



TILBURG LAW SCHOOL

**TEACHING AND EXAMINATION REGULATIONS OF THE ONE-
YEAR MASTER'S PROGRAMS AT TILBURG LAW SCHOOL**

2016-2017 ACADEMIC YEAR

CONTENTS

SECTION 1: GENERAL PROVISIONS	6
<i>Article 1.1 – Applicability of the regulations</i>	6
<i>Article 1.2 – Definitions</i>	6
<i>Article 1.3 – The aims of the programs</i>	6
<i>Article 1.4 – Academic training</i>	6
SECTION 2: THE DESIGN OF THE PROGRAMS	7
<i>Article 2.1 – The form of the programs</i>	7
<i>Article 2.2 – The duration of the programs</i>	7
<i>Article 2.3 – Study load</i>	7
<i>Article 2.3a – Internships</i>	7
<i>Article 2.4 – Attainment targets</i>	7
<i>Article 2.5 – End of the program</i>	7
<i>Article 2.6 – Additional rules pertaining to the organization of teaching</i>	7
SECTION 3: ADMISSION TO THE MASTER'S PROGRAMS	8
<i>Article 3.1 – Confirmation of Admission (Bewijs van Toelating)</i>	8
<i>Article 3.1 a – Late registration</i>	8
<i>Article 3.2 – Admission assessment</i>	8
<i>Article 3.3 – Repealed</i>	8
<i>Article 3.4 – Admission to the programs</i>	8
<i>Article 3.5 – Categories of eligible candidates</i>	8
<i>Article 3.6 – Similar programs</i>	9
<i>Article 3.7 – Repealed</i>	9
<i>Article 3.8 – Repealed</i>	9
<i>Article 3.9 – Repealed</i>	9
<i>Article 3.10 – Repealed</i>	9
<i>Article 3.11 – Repealed</i>	9
<i>Article 3.12 – Repealed</i>	9
SECTION 4: INTERIM EXAMINATIONS AND EXAMINATIONS	9
<i>Article 4.1 – Frequency of interim examinations</i>	9
<i>Article 4.2 – Written interim examinations</i>	9
<i>Article 4.3 – Oral interim examinations</i>	9
<i>Article 4.4 – Exemption</i>	9
<i>Article 4.5 – Repealed</i>	10
<i>Article 4.6 – Substitute course</i>	10
<i>Article 4.7 – Request for exemption, request for permission to substitute a course</i>	10
<i>Article 4.8 – Admission to the interim examination</i>	10

<i>Article 4.9 – Interim examination dates</i>	10
<i>Article 4.10 – Determining and publishing interim examination results</i>	10
<i>Article 4.11 – The rights of inspection and discussion</i>	11
<i>Article 4.12 – Setting the publication date for interim examination results</i>	11
<i>Article 4.13 – Validity period</i>	11
<i>Article 4.14 – The Master’s thesis</i>	11
<i>Article 4.15 – Last chance</i>	11
<i>Article 4.16 – Master’s examination</i>	11
<i>Article 4.17 – Degree</i>	12
<i>Article 4.18 – Hardship clause</i>	12
SECTION 5: APPEALS	12
<i>Article 5.1 – Appeals</i>	12
SECTION 6: STUDENT COUNSELING	13
<i>Article 6.1 – Study progress administration</i>	13
<i>Article 6.2 – Student counseling</i>	13
SECTION 6A: COMPOSITION OF THE FLEXIBLE PROGRAM	13
<i>Article 6A.1 – Composition of the flexible program</i>	13
SECTION 6B: CONCLUDING PROVISIONS	13
<i>Article 6B.1 – Hardship clause</i>	13
<i>Article 6B.2 – Changes</i>	13
<i>Article 6B.3 – Publication</i>	13
<i>Article 6B.4 – Effective date</i>	13
SECTION 7: THE LAW PROGRAM	14
<i>Article 7.1 – The form of the program</i>	14
<i>Article 7.1.1 – Language</i>	14
<i>Article 7.2 – Starting dates</i>	14
<i>Article 7.3 – Admission; transition and pre-Master’s programs</i>	14
<i>Article 7.4 – The program from the 2015-2016 academic year</i>	14
SECTION 8: THE TAX LAW PROGRAM	17
<i>Article 8.1 – The form of the program</i>	17
<i>Article 8.1.1 – Language</i>	17
<i>Article 8.2 – Starting dates</i>	17
<i>Article 8.3 – Admission; transitional and pre-Master’s programs</i>	17
<i>Article 8.4 – Curriculum as of the 2014-2015 academic year</i>	17
<i>Article 8.4a – Old curriculum up to 2014-2015</i>	18
<i>Article 8.5 – The program for students of Fiscal Economics</i>	18

<i>Article 8.6 – Transitional arrangement</i>	19
<i>Article 9.1 – The form of the program</i>	21
<i>Article 9.1.1 – Language</i>	21
<i>Article 9.2 – Starting dates</i>	21
<i>Article 9.3 – Admission; transition and pre-Master’s programs</i>	21
<i>Article 9.4 – The program in Business Law</i>	21
SECTION 10: THE PROGRAM IN INTERNATIONAL AND EUROPEAN LAW	23
<i>Article 10.1 – The form of the program</i>	23
<i>Article 10.2 – Starting dates</i>	23
<i>Article 10.3 – Admission; transition program</i>	23
<i>Article 10.4 – The program</i>	23
SECTION 11: THE INTERNATIONAL BUSINESS LAW PROGRAM	25
<i>Article 11.1 – The form of the program</i>	25
<i>Article 11.2 – Starting dates</i>	25
<i>Article 11.3 – Admission; transition program</i>	25
<i>Article 11.4 – The program</i>	25
SECTION 12: THE ENVIRONMENTAL LAW PROGRAM – REPEALED	26
SECTION 13: THE LABOUR LAW AND EMPLOYMENT RELATIONS PROGRAM (THE SOCIAL LAW AND SOCIAL POLICY PROGRAM)	26
<i>Article 13.1 – The form of the program</i>	26
<i>Article 13.1.1 – Language</i>	26
<i>Article 13.2 – Starting dates</i>	26
<i>Article 13.3 – Admission; transition and pre-Master’s programs</i>	26
<i>Article 13.4 – The program</i>	26
SECTION 14: REPEALED	28
SECTION 15: THE LAW AND TECHNOLOGY PROGRAM	28
<i>Article 15.1 – The form of the program</i>	28
<i>Article 15.2 – Starting dates</i>	28
<i>Article 15.3 – Admission; transition program</i>	28
<i>Article 15.4 – The program</i>	28
SECTION 16: THE PUBLIC GOVERNANCE (PUBLIC ADMINISTRATION) PROGRAM	29
<i>Article 16.1 – The form of the program</i>	29
<i>Article 16.1.1 – Language</i>	29
<i>Article 16.2 – Starting dates</i>	29
<i>Article 16.3 – Admission</i>	29
<i>Article 16.4 – The program for students admitted as of 1 September 2016</i>	29

<i>Article 16.5 – The program up to the 2015-2016 academic year (see Article 16.6 for transitional arrangements)</i>	29
<i>Article 16.6 -Transitional arrangement:Public Administration and Law specialization</i>	31
<i>Transitional arrangement: Public Administration and Society specialization</i>	32
<i>Transitional arrangement: Public Administration and Politics specialization</i>	33
SECTION 17: THE VICTIMOLOGY AND CRIMINAL JUSTICE PROGRAM	35
<i>Article 17.1 – The form of the program</i>	35
<i>Article 17.1.1 – Language</i>	35
<i>Article 17.2 – Starting dates</i>	35
<i>Article 17.3 – Admission; transition program</i>	35
<i>Article 17.4 – The program</i>	35
SECTION 18: THE PROGRAM IN INTERNATIONAL BUSINESS TAXATION – TAX LAW PROGRAM	37
<i>Article 18.1 – The form of the program</i>	37
<i>Article 18.1.1 – Language</i>	37
<i>Article 18.2 – Starting dates</i>	37
<i>Article 18.3 – Admission; transition and pre-Master’s programs</i>	37
<i>Article 18.4 – The program</i>	37
<i>Transitional arrangement for Civil Procedure and Dispute Resolution</i>	38

GENERAL PROVISIONS APPLYING TO ALL MASTER'S PROGRAMS

SECTION 1: GENERAL PROVISIONS

Article 1.1 – Applicability of the regulations

These Regulations apply to teaching and examinations in the following Master's programs: Law, Tax Law, Labour Law and Employment Relations (Social Law and Social Policy), International and European Law, International Business Law, Business Law, Public Governance (Public Administration), Law and Technology, Victimology and Criminal Justice and International Business Taxation-Law – hereinafter to be referred to as the programs – provided by Tilburg Law School.

Article 1.2 – Definitions

1. For the purposes of these Regulations, the following definitions apply:
 - a. the HERA: the Higher Education and Research Act 2002 (HERA; *Wet op het hoger onderwijs en wetenschappelijk onderzoek 2002*);
 - b. student: a person enrolled at the university to receive teaching and/or take interim examinations and examinations in a program;
 - c. course: a unit of study of the program, as defined in the HERA;
 - d. examination: the final assessment for a Master's program;
 - e. examiner: the member of personnel appointed by the Examination Board who is charged with instruction of the relevant program unit or an expert from outside the organization appointed by the Examination Board;
 - f. repealed
 - g. ECTS: European Credits in accordance with the European Credit Transfer System;
 - h. programs: Tilburg Law School's Master's programs;
 - i. interim examination: the appraisal of the knowledge, insight and skills of the student in an area covered by a course and the assessment of the results of that appraisal;
 - j. test: a partial appraisal of the knowledge, insight and skills of the student in a part of a particular course and the assessment of the results of that appraisal;
 - k. semester: a part of the academic year, beginning on or around 1 September and ending on or around 31 January, or beginning on or around 1 February and ending on or around 31 August;
 - l. academic year: two consecutive semesters;
 - m. the Education Forum: the program boards (*opleidingsbesturen*) as referred to in the HERA.
 - n. pre-Master's program: an educational program that consists of up to 66 credits and that prepares a student for the relevant Master's program.
2. Other concepts have the meaning attributed to them in the HERA.

Article 1.3 – The aims of the programs

The aims of the programs are:

1. the acquisition of knowledge, insight and skills in the fields covered by the programs and as further detailed in the Special Provisions of these Regulations;
2. academic training.

Article 1.4 – Academic training

1. A program must comprise sufficient elements to serve the student's academic training, especially in terms of independent academic thought, action, and communication.
2. The Examination Board determines a framework to test the above.

SECTION 2: THE DESIGN OF THE PROGRAMS

Article 2.1 – The form of the programs

In principle, the programs are full-time. If there are any exceptions for a particular program, this will be mentioned in the special provisions for that program.

Article 2.2 – The duration of the programs

The full-time programs take one year.

Article 2.3 – Study load

1. The study load of a course is expressed in ECTS (European Credits). One ECTS represents a study load of 28 hours.
2. The study load of the one-year programs is 60 ECTS.
3. The study load of the courses is 6 ECTS. Courses with a different study load have a study load that is a multiple of 3.
4. The examiner explains to students how the study load for each course is calculated.
5. In calculating the study load, the following rules must be observed:
 - a. 4% of study load is factored in as overhead;
 - b. the student is expected to spend one hour on studying 8 pages of literature;
 - c. the student is expected to spend one hour on studying a judicial decision;
 - d. in addition to the study load referred to in b. and c., the student is expected to spend one hour preparing for one hour of lectures and two hours preparing for one hour of tutorials.

Article 2.3a – Internships

If an internship is not already included in these Regulations as part of a program, it can only be stated on the list of grades as an extracurricular component. In that case, only the study load of any internships abroad will be stated.

Article 2.4 – Attainment targets

Upon completion of the program, students have:

- a. knowledge of and insight into
 - the specific courses of the program;
 - current issues in the field of the program;
 - integrated knowledge of diverse fields of law;
 - relations with academic disciplines adjacent to their specialization;
- b. skills in:
 - analyzing interconnected legal problems deriving from different fields of the law and in distinguishing main issues from side issues;
 - clearly defining problems;
 - preventing or solving conflicts (de-escalation);
 - sorting and selecting information and judging its usefulness;
 - assessing the purpose and necessity of tapping into knowledge from other disciplines;
 - generating new knowledge (contributing to the development of law);
 - handling a plurality of conceivable solutions;
 - cooperating, among other people, with professionals from other disciplines;
 - explaining complex legal problems to non-specialists; and
- c. an attitude that is critical, independent, explorative, objective, and honest. They have an eye for justice and for the role of law in society. In addition, they are prepared to take on responsibilities and are creative in finding legal solutions that are adequate to the relevant social context.

Article 2.5 – End of the program

The program finishes with the Master's examination.

Article 2.6 – Additional rules pertaining to the organization of teaching

Under the supervision of the Examination Board, the examiner has the authority to draw up additional rules for the organization of the teaching and interim examination of a course. These

rules must be published on Blackboard and stated in the syllabus before the start of teaching of the course concerned.

SECTION 3: ADMISSION TO THE MASTER'S PROGRAMS

Article 3.1 – Confirmation of Admission (*Bewijs van Toelating*)

1. In order to be admitted to a Master's program, students need to have a Confirmation of Admission.
2. The Confirmation of Admission is valid for the academic year following the academic year in which the application was filed.
3. The Confirmation of Admission is supplied by the Examination Board. If necessary, the Board will seek the advice of the coordinator of the program concerned before granting the Confirmation of Admission.

Article 3.1 a – Late registration

In accordance with Article 2.4 of the Registration and Tuition Fee Regulations, students who wish to register one or more months later than the start of the academic year or the program to be taken need the approval of the Executive Board. As part of the decision-making procedure, the Executive Board asks Tilburg Law School, in this case the Examination Board, for a written statement that there are no objections on educational grounds. If Tilburg Law School, in this case the Examination Board, thinks that the student can no longer be fitted into the current program, this must be substantiated in writing. Objection and appeal can be lodged against a negative decision.

Article 3.2 – Admission assessment

1. An application for admission to the program can be filed with the Examination Board throughout the academic year.
2. The Examination Board will make a decision within six weeks after the application for admission has been filed.
3. With a view to admission, the Examination Board will assess the candidate's knowledge, insight and skills. Supplementary to written testimony of the candidate's previous education, the Examination Board may decide to have certain knowledge domains or skills tested by internal or external experts.
4. The written statement concerning admission points out to the candidate the possibility of appeal with the Examination Appeals Board.

Article 3.3 – Repealed

Article 3.4 – Admission to the programs

1. Specific conditions for admission to a particular Master's program are included in the Special Provisions of these Regulations. The Examination Board can impose additional requirements before admitting a student to a Master's program. A student may first be required to complete a pre-Master's program.
2. These conditions aim to ensure that, upon admission, students have acquired sufficient knowledge, insight and skills to be able to successfully complete, within one year, the program to which they wish to be admitted. The conditions are based upon the attainment targets of the Bachelor's program which precedes the Master's program concerned. The scope of the pre-Master's program depends on the student's experience and prior education. The standard pre-Master's programs are described in Article 43a of the Teaching and Examination Regulations of the Bachelor's Programs.

Article 3.5 – Categories of eligible candidates

The following categories of candidates may apply for admission to the programs:

- Candidates who are enrolled in or have completed one of Tilburg Law School's Bachelor's programs;
- Candidates holding a Bachelor's degree in a law program from another university in the Netherlands;

- Candidates holding a Bachelor's degree in similar programs from an institute for higher professional education (HBO);
- Other candidates holding a degree in similar university programs, including:
 - * Candidates holding a foreign Bachelor's degree;
 - * Candidates holding a Master's degree or doctoral degree;
 - * Candidates holding a Bachelor's degree in other university programs.

Article 3.6 – Similar programs

A program can be said to be similar if a candidate's completed Bachelor's program covered at least 90 ECTS worth of courses that were similar to courses in Tilburg Law School's Bachelor's program contiguous to the Master's program in which the candidate wishes to enroll.

Article 3.7 – Repealed

Article 3.8 – Repealed

Article 3.9 – Repealed

Article 3.10 – Repealed

Article 3.11 – Repealed

Article 3.12 – Repealed

SECTION 4: INTERIM EXAMINATIONS AND EXAMINATIONS

Article 4.1 – Frequency of interim examinations

1. Interim examinations are held at the end of the semester in which the course concerned was taught.
2. There will be a second opportunity to take an interim examination in the fifth week after the date on which the interim examination was held at the latest.

Article 4.2 – Written interim examinations

1. A written interim examination is an interim examination that involves writing one or more assignments or writing a paper or a report, or an interim examination that involves both written and oral components.
2. A group paper may count as a written interim examination if and to the extent that the individual student's achievement can be assessed.
3. Students with a functional disorder will be given the opportunity to take interim examinations in a way that makes allowance for their individual disability as much as possible. If necessary, the Examination Board seeks expert advice before making a decision.

Article 4.3 – Oral interim examinations

1. An oral interim examination is administered to not more than one student at a time, unless the Examination Board has decided otherwise.
2. An oral interim examination is public, unless the Examination Board or the examiner concerned has decided otherwise in a special case, or if the student has raised objections.

Article 4.4 – Exemption

1. Having heard the advice of the examiner concerned, the Examination Board can grant exemptions from a course interim examination if the student meets the following conditions with regard to the course in question:
 - a. the student has passed the interim examination of a comparable course in terms of content and study load as part of a different university program or in a degree program in the Netherlands that is comparable to a university program;
 - b. the student can show he possesses sufficient knowledge and skills on the basis of work or professional experience.

2. Exemptions can be granted up to a maximum of 12 ECTS per student.
3. If a student is registered for several Law School programs or for the Fiscal Economics program or, having completed one or more of these Master's programs, if he registers for another Law School program, he can request exemption up to a maximum of 12 ECTS for each program. This exemption is granted on the basis of the courses that he has completed in another program, provided that he chooses one Master's program that he will complete or has completed successfully.

Article 4.5 – Repealed

Article 4.6 – Substitute course

At the student's request and having heard the relevant examiner, the Examination Board may grant permission to substitute a course of the student's program by a course of a program from a different School or a different university, provided that the substitute course is comparable to the original course of the program in terms of content, study load and level.

Article 4.7 – Request for exemption, request for permission to substitute a course

1. A request for exemption from an interim examination or examination or a request to be allowed to substitute a course from the program with a course from a program from another university must be made to the Examination Board in writing and stating reasons.
2. The Examination Board makes its decision within one month of receiving the request.
3. The Examination Board can set additional requirements with regard to an exemption or permission to substitute a course.
4. The Board will provide reasons in cases where it decides to wholly or partly reject a request.
5. The person who submitted the request will be notified in writing within one week after the Examination Board has made its decision.

Article 4.8 – Admission to the interim examination

The examiner can impose further conditions on admission to an interim examination, provided that these are announced at the beginning of the course.

Article 4.9 – Interim examination dates

1. The dates of written interim examinations are announced by the examiner at the start of the course at the very latest. The Examination Board aims to achieve a good spread of interim examinations, in any case with regard to the courses offered within a single program. The second exam opportunity is not to take place within five days of the announcement of the results of the first opportunity. This period starts on the day after the results have been announced.
2. Oral interim examinations are administered on a date determined by the relevant examiner or examiners, if possible in consultation with the examinee.
3. Any change in the dates referred to in the preceding paragraphs will be made in the event of *force majeure* only.

Article 4.10 – Determining and publishing interim examination results

1. The examiner determines the result immediately after an oral examination and gives the student a written statement to that effect.
2. The examiner determines the result of a written interim examination within fifteen working days after the day on which it was administered or should have been handed in, and simultaneously gives the Student Administration the necessary data for the publication of the results.
3. If the interim examination consists of a method of examination other than a written or oral examination, the examiner decides beforehand in what way and by what deadline the student will receive a written statement concerning the result.
4. If an interim examination is administered by means of tests, the same deadlines apply as mentioned in the preceding paragraphs.
5. In the months of July and August, the Education Forum can indicate an uninterrupted period of a maximum of three weeks of which the days will not be counted as working days.

Article 4.11 – The rights of inspection and discussion

1. No later than on the sixteenth working day after the interim examination and in any case before the next interim examination opportunity, the student is given the opportunity to inspect his interim examination. Inspection takes place at a time and place to be determined by the examiner. The examiner announces the time and place of the inspection at the interim examination or makes an appointment for inspection with the students concerned. At the inspection, the student can peruse the questions and assignments of the interim examination concerned and the standards on the basis of which assessment took place. In addition, at his request, the student will be given a copy of his work at cost price, unless the interim examination was multiple-choice.
2. If, during inspection, it appears that a student requires further explanation from the examiner, the student can immediately make an appointment for an individual discussion, which must take place before the next interim examination opportunity.
3. The Examination Board can draw up additional rules concerning inspection and discussion.

Article 4.12 – Setting the publication date for interim examination results

With a view to the deadlines in the preceding provisions, the date on which the official results were made electronically available, or written statements were sent, as the case may be, will count as the date of publication of the interim examination results.

Article 4.13 – Validity period

1. In principle, the validity period of courses passed is unlimited; however the Examination Board reserves the right to impose additional requirements before the Master's examination can be taken if an interim examination has been passed more than five years ago and there has been a substantial change to the course in terms of content.
2. For students who started a Master's program at Tilburg Law School before 1 September 2011, the deadline referred to in paragraph 1 is eight years.
3. For the validity period of an exemption for a course, paragraphs 1 and 2 apply *mutatis mutandis*.

Article 4.14 – The Master's thesis

1. The requirements concerning the Master's thesis and the way in which supervision and assessment take place are set out in the Master's Thesis Regulations.
2. By submitting their thesis, students give permission in the broadest sense of the word for it to be checked for plagiarism using a plagiarism detection system chosen by the institution and as referred to in Article 11 of the Master's Thesis Regulations.
3. This also includes permission for the thesis to be taken up in the repository of Tilburg University and the databases of the plagiarism detection systems contracted or to be contracted by TiU and/or other education institutions in the Netherlands for the purpose of checking other works for plagiarism in the future.
4. The foregoing does not affect the student's right to choose not to make the work publicly accessible for any other purpose than a plagiarism check as referred to in Article 11 of the Master's Thesis Regulations.

Article 4.15 – Last chance

A student who has successfully completed all but one interim examinations that count towards the examination, or has been exempted from taking them, who has participated in that last interim examination twice and whose Master's thesis has been approved is entitled to one extra opportunity to take the interim examination for the course in question. The examiner decides whether this extra interim examination opportunity will be oral or written. A student is not entitled to an additional interim examination opportunity in the period from two months before until one month after a regular interim examination.

Article 4.16 – Master's examination

1. As soon as the Master's thesis has been approved and the student has presented sufficient proof of the interim examinations passed, he can take the Master's examination.

2. The Master's examination consists of a brief lecture for non-experts, in which the student explains the results of the study he has conducted for his Master's thesis to a lay audience, and of an assessment by the examiner(s) of the student's knowledge of his Master's thesis and one or more courses or aspects of his study program.
3. If a student was admitted to the program on the basis of Article 3.8 rather than by passing a Bachelor's examination, the examination result can only be determined when the student has meanwhile passed the Bachelor's examination in question.
4. In all other cases in which a student's admission to the program was not based on his passing a Bachelor's examination, the examination result can only be determined if a student provides the Confirmation of Admission to the relevant Master's program, supplied by the Examination Board.
5. In the case of admission to the program on the grounds of Article 7.3 paragraph 1 sub c (admission to the Master's program in Law with the Bachelor's program in Global Law), Article 9.3 paragraph 1 sub c or d (admission to the Master's program in Business Law with the Bachelor's program in Law or Tax Law) or Article 10.3 paragraph 1 sub b (admission to the Master's program International and European Public Law with the Bachelor's program in Law), the result of the examination can only be determined when the student has successfully completed the Bachelor's courses mentioned in those Articles.

Article 4.17 – Degree

1. The degree of Master of Science (MSc) is conferred upon those who have passed the examination of the Public Governance (Public Administration) program. That person is also entitled to use the title of *doctorandus* (drs.).
2. Those students who were registered for the Master's program in Public Administration before 1 September 2013 and who pass the examination for this program after 1 September 2013 will also be awarded the degree of Master of Science (MSc). However, the student may ask the Examination Board to award him a Master of Arts (MA) degree instead. Such a request must be made at the latest when submitting the degree application at the Student Desk.
3. The degree of Master of Science (MSc) is conferred upon those who have passed the examination of the Master's program in Victimology and Criminal Justice. That person is also entitled to use the title of *doctorandus* (drs.).
4. The degree of Master of Laws (LLM) is conferred upon those who have passed the examination for a different program. That person is also entitled to use the title of *meester in de rechten* (mr.).
5. The degree conferred is stated on the degree certificate.

Article 4.18 – Hardship clause

If the interim examination and examination provisions in Section 4 cause unreasonable delay in an individual case, the Examination Board can make a special arrangement.

SECTION 5: APPEALS

Article 5.1 – Appeals

A student can appeal to the university's Examination Appeals Board against a decision by the Examination Board or by an examiner and against decisions concerning:

- admission to a pre-Master's program;
- admission to the study program;
- determination of the number of credits obtained;
- the granting and scope of an exemption;
- admission to the examination;
- the result of an interim examination;
- other decisions referred to in Article 7.61 of the HERA.

The student should make such an appeal to the Examination Appeals Board within six weeks of the announcement of the decision.

SECTION 6: STUDENT COUNSELING

Article 6.1 – Study progress administration

1. The Student Administration records students' individual grades.
2. The Student Administration coordinates the accessibility of study progress data on the Internet as well as the relevant information.

Article 6.2 – Student counseling

1. In the framework of the admission procedure, Tilburg Law School makes an arrangement with the student about the individual composition of the program in which he will enroll.
2. Tilburg Law School ensures that – with a view to the program's attainment targets – adequate counseling is available to the student for the duration of the program.

SECTION 6A: COMPOSITION OF THE FLEXIBLE PROGRAM

Article 6A.1 – Composition of the flexible program

1. Students who submit a written request to the Examination Board will be admitted to a flexible Master's program examination in one of the programs offered by Tilburg Law School.
2. The courses in the flexible Master's program, which are to be chosen by the student, must be approved by the Examination Board.
3. The Examination Board will approve the components of the flexible Master's examination if that program is not overly fragmented, demonstrates sufficient coherence and is logically structured.

SECTION 6B: CONCLUDING PROVISIONS

Article 6B.1 – Hardship clause

1. In the event of clearly unfair situations, the Examination Board is authorized to make exceptions to the Teaching and Examination Regulations in individual cases in favor of the student.
2. The Examination Board will decide on any cases not provided for in the Teaching and Examination Regulations.

Article 6B.2 – Changes

1. Changes to these Regulations will be adopted by special order by the Law School Board, having heard the Program Committees and – if necessary – in agreement with the Law School Council.
2. A change to these Regulations will not affect the current academic year unless it will not reasonably harm students' interests.
3. Furthermore, a change cannot have a detrimental effect on any other decision taken by the Examination Board on the basis of these Regulations in respect of a student.

Article 6B.3 – Publication

1. The Law School Board will ensure an appropriate publication of these Regulations, of the Rules and Regulations adopted by the Examination Board and of changes to these documents.
2. Every interested person can obtain a copy of the documents referred to in the first paragraph from the Tilburg Law School Office.

Article 6B.4 – Effective date

These Regulations will become effective on 1 September 2016.

Adopted by order of the Law School Board in agreement with the Law School Council on 20 May 2016.

SPECIAL PROVISIONS APPLYING TO INDIVIDUAL MASTER'S PROGRAMS

SECTION 7: THE LAW PROGRAM

Article 7.1 – The form of the program

The Law program is offered as a full-time.

Article 7.1.1 – Language

The language of instruction in the program is Dutch. However, one or more courses which are part of the program may be taught in English. Students are required to choose at least one elective that is taught in English (see Article 7.4 (5)).

Article 7.2 – Starting dates

The Law program starts on 1 September and 1 February of every academic year.

Article 7.3 – Admission; transition and pre-Master's programs

The general conditions for admission to the Master's programs are included in Section 3 of these Regulations. In addition, the following specific requirements must be met for admission to the Master's program in Law.

1. Candidates will be admitted to the Law program if they have passed the examination of one of the following programs at Tilburg Law School:
 - a. the Bachelor's program in Law;
 - b. the Bachelor's program in Law (International and European Law track), provided that they have completed the transition program. The transition program consists of the Bachelor's course Liability Law.
 - c. the Bachelor's program in Global Law (track Global Law), provided they have completed the transition program. The transition program consists of the Bachelor's courses in Contract Law (6 ECTS), Property Law (6 ECTS), Civil Procedure and Dispute Resolution (6 ECTS), Constitutional and Administrative Law: An Integrational Approach (6 ECTS), Legal Protection against the Government (7 ECTS), Criminal Liability (6 ECTS), Criminal Procedure (6 ECTS) and Liability Law (6 ECTS). Students who have passed all the courses in the Bachelor's program in Global Law and have also attained at least 30 ECTS in the transition program mentioned above, will be admitted to the Master's program in Law on making a request to the Examination Board.
 - d. the Bachelor's program in Global Law (International and European Law track), provided the transition program has been completed. The transition program consists of Liability Law.
2. Candidates will be admitted to the Law program under the same conditions if they have passed the examination for a program comparable to those referred to in the preceding paragraph.
3. For the pre-Master's program for HBO law students, see Article 43a of the Teaching and Examination Regulations for Bachelor's programs 2016-2017.

The appendix contains the Master's of Law program 2014-2015 and its associated transitional arrangement along with the transitional arrangement for Civil Procedure Law and Dispute Resolution.

Article 7.4 - The program from the 2015-2016 academic year

1. The program in Law includes the following courses with study loads as specified:
 - a. Advanced Private Law (6 ECTS)
 - b. Advanced Constitutional and Administrative Law (6 ECTS)
 - c. Advanced Criminal Law (6 ECTS)
2. One elective (6 ECTS), to be chosen from the following courses:
 - Employment Contract Law (6 ECTS)
 - Administrative Procedural Law (6 ECTS)
 - Collective Labor Law (6 ECTS)
 - Enforcement Law (6 ECTS)
 - Advanced Civil Procedure and Dispute Resolution (6 ECTS)

- Advanced Contract and Liability Law (6 ECTS)
 - Advanced Property and Insolvency Law (6 ECTS)
 - Advanced Law of Persons and Family Law (6 ECTS)
 - Remedial Rights in Criminal Law (6 ECTS)
 - Criminal Sanctions Law (6 ECTS)
3. One elective (6 ECTS), to be chosen from the following courses (note: also see (6)):
- Labor Law in Socio-Economic Context (6 ECTS)
 - Law and Economics (6 ECTS)
 - Methodology of Private Law (6 ECTS)
 - Psychiatry for Lawyers (6 ECTS)
 - Rhetoric for Lawyers (6 ECTS)
 - Legal History (6 ECTS)
 - Regulating Technologies (6 ECTS)
 - Legislation and Regulation (6 ECTS)
4. Three electives (18 ECTS), to be chosen from the following courses, if not already selected under (2) (note: also see (6)):
- Public Service Law (6 ECTS)
 - Employment Contract Law (6 ECTS)
 - Administrative Procedural Law (6 ECTS)
 - Special Contracts (6 ECTS)
 - Capita Selecta Labor Law (6 ECTS)
 - Capita Selecta Business Law (6 ECTS);
 - Collective Labor Law (6 ECTS)
 - Comparative Constitutional Law (6 ECTS)
 - Comparative Labor Law (6 ECTS)
 - EU and the Courts (6 ECTS)
 - European Competition Law (6 ECTS)
 - European Labor Law and Social Policy (6 ECTS)
 - European Criminal Law (6 ECTS)
 - Financial and Economic Criminal Law (6 ECTS)
 - Enforcement Law (6 ECTS)
 - Human Rights Law (6 ECTS)
 - Matrimonial and Inheritance Law (6 ECTS)
 - Intellectual Property Law (6 ECTS)
 - International Private Law (6 ECTS)
 - International Labor Law and Globalization (6 ECTS)
 - Juvenile Law from a Dutch and international perspective (6 ECTS)
 - Migration Law (6 ECTS)
 - Environmental Law (6 ECTS)
 - Education Law (6 ECTS)
 - Privacy and Data Protection (6 ECTS)
 - Social Security Law (6 ECTS)
 - Remedial Rights in Criminal Law (6 ECTS)
 - Criminal Law and Human Rights (6 ECTS).
 - Criminal Sanctions Law (6 ECTS)
 - Comparative Criminal Law (6 ECTS)
 - Trade and WTO Law (6 ECTS)
 - Transnational Labor Law (6 ECTS)
 - Advanced Civil Procedure and Dispute Resolution (6 ECTS)
 - Advanced Contract and Liability Law (6 ECTS)
 - Advanced Property and Insolvency Law (6 ECTS)
 - Advanced Law of Persons and Family Law (6 ECTS)
 - Insurance Law

5. Upon the approval of the Examination Board, a student may choose to replace an elective course (6 ECTS) as referred to under (4) with a Law Clinic organized by Tilburg Law School or an internship or Moot Court.
6. At least one course (6 ECTS) under (3) or (4) must be selected from the following:
 - Comparative Constitutional Law (6 ECTS)
 - Comparative Labor Law (6 ECTS)
 - EU and the Courts (6 ECTS)
 - European Competition Law (6 ECTS)
 - European Labor Law and Social Policy (6 ECTS)
 - Human Rights (6 ECTS)
 - Intellectual Property Law (6 ECTS)
 - International Labor Law and Globalization (6 ECTS)
 - Law and Economics (6 ECTS)
 - Privacy and Data Protection (6 ECTS)
 - Psychiatry for Lawyers (6 ECTS)
 - Regulating Technologies (6 ECTS)
 - Trade and WTO Law (6 ECTS)
 - Transnational Labor Law (6 ECTS)
7. The Master's thesis in the law program consists of the written report of academic research in the field of the program and is worth 12 ECTS. The Master's thesis is to be written in Dutch. After consultation with the thesis supervisor, another language may be chosen if appropriate for the subject and aims of the thesis and the thesis supervisor can also understand the language.

SECTION 8: THE TAX LAW PROGRAM

Article 8.1 – The form of the program

Tax Law is offered both as a full-time and as a part-time program. After 1 September 2011, it will no longer be possible to enroll in the part-time program.

Article 8.1.1 – Language

The language of instruction in the program is Dutch. However, one or more courses which are part of the program may be taught in English.

Article 8.2 – Starting dates

The Tax Law program starts on 1 September and 1 February of every academic year.

Article 8.3 – Admission; transitional and pre-Master's programs

The general conditions for admission to the Master's programs are included in Section 3 of these Regulations. In addition, the following specific requirements must be met for admission to the Master's program in Tax Law:

1. Candidates will be admitted to the Tax Law program if they have passed the examination of the Bachelor's program in Tax Law at Tilburg Law School;
2. Candidates will be admitted to the Tax Law program if they have passed the examination for a program comparable to this referred to in the preceding paragraph.
3. For the pre-Master's program for HBO law students, see Article 43a of the Teaching and Examination Regulations for Bachelor's programs 2015-2016.

Article 8.4 – Curriculum as of the 2014-2015 academic year

1. The regular curriculum of the Tax Law program consists of the following courses with study loads as specified:
 - a. Capita Selecta Taxation of Individuals (6 ECTS);
 - b. Capita Selecta European and International Tax Law (6 ECTS);
 - c. Capita Selecta Partnership Law (6 ECTS);
 - d. Methodology of Tax Law (6 ECTS);
 - e. Inheritance and Gift Tax (6 ECTS);
 - f. One elective (6 ECTS), to be chosen from the following courses:
 - Succession in Family Businesses (6 ECTS)
 - Capita Selecta European and International Tax Law (6 ECTS)
 - Capita Selecta Sales Tax (6 ECTS)
 - Fiscal Criminal Law (6 ECTS)
 - Fiscal Aspects of Inheritance (6 ECTS)
 - Fiscal and Civil Law Aspects of Pensions (6 ECTS)
 - History of Tax Law (6 ECTS)
 - Tax Assurance 1 (6 ECTS)
 - Tax Assurance 2 (6 ECTS)
 - Transfer Pricing (6 ECTS)
 - g. elective (6 ECTS) selected from Master's courses at a law or economics faculty;
 - h. Master's thesis on Tax Law (18 ECTS).
2. As an alternative to the curriculum above, students can also choose to focus on Indirect Tax. The Tax Law program focusing on Indirect Tax consists of the following courses with study loads as specified:
 - a. Capita Selecta Taxation of Individuals (6 ECTS);
 - b. Capita Selecta Partnership Law (6 ECTS);
 - c. Methodology of Tax Law (6 ECTS);
 - d. Capita Selecta European and International Tax Law (6 ECTS);together with three of the following courses (totaling 18 ECTS):
 - e. Capita Selecta Value Added Tax (6 ECTS);
 - f. Tax Assurance for Indirect Tax (6 ECTS);
 - g. European Value Added Tax (Maastricht University, 6 ECTS);
 - h. Indirect Tax and International Trade (VU University Amsterdam, 6 ECTS);

- i. Master's thesis on Tax Law (18 ECTS).
- 3. The Master's thesis on Tax Law comprises a written report on scientific research conducted within the field of the program. The Master's thesis must be written in the Dutch language. A different language may be chosen in line with the topic and purpose of the thesis in consultation with the thesis supervisor and provided the language lies within the thesis supervisor's competence.

Article 8.4a – Old curriculum up to 2014-2015

The regular curriculum of the Tax Law program for students who commenced this program before 1 September 2014 consists of the following components with study loads as specified (see Article 8.6 for the transitional arrangement):

- a. Capita Selecta Taxation of Individuals (6 ECTS);
 - b. Corporate Taxation B (12 ECTS);
 - c. European and International Tax Law B (9 ECTS);
 - d. Methodology of Tax Law (6 ECTS)
 - h. One elective (6 ECTS), to be chosen from the following courses:
 - Succession in Family Businesses (6 ECTS)
 - Capita Selecta European and International Tax Law (6 ECTS)
 - Capita Selecta Sales Tax (6 ECTS)
 - Fiscal Criminal Law (6 ECTS)
 - Fiscal Aspects of Inheritance (6 ECTS)
 - Fiscal and Civil Law Aspects of Pensions (6 ECTS)
 - History of Tax Law (6 ECTS)
 - Tax Assurance 1 (6 ECTS)
 - Tax Assurance 2 (6 ECTS)
 - Transfer Pricing (6 ECTS)
 - e. elective course (6 ECTS), to be chosen from the Master's courses offered by the School of Law or Economics;
 - g. a Master's thesis on Tax Law (15 ECTS).
2. Instead of the above program, students can also opt for the specialization in Indirect Taxation. The program in Tax Law with a specialization in indirect taxation includes the following courses with study loads as specified:
- a. Corporate Taxation B (12 ECTS);
 - b. Capita Selecta Sales Tax (6 ECTS);
 - c. European and International Tax Law B (9 ECTS);
 - d. Methodology of Tax Law (6 ECTS)
 - e. European Value Added Tax (Maastricht University, 6 ECTS);
 - f. Indirect Taxation and International Trade (VU University Amsterdam, 6 ECTS);
 - g. Master's thesis on Tax Law (15 ECTS).
3. The Master's thesis on Tax Law consists of the written report of an academic study in the field of the program. The Master's thesis is to be written in Dutch. After consultation with the thesis supervisor, another language may be chosen where this corresponds to the subject and aims of the thesis and the thesis supervisor can also understand the language.

Article 8.5 – The program for students of Fiscal Economics

1. For students who are taking the Master's program in Fiscal Economics at the Tilburg University School of Economics and Management or who have successfully completed this program or hold a *doctoraal* qualification in Fiscal Economics and have successfully completed the bachelor's program in Tax Law at Tilburg Law School, the Tax Law Master's program consists of the following components:
- a. Three fiscal electives (6 ECTS each), to be chosen from the following courses:
 - Capita Selecta European and International Tax Law (6 ECTS)
 - Capita Selecta Sales Tax (6 ECTS)
 - Fiscal Criminal Law (6 ECTS)
 - Fiscal Aspects of Inheritance (6 ECTS)
 - Fiscal and Civil Law Aspects of Pensions (6 ECTS)
 - History of Tax Law (6 ECTS)

- Tax Assurance 1 (6 ECTS)
 - Tax Assurance 2 (6 ECTS)
 - Transfer Pricing (6 ECTS);
 - b. two legal electives (6 ECTS each)
 - c. Master's thesis on Fiscal Law (18 ECTS);
 - d. exemption for the remaining 12 ECTS.
2. The student must submit his program to the Examination Board for approval in advance.

Article 8.6 – Transitional arrangement

The following transitional arrangement has been established in connection with the changes in the curriculum:

Taxation of Corporations B	Arrangement
The student has not yet passed the course in Taxation of Corporations B as at May/June 2014.	Two additional make-up exams will be offered for this course in May and June 2015. The student will attend the lectures for the Principles of Corporation Tax course in fall 2014 and those for Capita Selecta Partnership Law in spring 2015.
The student commenced the Bachelor's program in Tax Law before September 2011 (and therefore has not taken Principles of Corporation Tax) but does not commence the Master's in Tax Law until September 2014 or later. This means the student would have to take Capita Selecta Partnership Law without having completed Principles of Corporation Tax.	The student will take the Bachelor's course in Principles of Corporation Tax in the fall semester and complete an oral interim examination instead, after which this will count as a Master's course. This course will then replace the elective.

Inheritance and Gift Tax	Arrangement
The student still has not passed the Bachelor's course in Inheritance and Gift Tax after participating in the two additional make-up opportunities in December 2013 and January 2014.	If this is the last remaining course the student needs to complete the Bachelor's program, one single additional opportunity may be offered.*
The student has not passed the Inheritance and Gift Tax course before 1 September 2014. In this case, the course becomes part of the student's Master's program.	To complete their Bachelor's degree, the student must take the course in Principles of Corporation Tax instead of Inheritance and Gift Tax.
The student passed Inheritance and Gift Tax as part of their Bachelor's program but does not commence the Master's program in Tax Law until September 2014 (and, in theory, would therefore have to take Inheritance and Gift Tax, but has already done so).	The student will take Principles of Corporation Tax and complete an oral interim examination instead, after which this will count as a Master's course.

* If the student does not pass the oral examination, they will not be permitted to enroll in the Master's program starting on 1 September 2014. In that case, the student will have to take the Principles of Corporation Tax course in the fall semester and participate in the regular interim examinations for that course in December 2014 or January 2015. This course will then replace the Inheritance and Gift Tax

course. Once enrolled in the Master's program, the student will complete the new curriculum (i.e. including the Inheritance and Gift Tax course).

SECTION 9: THE PROGRAM IN BUSINESS LAW

Article 9.1 – The form of the program

The program in Business Law is a full-time program.

Article 9.1.1 – Language

The language of instruction for the program is Dutch. However, one or more courses on the program may be taught in English.

Article 9.2 – Starting dates

The Business Law program starts on 1 September and 1 February of every academic year.

Article 9.3 – Admission; transition and pre-Master's programs

The general conditions for admission to the Master's programs are included in Section 3 of these Regulations. In addition, the following specific requirements must be met for admission to the Master's program in Business Law:

1. Candidates will be admitted to the Business Law program if they have passed the examination of one of the following programs at Tilburg Law School:
 - a. the Bachelor's program in Business Law;
 - b. the Bachelor's program in Tax Law. Students who have attained their Bachelor's degree in Tax Law must have passed the program as listed under Article 9.4, as well as the (Bachelor's) courses in Economics for Business Law Specialists and Organizational Theory and Strategy for Business Law (6 ECTS), before they may take the examination for the Master's degree.
 - c. the Bachelor's program in Law. Students who have passed their Bachelor's examination in Law must have passed the program as listed under Article 9.4, as well as the (Bachelor's) courses in Economics for Business Law Specialists and Organizational Theory and Strategy (6 ECTS), before they may take the examination for the Master's degree.
 - d. the Bachelor's program in Law (track IER) or Global Law (track IER), provided the transition program has been completed. The transition program consists of the course in Business Law. Additionally, students who have passed their Bachelor's examination in Law (IER track) or Global Law (IER track) must have passed the program listed under Article 9.4, as well as the (Bachelor's) courses in Economics for Business Law Specialists and Organizational Theory and Strategy (6 ECTS), before they may take the examination for the Master's degree.
 - e. the Bachelor's program in Global Law (Global Law track), provided they have completed the transition program. The transition program consists of the Bachelor's courses in Contract Law (6 ECTS), Property Law (6 ECTS), Civil Procedure and Dispute Resolution (6 ECTS), an Integrational Approach and management (6 ECTS), Legal Protection against the Government (7 ECTS), Criminal Liability (6 ECTS), Criminal Procedure (6 ECTS) and Liability Law (6 ECTS). Students who have passed all the courses in the Bachelor's program in Global Law and have also attained at least 30 ECTS in the transition program mentioned above, will be admitted to the Master's program in Business Law on making a request to the Examination Board.
2. Candidates will be admitted to the Business Law program if they have passed the examination for a program comparable to those referred to in the preceding paragraph.
3. For the pre-Master's program for HBO law students, see Article 43a of the Teaching and Examination Regulations for Bachelor's programs 2016-2017.

Article 9.4 – The program in Business Law

1. The Business Law program consists of the following components with study loads as specified:
 - a. Business Law Reorganizations (6 ECTS)
 - b. Business Law Contract Analysis (6 ECTS)
 - c. Capita Selecta Business Law (6 ECTS);
 - d. Capital Market Law (6 ECTS)
2. Two elective courses to be chosen from the following courses (a total of 12 ECTS):
 - Business Law and Risk Management (6 ECTS)

- Insurance Law (6 ECTS)
 - Business Law and Dispute Resolution (6 ECTS)
 - Comparative Corporate Governance (6 ECTS)
 - Not-for-profit Organizations (6 ECTS)
3. One elective course (6 ECTS), to be chosen from the Master's courses offered by the School of Law.
 4. The Master's thesis for Business Law consists of a compulsory internship and a written report of scientific research related to the program. The Master's thesis is to be written in Dutch. After consultation with the thesis supervisor, another language may be chosen where this corresponds to the subject and aims of the thesis and the thesis supervisor can also understand the language.

SECTION 10: THE PROGRAM IN INTERNATIONAL AND EUROPEAN LAW

Article 10.1 – The form of the program

The program in International and European Law is a full-time program.

Article 10.1.1 – Language

The language of instruction for the program is English and (depending on the electives chosen) Dutch.

Article 10.2 – Starting dates

The International and European Public Law program starts on 1 September and 1 February of every academic year.

Article 10.3 – Admission; transition program

The general conditions for admission to the Master's programs are included in Section 3 of these Regulations. In addition, the following specific requirements must be met for admission to the Master's program in International and European Public Law.

1. Candidates will be admitted to the International and European Public Law program if they have passed the examination of one of the following programs of Tilburg Law School:
 - a. the Bachelor's program in Global Law;
 - b. the Bachelor's program in Law (International and European Law track, Dutch Law track or Company Law track). For the program in International Law and Human Rights, students must follow the "crash course" in International Law.
2. Candidates will be admitted to the program in International and European Public Law under the same conditions if they hold a university Bachelor's degree in European Studies, Political Science or International Relations, subject to the condition that those opting for the European Union Law track must have passed a course in European Law worth at least 6 ECTS and those opting for the Human Rights Law track must have passed a course in International Law worth at least 6 ECTS.
3. In the case of candidates holding a university Bachelor's degree in another subject, the coordinator of the Master's program in International and European Law will advise the Examination Board whether, and under what conditions, they can be admitted to the program. In preparing this advice, the coordinator will consider the candidate's demonstrable abilities and skills. A letter of motivation may also be requested. The Examination Board will then consider each case on an individual basis and decide whether or not to issue a Confirmation of Admission. Depending on the student's previous education and chosen track, they may be required to take the "crash course" Introduction to EU Law or International Law at the beginning of the first semester.
- 4.. For the pre-Master's program for HBO law students, see Article 43a of the Teaching and Examination Regulations for Bachelor's programs 2016-2017.

Article 10.4 – The program

1. The program in International and Human Rights Law of the International and European Public Law program consists of the following components with study loads as specified:
 - Three compulsory courses:
 - o History and Theory of International Law (6 ECTS)
 - o The Politics of International Law: Changing Practices and Boundaries of Global Legal Order (6 ECTS)
 - o Human Rights Law (6 ECTS)
 - Four of the following courses, to be chosen by the student, with study loads as specified:
 - o Climate Law (6 ECTS)
 - o Human Rights: Current Issues (6 ECTS)
 - o International Arbitration Law (6 ECTS)
 - o International Criminal Law (6 ECTS)
 - o International Law Research Seminars (3 ECTS per seminar, students choose 2)
 - o International Labor Law and Globalization (6 ECTS)
 - o International Relations in Historical Perspective (6 ECTS)
 - o Protection of Minorities and Indigenous Peoples (6 ECTS)
 - o European Migration Law (6 ECTS)

- The Master's thesis (18 ECTS).
- 2. The Master's thesis for the program in International and Human Rights Law consists of a written report (in English) of an academic study in the field of the program (18 ECTS).
- 3. The program in European Union Law of the program in International and European Public Law consists of the following components with study loads as specified:
 - Four compulsory courses:
 - o EU and the Courts (6 ECTS)
 - o Crisis and EU Law (6 ECTS)
 - o Internal Market Law (6 ECTS)
 - o European Competition Law (6 ECTS)
 - Three of the following courses, to be chosen by the student, with study loads as specified:
 - Track: The EU in a Global Legal Context
 - o Climate Law (6 ECTS)
 - o European Labor Law and Social Policy (6 ECTS)
 - o European Migration Law (6 ECTS)
 - o International and European Regulation of Biotechnology (6 ECTS)
 - o Trade and WTO Law (6 ECTS)
 - o EU External Relations (6 ECTS)
 - o EU Law and Human Rights (6 ECTS)
 - Track: EU Economic and Competition Law
 - o Advanced EU Competition Law (6 ECTS);
 - o European Intellectual Property Law and Technology (6 ECTS)
 - o International and European Regulation of Biotechnology (6 ECTS)
 - o Trade and WTO Law (6 ECTS)
 - o EU External Relations (6 ECTS)
 - Master's Thesis (18 ECTS).
- 4. The Master's thesis for the program in European Union Law consists of a written report (in English) of an academic study in the field of the program (18 ECTS).

SECTION 11: THE INTERNATIONAL BUSINESS LAW PROGRAM

Article 11.1 – The form of the program

The program in International Business Law is a full-time program.

Article 11.1.1 – Language

The language of instruction for the program is English.

Article 11.2 – Starting dates

The International Business Law program starts on 1 September of every academic year.

Article 11.3 – Admission; transition program

The general conditions for admission to the Master's programs are included in Section 3 of these Regulations. In addition, the following specific requirements must be met for admission to the Master's program in International Business Law.

1. Candidates will be admitted to the International Business Law program if they have passed the examination of one of the following programs at Tilburg Law School:
 - a. Bachelor's program in Global Law (International and European Law track);
 - b. Bachelor's program in Business Law;
 - c. Bachelor's program in Law (all tracks);
 - d. Bachelor's program in Tax Law;
 - e. Bachelor's program in Global Law (Global Law track)
2. Candidates will be admitted to the program in International Business Law program if they have passed the examination of a program comparable to those referred to in the preceding paragraph.

Article 11.4 – The program

1. The program in International Business Law consists of the following courses, with study loads as specified:
 - a. Banking and Securities Regulations (6 ECTS);
 - b. European Competition Law (6 ECTS);
 - c. International Business Law I (6 ECTS);
 - d. International Business Law II (6 ECTS);
 - e. International Company Law (6 ECTS)
 - f. Legal Negotiation Workshop (6 ECTS)
 - g. Primer on International Business Law (6 ECTS)
 - h. Master's thesis on International Business Law (12 ECTS).
2. The program in International Business law also includes a minimum of one course (6 ECTS) from those indicated below or another Master's elective subject (6 ECTS) from Tilburg Law School that has been approved by the Examination Board:
 - Comparative Corporate Governance (6 ECTS);
 - Advanced EU Competition Law (6 ECTS);
 - Law, Entrepreneurship and Finance (6 ECTS)
 - International Commercial Law (6 ECTS)
 - Trade and WTO Law (6 ECTS)
3. The Master's thesis for International Business Law consists of the following components:
 - Legal Negotiations Workshop (6 ECTS);
 - Written report (in English) of an academic study in the field of the program (12 ECTS).

SECTION 12: THE ENVIRONMENTAL LAW PROGRAM – REPEALED

SECTION 13: THE LABOUR LAW AND EMPLOYMENT RELATIONS PROGRAM (THE SOCIAL LAW AND SOCIAL POLICY PROGRAM)

Article 13.1 – The form of the program

The program in Labour Law and Employment Relations is a full-time program.

Article 13.1.1 – Language

The language of instruction for the program in Labour Law and Employment Relations is English.

Article 13.2 – Starting dates

The program in Labour Law and Employment Relations starts on 1 September of every academic year.

Article 13.3 – Admission; transition and pre-Master's programs

1. The general conditions for admission to the Master's programs are included in Section 3 of these Regulations. In addition, the following specific requirements must be met for admission to the Master's program in Labour Law and Employment Relations.
2. Candidates will be admitted to the program in Labour Law and Employment Relations if they have passed the examination of one of the following programs at Tilburg Law School:
 - a. Bachelor's program in Tax Law.
 - b. Bachelor's program in Law (all tracks)
 - c. Bachelor's program in Global Law
 - d. Bachelor's program in Public Administration.
3. Also admissible under the same conditions are candidates holding a qualification comparable with those referred to in the preceding paragraph, such as a foreign Bachelor's degree in Law, a *doctoraal* or Master's degree in law or a Bachelor's degree from Tilburg University in the Liberal Arts and Sciences or Global Management of Social Issues.
4. Also admissible are candidates who hold a Bachelor's degree from a Dutch university in one of the following subjects: Economics, Human Resource Studies, Psychology, Organization Studies or Sociology. Before commencing the program, however, these students are required to take a preparatory course, either Introduction to Law or European Union Law: an Introduction or both, as determined by the coordinator of the Master's program in Labour Law and Employment Relations.
5. In the case of candidates with a Bachelor's degree from another university, the coordinator of the Master's program in Labour Law and Employment Relations will advise the Examination Board whether, and under what conditions, they can be admitted to the program. The Examination Board will then consider each case on an individual basis and decide whether or not to issue a Confirmation of Admission.
6. Candidates holding a Bachelor's degree from an institution of higher professional education who have completed a pre-Master's program in one of the university-level subjects listed in paragraph 4 above may also be admitted to the Master's program in Labour Law and Employment Relations, providing certain other conditions are met. Candidates who have passed all components of the said pre-Master's program with an average grade of at least 8 (unrounded) will be admitted unconditionally. Those who achieved an average grade between 7 and 8 may be admitted subject to submission of a satisfactory letter of motivation explaining why they wish to join the Master's program in Labour Law and Employment Relations and a satisfactory letter of recommendation from a tutor in their pre-Master's program. The subsequent procedure is as described in paragraph 4.
7. For the pre-Master's programs provided by Tilburg Law School, see Article 43a of the Teaching and Examination Regulations of the Bachelor's Programs 2016-2017.

Article 13.4 – The program

1. The program in Labour Law and Employment Relations consists of the following courses, with study loads as specified,
 - a. Three electives (18 ECTS in total), to be chosen from:
 - Comparative Labour Law (6 ECTS)

- Transnational Labour Law¹ (6 ECTS)
 - European Labour Law and Social Policy (6 ECTS)
 - International Labour Law and Globalization (6 ECTS)
- b. Electives with a total study load of at least 12 ECTS, to be chosen from:
- Comparative European Industrial Relations (4 ECTS)
 - Compensation and Benefits (3 ECTS)
 - Geneva Seminar (2 or 3 ECTS)
 - International HRM (3 ECTS)
 - Labor Market Institutions and Dynamics (6 ECTS)
 - Organizational Change (6 ECTS)
 - Social Policy and Social Risks (6 ECTS)
- c. Electives with a total study load of at least 12 ECTS, to be chosen freely from the lists in a and b above.
- d. The Master's thesis (18 ECTS).
4. The Master's thesis consists of a written report of an academic study in the field of the program.
5. Subject to approval by the Examination Board, students can opt for an internship (3 or 6 ECTS) instead of one of the elective courses referred to in paragraph 1 sub b. When applying for Examination Board approval, the student should submit an internship plan stating, at the very least, how it will contribute towards the program's learning objectives and how many working hours it will involve. Any internship must also generate a written end product.

SECTION 14: REPEALED

SECTION 15: THE LAW AND TECHNOLOGY PROGRAM

Article 15.1 – The form of the program

The program in Law and Technology is a full-time program.

Article 15.1.1 – Language

The language of instruction for the program is English and (depending on the electives chosen) Dutch.

Article 15.2 – Starting dates

The Law and Technology program starts on 1 September and 1 February of every academic year.

Article 15.3 – Admission; transition program

The general conditions for admission to the Master's programs are included in Section 3 of these Regulations. In addition, the following specific requirements must be met for admission to the Master's program in Law and Technology:

1. Candidates holding a Bachelor's degree in a law program from another university in the Netherlands will be admitted to the Law and Technology program.
2. Candidates will be admitted to the Law and Technology program under the same conditions if they have passed the examination of a program comparable to those referred to in the preceding paragraph, such as candidates with a foreign Bachelor of Laws degree and those with a *doctoraal* degree in law or a Master's degree.
3. For candidates with a Bachelor's degree from a different university program which included courses in law worth at least 90 ECTS, the coordinator of the Law and Technology Master's program will advise the Examination Board whether and, if so, on what conditions a candidate can be admitted to the Law and Technology Master's program. The Examination Board may decide whether a Confirmation of Admission can be granted in each individual case.
4. For the pre-Master's program for HBO law students, see Article 43a of the Teaching and Examination Regulations for Bachelor's programs 2016-2017.

Article 15.4 – The program

1. The Law and Technology program consists of the following courses with study loads as specified:

- a. Regulation: Ethics, Acceptance, Legitimacy (6 ECTS)
- b. European Intellectual Property Law and Technology (6 ECTS);
- c. a choice of five courses from the list below:
 - Climate Law (6 ECTS)
 - Contracts and ICT (6 ECTS)
 - Cybercrime (6 ECTS)
 - Health, Care, Technology & Regulation (6 ECTS)
 - International and European Regulation of Biotechnology (6 ECTS)
 - Capita Selecta Privacy and Data Protection (6 ECTS)
 - Advanced Topics in Intellectual Property Law (6 ECTS)
 - Privacy and Data Protection (6 ECTS)
 - Global e-Commerce & Internet Liability (6 ECTS)
- d. Master's thesis in Law and Technology (18 ECTS)

2. The Master's thesis in Law and Technology consists of compulsory participation in the course for the Master's thesis in Law and Technology, a written report (in English) of scientific research in the field of study of the program, and the public defense of the thesis. Part of the preparation time for the Master's thesis can be spent on a (research) internship within or outside TILT.

SECTION 16: THE PUBLIC GOVERNANCE (PUBLIC ADMINISTRATION) PROGRAM

Article 16.1 – The form of the program

The Public Governance program is a full-time program.

Article 16.1.1 – Language

1. The language of instruction for the program is English.
2. The Master's thesis may be written in either Dutch or English.

Article 16.2 – Starting dates

The Public Governance program starts on 1 September and 1 February of every academic year.

Article 16.3 – Admission

The general conditions for admission to the Master's programs are included in Section 3 of these Regulations. For the conditions applicable to the Pre-Master's program, see Article 43a of the Teaching and Examination Regulations of the Bachelor's Programs for 2016-2017. In addition, the following specific requirements must be met for admission to the Master's program in Public Governance (Public Administration):

1. Candidates will be admitted to the Public Governance (Public Administration) program if they have passed the examination of the Bachelor's program in Public Administration at Tilburg Law School.
2. Candidates will be admitted to the program in Public Governance (Public Administration) under the same conditions if they have passed the examination of a program comparable to that referred to in the preceding paragraph.
3. For the pre-Master's program, see Article 43a of the Teaching and Examination Regulations for Bachelor's programs 2016-2017.

Article 16.4 – The program for students admitted as of 1 September 2016

1. The program in Public Governance (Public Administration) consists of the following components with study loads as specified:
 - a. Governance and Economics (6 ECTS)
 - b. Governance and Law (6 ECTS)
 - c. Governance and Politics (6 ECTS)
 - d. Good Governance (6 ECTS)
 - e. Governance Clinic (6 ECTS)
 - f. Public Strategy (6 ECTS)
 - g. Public Entrepreneurship (6 ECTS)
 - h. Tutorial (6 ECTS)
 - i. Master's thesis (12 ECTS)
2. Subject to approval by the Examination Board, students can opt for an internship instead of one of the elective courses referred to in paragraph 1, sub f, g or h. This internship must relate to the learning objectives of the elective in question.

Article 16.5 – The program up to the 2015-2016 academic year (see Article 16.6 for transitional arrangements)

1. The Master's program in Public Administration has three specializations:
 - specialization in Administration and Law
 - specialization in Administration and Society
 - specialization in Administration and Politics (previously Administration between Government and Society)
2. The specialization in Administration and Law of the program in Public Administration consists of the following courses with study loads as specified:
 - a. Core subject Administration and Law (6 ECTS)
 - b. Comparative Multi-level Governance (6 ECTS)
 - c. Good Governance (6 ECTS)
 - d. Master's workshop in Administration and Law (6 ECTS)
 - e. the student may choose either:
 - Administration and Politics (6 ECTS) or

- Administration and Society (6 ECTS)
- f. the student may also choose two courses (total 12 ECTS) from the list below (Please also see paragraph 5):
- Public Service Law (6 ECTS)
 - Labor Law in a Socio-Economic Context
 - Comparative Constitutional Law (6 ECTS)
 - Crisis and EU Law (6 ECTS)
 - EU External Relations (6 ECTS)
 - Enforcement Law (6 ECTS)
 - Migration Law (6 ECTS)
 - Privacy and Data Protection (6 ECTS)
 - Education Law (6 ECTS)
 - Regulation: Ethics, Acceptance, Legitimacy (6 ECTS)
 - Social Security Law (6 ECTS)¹
 - Legislation and Regulation (6 ECTS)
- g. Administration and Politics or Administration and Society (provided not chosen under e)
- g. Master's thesis (18 ECTS). The study load for the thesis includes the Administration and Law Research Lab (6 ECTS). The Master's thesis is to be written in Dutch. After consultation with the thesis supervisor, another language may be chosen where this is appropriate for the subject and aims of the thesis and the thesis supervisor can also understand the language.
3. The specialization in Administration and Society of the program in Public Administration consists of the following courses with study loads as specified:
- a. Core subject Administration and Society (6 ECTS)
 - b. Comparative Multi-level Governance (6 ECTS)
 - c. Good Governance (6 ECTS)²
 - d. Master's workshop in Administration and Society (6 ECTS)
 - e. the student may choose either:
 - Administration and Politics (6 ECTS) or
 - Administration and Law (6 ECTS)
 - f. subject to the approval of the Examination Board, the student may also choose two courses (total 12 ECTS) that fit within the field of the specialism. The Examination Board does not need to grant approval for electives chosen from the list below (Please also see (5):
 - Civil Religion and Civil Ritual (6 ECTS)
 - Not-for-Profit Organization (6 ECTS)
 - Social Policy and Social Risk (6 ECTS)
 - Societal Developments and Institutions (6 ECTS)
 - Administration and Politics or Administration and Society (provided not chosen under e)
 - g. Master's thesis (18 ECTS). The study load for the thesis includes the Administration and Society Research Lab (6 ECTS). The Master's thesis is to be written in Dutch. After consultation with the thesis supervisor, another language may be chosen where this is appropriate for the subject and aims of the thesis and the thesis supervisor can also understand the language.
4. The specialization in Administration and Politics of the program in Public Administration consists of the following courses with study loads as specified:
- a. Core subject Administration and Politics (6 ECTS)
 - b. Comparative Multi-level Governance (6 ECTS)¹
 - c. Good Governance (6 ECTS)²
 - d. Master's workshop Administration and Politics (6 ECTS)
 - e. the student may choose either:
 - Administration and Law (6 ECTS) or
 - Administration and Society (6 ECTS)

¹ Entrance requirements apply to some electives. See the study guide for further information. Students must gauge their own eligibility for their chosen electives.

² previously Contemporary Administration

- f. the student may also choose two courses (total 12 ECTS) from the list below (Please also see paragraph 5):
- International Relations in Historical Perspective (6 ECTS)
 - Leadership and Organization (6 ECTS)
 - Strategy Process & Decision Making (6 ECTS)
 - EU external relations (6 ECTS)
 - Governance of International Organizations: Transparency and Democratic Legitimacy (6 ECTS)
 - Governance and Institutions of the European Union (6 ECTS)
 - Comparative Constitutional Law (6 ECTS)
 - Influence of digitalization (6 ECTS)
 - Administration and Politics or Administration and Society (provided not chosen under e)
- g. Master's thesis (18 ECTS). The study load for the thesis includes the Administration and Politics Research Lab (6 ECTS). The Master's thesis is to be written in Dutch. After consultation with the thesis supervisor, another language may be chosen where this is appropriate for the subject and aims of the thesis and the thesis supervisor can also understand the language.
5. Subject to approval by the Examination Board, students can opt for an internship instead of the two elective courses referred to in paragraph 2 sub f, paragraph 3 sub f or paragraph 4 sub f. This internship must relate to the subject of the Master's thesis.

Article 16.6 -Transitional arrangement:Public Administration and Law specialization

Course not passed as of September 2016	Alternative from 2016-2017 <i>(all courses are worth 6 ECTS)</i>
Core subject Administration and Law (6 ECTS)	Core subject Administration and Law
Comparative Multi-level Governance (6 ECTS)	Comparative Multi-level Governance (examined twice in the autumn)
Good Governance (6 ECTS)	Good Governance
Master's workshop in Administration and Law (6 ECTS)	Master's workshop in Administration and Law
Choice between one of (6 ECTS): - Administration and Politics (6 ECTS) - Administration and Society (6 ECTS)	Choice between one of: Governance and Politics Administration and Society

<p>Choice of any two of (12 ECTS in total; see also Article 16.5):</p> <ul style="list-style-type: none"> - Public Service Law (6 ECTS) - Labor Law in Socio-economic Context - Comparative Constitutional Law (6 ECTS) - Crisis and EU Law (6 ECTS) - EU External Relations (6 ECTS) - Enforcement Law (6 ECTS) - Migration Law (6 ECTS) - Privacy and Data Protection (6 ECTS) - Education Law (6 ECTS) - Regulation: Ethics, Acceptance, Legitimacy (6 ECTS) - Social Security Law (6 ECTS) - Legislation and Regulation (6 ECTS) - Administration and Politics or Administration and Society (6 ECTS; if not selected under e) 	<p>Electives unchanged (subject to confirmation)</p> <p>Governance and Politics or Administration and Society (if not already selected) Governance and Economics Public Strategy Public Entrepreneurship</p>
<p>Master's thesis (18 ECTS) including the Administration and Law Research Lab (6 ECTS)</p>	<p>Master's thesis (12 ECTS) plus the Research Lab (6 ECTS)</p>

Transitional arrangement: Public Administration and Society specialization

Course not passed as of September 2016	Alternative from 2016-2017 <i>(all courses are worth 6 ECTS)</i>
<p>Core subject Administration and Society (6 ECTS)</p>	<p>Core subject Administration and Society</p>
<p>Comparative Multi-level Governance (6 ECTS)</p>	<p>Comparative Multi-level Governance (examined twice in the autumn)</p>
<p>Good Governance (6 ECTS)</p>	<p>Good Governance</p>
<p>Master's workshop in Administration and Society (6 ECTS)</p>	<p>Master's workshop in Administration and Society (6 ECTS)</p>
<p>Choice between one of (6 ECTS):</p> <ul style="list-style-type: none"> - Administration and Politics (6 ECTS) - Administration and Law (6 ECTS) 	<p>Governance and Politics Governance and Law</p>

<p>Choice of any two of the following courses relevant to the specialization (12 ECTS in total); if chosen from this list, Examination Board approval is not required (see also Article 16.5).</p> <ul style="list-style-type: none"> - Civil Religion and Civil Ritual (6 ECTS_ - Not-for-Profit Organization (6 ECTS) - Social Policy and Social Risk (6 ECTS) - Societal Developments and Institutions (6 ECTS) - Administration and Politics or Administration and Law (6 ECTS; if not already selected). 	<p>Electives unchanged (subject to confirmation)</p> <p>Governance and Politics or Governance and Law (if not already selected) Governance and Economics Public Strategy Public Entrepreneurship</p>
<p>Master's thesis (18 ECTS) including the Administration and Society Research Lab (6 ECTS)</p>	<p>Master's thesis (12 ECTS) plus the Research Lab (6 ECTS)</p>

Transitional arrangement: Public Administration and Politics specialization

Course not passed as of September 2016	Alternative from 2016-2017 <i>(all courses are worth 6 ECTS)</i>
Core subject Administration and Politics (6 ECTS)	Core subject Governance and Politics
Comparative Multi-level Governance (6 ECTS)	Comparative Multi-level Governance (examined twice in the autumn)
Good Governance (6 ECTS)	Good Governance
Master's workshop in Administration and Politics (6 ECTS)	Master's workshop in Administration and Politics (6 ECTS)
Choice between one of (6 ECTS): <ul style="list-style-type: none"> - Administration and Law (6 ECTS) - Administration and Society (6 ECTS) 	Governance and Law or Administration and Society

<p>Choice of any two of (12 ECTS in total):</p> <ul style="list-style-type: none"> - International Relations in Historical Perspective (6 ECTS) - Leadership and Organization (6 ECTS) - Strategy Process & Decision Making (6 ECTS) - EU External Relations (6 ECTS) - Governance of International Organizations: Transparency and Democratic Legitimacy Constitutionalization of the EU (6 ECTS) - Comparative Constitutional Law (6 ECTS) - Influence of Digitization (6 ECTS) <p>Administration and Law or Administration and Society (6 ECTS; if not already selected).</p>	<p>Electives unchanged (subject to confirmation)</p> <p>Governance and Law or Governance and Society (if not already selected) Governance and Economics Public Strategy Public Entrepreneurship</p>
<p>Master's thesis (18 ECTS) including the Administration and Law Research Lab (6 ECTS)</p>	<p>Master's thesis (12 ECTS) plus the Research Lab (6 ECTS)</p>

SECTION 17: THE VICTIMOLOGY AND CRIMINAL JUSTICE PROGRAM

Article 17.1 – The form of the program

The Victimology and Criminal Justice program is a full-time program.

Article 17.1.1 – Language

The language of instruction for the program is English.

Article 17.2 – Starting dates

The Victimology and Criminal Justice program starts on 1 September of every academic year.

Article 17.3 – Admission; transition program

The general conditions for admission to the Master's programs are included in Section 3 of these Regulations. In addition, the following specific requirements must be met for admission to the Master's program in Victimology and Criminal Justice.

1. Candidates holding a Bachelor's degree in a law program from another university in the Netherlands will be admitted to the program. Before attending classes, they must attend the preparatory course Introduction to Research Methodologies in Social Sciences.
2. Candidates will be admitted to the program under the same conditions if they have passed the examination of a program comparable to that referred to in the preceding paragraph, such as candidates with a foreign Bachelor's degree in Law and those with a *doctoraal* degree in law or a Master's degree, or a Bachelor's degree from Tilburg University in the Liberal Arts and Sciences.
3. Also admissible are candidates who hold a bachelor's degree from a Dutch university in one of the following programs: Psychology, Sociology, Criminology or Liberal Arts and Sciences. Before attending classes, they must attend the preparatory course Introduction to Law.
4. For candidates with a Bachelor's degree from another university, the coordinator of the Master's program in Victimology and Criminal Justice will advise the Examination Board whether, and if so under what conditions, a candidate can be admitted to the Victimology and Criminal Justice Master's program. The Examination Board may decide whether a Confirmation of Admission can be granted in each individual case.
5. Candidates who hold a Bachelor's degree from a higher professional education institution and who have completed a Pre-Master's program in one of the university-level programs listed above (law, liberal arts and sciences, psychology, sociology or criminology) may also be admitted to the Master's program in Victimology and Criminal Justice, provided certain other conditions are met. Candidates who have passed all components of the aforesaid Pre-Master's program with an average grade of 8 (unrounded) will be admitted to the Master's program in Victimology and Criminal Justice with no need to meet any further conditions. Candidates who obtained a grade between 7 and 8 on the components of the aforesaid Pre-Master's program may be admitted to the Master's program in Victimology and Criminal Justice subject to the submission of a letter of motivation explaining why they wish to do the Master's program and a letter of recommendation from an instructor who taught in the student's Pre-Master's program. The procedure is the same as under (4) above.

Article 17.4 – The program

1. The program in Victimology and Criminal Justice consists of the following courses with study loads as specified:

- Theories and Perspectives on Victimization (6 ECTS)
- Theoretical and Empirical Perspectives of Justice (6 ECTS)
- Victims in National and International Criminal Justice (6 ECTS)
- Victimization of Vulnerable Groups (6 ECTS)
- Victimization and Health (6 ECTS)
- Introduction to Research Methodologies in Social Sciences (3 ECTS) or Introduction to Law (3 ECTS)*
- Psychology and Law (3 ECTS)
- Current Issues in Victimology I (3 ECTS)
- Current Issues in Victimology II (3 ECTS)

- Master's Thesis (18 ECTS)

The coordinator of the Master's program in Victimology and Criminal Justice will decide which of the two Introduction Courses students will be required to take.

SECTION 18: THE PROGRAM IN INTERNATIONAL BUSINESS TAXATION – TAX LAW PROGRAM

Article 18.1 – The form of the program

The program in International Business Taxation (Tax Law program) is a full-time program.

Article 18.1.1 – Language

The language of instruction for the program is English.

Article 18.2 – Starting dates

The program in International Business Law (Tax Law program) starts on 1 September of every academic year.

Article 18.3 – Admission; transition and pre-Master's programs

1. The general conditions for admission to the Master's programs are included in Section 3 of these Regulations. In addition, the following specific requirements must be met for admission to the Master's program in International Business Taxation.
2. Candidates will be admitted to the program in International Business Taxation (Tax Law Program) if they have passed the examination of one of the following programs at Tilburg Law School:
 - a. Bachelor's program in Tax Law;
 - b. Bachelor's program in Law (all tracks);
 - c. Bachelor's program in International and European Law;
 - d. Bachelor's program in Business Law;
 - e. Bachelor's program in Global Law.
3. Candidates will be admitted to the program in International Business Taxation (Tax Law Program) under the same conditions if they have passed the final assessment for a program comparable to those referred to in the preceding paragraph.
4. For the pre-Master's program for HBO law students, see Article 43a of the Teaching and Examination Regulations for Bachelor's programs 2016-2017.

Article 18.4 – The program

1. The program in International Business Taxation (Tax Law Program) includes the following components with study loads as specified:

Business Organizations and Strategies sub-track

- Corporate Tax Structures (6 ECTS)
- Business Taxation (6 ECTS)
- Value Added Tax in Cross-Border Situations (6 ECTS)
- Integrating Tax in Business Decision Making Processes (IBTL version) (6 ECTS)
- International and European Taxation (6 ECTS)
- International Business Law I (6 ECTS)
- International Company Law (6 ECTS)
- Master's Thesis (18 ECTS)

Globalization sub-track

- Corporate Tax Structures (6 ECTS)
- Business Taxation (6 ECTS)
- Value Added Tax in Cross-Border Situations (6 ECTS)
- Integrating Tax in Business Decision Making Processes (IBTL version) (6 ECTS)
- International and European Taxation (6 ECTS)
- Trade and WTO Law (6 ECTS)
- Advanced EU Competition Law (6 ECTS)
- Master's Thesis (18 ECTS)

2. The Master's thesis consists of the written report of an academic study in the field of the program.

Transitional arrangement for Civil Procedure and Dispute Resolution

For students entering the Master's program as from the 2015-2016 academic year, the course in Civil Procedure and Dispute Resolution is no longer a compulsory part of the Master's program in Law as this course has become a Bachelor's course with effect from the 2013-2014 academic year.

The course in Civil Procedure and Dispute Resolution is still a compulsory course for students who started on the Master's program in Law before 1 September 2014, in which case they must complete the Master's level course in Civil Procedure and Dispute Resolution.

For Students who started on a Master's program before 1 September 2014 and for whom Civil Procedure and Dispute Resolution was an elective, nothing will change. These students will also still be able to take the Master's level course in Civil Procedure and Dispute Resolution.

Students who started on a Bachelor's program before 1 September 2011 and students who started on a Pre-Master's program before 1 September 2012 (at which time Civil Procedure and Dispute Resolution was not yet a compulsory part of the program) and who started on the Master's program in Law as from 1 September 2014 may take the Master's level course in Civil Procedure and Dispute Resolution as an elective. Students who fall into this category and who pass the Master's course in Civil Procedure and Dispute Resolution before 1 September 2014 can receive an exemption from the elective.

It does not make any difference which variant of the course a student completes for the purposes of obtaining a declaration of admission to the legal professions or judiciary (*civiel effect*).