



TILBURG LAW SCHOOL

**EDUCATION AND EXAMINATION REGULATIONS OF THE
BACHELOR'S PROGRAMS
AT TILBURG LAW SCHOOL**

ACADEMIC YEAR 2020-2021

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GENERAL PROVISIONS

PART I

CHAPTER 1 - GENERAL

Article 1 – The applicability of the Regulations

These Regulations apply to the education and examinations in the Bachelor of Law program (Dutch Law, Company Law, and International and European Law tracks), the Bachelor's program in Tax Law, and the Bachelor's program in Public Administration, hereinafter referred to as the programs—which are offered by Tilburg Law School. These Regulations also apply *mutatis mutandis* to the instruction and examinations of the pre-Master's programs.

Article 2 – Definitions

1. For the purposes of these Regulations, the following definitions apply:
 - a. the Act: 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 education and/or take examinations and the final examination for a program;
 - c. first Bachelor's year: the initial phase of a Bachelor's program, as referred to in Article 7.8 of the Act;
 - d. second and third Bachelor's years: the part of a Bachelor's program that follows the initial phase;
 - e. course: an educational unit of a program as defined in the Act;
 - f. final examination: the total of successfully completed examinations in the courses constituting a program, possibly supplemented by an appraisal of the knowledge, insight, and skills of the examinee by examiners appointed by the Examination Board;
 - g. examiner: the member of staff designated by the Examination Board to provide education in the relevant educational unit or an expert from outside the organization appointed by the Examination Board;
 - h. ECTS credits: European Credits in accordance with the European Credit Transfer System, whereby one credit represents a study load of 28 hours;
 - i. 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; an examination may be conducted orally or in writing and may consist of several practical exercises. An examination may consist of a number of different tests;
 - 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 September 1 and ending on or around January 31, or beginning on or around February 1 and ending on or around August 31. In both semesters, at least one week is scheduled for examinations and resits. Scheduling must take place in such a way that, in the first semester, students qualifying for a warning as referred to in Article 7.8b of the Act receive this warning in time and, in the second semester, that sufficient time remains for a timely execution of the required actions concerning study advice;
 - l. Education Forum: the program boards (*opleidingsbesturen*) as referred to in the Act.
 - m. pre-Master's program: an educational program that consists of up to 66 credits that prepares a student for the relevant Master's program.
2. Other concepts have the meaning attributed to them in the Act.

Article 3 – The aim of the programs

The aims of the programs are:

- a. the acquisition of knowledge, insight, and skills in the fields covered by the programs;
- b. academic training;
- c. preparation for a further academic career;

Article 4 – Academic training

1. A program must comprise sufficient elements to serve the student's academic training, in particular with regard to
 - a. independent academic thought, action, and communication;
 - b. a deepening of the relationship between science and the philosophical, religious, and cultural traditions in society. To this end, every Bachelor's program contains a philosophical component with a total study load of 12 ECTS;
2. the Examination Board determines a framework to test the above.

CHAPTER 2 – THE DESIGN OF THE PROGRAMS

Article 5 – The form of the programs

The programs in Law (all tracks), Tax Law, and Public Governance are only offered on a full-time basis.

Article 5a – Language of instruction

1. The language of instruction in the Bachelor's programs is Dutch.
2. Notwithstanding the provisions of paragraph 1, one or more courses that are part of the program may be taught in English.
3. The languages of instruction in the pre-Master's programs are Dutch and English, depending on the courses that are part of the program.

Article 6 – The duration of the programs

1. In the first Bachelor's year, the duration of the educational programs is one year; in the second and third Bachelor's years, the duration of the educational program is two years.

Article 7 – The conclusion of the programs

A program is concluded with a final examination.

The first Bachelor's year is not concluded with an examination.

Article 8 – Attainment targets

Every Bachelor's program has attainment targets. These are included in an Appendix to these Regulations.

Article 9 – The study load

1. The study load of a course is expressed in ECTS credits (European Credits).
2. The study load of the Bachelor's program as a whole is 180 ECTS credits.
3. The first Bachelor's year has a study load of 60 ECTS credits.
4. The study load is expressed in whole (ECTS) credits.
5. a. In the first year of the programs, 1 ECTS credit represents at least 100 pages of literature and 6 hours of lectures. In the second and third years of the programs, 1 ECTS represents at least 100 pages of literature. Any quantity of pages per ECTS credit that exceeds this by more than 20 percent requires approval from the School Board and a positive recommendation from the Program Committee.

- b. In courses that include practical skills assignments and courses in which the assessment is based on an essay, paper, project, or other written product, the quantity of compulsory literature will be adjusted proportionately.
6. The examiner gives students insight into the way in which the study load for each course is calculated.

Article 10 – Skills for students who started the program in September 2011 or thereafter

1. The programs contain practical exercises as referred to in Article 7.13 of the Act.
2. Part of the study load of each course is devoted to these practical exercises.
3. The skills consist of various elements, including a compulsory Dutch language test. Students must pass this Dutch language test in the first Bachelor's year.
4. The skills form an integral part of the courses of the program. They will be part of the education of each course and the total examination requirements for that course.

Article 11 – Repealed

Article 12 – Repealed

Article 12a – 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 internships abroad will be stated.

Article 13 – Admission to examinations

1. The examiner may impose additional conditions for admission to the first opportunity to sit an examination, as long as these are announced in writing at the beginning of the relevant course and published via Canvas, in the syllabus, and in the Osiris Course Catalog. Only when it is in the interest of the development of practical skills, and then only with the approval of the Examination Board, can the condition of compulsory attendance at lectures be imposed. The Program Committee is heard in the decision-making procedure. The Program Committee is informed when the matter is submitted to the Examination Board and is given the opportunity to render advice. The Examination Board informs the Program Committee about its decision if it deviates from the Program Committee's advice.
2. Notwithstanding the paragraph 1, further conditions may be imposed on both admission to the first opportunity and admission to the resit of the Moot Court (which is understood to mean the *Oefenrechtbank Rechtsgeleerdheid*, Moot Court and *Oefenrechtbank Fiscaal*). These are laid down in Reglement Oefenrechtbank (Dutch only), which are submitted to the Examination Board for approval.

Article 13a – Top classes

On the basis of the Top Class Regulations, the Examination Board can invite students from the Bachelor's programs in Law, Global Law (IER track), Tax Law, and Business Law to participate in a so-called 'top class'. Students take extracurricular courses as part of this top class. Students who have successfully completed the Bachelor's program and the top class will be given a statement to this effect.

CHAPTER 3 – EXAMINATIONS IN THE PROGRAMS

Article 14 – The order in which examinations are taken

1. Every course of a program is concluded with an examination.

2. A student may participate in course examinations for the rest of the Bachelor's program if he has received positive study advice.
Students who do not receive study advice as referred to in Article 31 may participate in course examinations for the rest of the components of the Bachelor's program if they have obtained at least 42 ECTS credits for courses in the propaedeutic phase, including the courses for which an exemption was granted.
The propaedeutic phase comprises the first period of the Bachelor's program and has a study load of 60 ECTS credits.
3. Students may only participate in the Oefenrechtbank Rechtsgeleerdheid / Oefenrechtbank Fiscaal of Mootcourt if— at the start of the education of this course—they have obtained at least 120 ECTS credits in the relevant Bachelor's program. Students may only take part in the MTO/Bachelor's thesis or the final course in for Public Administration if they have obtained at least 120 ECTS credits in the relevant Bachelor's program at the time that the education of the course starts.

Article 15 – The frequency of the examinations

1. Examinations of the courses of the study programs are held twice in each academic year in which the course in question is offered. The first examination takes place immediately after the end of the study period in which the course was offered. The dates on which the examinations are taken are determined in accordance with Article 16 of these Education and Examination Regulations.
2. Repealed.
3. Repealed.
4. a. A student who has successfully completed all but one of the examinations, or who is granted exemptions, that count towards the final examination and who has failed the relevant examination twice is entitled to one extra examination opportunity subject to the conditions set out below, either in writing or orally, at the discretion of the examiner. The conditions are
 - the student has participated in the last two examination opportunities for the relevant course and
 - the student has scored at least a 4 on one of these examination opportunities.
 A student is not entitled to an additional examination opportunity in the period of two months prior to and one month after the regular examination.
- b. The right to an extra examination opportunity referred to in paragraph 4a does not apply to the Moot Court (in all its manifestations).
- c. The right as defined under 4a also exists for students enrolled in a pre-Master's program.
5. a. For the Bachelor's thesis, a different reassessment arrangement applies. A student whose Bachelor's thesis grade is below 6.0 will be given a once-only opportunity to rewrite the thesis, after the publication of the results as referred to in Article 23, within a period of 5 working days.
- b. If he/she so wishes, the student may inspect the assessment form at the secretary's office of the relevant Department.
- c. To this end, the assessment form will be made available for inspection immediately after the deadline referred to in Article 20, paragraph 2.

Article 16 – Examination dates

1. Written examinations are administered on dates that are determined by the Examination Board before the start of the course. The Examination Board aims to achieve a good spread of examinations, in any case with regard to the courses offered within a single program. The second examination opportunity does not take place within five days of the announcement of the results. This period starts on the day after the results have been announced.
2. Oral examinations are administered on a date determined by the relevant examiner or examiners, if possible in consultation with the examinee.

3. Any changes in the dates referred to in the preceding paragraphs are only made in the event of *force majeure*.

Article 17 – The form of the examination

1. The examinations of the degree program are oral or written (including digital) examinations, as specified in the corresponding course description. As a rule, examinations are administered in writing. With a view to the number of participants, the examiners may opt for an oral examination instead.
2. A group assignment may count as a written examination as long as each individual student's contribution to the assignment can be assessed on its own merits.
3. Repealed.
4. An examination can be administered orally. In principle, an oral examination is conducted with no more than one student at a time. At the examiner's request, the Examination Board can decide otherwise.
5. An oral examination is public, unless the Examination Board or the examiner concerned decided otherwise in a special case, or if the student raises objections.
6. Students with a functional disability will be given the opportunity to take examinations in a way that makes allowance for their individual disability as much as possible. If special facilities or a special testing method are required to allow a student with a functional disability to take the examination, the student can submit an electronic request for such facilities.¹

Article 17a – specific measures for form of examination

1. If the Examination Board is of the opinion that for a specific examination extra measures are necessary to prevent fraud and identify the student, and thus ensure the lawfulness of the degree, it may advise the Dean to implement such measures.
2. After consulting with the Dean, the Examination Board can decide that a written examination is held with Online Proctoring (online surveillance). An examination can only be proctored online if the course is a course with knowledge-oriented examinations and if the Dean and the Examination Board are both of the opinion that online proctoring is absolutely necessary to prevent fraud and identify the student, and thus ensure the lawfulness of the degree.
3. The Examination Board may elaborate further rules for the organization of online proctored examinations and lay these down in the provisions under or pursuant to the Rules and Guidelines. These further rules must comply with guidelines laid down by the Executive Board to ensure the quality and practical organization of online proctored examinations (article 7.10 paragraph 3 WHW) and protect students' personal data (GDPR).
4. In the case of an online oral examination, the student is alone in the room where the online oral examination is taken.

Article 18 – The duration of written examinations

1. A written test or a written examination may last no more than three hours.
2. A written resit of an examination of a course that was originally administered by means of several tests may last no more than five hours. If a resit lasts four or more hours, there will be a break.
3. Notwithstanding the provisions of the preceding paragraphs, the duration of an examination is such that the examinees, by reasonable standards, have sufficient time to answer the questions.

Article 19 – Exemption from examinations

1. Having heard the advice of the examiner concerned, the Examination Board can grant exemptions from an examination of a course if the student meets the following conditions with regard to the course in question:
 - a. the student has passed an examination for a comparable course in terms of content and study load as part of another university program. Exemptions for first-year courses are only granted based on courses obtained at another law school within the framework of the first year of a law program if positive study advice is submitted or if the student can demonstrate that he/she has obtained at least 42 ECTS credits in first-year courses in a law program at

- another law school;
- b. the student can demonstrate that he/she possesses sufficient knowledge and skills on the basis of work or professional experience.
2. If a student attends more than one study program at Tilburg Law School or, after completing one or more of these study programs, enrolls in another study program at Tilburg Law School, he/she will be able to request exemptions on the basis of courses already completed as part of the other study program(s). The exemption can be refused in the case of an elective that forms part of various study programs. In that case, the elective can only be taken as part of one study program and the student will have to choose a different elective in the other program. In combinations of programs and/or tracks, exemptions will only be granted for the Moot Court in the Law program.
 3. A request to be exempted from an examination must be made to the Examination Board in writing, stating reasons.
 4. The Examination Board makes a decision within 30 working days of receiving the request. This period may be extended, once only, by ten working days.
 5. The Examination Board can stipulate conditions for an exemption.

¹ <https://www.tilburguniversity.edu/students/studying/exams/special-exams>

6. The Board will provide reasons in cases for which it decides to reject a request or part thereof.
7. The student who submitted the request is notified in writing within one week after the Examination Board has made its decision.

CHAPTER 4 – EXAMINATION RESULTS

Article 20 – Determination and publication

1. The examiner determines the result of an oral examination immediately if possible, and otherwise within no more than five working days. If the result is determined immediately, the examiner issues the student with a written statement of that result.
2. The examiner determines the result of a written 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. This term of fifteen working days also applies to other written products such as essays, projects, and papers. The results of resits administered in December or January must be determined within 10 working days of the date of the examination or the assignment deadline.
3. Repealed.
4. If the examination consists of one or more practical exercises, the examiner decides beforehand in what way and by what deadline the student receives a written statement concerning the result.
5. If an examination is administered by means of interim tests, the same deadlines apply as mentioned in the preceding paragraphs.
6. In exceptional cases, the final mark of a (sub)examination may be expressed as: good (GO), sufficient (VO), insufficient (ON) or the assessment of an intermediate quantitative test and a final test may be expressed as: good (GO), sufficient (VO), insufficient (ON). This can be decided by the Examination Board at the request of the examiner and after consulting the Program Director.

Article 21 – The rights of inspection and consultation

1. No later than on the thirtieth working day after the examination, and in any case at least two calendar days before the next examination opportunity, the student is given the opportunity to inspect his/her 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 examination or makes an appointment for inspection with the students concerned. At the inspection, the student can peruse the questions and assignments of the examination concerned and the standards based on which assessment took place. In addition, at his/her request, the student is given a copy of his/her work at cost price, unless the 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 consultation, which must take place within 30 days after the date on which the examination results were published.
3. In the case of a re-assessment of the Bachelor's assignment, the right of inspection is governed by the provision referred to in Article 15, paragraph 5.
4. The Examination Board can draw up additional rules concerning inspection and consultation.

Article 22 – Validity period

1. In principle, the validity period of courses passed is unlimited.
2. Notwithstanding the provisions in paragraph 1, the Examination Board can require a student to take a supplementary or an alternative examination for a course for which the examination was passed more than eight years ago before the student is admitted to the Bachelor's final examination.
3. Paragraphs 1 and 2 apply *mutatis mutandis* for the validity period of an exemption for a course.
4. Interim test grades expire at the end of the academic year if the final grade for the examination is insufficient. This does not apply to the parts of the Dutch Language Test.

Article 23 – Setting the publication date of 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 examination results.

Article 24 – Examination results

1. The Examination Board determines the result of the Bachelor's final examination as soon as the student submits sufficient evidence of the examinations he has passed and demonstrates that he has completed the practical exercises—including the Professional Skills Lab—referred to in Article 10.
2. The Examination Board can be requested to decide that extra courses—offered at Tilburg University—are specified on the degree certificate.

Article 25 – Degree

1. The degree of Bachelor of Science (BSc) is conferred upon those who have passed the final examination of the Public Administration program.
2. Students who were enrolled in the Public Administration program before September 1, 2013 and who passed the final examination for this program after September 1, 2013 are also awarded the degree of Bachelor of Science (BSc). The student may ask the Examination Board to award him a Bachelor of Arts (BA) degree instead. This request must be made prior to taking the last examination.
3. The degree of Bachelor of Laws (LLB) is conferred upon those who have passed the examination in one of the other programs.
4. The degree conferred is stated on the degree certificate.

CHAPTER 5 – APPEAL

Article 26 – Appeal

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

- negative study advice;
- the determination of the number of credits obtained;
- the scope of an exemption;
- admission to examinations;
- the results of an examination;
- other decisions referred to in Article 7.61 of the Act.

Such an appeal should be made within six weeks after the decision has been announced.

Article 27 – Setting the publication date of examination results in the event of an appeal

With a view to the term of appeal, the date counts on which the official examination result was made available electronically or, where appropriate, sent in writing.

CHAPTER 6 – PREVIOUS EDUCATION AND ADMISSION

Article 28 – Previous education and admission requirements

1. The Act stipulates that for enrollment at a university as a requirement of previous education the possession of:
 - a. a pre-university education (VWO) diploma; or
 - b. a degree as referred to in Article 7.10a of the Act (but see Paragraph 3); or
 - c. a diploma issued outside the Netherlands that is equivalent to the diplomas mentioned under a and b and paragraph 2.
2. Also based on having obtained a propaedeutic examination completed at a university of applied sciences, one can be enrolled in a program at Tilburg Law School.
3. In addition to article 28(1a), Students who received a VWO-diploma in 2020 can be admitted to the Bachelor program in the academic year 2020-2021, unless special conditions are set by the program.
4. Students who have a positive completion advice ('afrondingsadvies') as an alternative for the

propaedeutic certificate or associate from a university of applied sciences (HBO P / HBO Ad) can be admitted conditionally to the relevant Bachelor's program in the academic year 2019/2020. If a student who is conditionally admitted does not complete his/her HBO P or HBO Ad before January 1, 2021, he/she will be deregistered.

5. This exemption (article 28(4)) only applies to Dutch students and students who are following programs at institutions within the EEA. Students who follow a program at an institution outside the EEA are only admitted conditionally if they can present a full equivalent of HBO P or HBO Ad.
6. Only based on having obtained an Associate Degree (AD), one cannot be enrolled in a program at Tilburg Law School.

Article 28a- Admission and matching

Participation in matching activities organized by Tilburg law School is compulsory for prospective students. The matching activities will be regulated in the Regulation Matching Activities.

Article 29 – Entrance examination (*colloquium doctum*)

1. At the advice of the Examination Board, the Executive Board can exempt persons of 21 years or older who do not have the required formal educational qualification referred to in Article 28 and who have not been exempted from this educational admission requirement on the basis of the Act provided that, during an entrance examination, they have shown their suitability for one of the programs.
2. As part of the entrance examination for the programs in Law and Tax Law, the candidate must take the courses
 - Introduction to Jurisprudence (6 credits)
 - either Introduction to Private Law (6 credits) or Introduction to Criminal Law and Criminal proceedings (6 credits) (candidate's choice)
 - either Introduction to Constitutional Law (6 credits) or Introduction to Administrative Law (6 credits) (candidate's choice)and successfully complete the examinations for these courses.
Within one year of first registering for one or more of these courses, all courses constituting the entrance examination must have been successfully completed. If this is not the case, all results obtained are cancelled. It will not be possible to participate in the entrance examination again in the three academic years following the one in which the candidate was failed.
3. To be admitted to the Public Administration program, candidates must take the following courses as part of the entrance examination:
 - Start Seminar: Public Administration and Government (6 credits)
 - Public Policy Making (6 credits)
 - Political Science (6 credits)and successfully complete the examinations for these courses. Candidates must successfully complete all entrance examination courses within one year of first registering for one or more of these courses. If this is not the case, all results obtained are cancelled. It will not be possible to participate in the entrance examination again in the three academic years following the one in which the candidate was failed.
4. On the recommendation of the Examination Board, the Executive Board may grant an exemption to the entrance examination referred to under (2) if the applicant can demonstrate that he or she has passed the entrance examination for a law program at another law school, has passed 5 courses at the Open University in the field of law, or has completed all or parts of a degree program that indicate an aptitude for the relevant program.
5. On the recommendation of the Examination Board, the Executive Board may grant an exemption to the entrance examination referred to under (3) if the applicant has passed 5 courses at the Open University in the field of law or has completed all or parts of a degree program that indicate an aptitude for the relevant program.

Article 29a – Late Enrollment

In accordance with Article 2.4 of the Registration and Tuition Fee Regulations, students who wish to enroll one or more months after the start of the academic year or the program involved 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. Students who are admitted

to a pre-Master's program as referred to in Article 43a based on a university of applied sciences program can only start this program on September 1.

CHAPTER 7 – STUDENT COUNSELING

Article 30 – Study progress and student counseling

1. The Law School Board ensures that registration of grades takes place in such a way that each student can be provided, within a reasonable period, with an overview of his grades in relation to the education and examination program.
2. The Law School Board ensures the introduction and the counseling of students enrolled in the programs, also for the purpose of their orientation on study career possibilities within and outside the programs.

Article 31 – Study advice in the first year

1. Study advice
 - 1.1. At the end of the first year in which a student is enrolled in the initial phase, and no later than August 31 of that year, the student receives a recommendation (study advice) on his continuation in this program. This may also be a deferred recommendation. The propaedeutic phase comprises the first period of the Bachelor's program and has a study load of 60 ECTS credits.
 - 1.2. Under certain conditions (see paragraph 3.1), the study advice may be issued at a later date.
 - 1.3. Repealed
 - 1.4. If fewer than 42 ECTS credits (including any exemptions granted) have been obtained during the propaedeutic phase, the study advice given includes a rejection referred to in paragraph 3.2.
2. Students who were enrolled in a study program for the first time in the academic year 2019–2020 and who have completed a minimum of 42 ECTS credits in courses of the first year of that study program have met the standard of the Binding Study Advice (BSA) and will receive a positive recommendation (BSA) in August 2020.
3. Students who were enrolled in a study program for the first time in the academic year 2019–2020 and who did not meet the BSA standard of 42 ECTS credits in courses of the first year:
 - 3.1. Students will receive a postponed binding study advice (BSA). If they obtain a minimum of 42 ECTS credits in courses of the first year in the academic year 2020–2021, they will receive a positive binding study advice (BSA) in August 2021 at the latest.
 - 3.2. Students who did not obtain 42 ECTS credits in 2019–2020 (and therefore get a postponed BSA) but who received a positive progress report (preliminary advice) in February 2020 will be admitted to take second year exams in 2020/2021. The other students with a postponed advice will only be allowed to take exams of the second Bachelor's year when they have completed at least 42 ECTS credits in first-year courses. The Examination Board may, in individual cases, deviate from the regulation in favor of the student in order to prevent study delay and unfairness.
4. In the situation that due to government measures concerning COVID-19 study delay can reasonably be expected for a large number of first year students the Dean may postpone its positive recommendations (BSA) until the end of the following academic year for a generic group of students. Article 2 sub a-c applies *mutatis mutandis*.
5. Study progress notification
To provide timely insight into study progress, a student will be forewarned by way of a notification of the actual study progress registered at that moment before March 1 of the academic year in which he receives the study advice. Students who unenroll from the program before March 1 do not receive any study advice on the continuation of the program.

6. Binding negative study advice
 - 3.1. The study advice is deferred if
 - a. a student enrolled into the program after October 1 of the relevant academic year and, on August 31, did not meet the requirements referred to in paragraphs 1.2 and 1.3;
 - b. there are personal circumstances as referred to in paragraph 7;
 - c. a student met the standard of 42 ECTS credits, but failed to pass the compulsory Dutch language test. The provisions of paragraphs 7.2, 7.3, and 7.4 apply *mutatis mutandis*.
 - 3.2. If a student was given negative study advice, he/she cannot register for this program in the following three years, nor take any courses or examinations for courses that form part of the program. This also applies to the other programs of Tilburg Law School at Tilburg University if the propaedeutic phase of these programs has the same composition as the one for which the negative study advice was given. For the purposes of this article, the courses of the first year as defined in Articles 37 and 44 of these Regulations are deemed to be equal.
 - 3.3. If, pursuant to paragraph 3.1(a), the study advice is deferred, the student receives advice as referred to in paragraph 6 at the end of the following year of the same program in which he is enrolled.
 - 3.4. If, pursuant to paragraph 3.1(b), the study advice is deferred, the student receives advice as referred to in paragraph 1 at the end of the following academic year. Grades obtained during

- the first year will be considered exemptions. In addition, the Examination Board may set further requirements concerning the number of ECTS credits¹ to be obtained.
- 3.5. An appeal can be lodged with the Examination Appeals Board exclusively against negative study advice, within six weeks.
7. Preliminary advice
- 7.1. Students will receive a written preliminary study advice no later than on August 15, only if it includes a rejection.
- 7.2. Students have the opportunity to be heard with reference to this preliminary advice by the Examination Board before any negative binding study advice is given.
8. Decisions
- All decisions concerning study advice are made by the chair of the Examination Board on behalf of and under the responsibility of the Dean.
9. Deferred study advice
- 9.1 If, pursuant to paragraph 3.1(a or c), a deferred study advice is given, the relevant student still receives negative study advice at the end of the following academic year if the full 60 ECTS credits of the propaedeutic phase have not been obtained before the end of that academic year or if the student has failed to pass the Dutch language test. In the latter case, in addition to passing the Dutch language test, the student must have obtained 54 ECTS credits for courses of the propaedeutic phase instead of the aforementioned 60 ECTS. The provisions of paragraph 3.1(b), paragraphs 3.2 and 3.5, and paragraphs 4 and 5 apply *mutatis mutandis*.
10. Personal circumstances
- 10.1. In deciding on a deferred study advice in accordance with paragraph 3.1(b), only the following personal circumstances of the person concerned will be taken into account:
- illness
 - physical disability or a sensory or other disorder
 - pregnancy
 - special family circumstances
 - the membership, including the chairmanship, of the University Council, the Law School Council, the Education Forum, or a relevant Program Committee or another management position for which the university offers a board grant
 - a talent status granted by the Executive Board
- if and to the extent that these circumstances contributed to the failure to obtain the required number of ECTS credits.
- 10.2. The personal circumstances mentioned will only be taken into account if they were reported to the student counselor or the Dean of Students as soon as may reasonably be expected by or on behalf of the person concerned.
- 10.3. The student who invokes personal circumstances must substantiate these circumstances. 7.4. To judge an appeal on the basis of personal circumstances, the chair of the Examination Board can ask the dean of students or a relevant expert for advice.

¹ Please note: Pursuant to Article 14, Paragraph 2, students who do not receive study advice within the meaning of Article 31 may take examinations of courses of the rest of the Bachelor's program if they have obtained at least 42 ECTS for courses of the
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propaedeutic phase, including the courses for which an exemption has been granted.

CHAPTER 7A – QUALITY ASSURANCE

Article 32a

1. All courses are evaluated by means of an online questionnaire at the end of each course.
2. If the evaluation give cause to do so, the Head of Department is requested to respond in writing by or on behalf of the Vice-Dean for Education.
3. A report summarizing the evaluations from the previous semester, including any responses by the Heads of Department, is submitted biannually to the Program Committee for advice.
4. The Program Directors are invited to discuss this report.
5. If the results of the online questionnaire and/or the discussion in the Program Committee give cause to do so, the Vice-Dean for Education may conclude agreements with the Program Director and/or the Head of Department concerning improvements to the program or its organization.

Article 32b

1. Once a year, the Program Director compiles an Annual Program Report.
2. Following the Executive Committee Education's approval, this report is submitted to the Program Committee for advice.
3. The Program Director is invited to attend the discussion of this report by the Program Committee.
4. If the Annual Program Report and/or the discussion thereof give cause to do so, the Vice-Dean for Education may conclude agreements with the Program Director and/or the Head of Department concerning improvements to the program or its organization.

Article 32c

After hearing the School Board's advice, the assessment policy is adopted by the Examination Board and includes guidelines for examiners and information concerning the manner in which the Examination Board assures the assessment quality, this policy includes an assessment plan for each program. This plan is revised annually.

CHAPTER 8 – TRANSITIONAL PROVISIONS – SEE THE APPENDIX

Article 32 – Repealed

CHAPTER 9 – FINAL PROVISIONS

Article 33 – Hardship clause

1. The Examination Board is authorized to make an exception to the Education and Examination Regulations in individual cases of extreme unfairness in favor of the student.
2. In cases not provided for by the Education and Examination Regulations, the Examination Board decides.

Article 34 – Amendments

1. Amendments to these Regulations will be adopted by special order by the Law School Board, having heard the Program Committees and—if necessary—with the consent of the Law School Council.
2. An amendment to these Regulations will not affect the current academic year unless it does not reasonably harm students' interests.
3. Furthermore, an amendment may not affect, to the detriment of students, any other decision taken by the Examination Board pursuant to these Regulations with respect to a student.

Article 35 – Publication

1. The Law School Board ensures appropriate publication of these Regulations, of the Rules and Guidelines of Tilburg Law School's Examination Board and of amendments to these documents.
2. Every interested person can obtain a copy of the documents referred to in paragraph 1 from the Tilburg Law School Office.

Article 36 – Entry into force

These Regulations will enter into force on September 1, 2020.

Adopted by order of the Law School Board of Tilburg Law School, with the consent of the Law School Council on March 5, April 2, and May 14, 2020.

PART II – THE COMPOSITION OF THE PROGRAMS

CHAPTER 10 – Courses of the Bachelor’s programs

Please note: the appendix to these Regulations contains the lists of courses for the various programs for those who enrolled in the Bachelor’s program for the first time in the academic year 2017-2018. For older programs, refer to the Education and Examination Regulations for 2016-2017.

Article 36a - Alternative structure of the program

1. The curriculum is included in articles 38 to 49. If study delay can be reasonably expected for a large number of students due to government measures concerning COVID-19, the Dean and the student-assessor may temporarily adjust specific parts of the program in order to avoid unnecessary study delays beyond the academic year. Such an adjustment may not compromise the public value of the degree and needs consultation with the Examination Board, the Program Committee and the Faculty Council.

Article 37 – Courses of the first Bachelor’s year for students who enrolled in the Bachelor’s program for the first time in the academic year 2018-2019 or later¹

1. The first Bachelor’s year of the programs in Law and Tax Law, consists of the following courses, with study loads as specified:
 - a. Introduction to Jurisprudence (study load 6 ECTS credits)
 - b. Introduction to Constitutional Law (study load 6 ECTS credits)
 - c. Introduction to Administrative Law (study load 6 ECTS credits)
 - d. Introduction to Criminal Law and Criminal proceedings (study load 6 ECTS credits)
 - e. Practical Skills in Procedural Law (study load 6 ECTS credits)
 - f. European Legal History (study load 6 ECTS credits)
 - g. Introduction to Private Law (study load 6 ECTS credits)
 - h. Introduction to Company Law (study load 6 ECTS credits)
 - i. Introduction to International and European Law (study load 6 ECTS credits)
 - j. Introduction to Tax Law (study load 6 ECTS credits)
 - k. Dutch language test (study load 0 ECTS credits)
2. The first Bachelor’s year of the Public Administration program (Bestuurskunde track) consists of the following courses, with study loads as specified:
 - a. Start Seminar: Public Administration and Government (study load 6 ECTS credits)
 - b. Public Policy Making (study load 6 ECTS credits)
 - c. Introduction to Sociology (5 credits) and Writing Skills (1 credit) (study load 6 ECTS credits)
 - d. Introduction to Constitutional Law (study load 6 ECTS credits)
 - e. Political Science (study load 6 ECTS credits)
 - f. Public Administration Research, Module 1: Definition and Research Method (study load 6 ECTS credits)
 - h. Introduction to Public Sector Organization Theory (study load 6 ECTS credits)
 - i. Introduction to Administrative Law (study load 6 ECTS credits)
 - j. History of Public Institutions (study load 6 ECTS credits)
 - k. Public Administration Research, Module 2: Qualitative Research (study load 6 ECTS credits)
 - l. Dutch language test (study load 0 ECTS credits)
3. Repealed.

¹ See Article 44 for the first-year program for students who enrolled in September 2017 or earlier
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Article 37a – Courses of the first Bachelor’s year for students who enrolled in de track Public Governance of the Public Administration program for the first time in the academic year 2017– 2018, 2018-2019, or 2019-2020.¹

For those students enrolled in this program for the first time in the academic year 2017–2018, the first year of the track Public Governance consists of the following courses, with study loads as specified:

- | | | |
|----|---|-----------------------------|
| a. | Political Science | (study load 6 ECTS credits) |
| b. | Introduction to Organization Studies | (study load 6 ECTS credits) |
| c. | Comparative Local Governance | (study load 6 ECTS credits) |
| d. | Methods & Techniques of Social Science Research | (study load 6 ECTS credits) |
| e. | Introduction to Public Governance | (study load 6 ECTS credits) |
| f. | Macro-economics and International Economics | (study load 6 ECTS credits) |
| g. | Comparative Cross-Cultural Public Governance | (study load 6 ECTS credits) |
| h. | Public Policy Making | (study load 6 ECTS credits) |
| i. | Introduction to European Governance | (study load 6 ECTS credits) |
| j. | Governance Clinic 1 | (study load 6 ECTS credits) |

Article 38 – The courses of the second and third years of the Bachelor’s program in Law for students who enrolled for the first time in the academic year 2018–2019 or later:²

1. The second and third Bachelor’s years consist of the following courses, with study loads as specified:

Second year

- | | |
|------------------------------------|-----------------------------|
| EU Law ³ | (study load 6 ECTS credits) |
| Contract Law | (study load 6 ECTS credits) |
| Property Law | (study load 6 ECTS credits) |
| Liability Law | (study load 6 ECTS credits) |
| Criminal Liability | (study load 6 ECTS credits) |
| International Law | (study load 6 ECTS credits) |
| Basic Rights | (study load 6 ECTS credits) |
| Legal Protection against the State | (study load 6 ECTS credits) |
| Philosophy of Law A | (study load 6 ECTS credits) |
| Law of Criminal Procedure | (study load 6 ECTS credits) |

Third year

- | | |
|--|-----------------------------|
| Law and Society/MTO | (study load 6 ECTS credits) |
| Philosophy of Law | (study load 6 ECTS credits) |
| The student may choose: | |
| <i>Minor Law in Practice (18 ECTS)</i> | |
| Administrative Law in Practice | (study load 6 ECTS credits) |
| Private Law in Practice | (study load 6 ECTS credits) |
| Criminal Law in Practice | (study load 6 ECTS credits) |

or

Minor Law and Sustainability (18 ECTS credits)

- | | |
|--|-----------------------------|
| Procederen voor een duurzame toekomst (Public Interest Litigation) | (study load 6 ECTS credits) |
| De private sector en een duurzame toekomst (Corporate and Social Sustainability Law) | (study load 6 ECTS credits) |
| Masterclasses <i>Law and Sustainability</i> | (study load 6 ECTS credits) |

¹ As of the academic year 2020-2021, it is no longer possible to register for the Public Governance track of the Bachelor’s program in Public Administration.

² For the previous curriculum, see the appendix

³ This course was previously given under the name European Union Law in Practice

Law of Civil Procedure and Dispute Resolution	(study load 6 ECTS credits)
Labor Law	(study load 6 ECTS credits)
The World's Legal Systems	(study load 6 ECTS credits)
Practical Moot Court Skills	(study load 6 ECTS credits)
MTO/Bachelor's Thesis	(study load 6 ECTS credits)

2. Upon the approval of the Examination Board, the components of the fifth semester (the fall semester of the third Bachelor's year) can be replaced by courses of an international foreign legal school with a total study load of at least 22 ECTS credits (Philosophy of Law B and 2 ECTS of MTO/Bachelor's Thesis must be done in Tilburg).

Article 39 – The courses of the second and third years of the Bachelor's program in Tax Law for students who enrolled in the Bachelor's program for the first time in the academic year 2018–2019 or later¹:

1. The second and third Bachelor's years consist of the following courses, with study loads as specified:

Second year

EU Law	(study load 6 ECTS credits)
Contract Law	(study load 6 ECTS credits)
Property Law	(study load 6 ECTS credits)
Formal Tax Law	(study load 6 ECTS credits)
Bookkeeping ¹²	(study load 6 ECTS credits)
Foundations of Income Tax	(study load 6 ECTS credits)
Foundations of Company Taxation	(study load 6 ECTS credits)
Business Law	(study load 6 ECTS credits)
Philosophy of Law A	(study load 6 ECTS credits)
Bookkeeping ²³	(study load 6 ECTS credits)

Third year

Law and Society	(study load 4 ECTS credits)
Philosophy of Law B	(study load 6 ECTS credits)
Tax and Technology	(study load 6 ECTS credits)
Sales Tax	(study load 6 ECTS credits)
Foundations of European International Tax Law	(study load 6 ECTS credits)
Foundations of Corporation Tax	(study load 6 ECTS credits)
Theory of Public Finance	(study load 6 ECTS credits)
The World's Legal Systems	(study load 6 ECTS credits)
Practical Moot Court Skills	(study load 6 ECTS credits)
MTO/Bachelor's Thesis	(study load 8 ECTS credits)

2. Upon the approval of the Examination Board, the components of the fifth semester (the fall semester of the third Bachelor's year) can be replaced by courses of a law school abroad with a total study load of at least 22 ECTS credits (Philosophy of Law B and 2 ECTS credits of MTO/Bachelor's Thesis must be done in Tilburg).⁴.

Article 40 – Repealed

¹ For previous curriculum see the appendix

² This course was first given under the name Accounting

³ This course was first given under the name Bookkeeping

⁴ Foundations of European International Tax Law can only be replaced by a similar course from a law school abroad.

Article 41 – The courses of the second and third years of the Bachelor’s program in Law: track Business Law for students who enrolled in the Bachelor’s program for the first time in the academic year 2018–2019 or later:¹

1. The second and third years of the Bachelor’s program consist of the following courses, with study loads as specified:

Second year

EU Law ²	(study load 6 ECTS credits)
Contract Law	(study load 6 ECTS credits)
Property Law	(study load 6 ECTS credits)
Liability Law	(study load 6 ECTS credits)
Legal Economics in Business Law	(study load 6 ECTS credits)
International Law	(study load 6 ECTS credits)
Basic Rights	(study load 6 ECTS credits)
Legal Protection against the State	(study load 6 ECTS credits)
Philosophy of Law A	(study load 6 ECTS credits)
Business Law	(study load 6 ECTS credits)

Third year

Fiscal aspects of entrepreneurship	(study load 4 ECTS credits)
Business Ethics	(study load 6 ECTS credits)
Criminal Liability	(study load 6 ECTS credits)
Organization Theory and Strategy for Business Law	(study load 6 ECTS credits)
Company Financing and Accounting for Business Law	(study load 6 ECTS credits)
Law of Civil Procedure and Dispute Resolution	(study load 6 ECTS credits)
Labor Law	(study load 6 ECTS credits)
Law of Criminal Procedure	(study load 6 ECTS credits)
Practical Skills for Business Law	(study load 6 ECTS credits)
Methods and Techniques for Bachelor’s Thesis	(study load 6 ECTS credits)

Article 42 – The courses of the second and third years of the Bachelor’s program in Public Administration for students who first registered for the Bachelor’s program in the academic year 2018–2019 or later:³

1. The second and third Bachelor’s years consist of the following courses, with study loads as specified:

a. Legal Protection against the Government	(study load 6 ECTS credits)
b. Media, ICT and Policy	(study load 6 ECTS credits)
c. Local and Regional Governance	(study load 6 ECTS credits)
d. Market, State and Civil Society	(study load 6 ECTS credits)
e. Public Administration Research, Module 3: Quantitative Research	(study load 6 ECTS credits)
f. Economic Theory and Financial Management	(study load 6 ECTS credits)
g. Philosophy of Law B	(study load 6 ECTS credits)
h. Introduction to European Governance	(study load 6 ECTS credits)
i. Public Management	(study load 6 ECTS credits)
j. Bachelor’s Practical Orientation	(study load 6 ECTS credits)
k. Governance and the Rule of Law	(study load 6 ECTS credits)
l. Public Policy Analysis	(study load 6 ECTS credits)
m. Networks and Institutions in Public Administration	(study load 6 ECTS credits)
n. Supervision, Performance and Accountability	(study load 6 ECTS credits)

¹ The third year in particular is subject to change. This will be clarified in the academic year 2019-2020.

² this course was first given under the name European Union Law in Practice

³ For students who started their second or third year earlier, Constitutional and Administrative Law: An Integrational Approach is a compulsory course instead of Legal Protection against the Government.

- o. Project Workshop: Consultancy and Policy Advice (study load 6 ECTS credits)
 - p. the student may choose either:
 - Public Administration Colloquium: Globalization (study load 6 ECTS credits)
 - or elective, subject to approval by the Examination Board (study load 6 ECTS credits)
 - q. Philosophy of Administration Studies (study load 6 ECTS credits)
 - r. Research Proposal Bachelor's Thesis (study load 6 ECTS credits)
 - s. An elective, subject to approval by the Examination Board (study load 6 ECTS credits)
 - t. Bachelor's Assignment (study load 6 ECTS credits)
2. The graduation project (Bachelor's Assignment) is a written dissertation of approximately 10,000 words. To participate in the graduation project, the student must have successfully complete the Research Proposal Bachelor's Thesis. Students who participated in the Research Proposal Bachelor's Thesis twice but failed to obtain a pass grade on either occasion and who, at the beginning of block 3, require no more than 30 additional ECTS credits (excluding the 6 ECTS credits for the Research Proposal Bachelor's Thesis) in order to complete their Bachelor's degree, may take an Abbreviated Research Proposal Bachelor's Thesis in the first weeks of block 3. If this is successfully completed, they may then participate in the graduation project during the remainder of block 3 and block 4. If the abbreviated workshop is not completed successfully, the student must retake the full Research Proposal Bachelor's Thesis in block 1 of the following academic year.
 3. To participate in the Practical Orientation in Public Administration, the student must have obtained at least 60 ECTS credits before the start of block 3 in the second year and must in any case have passed the following courses: Start Seminar: Public Administration and Government and Public Policy Making.
 4. Upon the approval of the Examination Board, parts of the fifth and sixth semesters (the fall or spring semester of the third year of the Bachelor's program) with the exception of the Project Workshop: Literature Survey (fifth semester) and the graduation project (sixth semester) may be replaced by courses taken at a law school abroad with a study load of at least 24 credits. It is also possible to participate in the Project Workshop: Literature Survey and the graduation project through distance learning.
 5. Repealed.

Article 42a – The courses of the second and third years of the track Public Governance of the Public Administration programvan for students who first enrolled in the track in the academic year 2017–2018, 2018-2019, or 2019-2020.¹

1. The second Bachelor's year (as of the academic year 2018–2019) and the third Bachelor's year (as of the academic year 2019–2020) consist of the following courses with study loads as specified:
 - a. History of Government and Public Institutions (study load 6 ECTS credits)
 - b. Institutional Economics and Political Economy (study load 6 ECTS credits)
 - c. Micro-economics (study load 6 ECTS credits)
 - d. Qualitative Research Methods (study load 6 ECTS credits)
 - e. Constitutional Law (study load 6 ECTS credits)
 - f. Strategic Public Management (study load 6 ECTS credits)
 - g. Media, ICT and Policy (study load 6 ECTS credits)
 - h. Trans-boundary and Multilevel Governance (study load 6 ECTS credits)
 - i. Quantative Research Methods (study load 6 ECTS credits)
 - j. Governance Clinic 2 (study load 6 ECTS credits)
 - k. Policy Analysis in Public Administration (study load 6 ECTS credits)
 - l. Public Economics (study load 6 ECTS credits)
 - m. Research Proposal Bachelor's Thesis (study load 6 ECTS credits)

¹ As of September 2020, it is no longer possible to enroll in the Public Governance track within the Bachelor's program Public Administration.

- n. Internship (study load 6 ECTS credits)
 - o. Introduction to the Philosophy of Global Law (study load 6 ECTS credits)
 - p. Philosophy of Administration Studies (study load 6 ECTS credits)
 - q. Administrative Law (study load 6 ECTS credits)
 - r. Law, Technology and Society (study load 6 ECTS credits)
 - s. Bachelor's Thesis (study load 6 ECTS credits)
 - t. Governance Clinic 3: Consultancy and Policy Advice (study load 6 ECTS credits)
2. Upon the approval of the Examination Board, the following components (given in the fifth semester) can be replaced by courses at an international university:
- Introduction to the Philosophy of Global Law (620286)
 - Policy Analysis in Public Administration (630033)
 - Public Economics
 - Workshop Desk Research (630031)*
 - Internship (630029)
- * Students who replace, as part of their exchange, Workshop Desk Research (630031) work on a proposal for the Bachelor Thesis in two tutorials supported by lecturers in blocks 1 and 2, or in block 3, outside the normal curriculum.
3. After approval of the Examination Board, the following components can be replaced as minor by the following courses:
- Introduction to the Philosophy of Global Law (620286)
 - Policy Analysis in Public Administration (630033)
 - Public Economics

Article 43 – The composition of the flexible degree program²

1. At a student's written request, the Examination Board can permit the student to take the examination on the basis of a flexible Bachelor's program.
2. The courses in the flexible Bachelor's program, which are to be chosen by the student, must be approved by the Examination Board.
3. The Examination Board approves the courses in the flexible Bachelor's program if the program is sufficiently coherent and logically structured. Of the proposed program, at least half of the courses and the Bachelor's thesis (90 ECTS credits) must be completed at Tilburg Law School. In addition, the proposed program must deviate substantially from the composition of one of the degree programs offered by Tilburg Law School.

Article 43a – Pre-Master's programs for candidates holding a Bachelor's degree in similar programs from a university of applied sciences (HBO)

1. Candidates holding a Bachelor's degree in a similar program from a university of applied sciences (HBO) can be admitted to a pre-Master's program to obtain a Statement of Admission for a Master's program indicated by Tilburg Law School.
The Examination Board decides on a pre-Master's program to ensure that the student is able to successfully complete the specific program within a year. The courses of the pre-Master's program are based upon the final attainment levels of the Bachelor's program that precedes the Master's program concerned. The study load of the pre-Master's program ranges between 42 and 68 ECTS credits, and the program starts on September 1 of each academic year.
2. Students who are not in possession of a diploma from a university of applied sciences (HBO) but who have a positive completion recommendation ('af rondingsadvies') from a university of applied sciences will be admitted conditionally to the relevant pre-Master's program in the academic year 2020-2021. If a student who is conditionally admitted does not complete his/her HBO program before September 1, 2021, he/she will be unenrolled. Enrollment in the corresponding Master's program is not possible until the student has submitted the university of applied sciences diploma.
3. This exemption only applies to Dutch students and students following a study program at

² Ex Article 7.3d Higher Education and Research Act
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institutions within the EEA. Students following a study program at an institution outside the EEA must submit their diplomas.

The standard pre-Master's programs for the various *HBO* programs and the Master's programs of Tilburg Law School are as follows:

4. ***HBO* Bachelor's program in Law – Master's program in Law**

Candidates will be admitted to the Master's program in Law if they have passed the final assessment of an *HBO* Bachelor's program in Law and completed the following pre-Master's program within the Bachelor's program in Law.

The pre-Master's program consists of the following courses:

- Jurisprudence (study load 4 ECTS credits)
and the Bachelor's courses:
- EU Law (study load 6 ECTS credits)
- Philosophy of Law A (study load 6 ECTS credits)
- Property Law (study load 6 ECTS credits)
- Liability Law (study load 6 ECTS credits)
- Legal Protection against the Government (study load 6 ECTS credits)
- Fundamental Rights (study load 6 ECTS credits)
- Criminal Liability (study load 6 ECTS credits)
- Criminal Procedure (study load 6 ECTS credits)
- MTO/Bachelor's Thesis (study load 8 ECTS credits)
- Dutch Language Test (study load 0 ECTS credits)

5. ***HBO* Bachelor's program in Law – Master's program in Law and Technology**

Candidates will be admitted to the Master's program in Law and Technology if they have passed the final assessment of an *HBO* Bachelor's program in Law and completed the following pre-Master's program within the Bachelor's in Law and Management. The pre-Master's program consists of the following courses:

- the course Jurisprudence (study load 4 ECTS credits)
and the Bachelor's courses:
- EU Law (study load 6 ECTS credits)
- Philosophy of Law A (study load 6 ECTS credits)
- Property Law (study load 6 ECTS credits)
- Liability Law (study load 6 ECTS credits)
- Legal Protection against the Government (study load 6 ECTS credits)
- Fundamental Rights (study load 6 ECTS credits)
- Criminal Liability (study load 6 ECTS credits)
- Criminal Procedure (study load 6 ECTS credits)
- MTO/Bachelor's Thesis (study load 8 ECTS credits)
- Dutch Language Test (study load 0 ECTS credits)

6. ***HBO* Bachelor's degree program in Law – Master's in International Business Taxation (Tax Law Program)**

Candidates will be admitted to the Master's program in International Business Taxation if they have passed the final assessment of an *HBO* Bachelor's program in Law and completed the following pre-Master's program within the Bachelor's in Law. The pre-Master's program consists of the following courses:

- the course Jurisprudence (study load 4 ECTS credits)
and the Bachelor's courses:
- EU Law (study load 6 ECTS credits)
- Philosophy of Law A (study load 6 ECTS credits)

- Property Law (study load 6 ECTS credits)
- Liability Law (study load 6 ECTS credits)
- Legal Protection against the Government (study load 6 ECTS credits)
- Fundamental Rights (study load 6 ECTS credits)
- Criminal Liability (study load 6 ECTS credits)
- Criminal Procedure (study load 6 ECTS credits)
- MTO/Bachelor's Thesis (study load 8 ECTS credits)
- Dutch Language Test (study load 0 ECTS credits)

7. **HBO Bachelor's program in Law – Master's program in Business Law**

Candidates will be admitted to the Master's program in Business Law if they have passed the final assessment of an *HBO* Bachelor's program in Law and completed the following pre-Master's program within the Bachelor's in Business Law. The pre-Master's program consists of the following courses:

- The course Jurisprudence and the Bachelor's courses: (study load 4 ECTS credits)
- Property Law (study load 6 ECTS credits)
- Introduction to Business Law (study load 6 ECTS credits)
- Criminal Liability (study load 6 ECTS credits)
- Law and Economics for Business Law (study load 6 ECTS credits)
- Organizational Theory and Strategy for Business Law (study load 6 ECTS credits)
- Legal Protection against the Government (study load 6 ECTS credits)
- Business Law (study load 6 ECTS credits)
- Criminal Procedure (study load 6 ECTS credits)
- Philosophy of Law A (study load 6 ECTS credits)
- MTO/Bachelor's Thesis (study load 8 ECTS credits)
- Dutch Language Test (study load 0 ECTS credits)

5a. **HBO Bachelor's program in Law – Master's program in International Business Law**

Candidates will be admitted to the Master's program in International Business Law if they have passed the final assessment of an *HBO* Bachelor's program in Law and completed the following pre-Master's program within the Bachelor's in Business Law. The pre-Master's program consists of the following courses:

- The course Jurisprudence and the Bachelor's courses: (study load 4 ECTS credits)
- Property Law (study load 6 ECTS credits)
- Introduction to Business Law (study load 6 ECTS credits)
- Criminal Liability (study load 6 ECTS credits)
- Law and Economics for Business Law (study load 6 ECTS credits)
- Organizational Theory and Strategy for Business Law (study load 6 ECTS credits)
- Legal Protection against the Government (study load 6 ECTS credits)
- Business Law (study load 6 ECTS credits)
- Criminal Procedure (study load 6 ECTS credits)
- Philosophy of Law A (study load 6 ECTS credits)
- MTO/Bachelor's Thesis (study load 8 ECTS credits)
- Dutch Language Test (study load 0 ECTS credits)

8. **HBO Bachelor's program in Law – Master's program in International and European Law**

Candidates will be admitted to the Master's program in International and European Law if they have passed the final assessment of an *HBO* Bachelor's program in Law and completed the following pre-Master's program within the Bachelor's in Law. The pre-Master's program consists of the following courses:

- The course Jurisprudence and the Bachelor's courses: (study load 4 ECTS credits)
- EU Law (study load 6 ECTS credits)
- Property Law (study load 6 ECTS credits)
- Legal Philosophy A (study load 6 ECTS credits)
- International Law (study load 6 ECTS credits)
- Liability Law (study load 6 ECTS credits)
- Legal Protection against the Government (study load 6 ECTS credits)
- Fundamental Rights (study load 6 ECTS credits)
- Criminal Liability (study load 6 ECTS credits)
- MTO/Bachelor's Thesis (study load 8 ECTS credits)
- Dutch Language Test (study load 0 ECTS credits)

9. HBO Bachelor's program in Fiscal Economics – Master's in Tax Law

Candidates will be admitted to the Master's program in Tax Law if they have passed the final assessment of an HBO Bachelor's program in Fiscal Economics and completed the following pre-Master's program within the Bachelor's in Tax Law.

The pre-Master's program consists of the following courses:

- The course Jurisprudence and the Bachelor's courses: (study load 6 ECTS credits)
- Contract Law (study load 6 ECTS credits)
- Liability Law (study load 6 ECTS credits)
- Principles of European and International Tax Law (study load 6 ECTS credits)
- Philosophy of Law A (study load 6 ECTS credits)
- Introduction to Criminal Law and Criminal proceedings (study load 6 ECTS credits)
- Introduction to Business Law (study load 6 ECTS credits)
- Introduction to Constitutional Law (study load 6 ECTS credits)
- Fiscal Moot Court (study load 6 ECTS credits)
- MTO/Bachelor's Thesis (study load 8 ECTS credits)
- Dutch Language Test (study load 0 ECTS credits)

7a. HBO Bachelor's program in Fiscal Economics – Master's in International Business Taxation (Tax Law program)

Candidates will be admitted to the Master's program in International Business Taxation if they have passed the final assessment of an HBO Bachelor's program in Fiscal Economics and completed the following pre-Master's program within the Bachelor's in Tax Law. The pre-Master's program consists of the following courses:

- The course Jurisprudence and the Bachelor's courses: (study load 6 ECTS credits)
- Contract Law (study load 6 ECTS credits)
- Liability Law (study load 6 ECTS credits)
- Principles of European and International Tax Law (study load 6 ECTS credits)
- Philosophy of Law A (study load 6 ECTS credits)
- Introduction to Criminal Law and Criminal proceedings (study load 6 ECTS credits)
- Introduction to Business Law (study load 6 ECTS credits)
- Introduction to Constitutional Law (study load 6 ECTS credits)
- Fiscal Moot Court (study load 6 ECTS credits)
- MTO/Bachelor's Thesis (study load 8 ECTS credits)
- Dutch Language Test (study load 0 ECTS credits)

10. Belastingadviseur Master's program offered by the Register-Belastingadviseurs – Master's in Tax Law

Candidates will be admitted to the Master's program in Tax Law if they have passed the final assessment of the *Belastingadviseur* Master's program offered by the *Register-Belastingadviseurs* if they have completed the pre-Master's program within the Bachelor's program in Tax Law. The

- pre-Master's program consists of the following courses from the Bachelor's program in Tax Law:
- Introduction to Criminal Law and Criminal proceedings (study load 6 ECTS credits)
 - Contract Law (study load 6 ECTS credits)
 - Property Law (study load 6 ECTS credits)
 - Principles of European and International Tax Law (study load 6 ECTS credits)
 - Philosophy of Law A (study load 6 ECTS credits)
 - Business Law (study load 6 ECTS credits)
 - Dutch Language Test (study load 0 ECTS credits)

11. Register Belastingadviseur training program and AA/RA Register Belastingadviseur training program – Master's in Tax Law

Candidates will be admitted to the following pre-Master's program if they have passed either the *Register Belastingadviseur* or the *AA/RA Register Belastingadviseur* training program with an average total grade of 7 or higher and with grades of 7 or higher for both their theses and their oral examinations. In principle, their diplomas for either of the said training programs shall be no more than six years old. The pre-Master's program consists of the following courses from the Bachelor's program in Tax Law:

- Introduction to Criminal Law and Criminal proceedings (study load 6 ECTS credits)
- Contract Law (study load 6 ECTS credits)
- Property Law (study load 6 ECTS credits)
- Principles of European and International Tax Law (study load 6 ECTS credits)
- Rechtsfilosofie A (study load 6 ECTS credits)
- Business Law (study load 6 ECTS credits)
- Principles of Company Taxation (study load 6 ECTS credits)
- Dutch Language Test (study load 0 ECTS credits)

9a. Master's program Belastingadviseur offered by the Register-Belastingadviseurs – Master's in International Business Taxation (Tax Law Program)

Candidates will be admitted to the Master's program in International Business Taxation if they have passed the final assessment of the Master's program *Belastingadviseur* offered by the *Register-Belastingadviseurs* if they have completed the pre-Master's program within the Bachelor's program in Tax Law. The pre-Master's program consists of the following courses from the Bachelor's program in Tax Law:

- Introduction to Criminal Law (study load 6 ECTS credits)
- Contract Law (study load 6 ECTS credits)
- Property Law (study load 6 ECTS credits)
- Principles of European and International Tax Law (study load 6 ECTS credits)
- Philosophy of Law B (study load 6 ECTS credits)
- Business Law (study load 6 ECTS credits)
- Dutch Language Test (study load 0 ECTS credits)

12. HBO Bachelor's program in Public Administration, Safety and Security Management or MER/Business Administration – Master's program in Public Governance

Candidates will be admitted to the Master's program in Public Governance if they have passed the final assessment of an HBO Bachelor's program in Public Administration and completed the following pre-Master's program within the Bachelor's in Public Administration. The pre-Master's program consists of the following Bachelor's courses:

- Economic Theory and Financial Management (study load 6 ECTS credits)
- Policy Analysis in Public Administration (study load 6 ECTS credits)
- Networks and Institutions in Public Administration (study load 6 ECTS credits)
- Political Science (study load 6 ECTS credits)
- Introduction to European Governance (study load 6 ECTS credits)
- Governance and the Rule of Law (study load 6 ECTS credits)
- Philosophy of Administration Studies (study load 6 ECTS credits)
- Supervision, Performance and Accountability (study load 6 ECTS credits)

- Public Administration Research, Module 3: Quantitative Research (study load 6 ECTS credits)
 - English Language Test (study load 0 ECTS credits)
- One of the following four electives (6 ECTS credits)
- Market, State and Civil Society or (study load 6 ECTS credits)
 - Public Management (study load 6 ECTS credits)
 - Legal Protection against the Government (study load 6 ECTS credits)
 - Transboundary and Multilevel Governance (study load 6 ECTS credits)

Appendix

Article 45 – Courses of the first Bachelor’s year for students who first enrolled into the Bachelor’s program in the academic year 2011–2012, but before September 1, 2018

1. The first year of the Bachelor’s programs in Law (IER or Business Law track) and Tax Law consists of the following courses, with study loads as specified:

- | | | |
|----|--|-----------------------------|
| a. | Perspectives of Law | (study load 6 ECTS credits) |
| b. | Constitutional Law | (study load 6 ECTS credits) |
| c. | Administrative Law | (study load 6 ECTS credits) |
| d. | Introduction to Criminal Law | (study load 6 ECTS credits) |
| e. | Introduction to Law of Criminal Procedure | (study load 6 ECTS credits) |
| f. | European Legal History | (study load 6 ECTS credits) |
| g. | Introduction to Private Law | (study load 6 ECTS credits) |
| h. | Law of Persons and Property | (study load 6 ECTS credits) |
| i. | Introduction to International and European Law | (study load 6 ECTS credits) |
| j. | Tax Law | (study load 6 ECTS credits) |
| k. | Dutch Language Test | (study load 0 ECTS credits) |

Article 46 – The courses of the second and third years of the Bachelor’s program Law for students who enrolled for the first time in the academic year 2017-2018:¹

1. The second and third Bachelor’s years consist of the following courses, with study loads as specified:

- | | | |
|----|--|-----------------------------|
| a. | Contract Law | (study load 6 ECTS credits) |
| b. | Liability Law | (study load 6 ECTS credits) |
| c. | Property Law | (study load 6 ECTS credits) |
| d. | Corporation and Partnership Law | (study load 6 ECTS credits) |
| e. | Business Law | (study load 6 ECTS credits) |
| f. | Constitutional and Administrative Law: An Integrational Approach | (study load 6 ECTS credits) |
| g. | Fundamental Rights | (study load 6 ECTS credits) |
| h. | Legal Protection against the Government | (study load 6 ECTS credits) |
| i. | European Union Law ² | (study load 6 ECTS credits) |
| j. | Criminal Liability | (study load 6 ECTS credits) |
| k. | Criminal Procedure | (study load 6 ECTS credits) |
| l. | International Law | (study load 6 ECTS credits) |
| m. | Law and Society | (study load 6 ECTS credits) |
| n. | Philosophy of Law A | (study load 6 ECTS credits) |
| o. | Philosophy of Law B | (study load 6 ECTS credits) |
| p. | Moot Court | (study load 6 ECTS credits) |
| q. | Law of Civil Procedure | (study load 6 ECTS credits) |
| r. | Labor Law | (study load 6 ECTS credits) |

¹ For the previous program, see the 2016–2017 EER.

² Up and until the academic year 2018–2019, this course was called European Union Law in Practice.

- s. the student may choose:
The World's Legal Systems or
Administration of Criminal Justice (study load 6 ECTS credits)
 - t. Methodology and Statistics/Bachelor's Thesis (study load 6 ECTS credits)
2. Upon the approval of the Examination Board, courses of the sixth semester (the spring semester of the third year of the Bachelor's program) may be replaced by courses taken at a law school abroad with a study load of at least 24 credits (Legal Philosophy B must be passed in Tilburg). If MTO/Bachelor's Thesis is also replaced, then the student must write a paper of at least 15 pages for submission to the law school abroad.

Article 47 – The courses of the second and third years of the Bachelor's program in Tax Law for students who enrolled in the Bachelor's program for the first time in the academic year 2011–2012 or later but before September 2018:

1. The second and third Bachelor's years consist of the following courses, with study loads as specified:
- a. Contract Law (study load 6 ECTS credits)
 - b. Liability Law (study load 6 ECTS credits)
 - c. Property Law (study load 6 ECTS credits)
 - d. Corporation and Partnership Law (study load 6 ECTS credits)
 - e. Business Law (study load 6 ECTS credits)
 - f. Constitutional and Administrative Law: An Integrational Approach (study load 6 ECTS credits)
 - g. Philosophy of Law A (study load 6 ECTS credits)
 - o. Philosophy of Law B (study load 6 ECTS credits)
 - i. Fiscal and Financial Annual Accounting (study load 6 ECTS credits)
 - j. Accounting (study load 6 ECTS credits)
 - k. Public Finance for Tax Law (study load 6 ECTS credits)
 - l. Principles of Income Tax (study load 6 ECTS credits)
 - m. Principles of Company Taxation (study load 6 ECTS credits)
 - n. Sales Tax (study load 6 ECTS credits)
 - o. Principles of Corporate Income Tax (study load 6 ECTS credits)
 - p. Procedural Tax Law (study load 6 ECTS credits)
 - q. Principles of Eur. and Intern. Tax Law (study load 6 ECTS credits)
 - r. Fiscal Moot Court (study load 6 ECTS credits)
 - s. The World's Legal Systems (study load 6 ECTS credits)
 - t. Methodology and Statistics/Bachelor's Thesis (study load 6 ECTS credits)
2. Upon the approval of the Examination Board, courses of the sixth semester (the spring semester of the third year of the Bachelor's program) may be replaced by courses taken at a law school abroad with a study load of at least 24 credits (Legal Philosophy B must be passed in Tilburg). If MTO/Bachelor's Thesis is also replaced, then the student must write a paper of at least 15 pages for submission to the law school abroad.

Article 48 – The courses of the second and third years of the Bachelor's track in International and European Law of the Law program for students who enrolled in the Bachelor's program for the first time in the academic year 2017-2018:

1. The second and third Bachelor's years consist of the following courses with study loads as specified:
- a. Contract Law (study load 6 ECTS credits)
 - b. Liability Law (study load 6 ECTS credits)
 - c. Property Law (study load 6 ECTS credits)
 - d. Corporation and Partnership Law (study load 6 ECTS credits)
 - e. Free Movement of Persons in the EU (*formerly European*)

- f. *Labor Law in the Member States)* (study load 6 ECTS credits)
 - f. Constitutional and Administrative Law: An Integrational Approach (study load 6 ECTS credits)
 - g. Legal Protection against the Government (study load 6 ECTS credits)
 - h. European Union Law (study load 6 ECTS credits)
 - i. Public International Law (study load 6 ECTS credits)
 - j. Compliance in International and EU Law (study load 6 ECTS credits)
 - k. Fundamental Rights (study load 6 ECTS credits)
 - l. Criminal Procedure (study load 6 ECTS credits)
 - m. Law of Civil Procedure (study load 6 ECTS credits)
 - n. International and European Criminal Law (study load 6 ECTS credits)
 - o. Philosophy of Law A (study load 6 ECTS credits)
 - p. Philosophy of Law B (study load 6 ECTS credits)
 - q. Mootcourt (study load 6 ECTS credits)
 - r. Making and Shaping Markets through Harmonization in the EU (study load 6 ECTS credits)
 - s. The World's Legal Systems (study load 6 ECTS credits)
 - t. Methodology and Statistics/Bachelor's Thesis (study load 6 ECTS credits)
2. Upon the approval of the Examination Board, courses of the sixth semester (the spring semester of the third year of the Bachelor's program) may be replaced by courses taken at a law school abroad with a study load of at least 24 credits (Legal Philosophy B must be passed in Tilburg). If MTO/Bachelor's Thesis is also replaced, then the student must write a paper of at least 15 pages for submission to the law school abroad.

Article 49 – The courses of the second and third years of the Bachelor's programs in Law: track Business Law for students who enrolled in the Bachelor's program for the first time in the academic year 2017–2018:¹

1. The second and third years of the Bachelor's program in Law: track Business Law consist of the following courses, with study loads as specified:
- a. Contract Law (study load 6 ECTS credits)
 - b. Liability Law (study load 6 ECTS credits)
 - c. Property Law (study load 6 ECTS credits)
 - d. Corporation and Partnership Law (study load 6 ECTS credits)
 - e. Business Law (study load 6 ECTS credits)
 - f. Constitutional and Administrative Law: An Integrational Approach (study load 6 ECTS credits)
 - g. International Law (study load 6 ECTS credits)
 - h. Organizational Theory and Strategy for Business Law (study load 6 ECTS credits)
 - i. EU Law² (study load 6 ECTS credits)
 - j. Labor Law (study load 6 ECTS credits)
 - k. Philosophy of Law A (study load 6 ECTS credits)
 - l. Philosophy of Law B (study load 6 ECTS credits)
 - m. Law of Civil Procedure (study load 6 ECTS credits)
 - n. Criminal Procedure (study load 6 ECTS credits)
 - o. Criminal Liability (study load 6 ECTS credits)
 - p. Economics (study load 6 ECTS credits)
 - q. Accounting for Business Law (study load 6 ECTS credits)
 - r. Entrepreneurial Finance (study load 6 ECTS credits)

¹ See for previous programs the EER 2016-2017

² Up and until the academic year 2018–2019, this course was called European Union Law in Practice.

- s. Legal Protection against the Government (study load 6 ECTS credits)
 - t. Methodology and Statistics/Bachelor's Thesis (study load 6 ECTS credits)
2. Upon the approval of the Examination Board, courses of the sixth semester (the spring semester of the third year of the Bachelor's program) may be replaced by courses taken at a law school abroad with a study load of at least 24 credits (Legal Philosophy B must be passed in Tilburg). If MTO/Bachelor's Thesis is also replaced, then the student must write a paper of at least 15 pages for submission to the law school abroad.

APPENDIX

LEARNING OUTCOMES BACHELORS

TILBURG LAW SCHOOL

NB Deze eindkwalificaties zijn afkomstig uit de Kritische reflectie die is geschreven voor elke opleiding ter voorbereiding op het Visitatie- en Accreditatietraject, in 2017-2018

Please note: These Learning outcomes originate from the Critical Reflection written for each programme in preparation for the Assessment- and Accreditation process, in 2017-2018.

Eindkwalificaties bachelor Rechtsgeleerdheid

Kennis en inzicht

Een afgestudeerde van de Bacheloropleiding Rechtsgeleerdheid:

1. Kent de systematiek en de grondslagen van het Nederlands recht;
2. Heeft gedegen kennis van de verschillende disciplines in het recht, te weten het privaatrecht, het staats- en bestuursrecht, het strafrecht, het Europees recht en het internationaal recht, met inbegrip van het procesrecht;
3. Kent de actuele vraagstukken van het recht;
4. Is op de hoogte van de wordingsgeschiedenis van rechtssystemen en –beginselen;
5. Heeft inzicht in de plaats van het recht in de samenleving;
6. Heeft inzicht in de relatie van het recht met aanpalende wetenschapsgebieden zoals de economische en sociale wetenschappen, de geschiedenis en de filosofie;
7. Kent en begrijpt de systematiek van de rechtsvorming;
8. Beschikt over basiskennis van buitenlandse rechtsstelsels;
9. Heeft kennis van en inzicht in de morele en ethische dimensie van het recht.

Vaardigheden

Een afgestudeerde van de Bacheloropleiding Rechtsgeleerdheid:

1. Kan rechtsbronnen op de juiste wijze hanteren en daarbij gebruik maken van digitale middelen;
2. Kan de verschillende aspecten van juridische problemen binnen een rechtsgebied analyseren en daarbij hoofd- en bijzaken goed onderscheiden;
3. Kan normen toepassen op casus;
4. Kan verschillende rechtsstelsels onderling vergelijken, verschillen en overeenkomsten analyseren en bevindingen betrekken op actuele juridische vraagstukken;
5. Kan op overtuigende wijze een betoog opzetten, zowel schriftelijk als mondeling, en kan opvattingen goed onderbouwen met argumenten;
6. Kan goed samenwerken, in het bijzonder met juristen.
7. Kan in het Nederlands en voor zover nodig ook in het Engels effectief mondeling en schriftelijk communiceren over juridische vraagstukken, zowel met juristen als met niet-juristen;
8. Kan actuele maatschappelijke vraagstukken duiden op basis van verworven juridische kennis en inzichten;
9. Kan uiteenlopende informatie rondom actuele maatschappelijke vraagstukken gestructureerd verwerken en beoordelen op de bruikbaarheid voor de aanpak van juridische problemen;
10. Kan elementair wetenschappelijk onderzoek verrichten.

Houding

Een afgestudeerde van de Bacheloropleiding Rechtsgeleerdheid:

1. Stelt zich kritisch en onderzoekend op;
2. Toont zich zelfstandig in doen en denken;
3. Handelt integer;
4. Beschikt over nuancerend vermogen;
5. Heeft oog voor rechtvaardigheid;
6. Heeft oog voor de rol van het recht in de samenleving;
7. Durft stelling te nemen in het maatschappelijk debat.

Eindkwalificaties bachelor Rechtsgeleerdheid, specialisatie Ondernemingsrecht

Kennis en inzicht

Een afgestudeerde van de Bacheloropleiding Rechtsgeleerdheid:

1. Kent de systematiek en de grondslagen van het Nederlands recht, in het bijzonder van het ondernemingsrecht;
2. Heeft gedegen kennis van de verschillende disciplines in het recht, te weten het privaatrecht, het staats- en bestuursrecht, het strafrecht, het Europees recht en het internationaal recht, met inbegrip van het procesrecht;
3. Heeft inzicht en kennis van de economische, organisatiewetenschappelijke en financiële grondbeginselen van het ondernemingsrecht;
4. Heeft basiskennis van en inzicht in de internationale aspecten van het ondernemingsrecht;
5. Kent de actuele vraagstukken van het ondernemingsrecht;
6. Is op de hoogte van de wordingsgeschiedenis van rechtssystemen en –beginselen;
7. Heeft inzicht in de plaats van het recht en de economie in de samenleving;
8. Heeft inzicht in de relatie van het recht met aanpalende wetenschapsgebieden zoals de economische en sociale wetenschappen, de geschiedenis en de filosofie;
9. Kent en begrijpt de systematiek van de rechtsvorming;
10. Beschikt over basiskennis van buitenlandse rechtsstelsels;
11. Heeft kennis van en inzicht in de morele en ethische dimensie van het recht in de context van een onderneming;
12. Heeft kennis van de werking van ondernemingen.

Vaardigheden

Een afgestudeerde van de Bacheloropleiding Rechtsgeleerdheid:

1. Kan rechtsbronnen op de juiste wijze hanteren en daarbij gebruik maken van digitale middelen;
2. Kan de verschillende aspecten van juridische problemen binnen een rechtsgebied analyseren en daarbij hoofd- en bijzaken goed onderscheiden;
3. Kan normen toepassen op casus;
4. Kan verschillende rechtsstelsels onderling vergelijken, verschillen en overeenkomsten analyseren en bevindingen betrekken op actuele juridische vraagstukken;
5. Kan op overtuigende wijze een betoog opzetten, zowel schriftelijk als mondeling, en kan opvattingen goed onderbouwen met argumenten;
6. Kan goed samenwerken, in het bijzonder met juristen.
7. Kan in het Nederlands en voor zover nodig ook in het Engels effectief mondeling en schriftelijk communiceren over juridische en ondernemingsrechtelijke vraagstukken, zowel met juristen als met niet-juristen;
8. Kan actuele maatschappelijke vraagstukken duiden op basis van verworven juridische kennis en inzichten;
9. Kan uiteenlopende informatie rondom actuele maatschappelijke vraagstukken gestructureerd verwerken en beoordelen op de bruikbaarheid voor de aanpak van juridische en ondernemingsrechtelijke problemen;
10. Is in staat ondernemingsrechtelijke problemen zowel juridisch als ook (rechts)economisch te duiden;
11. Kan elementair wetenschappelijk onderzoek verrichten.

Houding

Een afgestudeerde van de Bacheloropleiding Rechtsgeleerdheid:

1. Stelt zich kritisch en onderzoekend op;
2. Toont zich zelfstandig in doen en denken;
3. Handelt integer;
4. Beschikt over nuancerend vermogen;
5. Heeft oog voor rechtvaardigheid;
6. Heeft oog voor de rol van het recht in de samenleving;
7. Durft stelling te nemen in het maatschappelijk debat.

Eindkwalificaties bachelor Fiscaal Recht

Kennis en inzicht

Een afgestudeerde van de Bacheloropleiding Fiscaal Recht:

1. Kent de systematiek en de grondslagen van het Nederlands recht;
2. Heeft gedegen kennis van en inzicht in de beginselen en begrippen van het (zowel materiële als formele) fiscale recht (voor zover het betreft de Rijksbelastingen) en van de wordingsgeschiedenis daarvan;
3. Kent de systematiek en de grondslagen van het fiscale recht en heeft kennis van de internationale en Europeesrechtelijke aspecten van het fiscale recht;
4. Heeft gedegen kennis van de verschillende disciplines in het recht, waaronder privaatrecht, staats- en bestuursrecht en Europees recht en globale kennis van het strafrecht;
5. Heeft inzicht in de plaats van het recht in de samenleving waaronder de actuele vraagstukken van het fiscale recht in het bijzonder;
6. Heeft inzicht in de relatie van het fiscale recht met aanpalende wetenschapsgebieden, zoals economie en ondernemingsrecht;
7. Heeft kennis van openbare financiën, externe verslaggeving en boekhouden;
8. Beschikt over basiskennis van buitenlandse rechtsstelsels;
9. Heeft kennis van en inzicht in de morele en ethische dimensie van het recht.

Vaardigheden

Een afgestudeerde van de Bacheloropleiding Fiscaal Recht:

1. Kan rechtsbronnen op de juiste wijze hanteren en daarbij gebruik maken van digitale middelen;
2. Kan de verschillende aspecten van juridische en fiscale problemen binnen een rechtsgebied analyseren en daarbij hoofd- en bijzaken goed onderscheiden;
3. Kan normen toepassen op een casus;
4. Kan verschillende rechtsstelsels onderling vergelijken verschillen en overeenkomsten analyseren en bevindingen betrekken op actuele juridische en fiscale vraagstukken;
5. Kan een financiële analyse uitvoeren op een casus;
6. Kan op overtuigende wijze een betoog opzetten, zowel schriftelijk als mondeling; kan tevens opvattingen goed onderbouwen met argumenten;
7. Kan goed samenwerken, in het bijzonder met juristen en economen;
8. Kan in het Nederlands en voor zover nodig ook in het Engels effectief mondeling en schriftelijk communiceren over juridische en fiscale vraagstukken, zowel met juristen als met niet-juristen;
9. Kan zich een oordeel vormen over (fiscaal-)juridische vraagstukken;
10. Kan informatie duiden op basis van verworven juridische kennis en inzichten;
11. Kan uiteenlopende informatie rondom actuele maatschappelijke vraagstukken gestructureerd verwerken en beoordelen op de bruikbaarheid voor de aanpak van juridische en fiscale problemen;
12. Kan elementair wetenschappelijk onderzoek verrichten.

Houding

Een afgestudeerde van de Bacheloropleiding Fiscaal Recht:

1. Stelt zich kritisch en onderzoekend op;
2. Toont zich zelfstandig in doen en denken;
3. Handelt integer;
4. Beschikt over nuancerend vermogen;

5. Heeft oog voor rechtvaardigheid;
6. Heeft oog voor de rol van het recht in de samenleving;
7. Durft stelling te nemen in het maatschappelijk debat.

Learning outcomes bachelor Public Governance

Knowledge and understanding

Graduates of the bachelor's program have basic knowledge and understanding of:

1. Theory and practice of the variety of political and administrative systems, in particular the Dutch political and administrative system;
2. Theory and practice of agenda setting, policy-making, implementation and evaluation in the public domain;
3. Organizational theory and practice of organizations in the public domain;
4. Governance theory and practices in the public domain;
5. The disciplinary foundations of public administration: political science, economics, sociology and, in particular, law;
6. Epistemology, research designed, research strategies, and research methods in public administration.

Applying knowledge and understanding

Graduates of the bachelor's program are able to:

1. Analyze and interpret common policy and organizational problems and issues in the public domain in the light of scientific concepts and theories in the field of public administration;
2. Translate knowledge into policy recommendations that are both tenable and realistic;
3. Design and conduct the basic (desk-)research in the field of public administration, applying observational, interview, and survey methods.

Making judgments

Graduates of the bachelor's program are able to:

1. Gather and interpret data to inform and make judgments about development in the field of public administration;
2. Critically assess developments in public administration's societal environment from multiple (scientific and societal) perspectives;
3. Critically assess research presented by others in the field of public administration.

Communication

Graduates of the bachelor's program are able to:

1. Argue and communicate effectively and respectfully, in speech and writing, about developments in the field of public administration, with specialist and non-specialist audiences;
2. Argue and communicate effectively and respectfully, in speech and writing, about (results of) research in the field of public administration, with specialist and non-specialist audiences.

Learning skills

Graduates of the bachelor's program:

1. Are able to collect, select and process relevant information quickly and efficiently, demonstrating a high level of responsibility, self-discipline and initiative;
2. Are able to apply the media-, computer- and project management skills that are necessary to undertake further study in the field of public administration with a high degree of autonomy;
3. Have the appropriate learning skills and the curiosity to identify field-specific knowledge gaps and to stay up-to-date with developments in the field of public administration.

Learning outcomes bachelor Global Law

Knowledge and understanding

Students who have attained the Global Law Bachelor have knowledge and understanding:

1. Of the history and institutional characteristics of the major legal traditions in the world, as well as of the international legal order;
2. Of the theoretical foundations and main issues, institutions, principles and doctrines of the main fields of law in the Western legal traditions, of which English, French, German and US law will provide models. These fields of law include
3. Contract, tort and property law;
4. Criminal law;
5. Constitutional and administrative law;
6. Business law.
7. Of the theoretical foundations and main issues, institutions, principles and doctrines of international and transnational law;
8. Of legal theory and legal philosophy, more specifically in the context of globalization;
9. Of the main issues in the interaction between law and society, more specifically in the context of globalization;
10. Of the operational aspects of large organizations, such as strategy, organization, accounting and finance.

Skills

Students who have attained the Global Law Bachelor have the following skills. They:

1. Solve complex juridical cases which span various fields of law and legal systems, and in doing so take into account the relevant non-juridical context of the problem and the proposed solution. Hereto, the students can
2. Argue and communicate effectively in English, both in speech as well as writing, about juridical cases both with legal and non-legal audiences;
3. Apply the methods of law and legal scholarship on juridical cases and legal problems;
4. Apply the methods of comparative law;
5. Understands the opportunities and limitations of interdisciplinary research, the role of the law in the social sciences and the basic methods of empirical research with which they can sufficiently judge the value of relevant social science research in order to incorporate it in legal research;
6. Understands and apply the methods of dispute resolution.

Attitudes

Students who have attained the Global Law Bachelor have the following attitudes. They:

1. Are critical and inquisitive;
2. Act with integrity;
3. Can make nuanced judgments;
4. Are sensitive to the role of law in society;
5. Dare to take position in public debates;
6. And can work as a team member.