

Faculty of Law Postgraduate

Fakulteit Regte Nagraads





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PLEASE MENTION YOUR UNIVERSITY NUMBER IN ALL CORRESPONDENCE.

The General Academic Rules of the University, to which all students have to subject themselves and which apply to all the qualifications offered by the University, appear in a separate publication and are available on the web page at http://www.nwu.ac.za/yearbooks.

Please note: Although the information in this calendar has been compiled with the utmost care and accuracy, the Council and the Senate of the University accept no responsibility whatsoever for errors that may occur. Before students finally decide on the selection of modules, they must consult the class timetable. If a clash occurs in the planned selection by a student, the relevant module combination is not permitted.

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Senior Faculty Administrator

Mrs A Marais

Faculty Administrator

Mr S Mokgothu

Faculty Board

The Faculty Board is comprised of all permanent academic staff members, faculty administration and student representatives.

LAW.1 FACULTY RULES

LAW.1.1 AUTHORITY OF THE GENERAL ACADEMIC RULES

The faculty rules, contained in this faculty calendar, are valid for the different qualifications, programmes and curricula of this faculty. They are subject to the General Academic Rules (A-Rules) of the University, as determined from time to time by the Council of the University on recommendation by the senate. The faculty rules should, therefore, be read in conjunction with and subject to the General Academic Rules.

LAW.1.2 FACULTY-SPECIFIC RULES

The faculty rules, contained in this faculty calendar, are valid for the different qualifications, programmes and curricula of this faculty. They are subject to the General Academic Rules (A-Rules) of the University, as determined from time to time by the Council of the University on recommendation by the senate. The faculty rules should, therefore, be read in conjunction with and subject to the General Academic Rules.

Where faculty rules are amended and approved by the senate before the next version of the yearbook is published, reasonable steps must be taken to bring the amendments to the attention of students who are affected thereby.

The executive dean may delegate any power or function vested in him/her in terms of these rules to any faculty sub-committee, the deputy dean, an academic director or deputy director. Any person aggrieved by the exercise of such a delegated power or function may, within 10 days of being informed of the decision, request the executive dean to reconsider a decision made in terms of such delegated authority and the executive dean may confirm, replace or amend such a decision, or refer it back to the person or committee to whom decision-making authority was delegated for reconsideration.

The executive dean may, where exceptional circumstances outside of the control of the university or the students exist or existed, cause or will cause that it will be unfair to enforce strict compliance with the rules of the faculty, allow on good cause shown a deviation from the rules. Such deviation must be reasonable under the circumstances and not jeopardise the integrity of the programme. Such deviation must be reported to the Faculty Board at its subsequent meeting and thereafter to senate.

LAW.1.2.1 Modules and credits

The subject matter for every degree is divided into modules and each module has a specific credit value. Every module is examined separately.

LAW.1.2.2 Relationship between credits and notional study hours

The number of credits allocated to each module is calculated according to the provisions as set out in the Higher Education Qualification Framework.

LAW.1.2.3 Recognition of prior learning

- a) The Faculty of Law endorses the view that recognition of prior learning (RPL) constitutes an essential element of the transformation of access and admissions policies at education institutions in South Africa.
- b) In view of the fact that the recognition of prior learning, module recognition, and exemption must be conducted in a valid, reliable, and equitable way, all applications in this regard are dealt with in terms of rules 1.6 and 1.7 of the General Academic Rules as well as the relevant procedures laid down by the faculty. Applications close on the 31st of October for purpose of acceptance to the University in the following year.
- c) For the processing of an application for recognition of prior learning, a non-refundable administrative fee is payable, as determined from time to time by the University.

LAW.1.2.4 Application for admission

- a) All applications for admissions must comply with the prescribed procedure and the required documentation must be attached before the Higher Degrees Committee will consider it. No applicant shall be admitted unless the applicant complies with the general admission requirements and with the faculty-specific requirements, where applicable. The admission requirements for all formal academic qualifications offered by the Faculty of Law are set out in the Admission Policy as approved by the University Senate and Council, which are available at http://www.nwu.ac.za/nwu-prospective-students.
- b) Applicants are referred to the General Academic Rule 1.5.1 regarding the procedure for application and admission.
- c) The closing date for applications is 31 October of the previous year. Should there be incomplete applications, practice is that the necessary communication is sent by Higher Degree Administration. Should the applicant not respond to the request within 30 days, the application may be rejected. Late applications will be dealt with on a case-by-case basis, at the discretion of the Director: Postgraduate Programmes, guided by considerations of merit and subject to available capacity.

LAW.1.2.5 Registration

- a) No one is registered as a student before that individual is admitted to a specific qualification programme of the University or admitted for nondegree purposes. Registration entails the prescribed completed process that a student is required to follow to be enrolled as a student of the University as set out in the General Academic Rules 1.10, 4.7 and 5.7.
- b) A student who has been admitted to the University registers for a specific qualification programme per annum for the duration of the study at the time determined in the annual calendar for that purpose by paying the prescribed registration fee and submitting the completed registration form. After approval of the registration by the faculty, an official proof of registration is issued.
- c) It is the personal responsibility of the student to ensure compliance with all the programme and module requirements. Completion and submission of the formal documents required to determine that there are no clashes in contact timetables or scheduled assessment opportunities. The University reserves the right to refuse or cancel a registration where this condition is not met.
- d) Students, who attend lectures/seminars, write tests, submit assignments and who write examinations without officially being registered receive no credits, even if the prescribed fees have been paid.

- e) By signing and/or submitting either on paper or electronically the prescribed application and registration forms, the applicant or registered student agrees to be bound by the applicable rules, policies and resolutions of the University until the registration of the student is terminated or the application refused.
- f) A student who is enrolled for any of the programmes offered by the Faculty of Law may be allowed to register for more than one qualification at the University only with prior written permission from the executive dean. This permission is subject to the limitation on the credit load provided for in the Academic Rule 1.9.
- g) A student who does not register in a particular year, but who wishes to continue the study in the subsequent year, must apply to the Director: Postgraduate Programmes for readmission. Failure to do so renders the student liable for fees for the previous year for which permission was not obtained.
- h) The structured LLM students must be registered by 31 January.

LAW.1.2.6 Professional ethics

Legal education gives access to the legal profession. To be admitted to the legal profession, an applicant must be a fit and proper person to serve in the profession. Due to the high ethical standards required of the legal profession, it is unlikely that a person who has been convicted and sentenced in a court of law or against whom University disciplinary measures have been taken as a result of misconduct constituting/comprising dishonesty will be admitted to the legal profession, notwithstanding good academic results.

LAW.1.2.7 Medium of instruction

English is the medium of instruction in the postgraduate programmes, with Afrikaans students being accommodated (where possible) regarding assignments, mini-dissertations, dissertations, theses and oral and written examinations.

LAW.1.2.8 Transitional rules

b)

The Director Postgraduate Programmes may make transitional rules when necessary to facilitate the transition from existing programmes to new programmes.

LAW.1.2.9 Termination of studies

a) A student's registration may be terminated in terms of rule 1.18 of the General Academic Rules if the student.

- does not meet the requirements for annual registration as provided for in rule 1.10.1.
- does not meet the requirements for proof of active enrolment as provided for in rule1.10.3.1.
- has received two warnings with respect to unsatisfactory academic performance as provided for in rule 1.15.2 and 1.15.4 and fails for the third time to show satisfactory academic performance.
- does not meet the minimum progress requirements set out in rule 1.16 or fails to submit a research proposal as contemplated in rules 4.12.6 and 5.12.5.
- does not obtain an extension of time as provided for in rule 1.17: and
- fails, after having been granted an extension of time as provided for in rule 1.17 to complete the study.
- The Director: Postgraduate Programmes determines the procedure to be followed whenever a student's studies are to be terminated.
- c) If possible, notification of termination of study must be sent to students timeously before the next registration period, or, where applicable, before the next semester.
- d) A student whose studies have been terminated may, in accordance with the applicable faculty rules and procedures, apply for admission to another study programme, but must in the course of the application mention the termination.
- e) The executive dean concerned may set reasonable conditions for admission to another study programme and must report such conditions to the registrar.
- f) A postgraduate student whose studies have been terminated may not apply more than three times for admission to the University.
- g) Should a student receive a notification that his/her studies will be terminated, the student may, within ten days of the date of the notification, submit a written motivation, as an appeal to the dean to reconsider the termination.

LAW.1.2.10 Recognition of modules

Modules passed more than five years ago will not be recognised for purposes of the postgraduate diploma or the LLM degree.

Phased-out modules will not be recognised since students need to register for the new module in the current programme.

LAW.1.2.11 Re-registration for coursework modules

A student may, during the *maximum period* allowed for the study, repeat coursework modules constituting not more than 25% of the total credits of the coursework component of a masters degree/postgraduate diploma programme. No course work module may be repeated more than once. Upon failing the same module twice, the student's studies will be terminated.

In such a case, if a student subsequently passed a module at another institution, the module will not be recognised. If a failed coursework module is substituted with another elective, the student is not allowed to repeat such substituted elective.

LAW.1.2.12 Extension of the study period

See the General Academic Rules 4.14 and 5.13.

LAW.1.2.13 Style of referencing

All postgraduate research (mini-dissertations; dissertations and theses) and assignments, should strictly follow the official referencing style of the Faculty of Law as prescribed.

LAW.1.2.14 Language editing

The mini-dissertation; research dissertation or thesis must be language edited by a competent editor and a certificate from the editor must be attached to the submitted copy of the mini-dissertation; dissertation or thesis.

LAW.1.2.15 Allocation of supervisors or promoters

Students in the structured LLM programmes are required to identify and consult with possible supervisors by **15 March** of the first year of registration. If a student of a structured LLM programme has not identified and consulted with a supervisor by the above-mentioned date, the student is required to inform the Director: Postgraduate Programmes, where-after a supervisor will be allocated by the relevant programme leader, in consultation with the director.

Students applying for a research LLM, LLD or PhD programme are required to consult with possible supervisors or promoters simultaneously with the application process, prior to registration. The Faculty Board may, in exceptional circumstances, approve the appointment of a co- or assistant supervisor, or co- or assistant promoter on the grounds of relevant technical expertise despite such a person not being in possession of a doctoral degree.

LAW.1.2.16 Notice of submission

A student who is not registered may not give notice to submit. Three months before the date determined, from year to year, for submission, the student must give notice in the prescribed format, of his/her intention to submit the (mini-) dissertation/thesis for examination. No submission will be accepted without the required notice of submission.

LAW.1.2.17 Progress reports

All registered students are required to provide the Director: Postgraduate Programmes with a report on the progress made by the student on the research component of the programme concerned. These reports should be signed by the study leader/promoter and submitted in the prescribed format and manner by 31 July and 30 November, respectively, of each year. If the progress report indicates that the student's progress is unsatisfactory or if the student has failed to submit the report, the student will be given a written warning by the Director: Postgraduate Programmes.

LAW.1.2.18 Access to the internet

All postgraduate programmes of the Faculty of Law make use of the electronic platform Efundi and all registered students are required to have off-campus access to the internet and suitable devices.

LAW.1.2.19 Ethical clearance

Every research proposal in the postgraduate programmes is subject to ethical clearance by the Research Ethics Committee. Students will not be allowed to continue with their research unless an ethics clearance number has been issued.

LAW.1.2.20 Exemption from class attendance in a module

Class exemption for a particular module can only be granted if the student was previously registered for that module, admission to the examination was obtained, but the module was not passed. Exemption for class attendance will only be granted once.

A student may receive exemption from class attendance for a maximum of one module per semester or one, year module.

If exemption from class attendance is granted in respect of a module, the student must register for the module and must comply with the faculty rules regarding the required formative assessment opportunities to obtain a new participation mark to enable him/her to write the exams in the module concerned.

LAW.1.2.21 Access to and review of marked examination scripts

All students have the right to view their marked examination scripts and the associated memoranda/marking scheme.

To view a marked script, the student must submit a request to the Director: Postgraduate Programmes within seven days from receipt of the results for the module.

LAW.1.2.22 Additional modules

A student who registers for a postgraduate qualification may, upon application, be granted permission by the executive dean to register for additional modules besides those required for the curriculum of the programme concerned, provided that no timetable clashes are brought about thereby, and subject to the limitations as provided for in rule 1.9 of the General Academic Rules.

LAW.1.2.23 Attainment of qualifications

Considering rules 1.3.3, 1.14, 1.17 and 1.19.3 of the General Academic Rules, a postgraduate qualification is obtained when final verification and audit confirmation is given that a student has successfully completed all the modules prescribed in the applicable faculty rules for the programme of the qualification concerned.

LAW.1.2.24 Attainment of qualification with distinction

In order to be awarded a Diploma/LLM with distinction, a student must achieve a weighted average of at least 75% for all the core modules identified as such in the faculty rules concerned, not taking additional modules taken by the student into account.

A full-time student enrolled for the postgraduate diploma must complete the programme within the minimum time specified in these faculty rules in order to qualify for the award of the qualification with distinction, except if failure to comply with the minimum time requirements is due to the interruption of the study on medical grounds, in which case the executive dean concerned may approve the award of the degree with distinction.

A part-time student enrolled for the postgraduate diploma must complete the programme within the maximum time specified in the faculty rules in order to qualify for the award of the qualification with distinction.

LAW.1.2.25 Dean's concession examination in coursework modules

A student who, having used the examination opportunity provided for in the rules, has passed all coursework modules **but one** required for the completion of a programme leading to a qualification, may apply to the executive dean concerned to be granted a final assessment opportunity in the outstanding module provided that:

- a) the student has achieved an adequate participation mark in the module for admission to the examination.
- b) the student has previously failed the module in question.
- c) the student completes the final assessment for the applicable module in the following examination period that is scheduled for such assessment opportunities in the annual university calendar.
- d) the maximum mark that can be obtained for a final assessment is 50%.
- e) the final module mark is based solely on the mark achieved in the final assessment, without taking the participation mark into account.

The executive dean may, after consultation with the Director: Postgraduate Programmes concerned, grant a student who failed an examination in a coursework module of a masters degree or postgraduate diploma a second examination or assessment opportunity, after having considered the above requirements.

LAW.1.3 WARNING AGAINST PLAGIARISM

Assignments are individual tasks and not group activities (unless explicitly indicated as group activities). All assignments must be subjected to a university-approved programme (such as Turnitin) to establish possible plagiarism. Plagiarism and every other form of academic dishonesty are strictly and unequivocally condemned, and any evidence of academic dishonesty shall be referred to the appropriate offices in the Institution for further disciplinary measures. For further details, see:

http://www.nwu.ac.za/gov_man/policy/index.html

LAW.1.4 CAPACITY STIPULATION

Please take note of the fact that owing to specific capacity constraints, the University reserves the right to select candidates for admission to certain fields of study. This means that prospective students who comply with the minimum requirements may not necessarily be allowed to be admitted for the relevant programme.

LAW.1.5 QUALIFICATIONS, PROGRAMMES AND CURRICULA

The Faculty of Law may confer the following postgraduate diploma and postgraduate degrees.

PC refers to Potchefstroom Campus and MC to Mahikeng Campus.

The postgraduate qualifications are only offered in English.

	POSTGRADUATE DIPLOMA						
Qualification Name	Specialisation	Qualification code	Curriculum	Mode of delivery	Campus	NQF level	
Postgraduate Diploma	In Labour Law	6AD D01 -Not offered in 2024 6AE D01		Distance	MC/PC	8	

Qualification Name	Programme name	Qualification code	Curriculum	Mode of delivery	Campus	NQF level		
MAGISTER DEGREES								
Structured LLM Qualifications (Coursework and Research)								
Master of Laws	Family and Indigenous Law not presented in 2024	6CH P01	R801M	Contact	MC	9		
Master of Laws	in International Trade Law	6CN P01	R801P	Contact	PC	9		
Master of Laws	Public Law and Legal Philosophy	6CH P02	R801M	Contact	MC	9		
Master of Laws	Criminal and Procedure Law not presented in 2024	6CH P03	R801M	Contact	МС	9		
Master of Laws	Mercantile Law	6CH P04	R801M	Contact	MC/PC	9		
Master of Laws	in International Child Law	6CK P01	R801P	Contact	PC	9		
Master of Laws	in Environmental Law and Governance	6CL P01	R801P	Contact	PC	9		
Master of Laws	in Estate Law	6CM P01	R801P	Contact	PC	9		
Master of Laws	in Labour Law	6CP P01	R801P/M	Contact	MC/PC	9		
	Master of P	hilosophy (MPhil)		1				
Master of Philosophy	in Environmental Law and Governance	6CJ P01	R801P	Contact	PC	9		
	Profes	sional LLM	<u> </u>	<u> </u>	<u> </u>			
Master of Laws	in Criminal Law and Procedure	6CT Q01	R801P	Contact	PC	9		

Qualification Name	Programme name (With)	Qualification code	Curriculum	Mode of delivery	Campus	NQF level
	LLM by Rese	arch Qualifications	<u>.</u>	ł	Ł	L
Master of Laws	Criminal and Procedural Law	6CB N01	R801M/P	Contact	MC/PC	9
Master of Laws	Mercantile Law	6CB N02	R801M/P	Contact	MC/PC	9
Master of Laws	Public Law and Legal Philosophy	6CB N03	R801M/P	Contact	MC/PC	9
Master of Laws	Private and Customary Law	6CB N04	R801M/P	Contact	MC/PC	9
Master of Law	International Aspects of Law	6CB N05	R801M/P	Contact	MC/PC	9
Master of Laws	Perspectives on Law	6CB N06	R801M/P	Contact	MC/PC	9
Master of Laws	Trade and Business Law	6CB N07	R801M/P	Contact	MC/PC	9
Master of Laws	Private Law	6CB N08	R801M/P	Contact	MC/PC	9
Master of Laws	Constitutional Law	6CB N09	R801M/P	Contact	MC/PC	9
Master of Laws	Formal Law	6CB N10	R801M/P	Contact	MC/PC	9
Master of Laws	Legal Profession	6CB N11	R801M/P	Contact	MC/PC	9
	DOCTORAL	DEGREES (LLD)		L		
Qualification Name	Programme name (With)	Qualification code	Curriculum	Mode of delivery	Campus	NQF level
	LLD Q	ualifications	<u> </u>	<u> </u>	<u></u>	<u></u>
Doctor of Laws	Constitutional Law	6CA R01	R901M/P	Contact	MC/PC	10
Doctor of Laws	Criminal and Procedural Law	6CA R02	R901M/P	Contact	MC/PC	10
Doctor of Laws	Formal Law	6CA R03	R901M/P	Contact	MC/PC	10
Doctor of Laws	International Aspects of Law	6CA R04	R901M/P	Contact	MC/PC	10
Doctor of Laws	Legal Profession	6CA R05	R901M/P	Contact	MC/PC	10
Doctor of Laws	Mercantile Law	6CA R06	R901M/P	Contact	MC/PC	10
Doctor of Laws	Perspectives on Law	6CA R07	R901M/P	Contact	MC/PC	10
Doctor of Laws	Private and Customary Law	6CA R08	R901M/P	Contact	MC/PC	10
Doctor of Laws	Private Law	6CA R09	R901M/P	Contact	MC/PC	10
Doctor of Laws	Public Law and Legal Philosophy	6CA R10	R901M/P	Contact	MC/PC	10
Doctor of Laws	Trade and Business Law	6CA R11	R901M/P	Contact	MC/PC	10

	DOCTOR OF PHILOSOPHY IN LAWS (PhD)						
Qualification Name	Programme name (With)	Qualification code	Curriculum	Mode of delivery	Campus	NQF level	
Doctor of Philosophy in Laws	Law and development	6CS R01	R901M/P	Contact	MC/PC	10	

LAW.2 RULES FOR THE POSTGRADUATE DIPLOMA IN LABOUR LAW

CAMPUS: Unit for Distance Learning (English)

DELIVERY MODE/S: This program is approved for both distance and contact modes of delivery. It will be possible to attend portions of this program on a distance, online basis. During the second semester, registered students will be required to attend face-to-face practical training sessions on Dispute Resolution and Procedures. More details in this regard will be communicated upon registration. The duration for the Postgraduate Diploma in Labour Law is a minimum of one year and a maximum of two years.

LAW.2.1 ADMISSION REQUIREMENTS FOR THE QUALIFICATION

Candidates who apply for the Postgraduate Diploma in Labour Law should be in possession of one of the following:

- a) An applicable undergraduate law degree, e.g., B Com in Law, BA in Law, or any other B degree with majors in one of the following specialisations: human resource management, labour or industrial relations, labour law or industrial psychology; OR
- b) A diploma at NQF exit-level 7 with majors in one of the following specialisations: human resource management, labour or industrial relations, labour law or industrial psychology; OR
- c) An LLB at exit-level 8.

The qualifications of foreign students must be submitted to the South African Qualifications Authority (SAQA) for recognition in terms of the standard procedures of the NWU.

LAW.2.2 ASSESSMENT

LAW.2.2.1 Examiners and moderators

- a) For every module there is at least one internal examiner and at least one external moderator.
- b) Every module is moderated externally by a person with the required qualifications, which for postgraduate qualifications must be at least one NQF level higher than the qualification that is being moderated, provided that such a person may not be a staff member or otherwise connected to the university by way of an extraordinary appointment.
- c) External moderators are recommended for appointment by the Director: Postgraduate Programmes and approved by the Faculty Board. They are appointed for a term of three years.
- d) At least 50% of the examination papers will be externally moderated.
- e) An external moderator is required to comment on the validity of the assessment instruments, the quality of student performance and the standard of student attainment, the reliability of the marking process, and any concerns or irregularities with respect to the observation of institutional and, where applicable, professional regulations.

LAW.2.2.2 Admission to the examination

- a) A minimum participation mark of 40% for all modules is required for admission to the examination.
- b) Apologies for not participating in a formative assessment opportunity (e.g. medical certificates) must be submitted to the lecturer concerned within seven working days after the scheduled assessment for the relevant module. Subject to the guidelines of the faculty with regard to further assessment opportunities, alternative arrangements may be made with the lecturer within the mentioned period.

LAW.2.2.3 Composition of participation mark

- a) The participation mark for all modules is compiled, according to the structure of the particular module, from the assessment marks that are obtained in tests, assignments, practical, and/or other evaluations. The formula to compile a participation mark is specified by the lecturer, unless approved by the Director: Postgraduate Programmes, made known to the students at the beginning of a semester, may not thereafter be changed, and may vary from module to module.
- b) Admission to the examination in any module is gained by obtaining a minimum of 40% in every assignment. Where a student fails to achieve a mark of 40% for an assignment, the student is allowed one resubmission of an assignment per module. A student only qualifies for a resubmission of a mark if at least 30% is obtained for the assignment. Resubmission must take place within seven days after the initial mark has been released.

LAW.2.2.4 Number of examination opportunities

- a) A student registered for any module in the postgraduate diploma is entitled to use two consecutive opportunities per module to take the examination within the examination timetables set in the annual university calendar. However, in instances where a student was granted class exemption for any module, and the examination timetable for any module so exempted clashes with any other module for which the student is registered, no additional examination opportunity will be provided.
- b) A student qualifies for a second opportunity of the examination paper on condition that the student writes the first opportunity and if a mark of at least 35% is obtained.
- c) A student who passes the examination in a module during the first examination opportunity and wishes to improve the module mark achieved, may participate in the second examination opportunity. However, the mark achieved in the second examination opportunity will be awarded as the final mark for the module even if it is lower than the mark achieved in the first opportunity.
- d) A student who chooses to write the examination during the second examination opportunity may be liable to pay a prescribed fee.

LAW.2.2.5 Requirements for passing a module

To successfully complete the module, the following criteria must be met:

a) The sub-minimum examination mark required to pass a module is 45%.

- b) The sub-minimum required to pass modules that are presented by other faculties are determined by the rules of those faculties.
- c) A student passes a module if a final module mark of at least 50% is attained.
- d) The module mark is based on a combination of the participation mark and the examination mark in the ratio determined in the faculty rules. It is usually the average of the participation mark and the examination mark unless otherwise specified in respect of certain modules and considering the examination sub-minimum.
- e) Where a student fails a module, the student must repeat the module in its entirety.
- f) A student passes a module with distinction if a final module mark of at least 75% is achieved.

LAW.2.2.6 Distance learning

Open distance learning allows students to register for the programme in January, offering technology-mediated instruction and examination opportunities at various learning support centres nationally and internationally, and may include contact and practical sessions. Students who study through distance learning are still subject to specific admission requirements as determined by the Institutional Admissions Requirements Committee, fixed dates for the commencement of academic programmes, a minimum and maximum duration for the completion of their studies, and specific scheduled assessment opportunities.

LAW.2.3 QUALIFICATION OUTCOMES

- a) The student should demonstrate comprehensive and systematic knowledge and critical understanding of, among others:
 - i. the interpretation and application of labour law.
 - ii. the formation of the contract of employment and the resulting rights and duties flowing from the contract, the common law and the effect of statutory provisions and the impact of the Constitution on the content of the contract of employment.
 - iii. the provisions of the *Employment Equity Act* 1998 with regards to discrimination and the implementation of affirmative action measures in the workplace.
 - iv. the provisions of the Labour Relations Act 1995 pertaining to the termination of the employment relationship and dispute resolution; and
 - v. the collective labour law regulating the relationship between trade unions and employers and the law relating to industrial action.
- b) The student should demonstrate the ability to identify, analyse, evaluate, and deal with/solve complex and/or real-world labour law problems and issues using evidence-based solutions and theory-driven arguments.
- c) The student should demonstrate that he/she has acquired the skills necessary to appropriately consult clients, to collect, analyse, synthesise, and critically evaluate information and then apply knowledge and insight to reach conclusions and be able to make recommendations to clients and as a member of a group, organise and take action steps to implement recommendations.
- d) The student should demonstrate a critical understanding of the rules of legal ethics as provided for by the public and private sectors, including safety and security institutions and to respect these rules in the day-to-day practice and to apply these rules in the day to day dealing with clients, colleagues and the judiciary.

The postgraduate diploma aims to provide an academic deepening and broadening of professional experience and application to law graduates, practising attorneys, public servants and members of the private and public safety and security sector in South Africa. It also allows non-practising attorneys and other lawyers with a B Proc, B Juris or LLB qualification to enter a career in the areas of Labour law, Constitutional Labour Law, and International Labour Law.

LAW.2.4 POLICY AND PROCEDURES FOR RECOGNITION OF PRIOR LEARNING (RPL)

Recognition of prior learning takes place in accordance with LAW 1.2.3 above.

The qualifications of foreign students must be submitted to SAQA for recognition in terms of the standard RPL procedure of the NWU.

Recognition and exemption of modules may be given in accordance with the provisions contained in rule 1.7 and 3.2 of the General Academic Rules.

LAW.2.5 CURRICULUM – PGDIP IN LABOUR LAW

First semester		Second semester		
Module name and code	Cr	Module name and code	Cr	
PGDL 511 The Constitution and other Labour Law Sources	40	PGDL 521 Collective Labour Law	20	
PGDL 512 Individual Labour Law	20	One of the following electives: 1: PGDL 522 Dispute Resolution Practice and Procedure	40	
		2: PGDL 523 Dispute Resolution Practice and Procedures in the Safety and Security Sector (<i>not offered in 2024</i>)	40	
		3: PGDL 524 Dispute Resolution Practice and Procedures in the Public Sector (not offered in 2024)	40	
Total first semester	60	Total second semester	60	
Total credits for qualification			120	

LAW.3 RULES FOR THE STRUCTURED MASTERS AND MPHIL DEGREES

The Structured LLM and MPhil is a qualification aimed at developing advanced research skills. The degrees can be obtained by authoring a minidissertation and successfully completing examinations in the prescribed modules.

LAW.3.1 DURATION (MINIMUM AND MAXIMUM DURATION)

- a) The study period is at least one year. A student must meet all the requirements for the structured LLM/MPhil degree within two years of registration. If a student has not completed the study within two years, the study may be terminated. The Director: Postgraduate Programmes may, however, agree to an extension after consideration of among others:
 - I. whether the research topic is still relevant.
 - II. progress already made by the student.
 - III. what remains to be done to complete the study.
 - IV. what the time frame for completion is.
 - V. whether other students have done, are doing or wish to research the same topic; and
 - VI. whether the supervisor is still available.

LAW.3.2 ADMISSION REQUIREMENTS FOR THE QUALIFICATION

- a) To gain admission to the Structured LLM or MPhil programmes, a student must have met all the requirements set by this university or any other South African university for the LLB degree. A student in possession of another four-year legal degree of this or another university may apply for admission to the Structured LLM or MPhil degree. Such a student must furnish sufficient written proof of his/her knowledge and practical experience in the specific field of study to the satisfaction of the Director: Postgraduate Programmes.
- b) To gain admission to the Structured LLM or MPhil programme the following admission requirements apply: an average of 60% for the final year of the LLB degree (or similar recognised four-year degree) and a sub-minimum of 60% for the research project (where applicable).
- c) An evaluation certificate as issued by the SAQA must be submitted if a previous qualification was obtained in a foreign country. If necessary, a student must deliver proof of proficiency in English (e.g. through TOEFL, a computer-based test).
- d) The Director: Postgraduate Programmes may require that an applicant furnish sufficient proof of his/her research skills before the application for admission is finalised.
- e) If a student wishes to obtain an LLM degree in a subject not included in the LLB or in which the student's achievements are not of a sufficient standard, an admission examination in the subject in question can be prescribed by the Director: Postgraduate Programmes.
- f) To gain admission to the MPhil in Environmental Law and Governance, a student who meets all the requirements of a four-year university degree may apply for admission to the MPhil in Environmental Law and Governance. Such a student must first successfully complete the following undergraduate modules (or module equivalents at another South African university): Introduction to Law; Law of Property, Constitutional Law, Administrative Law and Environmental Law. Before being allowed to register, the student may be required to provide written evidence of sufficient knowledge and practical experience in the relevant field, to the Director: Postgraduate Programmes.
- g) The LLM programmes and elective modules are only offered if the Director: Postgraduate Programmes is of the opinion that there is sufficient demand for the programme/ module(s) for the particular year.
- Students can only register for a research topic in a field if sufficient supervision is available and if the Director: Postgraduate Programmes is of the opinion that there will be adequate expertise in the faculty for support and guidance to a student.
- i) A student can only register for a module for non-degree purposes if he/she can present proof of preceding knowledge on HEQF level 8.
- j) Admission to the LLM programme is subject to the applicant's academic record, language and writing skills, proven expertise in a particular field, the proposed topic of the research, the capacity of the faculty, the number of applications received in a particular programme and other relevant factors. The Director: Postgraduate Programmes has the discretion to approve, reject, postpone, or set additional conditions for admission to postgraduate programmes and to limit the number of candidates.

LAW.3.2.1 Faculty-specific requirement for structured LLM/MPhil Degree

- a) If there is not sufficient interest for an elective module in a certain year, the Director: Postgraduate Programmes may decide not to offer the module in question in that year. The Director: Postgraduate Programmes has the discretion, on good reason shown, to allow a student to register for an elective module from another programme on receipt of a written request.
- b) If a student wishes to complete his/her degree in one year, he/she must (in consultation with his/her supervisor) submit the research proposal of the mini-dissertation for approval by the Higher Degrees Committee of the Faculty on or before 31 July of the academic year. Full-time and part-time structured LLM and MPhil students must (in consultation with his/her supervisor) submit the research proposal of the mini-dissertation for approval by the Higher Degrees Committee of the Faculty on or before 31 October in their first year of registration.

LAW.3.3 EXAMINATION

- a) Besides writing a mini-dissertation, assessment in each of the modules in the structured LLM/MPhil programme conducted by means of formative and summative assessments including written or oral assessments.
- b) The student must inter alia demonstrate at an advanced level that he/she is able:
 - i) to determine the applicable framework, values and principles and to engage with it in a scholarly manner; and
 - ii) to conduct research on the relevant legal rules in a scientific manner and apply the rules to factual situations.

- c) Attendance of all contact sessions in the LLM/MPhil by coursework is compulsory. Failure to comply with this requirement may result in a student not being allowed to write the final examination in a particular module.
- d) Students must complete assignments that comply with the research and style requirements of the faculty. The marks awarded for these assignments are considered in calculating the final mark for the module. The average mark achieved for the assignments in the module counts 50% towards the final mark for the module save if expressly stated otherwise in the study guide or arranged by the lecturer. In the case of Estate Law, the assignments count 40% and the examination 60% towards the final mark. In the case of the module International Trade Law, the oral summative assessment will count at least 70% towards the final mark.
- e) If a dispute in the examination of a module mark (excluding a mini-dissertation) arises, it must be referred, where applicable, to the programme leader. If not resolved, it must be referred to the Director: Postgraduate Programmes. If the director is unable to resolve the issue, it will be referred for a final resolution to the executive dean. In the case of a dispute of a mini-dissertation mark, refer to the General Academic Rule 4.11.9.
- f) Admission to the examination in any module is gained by obtaining a minimum of 50% in every assignment. Where a student fails to achieve a mark of 50% for an assignment, the student is allowed one resubmission of an assignment per module. A student only qualifies for a resubmission, if a mark of at least 35% is obtained for the assignment. Resubmission must take place within seven days after the initial mark has been released. A maximum of 50% can be obtained for a resubmission of an assignment.
- g) The examination sub-minimum for all LLM / MPhil modules is 50%.
- h) A student qualifies for a second opportunity of the examination paper on condition that the student writes the first opportunity and if a mark of at least 40% is obtained.
- i) An appointed internal and external moderator moderates all examination papers and answer scripts.
- j) Students work under the supervision of a supervisor approved by the Director: Postgraduate Programmes and the Faculty Board. Refer to LAW 1.2.15 in this regard.
- k) The student must prepare a mini-dissertation of 20 000 words (including content and footnotes, and excluding bibliography) in the prescribed faculty style. Any substantial digression from this guideline is subject to the prior approval of the Director: Postgraduate Programmes before submission of the mini-dissertation for examination. The Director: Postgraduate Programmes will determine whether the length of the dissertation is appropriate in a particular case.
- Students are, during the academic year, required to attend compulsory seminars of the Research Methodology programme. Permission for absence is granted only by the programme leader on good grounds.
- m) The Turnitin or similar report which is generated must be submitted with the mini-dissertation.
- n) The mini-dissertation is assessed by an internal examiner (who is not involved with supervision of the study) and an external examiner who is not attached to the University. The final mark of the mini-dissertation is the average of the two examiners' marks. If there is any ambiguity in an examiner's report, or if there is more than 15% difference in the results recommended by the two examiners, the procedure as approved by the Faculty Board will determine the result of the student.
- o) The final mark for the degree is awarded pro-rata, the credits allocated per module. Students with a final mark of 75% and above pass the degree with distinction.
- p) A mini-dissertation may only be referred back to a candidate once, and be submitted once after revision for re-examination refer to General Academic Rule 4.11.7.4).
- q) A student's studies may be terminated if he/she fails to comply with the requirements laid down by the faculty or exceeds the maximum duration of the study period as determined by the faculty and has received a letter of warning refer to the General Academic Rules 1.18 regarding the termination of studies.
- r) A student who is dissatisfied with any substantive aspect of the guidance provided by a supervisor can raise such matters in writing with the Director: Postgraduate Programmes. The matter will be dealt with in accordance with the procedure as prescribed in the General Academic Rules and the Manual for Postgraduate Studies. The director must respond in writing to the student before a mini-dissertation is submitted for examination.

LAW.3.4 TERMINATION OF STUDIES

- a) A student's registration may be terminated in terms of rule 1.18 of the General Academic Rules if the student:
 - does not meet the requirements for annual registration as provided for in rule 1.10.1
 - does not meet the requirements for proof of active enrolment as provided for in rule1.10.3.1
 - has received two warnings with respect to unsatisfactory academic performance as provided for in rule 1.15.2 and 1.15.4 and fails for the third time to show satisfactory academic performance.
 - does not meet the minimum progress requirements set out in rule 1.16 or fails to submit a research proposal as contemplated in rules
 4.12.6 and 5.12.5.
 - does not obtain an extension of time as provided for in rule 1.17: and
 - fails, after having been granted an extension of time as provided for in rule 1.17 to complete the study.
- b) The Director: Postgraduate Programmes determines the procedure to be followed whenever a student's studies are to be terminated.
- c) If possible, notification of termination of study must be sent to students timeously before the next registration period, or, where applicable, before the next semester.
- d) A student whose studies have been terminated may, in accordance with the applicable faculty rules and procedures, apply for admission to another study programme, but must during the application mention the termination.
- e) The executive dean concerned may set reasonable conditions for admission to another study programme and must report such conditions to the registrar.

- f) A postgraduate student whose studies have been terminated may not apply more than three times for admission to the university.
- g) Should a student receive a notification that his/her studies will be terminated, the student may, within ten (10) days of the date of the notification, submit a motivated request to the Director: Postgraduate Programmes in the prescribed form, as an appeal to the dean to be allowed to continue with his studies. See my earlier comments on this.

LAW.3.5 QUALIFICATION OUTCOMES

On completion of this programme, the student should be able to demonstrate:

- a) a comprehensive and systematic knowledge base in a specific field of study and the ability to apply the knowledge.
- b) a coherent and critical understanding of the methodology of the specific field of study to rigorously critique and evaluate current research in this field, participate in scholarly debates and research relating to theory and practice.
- c) an ability to use advanced information-retrieval and processing skills to identify, critically analyse and synthesise information relevant to complex and/or real-world problems, cases and issues in the field of the specific field of study where applicable, debating solutions from theoretical and research perspectives published in current literature and presenting the information to specialist and non-specialist audiences using it effectively; and
- d) the ability to critically evaluate and apply the ethics, values, rules, norms, and regulations pertaining to the specific field of study.

LAW.3.6 CURRICULA STRUCTURED MATERS (LLM AND MPHIL)

LAW.3.6.1 Master of Laws with Family and Indigenous Law

The programme will not be presented in 2024

CODE: 6CH P01, R801M

CAMPUS: Mahikeng

DELIVERY MODE: Contact

The programme comprises the following compulsory modules:

Module Code	Name	Credits		
	Year module			
PVLM 873	Mini-dissertation	100		
	First semester			
PVLM 811	Theoretical Perspectives on Family Law	20		
PVLM 812	Indigenous Law of Succession	20		
	Second semester			
PVLM 821	Family Law in African Systems	20		
PVLM 822	Indigenous Land Tenure	20		
Credit total for modules		80		
Credit total for the curriculu	ım	180		

LAW.3.6.2 Master of Laws in International Trade Law

CODE: 6CN P01, R801P

CAMPUS: Potchefstroom

DELIVERY MODE: Contact

The programme comprises the following compulsory and elective modules:

Module Code	Name	Credits		
Year modules				
LLMI 873	Mini-dissertation	100		
LLMI 886	International Law of Contracts	20		
	First semester			
LLMI 887	International Transport Law	20		
LLMI 894	Customs and Excise Law	20		
	Second semester			
LLMI 897	International Instruments of Payment and Guarantee	20		
Credit total for modules				
Credit totals for curriculum		180		

LAW.3.6.3 Master of Laws with Public Law and Legal Philosophy

CODE: 6CH P02, R801M

CAMPUS: Mahikeng

DELIVERY MODE: Contact

The programme comprises of the following compulsory modules:

Module Code	Name	Credits			
	Year module				
PPLM 873	Mini-dissertation	100			
	First semester – Select two electives				
PPLM 811	Origins and Structure of Southern African Legal Systems (not presented in 2024)	20			
PPLM 812	Jurisprudential Approaches in Southern Africa	20			
PPLM 813	Constitutional and Human Rights Law	20			
	Second semester – Select two electives				
PPLM 821	Legal Education and the Legal Profession in Southern Africa (not presented in 2024)	20			
PPLM 822	Interdisciplinary Legal Studies in Southern Africa (not presented in 2024)	20			
PPLM 823	Administrative Law	20			
PPLM 824	Public International Law	20			
Credit total for modules					
Credit total for the curriculu	m	180			

LAW.3.6.4 Master of Laws with Criminal and Procedure Law

The programme will not be presented in 2024.

CODE: 6CH P03, R801M

CAMPUS: Mahikeng

DELIVERY MODE: Contact

The programme comprises of the following compulsory modules:

Module Code	Name	Credits		
	Year module			
CPLM 873	Mini-dissertation	100		
	First semester			
CPLM 812	Issues in Criminal Justice and Medical Jurisprudence	20		
PPLM 812	Jurisprudential Approaches in Southern Africa	20		
	Second semester			
CPLM 822	Procedural Issues in Criminal Law	20		
PPLM 823	Administrative Law	20		
Credit total for modules		80		
Credit total for the cur	riculum	180		

LAW.3.6.5 Master of Laws with Mercantile Law

CODE: 6CH P04, R801M/P

CAMPUS: Mahikeng & Potchefstroom

DELIVERY MODE: Contact

The programme comprises of the following compulsory modules:

Module Code	Name	Credits		
	Year module			
MMCL 873	Mini-dissertation	100		
	First semester			
MMCL 811	International Trade and Investment Law	20		
MMCL 812	Corporate Law and Corporate Governance	20		
	Second semester			
MMCL 821	Securities and Financial Markets Law	20		
MMCL 822	Contemporary Intellectual Property Law	20		
Credit total for modules		80		
Credit total for the curr	culum	180		

LAW.3.6.6 Master of Laws in International Child Law

CODE: 6CK P01, R801P

CAMPUS: Potchefstroom

DELIVERY MODE: Contact

The programme comprises the following modules:

Module code	Name	Credits		
	Compulsory year module			
LLMC 874	Mini-dissertation	100		
	First semester			
LLMK 811	International Child and Family Law	20		
LLMK 812	International Children's Human Rights	20		
	Second semester			
LLMK 821	International Social Justice	20		
LLMK 822	International Juvenile Justice	20		
Total for the curriculum		180		

LAW.3.6.7 Master of Laws in Environmental Law and Governance

CODE: 6CL P01, R801P

CAMPUS: Potchefstroom

DELIVERY MODE: Contact

The programme comprises the following compulsory and elective modules.

Choose three (3) elective modules presented in any of the two semesters.

Module Code	Name	Credits
	Compulsory modules	
LAWO 873	Mini-dissertation AND	100
LLMO 811	South African Environmental Law (first semester) OR	20
LLME 811	International and African Regional Environmental Law (first semester)	20
	Choose three (3) elective modules presented in any of the two semesters	
	First semester	
LLMO 811	South African Environmental Law	20
LLMO 818	Climate Change and Energy Law	20
LLMO 884	Administrative Law	20
LLME 812	Natural Resource Management Law	20
LLME 811	International and African Regional Environmental Law	20
	Second semester	
LLMO 886	Occupational Health and Safety Law	20
LLMO 885	Local Government and Environmental Law (not presented in 2024)	20
LLMO 829	South African Planning Law	20
LLME 821	South African Mining Law	20
Credit total for modules		80
Credit total for curriculum		180

The module LLMO 885 will be presented 2025.

Transitional arrangements- LLM in Environmental Law and Governance

Recognition will be given for all subjects passed. Any outstanding modules must be taken in accordance with programme 6CL P01. LLMO 811 and LLMO 829 must be taken if LLMO 881 has not successfully been completed.

LAW.3.6.8 Master of Philosophy in Environmental Law and Governance

CODE: 6CJ P01, R801P

CAMPUS: Potchefstroom

DELIVERY MODE: Contact

The programme comprises the following modules:

Module Code	Name	Credits		
Compulsory Year modules				
LAWO 873	Mini-dissertation AND	100		
LLMO 811	South African Environmental Law (first semester) OR	20		
LLME 811	International and African Regional Environmental Law (first semester) AND	20		
OMBO 878	Environmental Management	40		
	Choose one (1) of the following elective modules in any of the two semesters			
	First semester			
LLMO 811	South African Environmental Law	20		
LLMO 818	Climate Change and Energy Law	20		
LLME 811	International and African Regional Environmental Law	20		
LLMO 884	Administrative Law	20		
LLME 812	Natural Resource Management Law	20		
	Second semester			
LLMO 886	Occupational Health and Safety Law	20		
LLMO 885	Local Government and Environmental Law (not presented in 2024)	20		
LLMO 829	South African Planning Law	20		
LLME 821	South African Mining Law	20		
Credit total for modules				
Credit total for curric	culum	180		

The module LLMO 885 will be presented 2025.

LAW.3.6.9 Master of Laws in Estate Law

CODE: 6CM P01, R801P

CAMPUS: Potchefstroom

DELIVERY MODE: Contact

The programme comprises the following modules:

Module Code	Name	Credits	
	Year modules		
LLMB 873	Mini-dissertation	100	
LLMB 871	Estate Planning Law	20	
LLMB 872	Tax Law	20	
	First semester		
LLMB 811	Financial Planning Law	20	
LLMB 812	Private Law	20	
Credit total for modules		80	
Credit total for curriculum		180	

LAW.3.6.10 Master of Laws in Labour Law

CODE: 6CP P01, R801M / R801P

CAMPUS: Mahikeng & Potchefstroom

DELIVERY MODE: Contact

The programme comprises the following compulsory modules:

Module Code	Name	Credits		
	Year module			
LMLL 873	Mini-dissertation	100		
	First semester			
LMLL 811	Individual Labour Law	20		
LMLL 812	Collective Labour Law and Dispute Resolution	20		
	Second semester			
LMLL 821	Public International and Comparative Labour Law	20		
LMLL 822	Social Security and Occupational Health and Safety Law	20		
Credit total for modules		80		
Credit total for the curriculur	n	180		

LAW.3.6.11 Master of Laws in Criminal Law and Procedure

CODE: 6CT Q01 R801P

CAMPUS: Potchefstroom

DELIVERY MODE: Contact

The programme comprises the following compulsory modules:

Module Code	Name	Credits	
	Year module		
LLMP871	Research Project	45	
First semester			
LLMP811	Criminal Law	30	
LLMP812	Law of Criminal Procedure	35	
Second semester			
LLMP821	Law of Evidence	35	
LLMP822	Combating Corruption	35	
Credit totals for modules			

Assessments

The same criteria and provisions applicable to structured LLMs apply for assessments in this programme, save that instead of a **mini-dissertation**, a **research project** must be submitted. The research project may consist of a case study, heads of argument, application for leave to appeal, a legal opinion, or a similar project.

LAW.4 RULES FOR THE RESEARCH MASTERS DEGREES

The Research Masters degree is a qualification aimed at developing advanced research skills. These degrees can be obtained by writing a research dissertation.

LAW.4.1 DURATION (MINIMUM AND MAXIMUM DURATION)

- a) For full-time students, the study period is at minimum one year and the maximum duration of study is three years. For part-time students it is minimum one year and the maximum duration of study is four years. If a student has not completed the study within the maximum duration of studies allowed, the student may be terminated. The Director: Postgraduate Programmes may, however, agree to an extension after consideration of among others:
 - i) whether the research topic is still relevant.
 - ii) progress already made by the student.
 - iii) what remains to be done to complete the study.
 - iv) what the time frame for completion is.
 - v) whether other students have done, are doing or wish to research the same topic; and
 - vi) whether the supervisor is still available.

LAW.4.2 ADMISSION REQUIREMENTS FOR THE QUALIFICATION

- a) To gain admission to the Research Masters degree programmes, a student must have met all the requirements set by this University or any other South African university for the LLB degree. A student in possession of another four-year legal degree of this or another university may apply for admission to the Research Masters degree. Such a student, who does not have an LLB degree, must provide written proof of his/her knowledge and practical experience in the specific field of study to the Director: Postgraduate Programmes. The Director: Postgraduate Programmes can in his discretion admit such a student to the LLM degree in the specified field.
- b) To gain admission to the Research Masters degree programme the following admission requirements apply: an average of 60% for the final year of the LLB degree (or similar recognised four-year degree) and a sub-minimum of 65% for the research project (where applicable). This requirement may on good grounds shown, be relaxed.
- c) The Director: Postgraduate Programmes requires that an applicant furnish **a four-page concept proposal** submitted with the application form as proof of his/her research skills before the application is finalised.
- d) If a student wishes to obtain an LLM degree in a subject not included in the LLB, or in which the student's achievements are not of a sufficient standard, an admission examination in the subject in question can be prescribed by the Director: Postgraduate Programmes.
- e) An evaluation certificate as issued by the *South African Qualifications Authority (SAQA)* must be submitted if a previous qualification was obtained in a foreign country. If necessary, a student must provide proof of proficiency in English (e.g. through TOEFL, a computer-based test).
- f) The Director: Postgraduate Programmes may require that an applicant furnish sufficient proof of his/her research skills before the application for admission is finalised.
- g) Students can only register for a research topic in a field if sufficient supervision is available and if the Director: Postgraduate Programmes is of the opinion that there will be adequate expertise in the faculty for support and guidance to a student.
- h) Admission to the Research Masters programme is subject to the applicant's academic record, language and writing skills, proven expertise in a specific field, the proposed topic of the research, the capacity of the faculty, the number of applications received in a particular programme and other relevant factors. The Director: Postgraduate Programmes has the discretion to approve, reject, postpone, or set additional conditions for admission to postgraduate programmes and to limit the number of candidates.

LAW.4.2.1 Faculty-specific requirements for a Research Masters Degree

- a) If there is not sufficient capacity with regards to supervision for a programme in an academic year, the Director: Postgraduate Programmes may decide not to offer the programme in question in that year.
- b) Research Masters degree students must (in consultation with his/her supervisor) submit the **research proposal** for a dissertation **six months after the final date of registration** (and no later than 31 October) in their first year of registration.
- c) Students work under the supervision of a supervisor approved by the Director: Postgraduate Programmes and the Faculty Board.
- d) A student is required to successfully complete a research discussion within six months after the approval of the research proposal. The research discussion should be in a major and two ancillary subjects prescribed in consultation with the Director: Postgraduate Programmes for the specific study, to be permitted to write a research dissertation. The evaluation of the student takes place before an appointed panel generally consisting of the Director: Postgraduate Programmes, Director: Research Unit (*ex officio*), a research professor and one internal member with expertise in the field of study, as well as-one external member with expertise outside the University. The appointment of the research discussion panel and assessment procedure is conducted in accordance with the procedure approved by the Faculty Board.
- e) Students are required to attend compulsory seminars of the Research Methodology programme arranged during the academic year. Permission for absence is granted only by the programme leader on good grounds.

LAW.4.3 EXAMINATION

- a) The suggested guideline for the length of a dissertation is 40 000 words (including content and footnotes and excluding bibliography). Any substantial digression from this guideline is subject to the prior approval of the Director: Postgraduate Programmes before submission of the dissertation for examination. The Director: Postgraduate Programmes will determine whether the length of the dissertation is appropriate in the particular case. Students must comply with the prescribed faculty reference style.
- b) Students must comply with the requirements of the General Academic Rule 4.10.
- c) The Turnitin or similar report which is generated must be submitted with the dissertation.
- d) The dissertation must be language edited and a certificate issued by a competent language editor must be attached to the thesis.
- e) The research dissertation is assessed according to Academic Rule 4.11. The research dissertation is assessed by at least two examiners, of which at least one must be an external examiner who is not attached to the University. The final mark of the research dissertation is the average of the examiners' marks. If there is any ambiguity in an examiner's report, or if there is a material difference (the marks awarded by the examiners differ by more than 15%) in the final result recommended by the examiners, the procedure as approved by the Faculty Board will determine the final result of the student. The general provisions relating to the assessment of the dissertation and the guidelines to examiners and/or arbitrators are followed in accordance with faculty guidelines.
- f) A research dissertation may only be referred back to a candidate once, and after revision, be submitted once for re-examination within a period of one year. Refer to the General Academic Rules 4.11.7.3 and 4.11.7.4.
- g) A student's studies may be terminated if he/she fails to comply with the requirements laid down by the faculty or exceeds the maximum duration of the study period as determined by the faculty and has received a letter of warning refer to General Academic Rule 1.18 regarding the termination of studies.
- h) A student who is dissatisfied with any substantive aspect of the guidance provided by a supervisor can raise such matters in writing with the Director: Postgraduate Programmes. The matter will be dealt with in accordance with the procedure as prescribed in the General Academic Rules and the Manual for Postgraduate Studies. The director must respond in writing to the student before a research dissertation is submitted for examination.

LAW.4.4 TERMINATION OF STUDIES

- h) A student's registration may be terminated in terms of rule 1.18 of the General Academic Rules if the student:
 - does not meet the requirements for annual registration as provided for in rule 1.10.1
 - does not meet the requirements for proof of active enrolment as provided for in rule1.10.3.1
 - has received two warnings with respect to unsatisfactory academic performance as provided for in rule 1.15.2 and 1.15.4 and fails for the third time to show satisfactory academic performance.
 - does not meet the minimum progress requirements set out in rule 1.16 or fails to submit a research proposal as contemplated in rules 4.12.6 and 5.12.5.
 - does not obtain an extension of time as provided for in rule 1.17: and
 - fails, after having been granted an extension of time as provided for in rule 1.17 to complete the study.
- i) The Director: Postgraduate Programmes determines the procedure to be followed whenever a student's studies are to be terminated.
- j) If possible, notification of termination of study must be sent to students timeously before the next registration period, or, where applicable, before the next semester.
- k) A student whose studies have been terminated may, in accordance with the applicable faculty rules and procedures, apply for admission to another study programme, but must during the application mention the termination.
- The executive dean concerned may set reasonable conditions for admission to another study programme and must report such conditions to the registrar.
- m) A postgraduate student whose studies have been terminated may not apply more than three times for admission to the university.
- n) Should a student receive a notification that his/her studies will be terminated, the student may, within ten (10) days of the date of the notification, submit a motivated request to the Director: Postgraduate Programmes in the prescribed form, as an appeal to the dean to be allowed to continue with his studies. See my earlier comments on this.

LAW.4.5 QUALIFICATION OUTCOMES

On completion of this programme the student should be able to demonstrate:

- a) A comprehensive and systematic knowledge base in a specific field of study and the ability to apply the knowledge.
- b) A coherent and critical understanding of the methodology of the specific field of study as to rigorously critique and evaluate current research in this field, participate in scholarly debates and research relating to theory and practice.
- c) An ability to use advanced information-retrieval and processing skills to identify, critically analyse and synthesise information relevant to complex and/or real-world problems, cases and issues in the field of the specific field of study where applicable, debating solutions from theoretical and research perspectives published in current literature and presenting the information to specialist and non-specialist audiences using IT effectively; and
- d) The ability to critically evaluate and apply the ethics, values, rules, norms, and regulations pertaining to the specific field of study.

LAW.4.6 CURRICULA MASTER OF LAWS – RESEARCH

Qualification Code	Specialisation (With)	Module Code	Campus	Credits
6CB N01	Criminal and Procedural Law	CPLM 871	MC/PC	180
6CB N02	Mercantile Law	MCLM 871	MC/PC	180
6CB N03	Public Law and Legal Philosophy	PPLM 871	MC/PC	180
6CB N04	Private and Customary Law	PVLM 871	MC/PC	180
6CB N05	International Aspects of Law	LVIA 871	MC/PC	180
6CB N06	Perspectives on Law	LVEP 871	MC/PC	180
6CB N07	Trade and Business Law	LVTB 871	MC/PC	180
6CB N08	Private Law	LVPR 871	MC/PC	180
6CB N09	Constitutional Law	LVCL 871	MC/PC	180
6CB N10	Formal Law	LVFL 871	MC/PC	180
6CB N11	Legal Profession	LVLP 871	MC/PC	180

LAW.5 RULES FOR THE RESEARCH DOCTORAL DEGREES

The Doctoral Degree by research must be aimed at educating and training researchers who can contribute to the development of knowledge at the most advanced level.

LAW.5.1 DURATION (MINIMUM AND MAXIMUM DURATION)

- a) For full-time students, the study period is at minimum one year and the maximum duration of study is four years. For part-time students it is minimum one year and the maximum duration of study is five years. If a student has not completed the study within the maximum duration of studies allowed, the student may be terminated. The Director: Postgraduate Programmes may, however, agree to an extension after consideration of among others:
 - I. whether the research topic is still relevant.
 - II. progress already made by the student.
 - III. what remains to be done to complete the study.
 - IV. what the time frame for completion is.
 - V. whether other students have done, are doing or wish to research the same topic; and
 - VI. whether the supervisor is still available.

LAW.5.2 ADMISSION REQUIREMENTS

- a) To gain admission to the Doctoral programmes, a student must have obtained an LLM degree from this University or another South African university or a foreign university or must have the status of such a Masters degree granted, on request, by the senate. The Director: Postgraduate Programmes may also request that the student submit adequate proof of his/her research capabilities before admission is granted.
- b) Applicants must have achieved a minimum of 65% average for the LLM degree as well as for the mini-dissertation/dissertation (research report) to be admitted to the Doctoral programme. The Director: Postgraduate Programmes may on good grounds shown relax this requirement.
- c) The Director: Postgraduate Programmes requires that an applicant furnish **a four-page concept proposal** submitted with the application form as proof of his/her research skills before the application is finalised.
- d) Where an applicant has not completed an LLM research report, the applicant must, to the satisfaction of the Director: Postgraduate Programmes, provide evidence of acceptable research skills (including but not limited to a draft (10 pages) research proposal clearly identifying the research question and problem to be researched; a comprehensive research assignment completed as part of any LLM module; or other published research).
- e) An evaluation certificate as issued by the **South African Qualifications Authority (SAQA)** must be submitted if a previous qualification was obtained in a foreign country. If necessary, a student must deliver proof of proficiency in English (e.g. through TOEFL, a computer-based test).
- f) Admission to the Doctoral programme is subject to the applicant's academic record, language and writing skills, proven expertise in a particular field, the proposed topic of the research, the capacity of the faculty towards postgraduate studies, the number of applications received and other relevant factors. The Director: Postgraduate Programmes has discretion on the basis of among others the above factors to approve, reject, postpone, set further conditions for admission, or limit the number of applicants admitted to postgraduate studies.

LAW.5.2.1 Faculty-specific requirements for a Doctoral Degree

- a) If there is not sufficient capacity with regards to supervision for a programme in an academic year, the Director: Postgraduate Programmes may decide not to offer the programme in question in that year.
- b) Research doctoral degree students must (in consultation with his/her supervisor) submit the **research proposals** for a thesis **six months after the final date of registration** for doctoral degrees (and no later than 31 October) in their first year of registration.
- c) Students work under the supervision of a promoter approved by the Director: Postgraduate Programmes and the Faculty Board.
- d) A student is required to successfully complete a research discussion six months after the approval of the research proposal. The research discussion should be in a major and two ancillary subjects prescribed in consultation with the Director: Postgraduate Programmes for the specific study, to be permitted to write a research dissertation. The evaluation of the student takes place before an appointed panel generally consisting of the Director: Postgraduate Programmes, Director: Research Unit (*ex officio*); a research professor and one internal member with expertise in the field of study, as well as two external members with expertise outside the University. The appointment of the research discussion panel and assessment procedure is conducted in accordance with the procedure approved by the Faculty Board.
- e) Students are required to attend compulsory seminars of the Research Methodology programme arranged during the academic year. Permission for absence is granted only by the programme leader on good grounds.

LAW.5.3 EXAMINATION

- a) The student must prepare a thesis of 100 000 to 150 000 words (including content and footnotes, excluding the bibliography) in the prescribed faculty style. Any substantial digression from this guideline is subject to the prior approval of the Director: Postgraduate Programmes before submission of the thesis for examination. The Director: Postgraduate Programmes will determine whether the length of the thesis is appropriate in the particular case.
- b) The Turnitin or similar report which is generated must be submitted with the thesis.
- c) The thesis must be language edited and a certificate issued by a competent language editor must be attached to the thesis.
- d) Students must comply with the requirements of the General Academic Rule 5.10.

- e) The research thesis is assessed according to the General Academic Rule 5.11. The thesis is assessed by at least three examiners, of which at least two must be external examiners who are not attached to the University and approved by the Director: Postgraduate Programmes and the Faculty Board (through the Higher Degrees Committee).
- f) After the examination is completed, the promoter submits a comprehensive report with a recommendation based on the examiners' reports. If there is any ambiguity in an examiner's report, or if there is a significant difference in the final result recommended by the examiners, the procedure approved by the Faculty Board will determine the final result of the student. The general provisions and guidelines in connection with the assessment of the thesis and the directions to examiners and/or arbitrators are followed in accordance with the General Academic Rules.
- g) A research thesis may only be referred back to a candidate once, and after revision, be submitted once for re-examination within a period of one year. Refer to the General Academic Rules 4.11.7.3 and 4.11.7.4.
- h) Students registered in 2019 and onwards must, before completion of their doctoral studies, prepare and submit an article for publication relating to the subject matter of his/her thesis and must provide evidence of such submission on or before closing of the graduation list. In order to qualify for the degree, the aforementioned submission must be approved by the promoter(s) and must be submitted to an accredited law journal.
- A student, who is dissatisfied with any substantive aspect of the guidance provided by a promoter, can raise such matters in writing to the Director: Postgraduate Programmes. The matter will be dealt with in accordance with the procedure as prescribed in the General Academic Rules. The director must respond in writing to the student before the thesis is submitted for examination.

LAW.5.4 TERMINATION OF STUDIES

o) A student's registration may be terminated in terms of rule 1.18 of the General Academic Rules if the student:

- does not meet the requirements for annual registration as provided for in rule 1.10.1
- does not meet the requirements for proof of active enrolment as provided for in rule1.10.3.1
- has received two warnings with respect to unsatisfactory academic performance as provided for in rule 1.15.2 and 1.15.4 and fails for the third time to show satisfactory academic performance.
- does not meet the minimum progress requirements set out in rule 1.16 or fails to submit a research proposal as contemplated in rules 4.12.6 and 5.12.5.
- does not obtain an extension of time as provided for in rule 1.17: and
- fails, after having been granted an extension of time as provided for in rule 1.17 to complete the study.
- p) The Director: Postgraduate Programmes determines the procedure to be followed whenever a student's studies are to be terminated.
- q) If possible, notification of termination of study must be sent to students timeously before the next registration period, or, where applicable, before the next semester.
- r) A student whose studies have been terminated may, in accordance with the applicable faculty rules and procedures, apply for admission to another study programme, but must during the application mention the termination.
- s) The executive dean concerned may set reasonable conditions for admission to another study programme and must report such conditions to the registrar.
- t) A postgraduate student whose studies have been terminated may not apply more than three times for admission to the university.
- u) Should a student receive a notification that his/her studies will be terminated, the student may, within ten (10) days of the date of the notification, submit a motivated request to the Director: Postgraduate Programmes in the prescribed form, as an appeal to the dean to be allowed to continue with his studies. See my earlier comments on this.

LAW.5.5 QUALIFICATION OUTCOMES:

On completion of this programme, the student should be able to demonstrate:

- a) a comprehensive and systematic knowledge base in a specific field of study and the ability to apply the knowledge.
- b) a thorough proficiency in the appropriate research skills by formulating a relevant and viable research topic, motivating it on the basis of a clear problem statement, developing points of departure, suppositions and hypotheses, setting a framework for the solution of the complex problem and by designing a feasible research programme.
- c) a coherent and critical understanding of the methodology of the specific field of study to rigorously critique and evaluate current research in this field, participate in scholarly debates and research relating to theory and practice and adopt independent points of view.
- d) the ability to use advanced information-retrieval and processing skills to identify, critically analyse and synthesise information relevant to issues in the area of specialisation, debating solutions from theoretical and research perspectives published in the current literature.
- e) the ability to critically evaluate and apply the ethics, values, rules, norms, and regulations pertaining to the field of law; and
- f) the ability to make a significant and original academic contribution to the field of law and communicate this in a thesis which meets international standards.

Qualification code	Module code	Specialisation (with)	Campus	Credits
6CA R01	LVCL 971	Constitutional Law	MC/PC	360
6CA R02	CPLM 971	Criminal and Procedural Law	MC/PC	360
6CA R03	LVFL 971	Formal Law	MC/PC	360
6CA R04	LVIA 971	International Aspects of Law	MC/PC	360
6CA R05	LVLP 971	Legal Profession	MC/PC	360
6CA R06	MCLM 971	Mercantile Law	MC/PC	360
6CA R07	LVPE 971	Perspectives on Law	MC/PC	360
6CA R08	PVLM 971	Private and Customary Law	MC/PC	360
6CA R09	LVPR 971	Private Law	MC/PC	360
6CA R10	PPLM 971	Public Law and Legal Philosophy	MC/PC	360
6CA R11	LVTB 971	Trade and Business Law	MC/PC	360

LAW.5.6 CURRICULA OF DOCTOR OF LAWS (LLD)

LAW.6 RULES FOR THE DOCTOR OF PHILOSOPHY IN LAWS WITH LAW AND DEVELOPMENT

CODE: 6CS R01 R901P

CAMPUS: Mahikeng and Potchefstroom

DELIVERY MODE: Contact

LAW.6.1 DURATION (MINIMUM AND MAXIMUM DURATION)

- a) For full-time students, the study period is at minimum one year and the maximum duration of study is four years. For part-time students it is minimum one year and the maximum duration of study is five years. If a student has not completed the study within the maximum duration of studies allowed, the student may be terminated. The Director: Postgraduate Programmes may, however, agree to an extension after consideration of among others:
 - i) whether the research topic is still relevant.
 - ii) progress already made by the student.
 - iii) what remains to be done to complete the study.
 - iv) what the time frame for completion is.
 - v) whether other students have done, are doing or wish to research the same topic; and
 - vi) whether the supervisor is still available.

LAW.6.2 ADMISSION REQUIREMENTS FOR THE QUALIFICATION

- a) To gain admission to the PhD in Law and Development, a student must have obtained an LLM degree or a Masters degree with a field of specialisation in either Anthropology, Commerce, Social Sciences or Development Studies from this University or another South African university or must have the status of such Masters degree granted on request by the senate. The Director: Postgraduate Programmes may also insist that the student submit adequate proof of his/her research capabilities before permission to register is granted.
- b) Applicants must have achieved a minimum average of 65% for the LLM degree (or relevant Masters degree with a field of specialisation in either Anthropology, Commerce, Social Sciences or Development Studies from this University or from another South African university or must have the status of such Masters degree granted on request by the senate) as well as for the dissertation (research report) to be admitted to the PhD in Law and Development programme. The Director: Postgraduate Programmes may on good grounds shown relax this requirement.
- c) The Director: Postgraduate Programmes requires that a student furnish a **four-page concept proposal** submitted with the application form as proof of his/her research skills before the applicant receives permission to register.
- d) Where an applicant has not completed an LLM research report, the applicant must, to the satisfaction of the Director: Postgraduate Programmes, provide evidence of acceptable research skills (including but not limited to a draft (10 pages) research proposal clearly identifying the research question and problem to be researched; a comprehensive research assignment completed as part of any LLM module; or other published research).
- e) An evaluation certificate as issued by the South African Qualifications Authority (SAQA) must be submitted if a previous qualification was obtained in a foreign country. If necessary, a student must deliver proof of proficiency in English (e.g. through TOEFL, a computer-based test).
- f) Admission to the PhD programme is subject to the applicant's academic record, language and writing skills, proven expertise in a particular field, the proposed topic of the research, the capacity of the faculty towards postgraduate studies, the number of applications received and other relevant factors. The Director: Postgraduate Programmes has discretion on the basis of among others the above factors to approve, reject, postpone, set further conditions for admission, or limit the number of applicants admitted to postgraduate studies.

LAW.6.2.1 Faculty-specific requirement for a Doctor of Philosophy in Laws with Law and Development

- a) If there is not sufficient capacity with regards to supervision for a programme in an academic year, the Director: Postgraduate Programmes may decide not to offer the programme in question in that year.
- b) Research doctoral degree students must (in consultation with his/her supervisor) submit the **research proposals** for a thesis **six months after the final date of registration** for doctoral degrees (31 October) in their first year of registration.
- c) Students work under the supervision of a promoter approved by the Director: Postgraduate Programmes and the Faculty Board.
- d) A student is required to successfully complete a research discussion six months after the approval of the research proposal. The research discussion should be in a major and two ancillary subjects prescribed in consultation with the Director: Postgraduate Programmes for the specific study, to be permitted to write a research dissertation. The evaluation of the student takes place before an appointed panel generally consisting of the executive Dean, Director: Postgraduate Programmes, Director: Research Unit (ex officio); a research professor and one internal member with expertise in the field of study, as well as two external members with expertise outside the University. The appointment of the research discussion panel and assessment procedure is conducted in accordance with the procedure approved by the Faculty Board.
- e) Students are required to attend compulsory seminars of the Research Methodology programme arranged during the academic year. Permission for absence is granted only by the programme leader on good grounds.

LAW.6.3 EXAMINATION

a) The student must prepare a thesis of 100 000 to 150 000 words (including content and footnotes, excluding the bibliography) in the prescribed faculty style. Any substantial digression from this guideline is subject to the prior approval of the Director: Postgraduate Programmes before submission of the thesis for examination. The Director: Postgraduate Programmes will determine whether the length of the thesis is

appropriate in the particular case.

- b) The Turnitin or similar report which is generated must be submitted with the thesis.
- c) The thesis must be language edited and a certificate issued by a competent language editor must be attached to the thesis.
- d) The submission of the thesis for examination must be according to General Academic Rule 5.10.
- e) A thesis is examined in accordance with the applicable provisions of the General Academic Rules by at least three examiners, of which at least two must be external examiners who are not attached to the University and approved by the Director: Postgraduate Programmes and the Faculty Board.
- f) Students registered in 2019 and onwards must, before completion of their doctoral studies, prepare and submit an article for publication relating to the subject matter of his/her thesis and must provide evidence of such submission on or before closing of the graduation list. In order to qualify for the degree, the aforementioned submission must be approved by the promoter(s) and must be submitted to an accredited law journal.
- g) The promoter submits a comprehensive report with a recommendation based on the examiners' reports. If there is any ambiguity in an examiner's report, or if there is a significant difference in the final result recommended by the examiners, the procedure approved by the Faculty Board will determine the final result of the student. The general provisions and guidelines in connection with the assessment of the thesis and the directions to examiners and/or arbitrators are followed in accordance with faculty guidelines
- h) A student, who is dissatisfied with any substantive aspect of the guidance provided by a promoter, can raise such matters in writing to the Director: Postgraduate Programmes. The matter will be dealt with in accordance with the procedure as prescribed in the General Academic Rules. The director must respond in writing to the student before the thesis is submitted for examination.
- i) A thesis may only be referred back to a candidate once, and after revision, be submitted once for re-examination within a period of one year. Refer to the General Academic Rules 4.11.7.3 and 4.11.7.4.

LAW.6.4 TERMINATION OF STUDIES

- a) A student's registration may be terminated in terms of rule 1.18 of the General Academic Rules if the student:
 - does not meet the requirements for annual registration as provided for in rule 1.10.1
 - does not meet the requirements for proof of active enrolment as provided for in rule1.10.3.1
 - has received two warnings with respect to unsatisfactory academic performance as provided for in rule 1.15.2 and 1.15.4 and fails for the third time to show satisfactory academic performance.
 - does not meet the minimum progress requirements set out in rule 1.16 or fails to submit a research proposal as contemplated in rules 4.12.6 and 5.12.5.
 - does not obtain an extension of time as provided for in rule 1.17: and
 - fails, after having been granted an extension of time as provided for in rule 1.17 to complete the study.
- b) The Director: Postgraduate Programmes determines the procedure to be followed whenever a student's studies are to be terminated.
- c) If possible, notification of termination of study must be sent to students timeously before the next registration period, or, where applicable, before the next semester.
- d) A student whose studies have been terminated may, in accordance with the applicable faculty rules and procedures, apply for admission to another study programme but must mention the termination in his/her application.
- e) The executive dean concerned may set reasonable conditions for admission to another study programme and must report such conditions to the registrar.
- f) A postgraduate student whose studies have been terminated may not apply more than three times for admission to the University.
- g) Should a student receive a notification that his studies will be terminated, the student may, within ten (10) days of the date of the notification, submit a motivated request to the Director: Postgraduate Programmes in the prescribed form, as an appeal to the dean to be allowed to continue with his studies.

LAW.6.5 QUALIFICATION OUTCOMES

On completion of this programme, the student should be able to demonstrate:

- a) expertise and critical knowledge in a specific field of Law and Development and the ability to apply the knowledge by conceptualising a research initiative to create new knowledge.
- b) submit proof of thorough proficiency in the appropriate research skills by formulating a relevant and viable research topic, motivating it on the basis of a clear problem statement, developing points of departure, suppositions and hypotheses, setting a framework for the solution of the complex problem and by designing a feasible research programme.
- c) display a coherent and critical understanding of the methodology applicable to the field of Law and Development to rigorously critique and evaluate current research in this field, participate in scholarly debates and research relating to theory and practice and formulate independent points of view.
- d) use advanced information-retrieval and processing skills to identify, critically analyse and synthesise information relevant to issues in the area of specialisation, debating solutions from theoretical and research perspectives published in the current literature.
- e) use empirical research techniques, including quantitative and/or qualitative research methods, as well as fieldwork skills in Law and Development to investigate a research problem.

- f) identify, critically evaluate, address and manage emerging ethical issues and normative behaviour to advance the process of ethical decisionmaking as relevant to research practice and the area of Law and Development.
- g) demonstrate an ability to produce substantial, independent, in-depth and publishable work which meets international standards, is considered to be original or innovative by peers, and makes a significant contribution to the field or practice of Law and Development.
- h) disseminate, present, and defend research findings or strategic and policy initiatives to specialist and non-specialist audiences according to acceptable academic and professional or occupational discourse; and
- i) operate independently and take full responsibility for own work, and where appropriate to lead, oversee and be held ultimately accountable for the final product of the research.

LAW.6.6 CURRICULA OF DOCTOR OF PHILOSOPHY IN LAWS WITH LAW AND DEVELOPMENT

Qualification code	Module code	Specialisation	Credits
6CS R01	PHDL 971	Law and development	360

LAW.7 OUTCOMES OF MODULES

LAW.7.1 MODULE OUTCOMES FOR THE POSTGRADUATE DIPLOMA IN LABOUR LAW

Module code: PGDL511	Credits: 40	NQF level: 8	
Module name: The Constitution and Labour Law Sources	0.00.00		
Module outcomes: After successful completion of this module, • comprehensive and systematic knowledge of theoretica	I and practical questions p	pertaining to the Constitution and oth	ner Labour Law
 Sources in its general principles, within its historical, soci coherent understanding of research theory and practice and solution of complex ill-defined real-world problems, is 	applicable to this field and		cation, analysis
 advanced ability to retrieve, critique, integrate and cor audiences using the resources of academic discourse 	mmunicate information and		
 personalised ethical system. the ability to give legally sound advice using defensible a 	rguments and applying the	applicable legal principles and availa	ble authority.
Assessment plan Assignment 1: 1/2			
Assignment 2: 1/2			
100			
Final Exam 100			
Calculation of final module mark: Formative assessment: 50%			
Summative assessment: 50%			
Sub-minimum in exam: 50%			
Module code: PGDL512	Credits: 20	NQF level: 8	
Module name: Individual Labour Law			
Module outcomes: After successful completion of this module,	, the student should be able	e to demonstrate:	
 comprehensive and systematic knowledge of theoretica principles, within its historical, socio-economic and politic 	al contexts.		Ū.
 coherent understanding of research theory and practice and solution of complex ill-defined real-world problems, is 	ssues and case studies.	C C	
 advanced ability to retrieve, critique, integrate and cor audiences using the resources of academic discourse personalised ethical system. 			
 the ability to give legally sound advice using defensible a 	rguments and applying the	applicable legal principles and availa	ble authority.
Assessment plan			
Assignment 1: 1/2			
Assignment 2: 1/2			
100 Final Exam 100			
Calculation of final module mark:			
Formative assessment: 50%			
Summative assessment: 50%			
Sub-minimum in exam: 50%			
Module code: PGDL521 Module name: Collective Labour Law	Credits: 20	NQF level: 8	
 Module outcomes: After successful completion of this module, comprehensive and systematic knowledge of theoretica principles, within its historical, socio-economic and politic 	al and practical questions al contexts.	pertaining to collective labour law a	-
 coherent understanding of research theory and practice and solution of complex ill-defined real-world problems, is advanced ability to retrieve, critique, integrate and cor 	ssues and case studies.	-	-
audiences using the resources of academic discourse personalised ethical system.			
 the ability to give legally sound advice using defensible a 	rguments and applying the	applicable legal principles and availa	ble authority.
Assessment plan			
Assignment 1: 1/2 Assignment 2: 1/2			
Assignment 2: 1/2 100			
Final Exam 100			
Calculation of final module mark:			
Formative assessment: 50%			
Summative assessment: 50%			
Sub-minimum in exam: 50%			
Module code: PGDL522	Credits: 40	NQF level: 8	
Module name: Dispute Resolution Practice and Procedure			
 Module outcomes: After successful completion of this module, comprehensive and systematic knowledge of theoretical a 			and Procedure
in labour law and its general principles, within its historica	al, socio-economic and poli	tical contexts.	
coherent understanding of research theory and practice	applicable to this field and	reflect critical thinking in the identific	cation, analysis
and solution of complex ill-defined real-world problems. is		-	
 and solution of complex ill-defined real-world problems, is advanced ability to retrieve, critique, integrate and cor audiences using the resources of academic discourse 	ssues and case studies. nmunicate information and	d research findings to specialist and	
 advanced ability to retrieve, critique, integrate and cor 	ssues and case studies. nmunicate information and and to participate in deba	d research findings to specialist and ates on South African individual labo	our law from a

Assessment plan			
Assignment 1:	1/2		
Assignment 2:	1/2		
-	100		
Final Exam	100		
Calculation of final module	mark:		
Formative assessment:	50%		
Summative assessment: 50%			
Sub-minimum in exam: 50%			
Module code: PGDL523		Credits: 40	NQF level: 8
Module name: Dispute Reso	lution Practice and Procedures in	n the Safety and Secur	ity Sector
Module outcomes: After succ	essful completion of this module, th	e student should be able	e to demonstrate:
 comprehensive and syst 	ematic knowledge of theoretical and	d practical questions per	taining to Dispute Resolution Practice and Procedure
in labour law, also in the	Safety and Security Sector (includin	g the South African Polic	ce Service), as well as pertaining to specialist aspects
of Labour Relations in the	he Safety and Security Sector (inclu	uding the South African	Police Service) and its general principles, within its
historical, socio-econom	ic and political contexts.	-	
coherent understanding	of research theory and practice ap	plicable to this field and	I reflect critical thinking in the identification, analysis
and solution of complex	ill-defined real-world problems, issu	ues and case studies.	
			d research findings to specialist and non-specialist
			s on South African labour dispute resolution, also in
the Safety and Security	Sector (including the South African	Police Service), and on	specialist aspects of Labour Relations in the Safety
and Security Sector (inc	luding the South African Police Serv	vice), from a personalise	ed ethical system.
• the ability to give legally	sound advice using defensible argu	uments and applying the	applicable legal principles and available authority.
Assessment plan			
Assignment 1:	1/2		
Assignment 2:	1/2		
	100		
Final France	100		
Final Exam Calculation of final module	100		
• • • • • • • • • • • • • • • • • • • •			
Formative assessment:	50%		
Summative assessment: 50%			
Sub-minimum: 50%			

Module code: PGDL 524	Credits: 40	NQF level: 8
Module name: Dispute Resolution Practice and Procedu	ures in the Public	Sector

Module outcomes: After successful completion of this module, the student should be able to demonstrate:

- comprehensive and systematic knowledge of theoretical and practical questions pertaining to Dispute Resolution Practice and Procedure in labour law, also in the Public Sector, as well as pertaining to specialist aspects of Labour Relations in the Public Sector and its general principles, within its historical, socio-economic and political contexts.
- coherent understanding of research theory and practice applicable to this field and reflect critical thinking in the identification, analysis and solution of complex ill-defined real-world problems, issues and case studies.
- advanced ability to retrieve, critique, integrate and communicate information and research findings to specialist and non-specialist audiences using the resources of academic discourse and to participate in debates South African labour dispute resolution, also in the Public Sector, and on specialist aspects of Labour Relations in the Public Sector, from a personalised ethical system the ability to give legally sound advice using defensible arguments and applying the applicable legal principles and available authority.

Assessment plan	
Assignment 1:	1/2
Assignment 2:	1/2
	100
Final Exam	100
Calculation of final modu	ile mark:
Formative assessment:	50%
Summative assessment: 5	0%
Sub-minimum: 50%	

LAW.7.2 LLM COURSEWORK OUTCOMES

Module: Mini-dissertations Module outcome:

On completion of this module, the student should be able to demonstrate:

- a coherent and critical understanding of the research theory, research methodologies and research techniques relevant to law as a field of study;
- the ability to make an informed decision about a complex and/or real-world problem and concomitant research method(s) for the purpose
 of independent scholarly research;
- the ability to draw systematically and creatively on some research theory, research methods and relevant literature for your knowledge to culminate in a comprehensive and scientifically solid research proposal;
- an ability to rigorously critique and evaluate current legal research and to participate in scholarly debates in an area of specialisation in the field of law;
- an ability to relate research theory to practice and vice versa;
- mastersy of the research methods, techniques and technologies appropriate to a defined research problem in the undertaking of an independent research project and to write a research dissertation/thesis under supervision;
- advanced information-retrieval and processing skills, including identification, critical analysis, synthesis and independent evaluation of quantitative and qualitative data in the legal research context in the study of relevant literature and current research;
- an ability to effectively present and communicate the results of research to specialist and non-specialist audiences using the resources of an academic-professional discourse.

Module code: PPLM 811	Semester 1	NQF level: 9
Title: Origins and Structure of Southern Afr	ican Legal Systems	

Module outcome:

- On completion of this module, the student should be able to demonstrate
- That he/she can outline and evaluate theoretical perspectives on the origins and structure of Southern African legal systems;
- That he/she can display a thorough understanding and knowledge of Southern African legal systems and their place in the legal systems of the world.
- Method of delivery: full-time/part-time

Assessment modes:

Formative assessment: 50% Summative assessment: 50%

Sub-minimum: 50%

Module code: PPLM 812	Semester 1	NQF level: 9
Title: Jurisprudential Approaches in South	ern Africa	
Module outcome:		
On completion of this module, the student sho	ould be able to demonstrate	
 Knowledge and understanding of jurispru 	Idence and jurisprudential issues.	
 Knowledge and understanding in the fiel 		
 Demonstrate an understanding of the so 	cio-legal issues involved in human rights in Sout	hern Africa.
Knowledge and understanding of the obl		
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 50%		
Summative assessment: 50%-Sub-minimum:	50%	
Module code: PPLM 813	Semester 1	NQF level: 9
Title: Constitutional and Human Rights Law		
Module outcome:	•	
On completion of this module, the student sho	uld be able to demonstrate	
	an Constitutional law, with particular reference to	the new order
, v	ts situation in the Southern African region in a co	
	es involved in constitutional law and human right	
Method of delivery: full-time/part-time	es involved in constitutional law and numan right	s law.
Assessment modes:		
Formative assessment: 50%		
Summative assessment: 50%		
Sub-minimum: 50%	October 1	NOF
Module code: PPLM 821	Semester 2	NQF level: 9
Title: Legal Education and the Legal Profes	sion in Southern Africa	
Module outcome:		
On completion of this module, the student sho		
S S	Is of legal education post 1994 in Southern Afric	
	n legal profession and the demands placed on it	
	legal education in civil law and common law leg	
 An understanding of the history of the So 	outhern African legal education and the legal prot	fession.
 An understanding of the importance of le 	gal ethics in legal education and the legal profes	sion.
The need and importance of public intere-	est law in a democracy.	
Method of delivery: full-time/part-time	·	
Assessment modes:		
Formative assessment: 50%		
Formative assessment. 50%		
Summative assessment: 50%		
Summative assessment: 50%	Semester 2	NQF level: 9
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822		NQF level: 9
Summative assessment: 50% Sub-minimum: 50%		NQF level: 9
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome:	thern Africa	NQF level: 9
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho	thern Africa	
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho • Knowledge and understanding of law an	thern Africa build be able to demonstrate d other related fields, such as Law and socio-ec	
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho • Knowledge and understanding of law an including the media and Law and politics	thern Africa build be able to demonstrate d other related fields, such as Law and socio-ec	
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho Knowledge and understanding of law an including the media and Law and politics Knowledge on various current interdiscip	thern Africa buld be able to demonstrate d other related fields, such as Law and socio-ec linary legal studies issues.	conomic development, Law and communication
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho Knowledge and understanding of law an including the media and Law and politics Knowledge on various current interdiscip Independent competence in dealing with	thern Africa build be able to demonstrate d other related fields, such as Law and socio-ec	conomic development, Law and communication
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho Knowledge and understanding of law an including the media and Law and politics Knowledge on various current interdiscip Independent competence in dealing with Method of delivery: full-time/part-time	thern Africa buld be able to demonstrate d other related fields, such as Law and socio-ec linary legal studies issues.	conomic development, Law and communication
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Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho Knowledge and understanding of law an including the media and Law and politics Knowledge on various current interdiscip Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50%	thern Africa buld be able to demonstrate d other related fields, such as Law and socio-ec linary legal studies issues. comparative aspects of interdisciplinary legal st	conomic development, Law and communication udies.
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Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho • Knowledge and understanding of law an including the media and Law and politics • Knowledge on various current interdiscip • Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 823 Title: Administrative Law	thern Africa buld be able to demonstrate d other related fields, such as Law and socio-ec linary legal studies issues. comparative aspects of interdisciplinary legal st	conomic development, Law and communication udies.
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho • Knowledge and understanding of law an including the media and Law and politics • Knowledge on various current interdiscip • Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 823 Title: Administrative Law Module outcome:	thern Africa buld be able to demonstrate d other related fields, such as Law and socio-ec linary legal studies issues. comparative aspects of interdisciplinary legal str Semester 2	conomic development, Law and communication udies.
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Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho • Knowledge and understanding of law an including the media and Law and politics • Knowledge on various current interdiscip • Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 823 Title: Administrative Law Module outcome: On completion of this module, the student sho • In-depth knowledge of the fundamental r	thern Africa build be able to demonstrate d other related fields, such as Law and socio-ec. linary legal studies issues. comparative aspects of interdisciplinary legal str Semester 2 build be able to demonstrate ules governing the exercise of state power. Emp	conomic development, Law and communication udies.
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho • Knowledge and understanding of law and including the media and Law and politics • Knowledge on various current interdiscip • Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 823 Title: Administrative Law Module outcome: On completion of this module, the student sho • In-depth knowledge of the fundamental r grasp the rules designed to cabin excess	thern Africa build be able to demonstrate d other related fields, such as Law and socio-ec linary legal studies issues. comparative aspects of interdisciplinary legal str Semester 2 build be able to demonstrate ules governing the exercise of state power. Emp s or abuse of power.	conomic development, Law and communication udies.
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Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho • Knowledge and understanding of law an including the media and Law and politics • Knowledge on various current interdiscip • Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Sub-minimum: 50% Module code: PPLM 823 Title: Administrative Law Module outcome: On completion of this module, the student sho • In-depth knowledge of the fundamental m grasp the rules designed to cabin excess • Knowledge and understanding of admini • Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50%	thern Africa build be able to demonstrate d other related fields, such as Law and socio-ec linary legal studies issues. comparative aspects of interdisciplinary legal str Semester 2 build be able to demonstrate ules governing the exercise of state power. Emp s or abuse of power. strative law.	conomic development, Law and communication udies.
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Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho • Knowledge and understanding of law an including the media and Law and politics • Knowledge on various current interdiscip • Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Sub-minimum: 50% Module code: PPLM 823 Title: Administrative Law Module outcome: On completion of this module, the student sho • In-depth knowledge of the fundamental m grasp the rules designed to cabin excess • Knowledge and understanding of admini • Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 824	thern Africa build be able to demonstrate d other related fields, such as Law and socio-ec. inary legal studies issues. comparative aspects of interdisciplinary legal stu Semester 2 build be able to demonstrate ules governing the exercise of state power. Emp strative law. comparative aspects of Administrative Law.	NQF level: 9
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho • Knowledge and understanding of law an including the media and Law and politics • Knowledge on various current interdiscip • Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Sub-minimum: 50% Module code: PPLM 823 Title: Administrative Law Module outcome: On completion of this module, the student sho • In-depth knowledge of the fundamental m grasp the rules designed to cabin excess • Knowledge and understanding of admini Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 824 Title: Public International Law	thern Africa build be able to demonstrate d other related fields, such as Law and socio-ec linary legal studies issues. comparative aspects of interdisciplinary legal stu- Semester 2 build be able to demonstrate ules governing the exercise of state power. Emp s or abuse of power. strative law. comparative aspects of Administrative Law. Semester 2	NQF level: 9
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho Knowledge and understanding of law an including the media and Law and politics Knowledge on various current interdiscip Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 823 Title: Administrative Law Module outcome: On completion of this module, the student sho In-depth knowledge of the fundamental r grasp the rules designed to cabin excess Knowledge and understanding of admini Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Summative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 824 Title: Public International Law Module outcome: On completion of this module, the student sho	thern Africa build be able to demonstrate d other related fields, such as Law and socio-ec linary legal studies issues. comparative aspects of interdisciplinary legal stu- Semester 2 build be able to demonstrate ules governing the exercise of state power. Emp s or abuse of power. strative law. comparative aspects of Administrative Law. Semester 2	NQF level: 9 whasis will be placed o the participants' ability to
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho Knowledge and understanding of law an including the media and Law and politics Knowledge on various current interdiscip Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Sub-minimum: 50% Module code: PPLM 823 Title: Administrative Law Module outcome: On completion of this module, the student sho In-depth knowledge of the fundamental r grasp the rules designed to cabin excess Knowledge and understanding of admini Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Summative assessment: 50% Summative assessment: 50% Summative assessment: 50% Summative assessment: 50% Module code: PPLM 824 Title: Public International Law Module outcome: On completion of this module, the student sho An in-depth understanding of fundament	thern Africa build be able to demonstrate d other related fields, such as Law and socio-ec linary legal studies issues. comparative aspects of interdisciplinary legal stu- Semester 2 build be able to demonstrate ules governing the exercise of state power. Emp s or abuse of power. strative law. comparative aspects of Administrative Law. Semester 2 Semester 2 Journal Semester 3 Journal Semes	NQF level: 9 whasis will be placed o the participants' ability to
Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 822 Title: Interdisciplinary Legal Studies in Sou Module outcome: On completion of this module, the student sho Knowledge and understanding of law and including the media and Law and politics Knowledge on various current interdiscip Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 823 Title: Administrative Law Module outcome: On completion of this module, the student sho In-depth knowledge of the fundamental r grasp the rules designed to cabin excess Knowledge and understanding of admini Independent competence in dealing with Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Summative assessment: 50% Summative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: PPLM 824 Title: Public International Law Module outcome: On completion of this module, the student sho An in-depth understanding of fundament Independent competence in dealing with	thern Africa build be able to demonstrate d other related fields, such as Law and socio-ec. linary legal studies issues. comparative aspects of interdisciplinary legal stu Semester 2 build be able to demonstrate ules governing the exercise of state power. Emp s or abuse of power. strative law. comparative aspects of Administrative Law. Semester 2 build be able to demonstrate al issues and concepts in Public International La specific aspects of Public International Law.	NQF level: 9 whasis will be placed o the participants' ability to
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	ssment modes:		
-	ative assessment: 50% native assessment: 50%		
	ninimum: 50%		
Modu	le code: CPLM 811	Semester 1	NQF level: 9
	Issues in Criminal Justice and Medica	al Jurisprudence	
	Ile outcome: ompletion of this module, the student sho	ould be able to demonstrate	
		eoretical perspectives on Issues in Criminal Ju	stice and Medical Jurisprudence:
		erstanding and knowledge of Criminal Justice	• •
Meth	od of delivery: full-time/part-time		
	ssment modes:		
	ative assessment: 50% native assessment: 50%		
	ninimum: 50%		
Modu	lle code: CPLM 821	Semester 2	NQF level: 9
	Procedural Issues in Criminal Law		
	le outcome: ompletion of this module, the student sho	ould be able to demonstrate	
•	That he/she can outline and evaluate pro	ocedural Issues in Criminal Law;	
•	That he/she can display a thorough unde	erstanding and knowledge of Procedural Issue	s in Criminal Law.
	od of delivery: full-time/part-time		
	ssment modes:		
	ative assessment: 50% native assessment: 50%		
	ninimum: 50%		
Modu	le code: MMCL 811	Semester 1	NQF level: 9
	International Trade and Investment La	aw	
	ile outcome:	auld ha abla ta damanatrata	
	ompletion of this module, the student sho An integrated and well-rounded knowled		of, as well as an ability to correctly evaluate and
		ig to both international trade and investment la	
•	The basic terminology, concepts, rules a	ind principles of the law of international trade a	
		rules applicable to trade and investment; and	
		developments in international trade and investr	
	Trade Organisation (WTO) and internatio		ods, services and intellectual property from World
			s and trade-related aspects of intellectual property
	rights in the GATT/WTO and internationa	al investment treaties;	
		o the international investment regime and esta	
•	ability to debate and evaluate contempo agreements, bilateral and other protectio	rary issues covering topical areas such as aid	for trade, trade facilitation, economic partnership
	practical ability to participate in a trade/ir		
		king with others in a group and contributing to	group learning goals;
			al) problems and communicate the solution to the
	problem autonomously and competently		
	overall understanding of the course by e improve future delivery.	evaluating the course's strengths and weakne	esses including the way it is delivered in order to
	od of delivery: full-time/part-time		
	ssment modes:		
	ative assessment: 50%		
	native assessment: 50%		
	ninimum: 50% Ile code: MMCL 812	Semester 1	NQF level: 9
	Corporate Law and Corporate Govern		
	ile outcome:		
	ompletion of this module, the student sho		
			of, as well as an ability to correctly evaluate and
	apply the material rules of the law relatif to:	ig to both selected aspects of corporate law a	and corporate governance, with special reference
		Ind principles of corporate law and corporate g	overnance:
		rules applicable to some aspects of corporate	
	perspective.		te governance from a regional and international
	in accordance with the King Codes;		ance topics and the administration of corporations
	real life and hypothetical case scenarios	including applied research;	orporate governance including their application to
•	Competence to relate the South African le		bics and the principles of corporate governance; ernational and SADC contexts in order to establish
•			auditing standards, board of directors and board
	committees, affected transactions and th		
•	Practical ability to registers companies a	nd draft basic documents like resolutions and	snarenoider agreements;

An appreciation of the imp Ability to consider this of the	a b i	
	icate the solution to the problem autonomou	eal or hypothetical) problems involving corporate law and corporate
		igths and weaknesses including the way it is delivered in order to
improve future delivery.		g
Method of delivery: full-time/pa	irt-time	
Assessment modes:		
Formative assessment: 50% Summative assessment: 50%		
Sub-minimum: 50%		
Module code: MMCL 821	Semester 2	NQF level: 9
Title: Securities and Financia	I Markets Law	
Module outcome:		
· · · · · · · · · · · · · · · · · · ·	the student should be able to demonstrate	
		nt understanding of, as well as an ability to correctly evaluate and n and financial markets, with special reference to:
		ng to regulation of securities and financial markets;
		es regulation and financial markets in general and the interaction
		corporate law topics such as the powers of directors, accountability
	standards and capital maintenance; and	and a three second the second s
	ost up to date developments in securities reg	gulation and financial markets.
perspective;	euge of the legal fules applicable to securite	s regulation and infancial markets from a global and South Ameai
	t theories and rationales that justify the regu	lation of securities and financial markets;
	pries and rationales to real life and hypotheti	
		egulation, the establishment and demise of financial markets and
market abuse in various for	orms;	
		cally to the legal and institutional framework in South Africa and the
ability to establish commo		
	uate contemporary issues covering topical a ise and the reduction of systemic risk, includ	areas such as investor protection, the regulation of insider trading
	portance of working with others in a group a	
		othetical) problems and communicate the solution to the problem
autonomously and compe		
	the course by evaluating the course's stren	gths and weaknesses including the way it is delivered in order to
improve future delivery.		
	rt-time	
Method of delivery: full-time/pa	rt-time	
	rt-time	
Method of delivery: full-time/pa Assessment modes: Formative assessment: 50% Summative assessment: 50%	rt-time	
Method of delivery: full-time/pa Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50%		
Method of delivery: full-time/pa Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: MMCL 822	Semester 2	NQF level: 9
Method of delivery: full-time/pa Assessment modes: Formative assessment: 50% Sub-minimum: 50% Module code: MMCL 822 Title: Contemporary Intellectu	Semester 2	NQF level: 9
Method of delivery: full-time/pa Assessment modes: Formative assessment: 50% Sub-minimum: 50% Module code: MMCL 822 Title: Contemporary Intellectu Module outcome: On completion of this module, f	Semester 2 ual Property Law the student should be able to demonstrate	
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Method of delivery: full-time/pa Assessment modes: Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: MMCL 822 Title: Contemporary Intellectu Module outcome: On completion of this module, f • An integrated and well-ro apply the material rules of • The basic terminology, co geographical indications a • The close connection betw	Semester 2 ual Property Law the student should be able to demonstrate unded knowledge and detailed and coherer f the law relating to select aspects of intellec oncepts, rules and principles of the law applie and trade secrets including technology trans ween the legal rules applicable to each of th	nt understanding of, as well as an ability to correctly evaluate and tual property law, with special reference to: cable to select aspects of patent law, copyright law, trademark law fer;
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	Semester 1	NQF level: 9
Title: Theoretical Perspectives on Family L	aw	
Module outcome:		
	ould be able to demonstrate in coherent written for	
	tives on family law in African systems (property)	
	, philosophical, sociological and socio-legal sour al data and its use in family policy debates	ces, and
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 50%		
Summative assessment: 50% – Sub-minimun	n: 50%	
Module code: PVLM 812	Semester 1	NQF level: 9
Title: Indigenous Law of succession		
Module outcome:	and the solution of the second s	and that has an also says
	build be able to demonstrate in coherent written for	orm that he or she can:-
 Outline and evaluate theoretical perspec Display familiarity with relevant historical 	, philosophical, sociological and socio-legal sour	rces: and
	nous succession in Southern Africa and to prop	
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 50%		
Summative assessment: 50%		
Sub-minimum: 50%		
Module code: PVLM 821	Semester 2	NQF level: 9
Title: Family Law in African Systems (CON	r iss)	
Module outcome:	ould be able to demonstrate in coherent written for	orm that he or she can:-
	estantive family law, drawing upon a range of leg	
	h underlie rules of substantive family law.	al and sociologia research and scholarship.
	nd statutes in family law and related areas of law	Ι.
 apply relevant provisions of the Constitut 		
Method of delivery: full-time/part-time	¥ 1	
Assessment modes:		
Formative assessment: 50%		
Summative assessment: 50%		
Sub-minimum: 50%		
Module code: PVLM 822	Semester 2	NQF level: 9
Title: Indigenous Land Tenure Module outcome:		
	ould be able to demonstrate in coherent written for	orm that he or she can: -
 Outline and evaluate theoretical perspect 		
• Outline and evaluate theoretical peroper	tives on indidenous land tenure.	
 Display familiarity with issues of indigeno 	5	ern Africa: and
	tives on indigenous land tenure; ous land tenure on a comparative basis in South al data and its use in indigenous land tenure deb	
	ous land tenure on a comparative basis in South	
Evaluate relevant statistical and empirication	ous land tenure on a comparative basis in South	
Evaluate relevant statistical and empirical Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50%	ous land tenure on a comparative basis in South	
Evaluate relevant statistical and empirical Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50%	ous land tenure on a comparative basis in South	
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	sing defensible arguments and applying the app	licable legal principles and available authority
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 50% Summative assessment: 50%		
Module code: LMLL 821	Semester 2	NQF level: 9
Title: Public International and Comparative La		
Module outcome:		
On completion of this module, the student sh	ould be able to demonstrate	
 comprehensive and systematic knowledge 	ge of theoretical and practical questions pertaining	ng to the contents, application and execution of
international and comparative labour law		
	bry and practice applicable to this field and refle	ct critical thinking in the identification, analysis
and solution of complex ill-defined real-w	forid problems, issues and case studies. tegrate and communicate information and rest	pareh findings to appointiat and non appointiat
 advanced ability to retrieve, critique, in audiences using the resources of acade 	mic discourse and to participate in debates on it	pternational and comparative labour law issues
from a personalised ethical system.		
· the ability to give legally sound advice	using the applicable law, defensible argumer	ts and applying the applicable domestic and
international legal principles and available	e authority	
Method of delivery: full-time/part-time		
Assessment modes: Formative assessment: 50%		
Summative assessment: 50%		
Module code: LMLL 822	Semester 2	NQF level: 9
Title: Social Security and Occupational Health		
Module outcome:		
On completion of this module, the student sh		
	dge of theoretical and practical questions pertain	ning to social security and occupational, health
and safety.		
	eory and practice applicable to this field and refle	ect critical thinking in the identification, analysis
	world problems, issues and case studies. ntegrate and communicate information and res	earch findings to specialist and non-specialist
	mic discourse and to participate in debates on so	
from a personalised ethical system.		
	ising defensible arguments and applying the app	licable legal principles and available authority
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 50%		
Summative assessment: 50%		
Summative assessment: 50% Module code: LLMB 871	Year module	NQF level: 9
Module code: LLMB 871	Year module	NQF level: 9
	Year module	NQF level: 9
Module code: LLMB 871 Title: Estate Planning Law		NQF level: 9
Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled	ould be able to demonstrate: dge of theoretical and practical aspects pertainir	g to estate planning, trust law and estate duty;
Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan	ould be able to demonstrate: dge of theoretical and practical aspects pertainir ning; the drafting of a comprehensive estate plan	ig to estate planning, trust law and estate duty; , properly motivated in terms of current statutory
Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf	ould be able to demonstrate: dge of theoretical and practical aspects pertainir ning; the drafting of a comprehensive estate plan falls in the field of estate planning, the application	g to estate planning, trust law and estate duty; , properly motivated in terms of current statutory n of planning instruments and the various forms
Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf of enterprises to be utilised; the legal au	ould be able to demonstrate: dge of theoretical and practical aspects pertainir ning; the drafting of a comprehensive estate plan falls in the field of estate planning, the application idit of an existing trust and the calculation of the	g to estate planning, trust law and estate duty; , properly motivated in terms of current statutory n of planning instruments and the various forms estate duty payable in an estate;
Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf of enterprises to be utilised; the legal au • the ability to identify and analyse complete	ould be able to demonstrate: dge of theoretical and practical aspects pertainir ning; the drafting of a comprehensive estate plan falls in the field of estate planning, the application idit of an existing trust and the calculation of the ex real-world problems and pitfalls, issues or cas	g to estate planning, trust law and estate duty; , properly motivated in terms of current statutory n of planning instruments and the various forms estate duty payable in an estate; se studies in the field of estate planning law and
Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf of enterprises to be utilised; the legal au • the ability to identify and analyse complet to apply applicable research methods, the	ould be able to demonstrate: dge of theoretical and practical aspects pertainir ning; the drafting of a comprehensive estate plan falls in the field of estate planning, the application idit of an existing trust and the calculation of the	g to estate planning, trust law and estate duty; , properly motivated in terms of current statutory n of planning instruments and the various forms estate duty payable in an estate; se studies in the field of estate planning law and o draft comprehensive estate plans for clients.
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Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf of enterprises to be utilised; the legal au • the ability to identify and analyse complet to apply applicable research methods, the advanced ability to retrieve, critique, inter Method of delivery: full-time/part-time Assessment modes:	ould be able to demonstrate: dge of theoretical and practical aspects pertainir ning; the drafting of a comprehensive estate plan falls in the field of estate planning, the application idit of an existing trust and the calculation of the ex real-world problems and pitfalls, issues or cas heory, legal principles and values thereto, and to	g to estate planning, trust law and estate duty; , properly motivated in terms of current statutory n of planning instruments and the various forms estate duty payable in an estate; se studies in the field of estate planning law and o draft comprehensive estate plans for clients.
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Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf of enterprises to be utilised; the legal au • the ability to identify and analyse complet to apply applicable research methods, th • advanced ability to retrieve, critique, inter Method of delivery: full-time/part-time Assessment modes: Formative assessment: 40% Summative assessment: 60% Module code: LLMB 872	ould be able to demonstrate: dge of theoretical and practical aspects pertainir ning; the drafting of a comprehensive estate plan falls in the field of estate planning, the application idit of an existing trust and the calculation of the ex real-world problems and pitfalls, issues or cas heory, legal principles and values thereto, and to	g to estate planning, trust law and estate duty; , properly motivated in terms of current statutory n of planning instruments and the various forms estate duty payable in an estate; se studies in the field of estate planning law and o draft comprehensive estate plans for clients.
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Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf of enterprises to be utilised; the legal au • the ability to identify and analyse complet to apply applicable research methods, th • advanced ability to retrieve, critique, inter Method of delivery: full-time/part-time Assessment modes: Formative assessment: 40% Summative assessment: 60% Module code: LLMB 872	ould be able to demonstrate: dge of theoretical and practical aspects pertainin ning; the drafting of a comprehensive estate plan falls in the field of estate planning, the application udit of an existing trust and the calculation of the ex real-world problems and pitfalls, issues or cas heory, legal principles and values thereto, and to egrate and communicate information and finding. Year module	g to estate planning, trust law and estate duty; , properly motivated in terms of current statutory n of planning instruments and the various forms estate duty payable in an estate; se studies in the field of estate planning law and o draft comprehensive estate plans for clients. s to clients from a personalised ethical system.
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Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf of enterprises to be utilised; the legal au • the ability to identify and analyse complet to apply applicable research methods, th • advanced ability to retrieve, critique, interference, critically evaluate complex and ill-define	Year module Year module Year module	ng to estate planning, trust law and estate duty; , properly motivated in terms of current statutory n of planning instruments and the various forms estate duty payable in an estate; se studies in the field of estate planning law and to draft comprehensive estate plans for clients. as to clients from a personalised ethical system. NQF level: 9 Ing to tax law, with specific reference to capital within the confines of South African tax law and
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Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf of enterprises to be utilised; the legal au • the ability to identify and analyse complet to apply applicable research methods, th • advanced ability to retrieve, critique, interference Method of delivery: full-time/part-time Assessment modes: Formative assessment: 40% Summative assessment: 60% Module code: LLMB 872 Title: Tax Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled gains tax (CGT), value added tax (VAT) • critically evaluate complex and ill-define legislation. • advanced ability to retrieve, critique, interference legislation. • advanced ability to retrieve, critique, interference Method of delivery: full-time/part-time Asses	would be able to demonstrate: dge of theoretical and practical aspects pertaining: falls in the field of estate planning, the application ialls in the field of estate planning, the application idit of an existing trust and the calculation of the ex real-world problems and pitfalls, issues or case heory, legal principles and values thereto, and to egrate and communicate information and finding Year module would be able to demonstrate: dge of theoretical and practical aspects pertaining income tax, donations tax and estate duty. defactual situations, problems and case studies is e perspective of theory, concepts, principles, value egrate and communicate information and finding Semester 1	In the confines of South African tax law and system.
Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf of enterprises to be utilised; the legal au • the ability to identify and analyse complet to apply applicable research methods, th • advanced ability to retrieve, critique, interfered advanced ability to retrieve, critique, interfered assessment modes: Formative assessment: 40% Summative assessment: 60% Module code: LLMB 872 Title: Tax Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled gains tax (CGT), value added tax (VAT) • critically evaluate complex and ill-define legislation. • advanced ability to retrieve, critique, interference legislation. • advanced ability to retrieve, critique, interference Method of delivery: full-time/part-time Assessment modes: Formative as	would be able to demonstrate: dge of theoretical and practical aspects pertaining: falls in the field of estate planning, the application ialls in the field of estate planning, the application idit of an existing trust and the calculation of the ex real-world problems and pitfalls, issues or case heory, legal principles and values thereto, and to egrate and communicate information and finding vear module would be able to demonstrate: dge of theoretical and practical aspects pertaining income tax, donations tax and estate duty. defactual situations, problems and case studies is e perspective of theory, concepts, principles, value egrate and communicate information and finding Semester 1 would be able to demonstrate:	In the confines of South African tax law and system.
Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf of enterprises to be utilised; the legal au • the ability to identify and analyse complet to apply applicable research methods, th • advanced ability to retrieve, critique, intervet, critique, intervet, critique, intervet, critique, intervet, assessment modes: Formative assessment: 40% Summative assessment: 60% Module code: LLMB 872 Title: Tax Law Module outcome: On completion of this module, the student sh • comprehensive and systematic knowled gains tax (CGT), value added tax (VAT) • critically evaluate complex and ill-define legislation. • advanced ability to retrieve, critique, intervethold of delivery: full-time/part-time Assessment modes: Formative assessment: 40% Summative assessment: 40% Summative assessment: 60% Module code: LLMB 811 Title: Financial Planning Law Module outcome: On completion of this module, the student sh • a comprehensive and systematic knowled	would be able to demonstrate: dge of theoretical and practical aspects pertaining ing; the drafting of a comprehensive estate plan falls in the field of estate planning, the application idit of an existing trust and the calculation of the ex real-world problems and pitfalls, issues or cas heory, legal principles and values thereto, and to egrate and communicate information and finding Year module would be able to demonstrate: dge of theoretical and practical aspects pertaining income tax, donations tax and estate duty. experate and communicate information and finding would be able to demonstrate: dge of theoretical and practical aspects pertaining income tax, donations tax and estate duty. experate and communicate information and finding: Semester 1	Ing to estate planning, trust law and estate duty; properly motivated in terms of current statutory in of planning instruments and the various forms estate duty payable in an estate; see studies in the field of estate planning law and in draft comprehensive estate plans for clients. Is to clients from a personalised ethical system. NQF level: 9 Ing to tax law, with specific reference to capital within the confines of South African tax law and ues, legal rules, processes and structures and is to clients from a personalised ethical system. NQF level: 9 NQF level: 9 NQF level: 9
 Module code: LLMB 871 Title: Estate Planning Law Module outcome: On completion of this module, the student sh comprehensive and systematic knowled the process and purposes of estate plan and case law, various problems and pitf of enterprises to be utilised; the legal au the ability to identify and analyse complet to apply applicable research methods, the advanced ability to retrieve, critique, intervet, critique, intervet, advanced ability to retrieve, critique, intervet assessment: 40% Summative assessment: 40% Summative assessment: 60% Module code: LLMB 872 Title: Tax Law Module outcome: On completion of this module, the student sh comprehensive and systematic knowled gains tax (CGT), value added tax (VAT) critically evaluate complex and ill-define legislation. advanced ability to retrieve, critique, intervet assessment: 40% Summative assessment: 60% Module code: LLMB 811 Title: Financial Planning Law Module outcome: On completion of this module, the student sh a comprehensive and systematic knowled 	would be able to demonstrate: dge of theoretical and practical aspects pertaining: falls in the field of estate planning, the application ialls in the field of estate planning, the application idit of an existing trust and the calculation of the ex real-world problems and pitfalls, issues or case heory, legal principles and values thereto, and to egrate and communicate information and finding vear module would be able to demonstrate: dge of theoretical and practical aspects pertaining income tax, donations tax and estate duty. defactual situations, problems and case studies is e perspective of theory, concepts, principles, value egrate and communicate information and finding Semester 1 would be able to demonstrate:	Ing to estate planning, trust law and estate duty; properly motivated in terms of current statutory in of planning instruments and the various forms estate duty payable in an estate; see studies in the field of estate planning law and in draft comprehensive estate plans for clients. Is to clients from a personalised ethical system. NQF level: 9 Ing to tax law, with specific reference to capital within the confines of South African tax law and ues, legal rules, processes and structures and is to clients from a personalised ethical system. NQF level: 9 NQF level: 9 NQF level: 9

- identify and analyze complex real wa		s, processes and structures and legislation.
 identify and analyse complex real – wo estate planning; 	ria problems, issues or case studies in	the field of financial planning law within the purview of
	egrate and communicate information and	d findings to clients from a personalised ethical system.
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 40%		
Summative assessment: 60%		
Module code: LLMB 812	Semester 1	NQF level: 9
Title: Private Law		
Module outcome: On completion of this module, the student sh	ould be able to demonstrate:	
		pertaining to the law of succession, matrimonial property
		principles, values, legal rules, processes and structures
and legislation;		
		and estate planning and to identify, analyse and solve
complex ill-defined real – world problem		d findings to clients from a nersenalized othical system
		d findings to clients from a personalised ethical system. ect their ability to argue the solution with the use of the
applicable legal principles and available		ect their ability to argue the solution with the use of the
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 40%		
Summative assessment: 60%	T	
Module code: LLMI 897	Year module	NQF level: 9
Title: International Instruments of Payment	t and Guarantees	
Module outcome: On completion of this module, the student sh	ould be able to demonstrate:	
		ions pertaining to International Instruments of Payment
and Guarantees as applicable to imports		
		e fields and reflect critical thinking in the identification,
analysis and solution of complex probler		
		ngs and communicate it both orally and in writing.
	using the applicable law, defensible argu	uments and applying the applicable legal principles and
available authority.		
Method of delivery: full-time/part-time		
Method of delivery: full-time/part-time Assessment modes:		
Assessment modes: Formative assessment: 50%		
Assessment modes: Formative assessment: 50% Summative assessment: 50%		
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886	Year module	NQF level: 9
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts	Year module	NQF level: 9
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome:		NQF level: 9
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sho	ould be able to demonstrate:	
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sho	ould be able to demonstrate:	NQF level: 9
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna	ions pertaining to International Law of Contracts in the
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies.	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, a	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique,	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, i integrate information and research findi	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing.
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, integrate information and research findin e using the applicable law, defensible	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, integrate information and research findin e using the applicable law, defensible	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing.
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, integrate information and research findin e using the applicable law, defensible	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing.
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50%	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, integrate information and research findin e using the applicable law, defensible	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing.
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50%	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, i integrate information and research findin e using the applicable law, defensible ble authority.	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50%	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, integrate information and research findin e using the applicable law, defensible	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing.
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, i integrate information and research findin e using the applicable law, defensible ble authority.	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law Module outcome:	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, i integrate information and research findli e using the applicable law, defensible le authority.	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student shi • a comprehensive and systematic knowl South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law Module outcome: On completion of this module, the student shi	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, i integrate information and research findii e using the applicable law, defensible ile authority. Year module	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and NQF level: 9
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student shi • a comprehensive and systematic knowl South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law Module outcome: On completion of this module, the student shi • a comprehensive and systematic knowle	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, i integrate information and research findii e using the applicable law, defensible ile authority. Year module	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student shi • a comprehensive and systematic knowl South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law Module outcome: On completion of this module, the student shi • a comprehensive and systematic knowle African context.	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, i integrate information and research finding a using the applicable law, defensible ble authority. Year module ould be able to demonstrate edge of theoretical and practical question	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and NQF level: 9
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student shi • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law Module outcome: On completion of this module, the student shi • a comprehensive and systematic knowle African context.	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, i integrate information and research findii e using the applicable law, defensible ble authority. Year module ould be able to demonstrate edge of theoretical and practical question neory (inclusive of domestic and interna	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and NQF level: 9
 Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student shite a comprehensive and systematic known South African context. a coherent understanding of research the of International Law of Contract and reflar and case studies. an advanced ability to retrieve, critique, the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law Module outcome: On completion of this module, the student shit a coherent understanding of research the action of this module and systematic knowle african context. a coherent understanding of research the actional Transport Law and refler and case studies. 	ould be able to demonstrate: ledge of theoretical and practical quest heory (inclusive of domestic and interna ect critical thinking in the identification, is integrate information and research finding a using the applicable law, defensible ble authority.	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and NQF level: 9 Ins pertaining to International Transport Law in the South tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student sh • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law Module outcome: On completion of this module, the student sh • a comprehensive and systematic knowle African context. • a coherent understanding of research th of International Transport Law and refle and case studies. • an advanced ability to retrieve, critique,	ould be able to demonstrate: ledge of theoretical and practical quest neory (inclusive of domestic and interna ect critical thinking in the identification, i integrate information and research findin a using the applicable law, defensible ble authority. Year module ould be able to demonstrate edge of theoretical and practical question neory (inclusive of domestic and interna ect critical thinking in the identification, a integrate information and research findin	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and NQF level: 9 Ins pertaining to International Transport Law in the South tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing.
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student shi • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law Module outcome: On completion of this module, the student shi • a comprehensive and systematic knowle African context. • a coherent understanding of research th of International Transport Law and refle and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice	ould be able to demonstrate: ledge of theoretical and practical quest heory (inclusive of domestic and interna ect critical thinking in the identification, is integrate information and research finding a using the applicable law, defensible ble authority. Year module ould be able to demonstrate edge of theoretical and practical question neory (inclusive of domestic and interna ict critical thinking in the identification, a integrate information and research finding eusing the applicable law, defensible	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and NQF level: 9 Ins pertaining to International Transport Law in the South tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student shi • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law Module outcome: On completion of this module, the student shi • a comprehensive and systematic knowle African context. • a coherent understanding of research th of International Transport Law and refle and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab	ould be able to demonstrate: ledge of theoretical and practical quest heory (inclusive of domestic and interna ect critical thinking in the identification, is integrate information and research finding a using the applicable law, defensible ble authority. Year module ould be able to demonstrate edge of theoretical and practical question neory (inclusive of domestic and interna ict critical thinking in the identification, a integrate information and research finding eusing the applicable law, defensible	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and NQF level: 9 Ins pertaining to International Transport Law in the South tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing.
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student shi • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law Module outcome: On completion of this module, the student shi • a comprehensive and systematic knowle African context. • a coherent understanding of research th of International Transport Law and refle and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice	ould be able to demonstrate: ledge of theoretical and practical quest heory (inclusive of domestic and interna ect critical thinking in the identification, is integrate information and research finding a using the applicable law, defensible ble authority. Year module ould be able to demonstrate edge of theoretical and practical question neory (inclusive of domestic and interna ict critical thinking in the identification, a integrate information and research finding eusing the applicable law, defensible	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and NQF level: 9 Ins pertaining to International Transport Law in the South tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing.
Assessment modes: Formative assessment: 50% Summative assessment: 50% Module code: LLMI 886 Title: International Law of Contracts Module outcome: On completion of this module, the student shi • a comprehensive and systematic know South African context. • a coherent understanding of research th of International Law of Contract and refl and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Summative assessment: 50% Summative assessment: 50% Module code: LLMI 887 Title: International Transport Law Module outcome: On completion of this module, the student shi • a comprehensive and systematic knowle African context. • a coherent understanding of research th of International Transport Law and refle and case studies. • an advanced ability to retrieve, critique, • the ability to give legally sound advice international legal principles and availab	ould be able to demonstrate: ledge of theoretical and practical quest heory (inclusive of domestic and interna ect critical thinking in the identification, is integrate information and research finding a using the applicable law, defensible ble authority. Year module ould be able to demonstrate edge of theoretical and practical question neory (inclusive of domestic and interna ict critical thinking in the identification, a integrate information and research finding eusing the applicable law, defensible	ions pertaining to International Law of Contracts in the tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing. arguments and applying the applicable domestic and NQF level: 9 Ins pertaining to International Transport Law in the South tional legal sources) and practice applicable to the field analysis and solution of complex legal problems, issues ngs and communicate it both orally and in writing.

Module code: LLMI 894	Year module	NQF level: 9
Title: Customs and Excise Law		
Module outcome:		
On completion of this module, the student sho	ould be able to demonstrate	
 a comprehensive and systematic knowledge 	edge of theoretical and practical questions perta	aining to Customs and Excise Law in the South
African context.		-
 a coherent understanding of research the 	eory (inclusive of domestic and international lega	al sources) and practice applicable to the field of
		solution of complex legal problems, issues and
case studies.		
 an advanced ability to retrieve, critique, i 	ntegrate information and research findings and	communicate it both orally and in writing.
		nts and applying the applicable domestic and
international legal principles and availabl	e authority.	
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 20%		
Summative assessment: 80%		
Module code: LLME 812	Semester 1	NQF level: 9
Title: Natural Resources Management Law	·	
Module outcomes:		
On completion of this module, the student sho		
		ining to the contents, application and execution
5	in the South African and regional context;	
	eory and practice applicable to this field and refl	ect critical thinking in the identification, analysis
	I-world problems, issues and case studies;	
		search findings to specialist and non-specialist
		issues of natural resources management law in
		egally sound advice using the applicable law,
defensible arguments and applying the	applicable legal principles and available authorit	ty.
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 50%		
Summative assessment: 50%		
Module code: LLME 821	Semester 2	NQF level: 9
Title: South African Mining Law	·	
Module outcome:		
On completion of this module, the student sho	ould be able to demonstrate:	
		ining to the contents, application and execution
of South African Mining Law;		
3	eory and practice applicable to this field and refle	ect critical thinking in the identification, analysis
	world problems, issues and case studies;	
		search findings to specialist and non-specialist
		Mining Law issues from a personalised ethical
		ents and applying the applicable legal principles
and available authority.		one and applying the applicable legal philopice
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 50%		
Summative assessment: 50%		
	Compostor 4	NOE levels 0
Module code: LLMO 811	Semester 1	NQF level: 9
Title: South African Environmental Law		
Module outcome:		
On completion of this module, the student sho		
	matic knowledge of theoretical and practical que	estions pertaining to South African environmental
legal principles, values and legislation;		
		lect critical thinking in the identification, analysis
	world problems, issues and case studies;	
		search findings to specialist and non-specialist
0	mic discourse and to participate in debates on	South African environmental law issues from a
personalised ethical system;		
	using defensible arguments and applying the a	pplicable legal principles and available authority.
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 50%		
Summative assessment: 50%		
Module code: LLME 811	Semester 1	NQF level: 9
Title: International and African Regional En	vironmental Law	
Module outcome:		
On completion of this module, the student sho	ould be able to demonstrate	
		ing to relevant international and African regional
environmental norms, institutions and pro	cesses, including the historical development, co	ntents, application and execution of international
and African regional environmental law in	n an environmental governance context;	
 A coherent understanding of research th 	eory and practice applicable to the field of inter	national and African regional environmental law
		sis and solution of complex ill-defined real-world

problems that are represented by <i>capita sele</i> and hazardous substances and activities.	ecta issues including: environmental human	rights, biological resources and protected areas
	nces using resources on the prevalent acad	ch findings (both legal and where relevant, non- demic and policy discourse and to participate in questions; and
 The ability to provide legally sound advice in using well-structured and reasoned argument 		an regional environmental law and governance d available authority.
Method of delivery: full-time/part-time		
Assessment modes:		
Formative assessment: 50%		
Summative assessment: 50% Module code: LLMO 818	Semester 1	NQF level: 9
Title: Climate Change and Energy Law	Semester	NQF IEVEI. 9
On completion of this module, the student should	be able to demonstrate.	
 a comprehensive and systematic knowledge application and execution of climate change 	e of theoretical and practical questions perta	aining to the contents, n international and South African environmental
		lect critical thinking in the identification, analysis
and solution of complex ill – defined real-wo		esearch findings to specialist and non-specialist
		s on climate change science, phenomena and
governance within the framework of environ		
		and governance using defensible arguments and
applying the applicable legal principles and	available authority.	
Method of delivery: full-time/part-time		
Assessment modes: Formative assessment: 50%		
Summative assessment: 50%		
Module code: LLMO 829	Semester 2	NQF level: 9
Title: South African Planning Law		
Module outcomes:		
On completion of this module, the student should		
 a comprehensive and systematic knowledge of the South African Planning Law; 	of theoretical and practical questions pertain	ing to the contents, application and execution of
• a coherent understanding of research theory		ect critical thinking in the identification, analysis
 and solution of complex ill – defined real-world an advanced ability to retrieve, critique, inter 		
		search findings to specialist and non-specialist planning law issues from a personalised ethical
audiences using the resources of academic on system;	discourse and to participate in debates on p	planning law issues from a personalised ethical
audiences using the resources of academic on system;	discourse and to participate in debates on p	
audiences using the resources of academic of system;the ability to give legally sound advice using	discourse and to participate in debates on p	planning law issues from a personalised ethical
 audiences using the resources of academic of system; the ability to give legally sound advice using available authority. Method of delivery: full-time/part-time 	discourse and to participate in debates on p	planning law issues from a personalised ethical
 audiences using the resources of academic of system; the ability to give legally sound advice using available authority. Method of delivery: full-time/part-time 	discourse and to participate in debates on participate in debates on participate and to participate in debates on participate and the applicable law, defensible arguments a	blanning law issues from a personalised ethical and applying the applicable legal principles and
audiences using the resources of academic of system; the ability to give legally sound advice using available authority. Method of delivery: full-time/part-time Module code: LLMO 884 Set Title: Administrative Law Module outcome:	discourse and to participate in debates on p the applicable law, defensible arguments a emester 1	blanning law issues from a personalised ethical and applying the applicable legal principles and
audiences using the resources of academic of system; the ability to give legally sound advice using available authority. Method of delivery: full-time/part-time Module code: LLMO 884 Source Title: Administrative Law Module outcome: On completion of this module, the student should 	discourse and to participate in debates on p the applicable law, defensible arguments a emester 1 be able to demonstrate	blanning law issues from a personalised ethical and applying the applicable legal principles and NQF level: 9
audiences using the resources of academic of system; the ability to give legally sound advice using available authority. Method of delivery: full-time/part-time Module code: LLMO 884 Second Structure Structur	discourse and to participate in debates on p the applicable law, defensible arguments a emester 1 be able to demonstrate within and relating to the South African admi	blanning law issues from a personalised ethical and applying the applicable legal principles and NQF level: 9
audiences using the resources of academic of system; • the ability to give legally sound advice using available authority. Method of delivery: full-time/part-time Module code: LLMO 884 So Title: Administrative Law Module outcome: On completion of this module, the student should • Specialist knowledge of the following topics of of administrative law as discipline in the curror	discourse and to participate in debates on p the applicable law, defensible arguments a emester 1 be able to demonstrate within and relating to the South African admi ent constitutional dispensation; the forms of	NQF level: 9
audiences using the resources of academic of system; • the ability to give legally sound advice using available authority. Method of delivery: full-time/part-time Module code: LLMO 884 So Title: Administrative Law Module outcome: On completion of this module, the student should • Specialist knowledge of the following topics of of administrative law as discipline in the curror available to litigants in administrative matters	discourse and to participate in debates on p the applicable law, defensible arguments a emester 1 be able to demonstrate within and relating to the South African admi ent constitutional dispensation; the forms of s; the legal provisions on state liability and e	NQF level: 9
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Formative assessment 50%	Assessment modes:					
Formative assessment: 50% Summative assessment: 50%						
Module code: LLMO 886	Semester 1	NQF level: 9				
Title: Occupational Health and Safety Law		NQF level. 9				
Module outcome:						
	On completion of this module, the student should be able to demonstrate					
 comprehensive and systematic knowled 	lge of theoretical and practical questions pertai	ning to the contents, application and execution of				
	and Safety law with emphasis on mining.					
		flect critical thinking in the identification, analysis				
	world problems, issues and case studies.	esearch findings to specialist and non-specialist				
		Occupational, Health and Safety law issues from				
a personalised ethical system.						
		ents and applying the applicable domestic and				
international legal principles and availab	ble authority					
Method of delivery: full-time/part-time Assessment modes:						
Formative assessment: 50%						
Summative assessment: 50%						
Module code: OMBO 878	Year module	NQF level: 9				
Title: Environmental Management						
Module outcome:						
On completion of this module, the student sh		the Demine menerous evelopefulor, de check				
		the Deming management cycle of plan, do, check, tors to enable him/her to find innovative solutions				
for sustainable issues.						
Method of delivery: full-time/part-time						
Assessment modes:						
Formative assessment: 50%						
Summative assessment: 50% Module code: LLMK 811	Semester 1	NQF level: 9				
Title: International Child and Family Law	Semester	NQF IEVEI. 3				
Module outcomes:						
On completion of this module, the student sh	ould be able to demonstrate:					
		pertaining to family and child law from a legal				
		aw principles, values and legislation against the				
background of values and norms reflected		and a standard defendancies de la televisión de la companya de la televisión de la companya de la companya de l				
	 – a coherent understanding of research theory and practice applicable to this field and reflect critical thinking in the identification, analysis 					
 and solution of complex ill – defined real-world problems, issues and case studies; – an advanced ability to retrieve, critique, integrate and communicate information and research findings to specialist and non-specialist 						
	I-world problems, issues and case studies;					
 – an advanced ability to retrieve, critique audiences using the resources of academic audiences and the resources of academic academic	I-world problems, issues and case studies; ue, integrate and communicate information and demic discourse and to participate in debates					
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ethical system					
 the ability to give legally sound advice in the domain of the law on social justice using defensible arguments and applying the applicable 					
legal principles and available authority.					
Method of delivery: full-time/part-time Assessment methods: two assignments and s	nummetive eveningtion				
Module code: LLMK 822	Semester 2	NQF level: 9			
Title: International Juvenile Justice	ochicatel 2				
Module outcomes:					
On completion of this module, the student she	ould be able to demonstrate:				
		ons pertaining to juvenile justice from international and			
		lues and legislation against the background of values			
and norms reflected in the Constitution.		and reflect existing this line in the identification, and usin			
	world problems, issues and case studies;	and reflect critical thinking in the identification, analysis			
		and research findings to specialist and non-specialist			
audiences using the resources of acade	emic discourse and to participate in deba	ates on juvenile justice within the framework of South			
African and international law from a pers					
		ational juvenile justice law using defensible arguments			
and applying the applicable legal princip	les and available authority.				
Method of delivery: full-time/part-time Assessment methods: two assignments and s	summative examination				
Module code: LLMC 874	Year module	NQF level: 9			
Title: Research methodology and mini-dissert		ווער ופעפו. ש			
Module outcomes:	allon				
On completion of this module, the student she	ould be able to demonstrate:				
		stions as well as the methodology of comparative law			
from the perspective of private law, pub		су I			
		chosen field whilst exhibiting critical thinking in the			
	omplex ill-defined real-world problems, iss				
		and research findings to specialist and non-specialist s on a chosen topic from a personalised ethical system.			
Method of delivery: full-time/part-time	inic discourse and to participate in debate	s of a chosen topic from a personalised ethical system.			
Assessment methods: two assignments and r	mini-dissertation				
Module code: LLMP871	Year module	NQF level: 9			
Title: Research Project					
Module outcome:					
On completion of this module, the student she	ould be able to demonstrate				
	the research theory, research methodolog	gies and research techniques relevant to law as a field			
of study;					
 the ability to make an informed decision of independent scholarly research; 	about a complex and/or real-world probler	n and concomitant research method(s) for the purpose			
· · · · ·	eatively on some research theory resear	ch methods and relevant literature for your knowledge			
to culminate in a comprehensive and sci		sh methods and relevant incrature for your knowledge			
• an ability to rigorously critique and evalu	ate current legal research and to particip	ate in scholarly debates in an area of specialisation in			
the field of law;					
an ability to relate research theory to pra					
		actice conventions appropriate to a defined research arch dissertation/thesis under supervision;			
		cal analysis, synthesis and independent evaluation of			
	gal research context in the study of releva				
		alist and non-specialist audiences using the resources			
of an academic-professional discourse.	· · · · · · · · · · · · · · · · · · ·				
Method of delivery: full-time/part-time					
Assessment modes:					
Formative assessment: 50% Summative assessment: 50%					
Sub-minimum: 50%	Semester 1				
Sub-minimum: 50% Module code: LLMP 811	Semester 1	NQF level: 9			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law	Semester 1	NQF level: 9			
Sub-minimum: 50% Module code: LLMP 811		NQF level: 9			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student shows • a comprehensive and systematic knowle	ould be able to demonstrate	NQF level: 9 s pertaining to selected themes of Criminal Law in the			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowle South African context.	ould be able to demonstrate edge of theoretical and practical question	s pertaining to selected themes of Criminal Law in the			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowle South African context. • a coherent understanding of research th	ould be able to demonstrate edge of theoretical and practical question eory and practice applicable to this field a				
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowle South African context. • a coherent understanding of research th and solution of complex problems, issue	ould be able to demonstrate edge of theoretical and practical question eory and practice applicable to this field a s and case studies.	s pertaining to selected themes of Criminal Law in the and reflect critical thinking in the identification, analysis			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowle South African context. • a coherent understanding of research the and solution of complex problems, issue • an advanced ability to retrieve, critique, i	buld be able to demonstrate edge of theoretical and practical question eory and practice applicable to this field a s and case studies. integrate information and research finding	s pertaining to selected themes of Criminal Law in the and reflect critical thinking in the identification, analysis s and communicate it both orally and in writing.			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowle South African context. • a coherent understanding of research the and solution of complex problems, issue • an advanced ability to retrieve, critique, i	buld be able to demonstrate edge of theoretical and practical question eory and practice applicable to this field a s and case studies. integrate information and research finding	s pertaining to selected themes of Criminal Law in the and reflect critical thinking in the identification, analysis			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowle South African context. • a coherent understanding of research th and solution of complex problems, issue • an advanced ability to retrieve, critique, i • the ability to give legally sound advice of	buld be able to demonstrate edge of theoretical and practical question eory and practice applicable to this field a s and case studies. integrate information and research finding	s pertaining to selected themes of Criminal Law in the and reflect critical thinking in the identification, analysis s and communicate it both orally and in writing.			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowle South African context. • a coherent understanding of research th and solution of complex problems, issue • an advanced ability to retrieve, critique, i • the ability to give legally sound advice u available authority. Method of delivery: full-time/part-time Assessment modes:	buld be able to demonstrate edge of theoretical and practical question eory and practice applicable to this field a s and case studies. integrate information and research finding	s pertaining to selected themes of Criminal Law in the and reflect critical thinking in the identification, analysis s and communicate it both orally and in writing.			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student she a comprehensive and systematic knowle South African context. a coherent understanding of research th and solution of complex problems, issue an advanced ability to retrieve, critique, i the ability to give legally sound advice u available authority. Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50%	buld be able to demonstrate edge of theoretical and practical question eory and practice applicable to this field a s and case studies. integrate information and research finding	s pertaining to selected themes of Criminal Law in the and reflect critical thinking in the identification, analysis s and communicate it both orally and in writing.			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student shows a comprehensive and systematic knowle. South African context. a coherent understanding of research the and solution of complex problems, issue an advanced ability to retrieve, critique, i the ability to give legally sound advice u available authority. Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50%	buld be able to demonstrate edge of theoretical and practical question eory and practice applicable to this field a s and case studies. integrate information and research finding	s pertaining to selected themes of Criminal Law in the and reflect critical thinking in the identification, analysis s and communicate it both orally and in writing.			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student she • a comprehensive and systematic knowle South African context. • a coherent understanding of research th and solution of complex problems, issue • an advanced ability to retrieve, critique, i • the ability to give legally sound advice u available authority. Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50% Sub-minimum: 50%	puld be able to demonstrate edge of theoretical and practical question eory and practice applicable to this field a s and case studies. integrate information and research finding using the applicable law, defensible argur	s pertaining to selected themes of Criminal Law in the and reflect critical thinking in the identification, analysis s and communicate it both orally and in writing. nents and applying the applicable legal principles and			
Sub-minimum: 50% Module code: LLMP 811 Title: Criminal Law Module outcome: On completion of this module, the student shows a comprehensive and systematic knowle. South African context. a coherent understanding of research the and solution of complex problems, issue an advanced ability to retrieve, critique, i the ability to give legally sound advice u available authority. Method of delivery: full-time/part-time Assessment modes: Formative assessment: 50%	buld be able to demonstrate edge of theoretical and practical question eory and practice applicable to this field a s and case studies. integrate information and research finding	s pertaining to selected themes of Criminal Law in the and reflect critical thinking in the identification, analysis s and communicate it both orally and in writing.			

Module outcome:

On completion of this module, the student should be able to demonstrate

- a comprehensive and systematic knowledge of theoretical and practical questions pertaining to selected themes of the Law of Criminal Procedure in the South African context.
- a coherent understanding of research theory and practice applicable to this field and reflect critical thinking in the identification, analysis and solution of complex problems, issues and case studies.
- an advanced ability to retrieve, critique, integrate information and research findings and communicate it both orally and in writing.

•	the ability to give	legally sound	advice us	sing the a	applicable lav	i, defensible	arguments	and	applying the	applicable	domestic	and
	international legal p	principles and a	available a	uthority.								

international legal principles and available	e admonty.				
Method of delivery: full-time/part-time					
Assessment modes:					
Formative assessment: 50%					
Summative assessment: 50%					
Sub-minimum: 50%					
Module code: LLMP 821	Semester 2	NQF level: 9			
Title: Law of Evidence					
Module outcome:					
On completion of this module, the student sho	uld be able to demonstrate				
 a comprehensive and systematic knowled 	lge of theoretical and practical questions pertaini	ng to selected themes from the Law of Evidence			
in the South African context.					
	eory and practice applicable to this field and reflection	ect critical thinking in the identification, analysis			
and solution of complex problems, issues					
	ntegrate information and research findings and o				
		nts and applying the applicable domestic and			
international legal principles and available	e authority				
Method of delivery: full-time/part-time					
Assessment modes:					
Formative assessment: 50%					
Formative assessment: 50% Summative assessment: 50%					
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50%					
Formative assessment: 50% Summative assessment: 50%	Semester 2	NQF level: 9			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption	Semester 2	NQF level: 9			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome:		NQF level: 9			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome: On completion of this module, the student sho	uld be able to demonstrate				
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowled	uld be able to demonstrate Ige of theoretical and practical questions pertaini	NQF level: 9 ng to Combating Corruption in the South African			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowled and international context also with referen	uld be able to demonstrate Ige of theoretical and practical questions pertaini nce to public procurement	ng to Combating Corruption in the South African			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowled and international context also with referer • a coherent understanding of research the	uld be able to demonstrate Ige of theoretical and practical questions pertaini nce to public procurement eory (inclusive of domestic and international lega	ng to Combating Corruption in the South African			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowled and international context also with referer • a coherent understanding of research the Combating Corruption and reflect critical	uld be able to demonstrate Ige of theoretical and practical questions pertaini nce to public procurement	ng to Combating Corruption in the South African			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowled and international context also with referer • a coherent understanding of research the Combating Corruption and reflect critical studies.	uld be able to demonstrate lge of theoretical and practical questions pertaini nce to public procurement eory (inclusive of domestic and international lega thinking in the identification, analysis and soluti	ng to Combating Corruption in the South African I sources) and practice applicable to the field of on of complex legal problems, issues and case			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowled and international context also with referent • a coherent understanding of research the Combating Corruption and reflect critical studies. • an advanced ability to retrieve, critique, in	uld be able to demonstrate lge of theoretical and practical questions pertaini nce to public procurement eory (inclusive of domestic and international lega thinking in the identification, analysis and soluti ntegrate information and research findings and c	ng to Combating Corruption in the South African I sources) and practice applicable to the field of on of complex legal problems, issues and case communicate it both orally and in writing.			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowled and international context also with referent • a coherent understanding of research the Combating Corruption and reflect critical studies. • an advanced ability to retrieve, critique, in • the ability to give legally sound advice	uld be able to demonstrate lge of theoretical and practical questions pertaini nce to public procurement eory (inclusive of domestic and international lega thinking in the identification, analysis and soluti ntegrate information and research findings and o using the applicable law, defensible argumer	ng to Combating Corruption in the South African I sources) and practice applicable to the field of on of complex legal problems, issues and case communicate it both orally and in writing.			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowled and international context also with referer • a coherent understanding of research the Combating Corruption and reflect critical studies. • an advanced ability to retrieve, critique, ir • the ability to give legally sound advice international legal principles and available	uld be able to demonstrate lge of theoretical and practical questions pertaini nce to public procurement eory (inclusive of domestic and international lega thinking in the identification, analysis and soluti ntegrate information and research findings and o using the applicable law, defensible argumer	ng to Combating Corruption in the South African I sources) and practice applicable to the field of on of complex legal problems, issues and case communicate it both orally and in writing.			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowled and international context also with referer • a coherent understanding of research the Combating Corruption and reflect critical studies. • an advanced ability to retrieve, critique, ir • the ability to give legally sound advice international legal principles and available Method of delivery: full-time/part-time	uld be able to demonstrate lge of theoretical and practical questions pertaini nce to public procurement eory (inclusive of domestic and international lega thinking in the identification, analysis and soluti ntegrate information and research findings and o using the applicable law, defensible argumer	ng to Combating Corruption in the South African I sources) and practice applicable to the field of on of complex legal problems, issues and case communicate it both orally and in writing.			
Formative assessment: 50% Summative assessment: 50% Sub-minimum: 50% Module code: LLMP 822 Title: Combating Corruption Module outcome: On completion of this module, the student sho • a comprehensive and systematic knowled and international context also with referer • a coherent understanding of research the Combating Corruption and reflect critical studies. • an advanced ability to retrieve, critique, ir • the ability to give legally sound advice international legal principles and available	uld be able to demonstrate lge of theoretical and practical questions pertaini nce to public procurement eory (inclusive of domestic and international lega thinking in the identification, analysis and soluti ntegrate information and research findings and o using the applicable law, defensible argumer	ng to Combating Corruption in the South African I sources) and practice applicable to the field of on of complex legal problems, issues and case communicate it both orally and in writing.			

Summative assessment: 50% Sub-minimum: 50%

LAW.7.3 LLM RESEARCH MODULE OUTCOMES

Module code: LVIA 871	Year module	NQF level: 9				
Title: International Aspects of Law						
Module outcome:						
On completion of this module, the student should be able to demonstrate						
 comprehensive and systematic knowledge principles and values. 						
 coherent understanding of research theo and solution of complex ill-defined real-wood 	ry and practice applicable to this field and reflect orld problems, issues and case studies.	ct critical thinking in the identification, analysis				
 advanced ability to retrieve, critique, integrate and communicate information and research findings to specialist and non-specialist audiences using the resources of academic discourse and to participate in debates on the specific topic of choice on international aspects of law from a personalised ethical system. 						
Method of delivery: full-time/part-time						
Assessment modes:						
Summative assessment: 100%						
Module code: LVPE 871	Year module	NQF level: 9				
Title: Perspectives on Law						
Module outcome:						
On completion of this module, the student should be able to demonstrate						
 comprehensive and systematic knowledge of theoretical and practical questions pertaining to a specific perspective on the law, its legal principles and values. 						
• coherent understanding of research theory and practice applicable to this field and reflect critical thinking in the identification, analysis						
and solution of complex ill-defined real-world problems, issues and case studies.						
	egrate and communicate information and rese	a 1				
5	nic discourse and to participate in debates on the	ne specific topic of choice on a perspective on				
the law from a personalised ethical system.						

Method of delivery: full-time/part-time					
Assessment modes:					
Summative assessment: 100%					
Module code: LVTB 871	Year module	NQF level: 9			
Title: Trade and Business Law	•	•			
Module outcome:					
On completion of this module, the student sho	uld be able to demonstrate				
		ning to an aspect of trade and business law, its			
legal principles and values.		°			
 coherent understanding of research theory 	ry and practice applicable to this field and refl	ect critical thinking in the identification, analysis			
and solution of complex ill-defined real-w	orld problems, issues and case studies.				
		search findings to specialist and non-specialist			
	nic discourse and to participate in debates on the	ne specific topic of choice on trade and business			
law from a personalised ethical system.					
Method of delivery: full-time/part-time					
Assessment modes:					
Summative assessment: 100%					
Module code: LVPR 871	Year module	NQF level: 9			
Title: Private Law					
Module outcome:					
On completion of this module, the student sho	uld be able to demonstrate				
 comprehensive and systematic knowledg 	e of theoretical and practical questions pertaini	ng to an aspect of private law, its legal principles			
and values.					
 coherent understanding of research theory 	ory and practice applicable to this field and reflect	ect critical thinking in the identification, analysis			
and solution of complex ill-defined real-w					
		search findings to specialist and non-specialist			
0	nic discourse and to participate in debates on t	he specific topic of choice on private law from a			
personalised ethical system.					
Method of delivery: full-time/part-time					
Assessment modes:					
Summative assessment: 100%					
Module code: LVPL 871	Year module	NQF level: 9			
Title: Constitutional Law					
Module outcome:					
On completion of this module, the student sho	uld be able to demonstrate				
 comprehensive and systematic knowledge 	ge of theoretical and practical questions pertai	ning to an aspect of constitutional law, its legal			
principles and values.					
 coherent understanding of research theory 	ry and practice applicable to this field and refl	ect critical thinking in the identification, analysis			
and solution of complex ill-defined real-w					
		search findings to specialist and non-specialist			
	nic discourse and to participate in debates on	the specific topic of choice on constitutional law			
from a personalised ethical system.					
Method of delivery: full-time/part-time					
Assessment modes:					
Summative assessment: 100%					
Module code: LVFL 871	Year module	NQF level: 9			
Title: Formal Law					
Module outcome:					
On completion of this module, the student sho	uld be able to demonstrate				
 comprehensive and systematic knowledge 	e of theoretical and practical questions pertaini	ng to an aspect of formal law, its legal principles			
and values.					
		ect critical thinking in the identification, analysis			
and solution of complex ill-defined real-w					
		search findings to specialist and non-specialist			
	nic discourse and to participate in debates on	the specific topic of choice on formal law from a			
personalised ethical system.					
Method of delivery: full-time/part-time					
Assessment modes:					
Summative assessment: 100%					
Module code: LVLP 871	Year module	NQF level: 9			
Title: Legal Profession					
Module outcome:					
On completion of this module, the student sho					
	e of theoretical and practical questions pertain	ing to an aspect of the legal profession, its legal			
principles and values.					
 coherent understanding of research theory 	ry and practice applicable to this field and refl	ect critical thinking in the identification, analysis			
and solution of complex ill-defined real-w					
		search findings to specialist and non-specialist			
	nic discourse and to participate in debates on th	e specific topic of choice on the legal profession			
from a personalised ethical system.					
Method of delivery: full-time/part-time					
Assessment modes:					
Summative assessment: 100%					

LAW.7.4 LLD MODULE OUTCOMES

Module code: LVIA 971	Year module	NQF level: 9			
Title: International Aspects of Law					
Module outcome:					
On completion of this module, the student should be able to demonstrate					
 A comprehensive and systematic knowledge base in a specific field of study in international aspects of law and the ability to apply the knowledge; 					
 knowledge; Submit proof of thorough proficiency in the submit proof of thorough proficiency in the submit provide the submit provides the submit provide the submit providet the submit p	the appropriate research skills by formulating a	elevant and viable research topic, by motivating			
		ions and hypotheses, by setting a framework for			
the solution of the problem and by desig		, , , , , , , , , , , , , , , , , , ,			
		so as to rigorously critique and evaluate current			
		practice and adopt independent points of view;			
	retrieval and processing skills to identify, critical utions from theoretical and research perspective	y analyse and synthesise information relevant to			
	ly the ethics, values, rules, norms and regulation				
	ginal academic contribution to the specific field o				
Method of delivery: full-time/part-time					
Assessment modes:					
Summative assessment: 100%					
Module code: LVPE 971	Year module	NQF level: 9			
Title: Perspectives on Law					
Module outcome:	auld ha able to domenation				
On completion of this module, the student sh	edge base a specific perspective or perspective	a of law and the ability to apply the knowledge:			
		elevant and viable research topic, by motivating			
		ions and hypotheses, by setting a framework for			
the solution of the problem and by desig	ning a feasible research programme;				
		so as to rigorously critique and evaluate current			
		practice and adopt independent points of view;			
		y analyse and synthesise information relevant to			
	utions from theoretical and research perspective ly the ethics, values, rules, norms and regulation				
	ginal academic contribution to the specific perspe				
Method of delivery: full-time/part-time	J				
Assessment modes:					
Summative assessment: 100%					
Module code: LVTB 971	Year module	NQF level: 9			
Title: Trade and Business Law					
Module outcome: On completion of this module, the student sh	ould be able to demonstrate				
	edge base in a specific field of trade and busines	ss law and the ability to apply the knowledge:			
		relevant and viable research topic, by motivating			
it on the basis of a clear problem statem	nent, by developing points of departure, supposit	ions and hypotheses, by setting a framework for			
the solution of the problem and by desig					
		so as to rigorously critique and evaluate current			
		I practice and adopt independent points of view; y analyse and synthesise information relevant to			
	utions from theoretical and research perspective				
	ly the ethics, values, rules, norms and regulation				
The ability to make a significant and original academic contribution to the specific field of law.					
Method of delivery: full-time/part-time					
Assessment modes:					
Summative assessment: 100%		[
Module code: LVPR 971	Year module	NQF level: 9			
Title: Private Law					
Module outcome: On completion of this module, the student sh	ould be able to demonstrate				
 On completion of this module, the student should be able to demonstrate A comprehensive and systematic knowledge base in a specific field of study in private law and the ability to apply the knowledge; 					
 A comprehensive and systematic knowledge base in a specific field of study in private law and the ability to apply the knowledge, Submit proof of thorough proficiency in the appropriate research skills by formulating a relevant and viable research topic, by motivating 					
it on the basis of a clear problem statement, by developing points of departure, suppositions and hypotheses, by setting a framework for					
the solution of the problem and by designing a feasible research programme;					
• A coherent and critical understanding of the methodology of the specific field of study so as to rigorously critique and evaluate current					
research in this field, participate in scholarly debates and research relating to theory and practice and adopt independent points of view;					
 The ability to use advanced information-retrieval and processing skills to identify, critically analyse and synthesise information relevant to issues in the field of study, debating solutions from theoretical and research perspectives published in current literature; 					
 The ability to critically evaluate and apply the ethics, values, rules, norms and regulations pertaining to the specific field of study; 					
	ginal academic contribution to the specific field o				
Method of delivery: full-time/part-time					
Assessment modes:					
Summative assessment: 100%					
Module code: LVPL 971 Title: Constitutional Law	Year module	NQF level: 9			
Module outcome:					
On completion of this module, the student sh	ould be able to demonstrate				

A comprehensive and systematic knowledge base in a specific field of study in constitutional law and the ability to apply the knowledge; Submit proof of thorough proficiency in the appropriate research skills by formulating a relevant and viable research topic, by motivating it on the basis of a clear problem statement, by developing points of departure, suppositions and hypotheses, by setting a framework for the solution of the problem and by designing a feasible research programme; A coherent and critical understanding of the methodology of the specific field of study so as to rigorously critique and evaluate current research in this field, participate in scholarly debates and research relating to theory and practice and adopt independent points of view; The ability to use advanced information-retrieval and processing skills to identify, critically analyse and synthesise information relevant to issues in the field of study, debating solutions from theoretical and research perspectives published in current literature: The ability to critically evaluate and apply the ethics, values, rules, norms and regulations pertaining to the specific field of study; The ability to make a significant and original academic contribution to the specific field of law. Method of delivery: full-time/part-time Assessment modes: Summative assessment: 100% Module code: LVFL 971 NQF level: 9 Year module Title: Formal Law Module outcome: On completion of this module, the student should be able to demonstrate A comprehensive and systematic knowledge base in a specific field of study in formal law and the ability to apply the knowledge: Submit proof of thorough proficiency in the appropriate research skills by formulating a relevant and viable research topic, by motivating it on the basis of a clear problem statement, by developing points of departure, suppositions and hypotheses, by setting a framework for the solution of the problem and by designing a feasible research programme; A coherent and critical understanding of the methodology of the specific field of study so as to rigorously critique and evaluate current research in this field, participate in scholarly debates and research relating to theory and practice and adopt independent points of view; The ability to use advanced information-retrieval and processing skills to identify, critically analyse and synthesise information relevant to issues in the field of study, debating solutions from theoretical and research perspectives published in current literature; The ability to critically evaluate and apply the ethics, values, rules, norms and regulations pertaining to the specific field of study; The ability to make a significant and original academic contribution to the specific field of law. Method of delivery: full-time/part-time Assessment modes: Summative assessment: 100% Year module NQF level: 9 Module code: LVLP 971 Title: Legal Profession Module outcome: On completion of this module, the student should be able to demonstrate A comprehensive and systematic knowledge base in a specific field of study in an aspect of the legal profession and the ability to apply the knowledge; Submit proof of thorough proficiency in the appropriate research skills by formulating a relevant and viable research topic, by motivating it on the basis of a clear problem statement, by developing points of departure, suppositions and hypotheses, by setting a framework for the solution of the problem and by designing a feasible research programme; A coherent and critical understanding of the methodology of the specific field of study so as to rigorously critique and evaluate current research in this field, participate in scholarly debates and research relating to theory and practice and adopt independent points of view; The ability to use advanced information-retrieval and processing skills to identify, critically analyse and synthesise information relevant to issues in the field of study, debating solutions from theoretical and research perspectives published in current literature; The ability to critically evaluate and apply the ethics, values, rules, norms and regulations pertaining to the specific field of study; The ability to make a significant and original academic contribution to the specific field of law. Method of delivery: full-time/part-time Assessment modes:

Summative assessment: 100%