brief outline and summary of topics, max. 10 sentences)** | | | | | | |
| The concept, subject matter, definition, function, system, sources and historical development of Corporate criminal law. Concept and types of criminal offenses and their relations (a criminal offense, economic offense, misdemeanour). Object and subject of Corporate criminal law. Development of criminal liability of legal persons. Legal entity as the offender. The basis of liability of legal persons. Concept and specific types of criminal liability of legal persons. Concept, types, content, features and purpose of sanctions in corporate criminal law. Special criminal measures in Corporate criminal law. Extinction of criminal sanctions in corporate criminal law. Subjects of criminal proceedings. Concept, characteristics and course of criminal proceedings against legal entities. Special criminal proceedings. Enforcement of court decisions in corporate criminal law.  *Practical classes (classes, other forms of instruction, research work): Critical analysis of judicial practice (case law): the elements of certain types of offenses committed by legal persons, the perpetrators’ culpability, the type and scope of sanctions imposed on legal entities and the responsible persons for the perpetrated criminal act. Solving practical legal problems.* | | | | | | |
| **LANGUAGE OF INSTRUCTION** | | | | | | |
| XSerbian (complete course) ☐ English (complete course) ☐ Other \_\_\_\_\_\_\_\_\_\_\_\_\_ (complete course)  ☐Serbian with English mentoring ☐Serbian with other mentoring \_\_\_\_\_\_\_\_\_\_\_\_\_\_ | | | | | | |
| **ASSESSMENT METHODS AND CRITERIA** | | | | | | |
| **Pre exam duties** | **Points** | | **Final exam** | | | **Points** |
| **Activity during lectures** | **0-10** | | **Written examination** | | | **0-10** |
| **Practical teaching** | **0-10** | | **Oral examination** | | | **0-50** |
| **Teaching colloquia** | **0-10 (Seminar paper 0-10)** | | **OVERALL SUM** | | | **100** |
| **\*Final examination mark is formed in accordance with the Institutional documents** | | | | | | |