





Academic programmes and faculty information

Yearbook, Part 8

forward together \cdot sonke siya phambili \cdot saam vorentoe

Please note that the University officially changed the English name "Calendar" to "Yearbook" in August 2023. The new name immediately came into effect in documents and communication of the University and will also be used in all Yearbook parts from the 2024 Yearbook onwards.

Accuracy, liability and changes

- Stellenbosch University has taken reasonable care to ensure that the information provided in the Yearbook parts is as accurate and complete as possible.
- Take note, however, that the University's Council and Senate accept no liability for any incorrect information in the Yearbook parts.
- The University reserves the right to change the Yearbook parts at any time when necessary.

The division of the Yearbook

- The Yearbook is divided into 13 parts.
- Part 1, 2 and 3 of the Yearbook contain general information applicable to all students. Make sure that you understand all provisions in Part 1 (General Rules) of the Yearbook that are applicable to you.
- Part 4 to 13 of the Yearbook are the Faculty Yearbook parts.

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Part 2	Bursaries and Loans
Part 3	Student Fees
Part 4	Arts and Social Sciences
Part 5	Science
Part 6	Education
Part 7	AgriSciences
Part 8	Law
Part 9	Theology
Part 10	Economic and Management Sciences
Part 11	Engineering
Part 12	Medicine and Health Sciences
Part 13	Military Science

Availability of the Yearbook parts

- The electronic versions of the Yearbook parts are available at www.sun.ac.za/Yearbook.
- Parts 1 to 12 are available in both English and Afrikaans. Military Science (Part 13) is only available in English.

Law

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How to use this Yearbook Part

This section gives you guidelines for finding particular information in the different chapters in this Yearbook part. Consult the table of contents for the page numbers of the chapters referred to below.

1. Where to find information

1.1 Prospective undergraduate students

- The General Information chapter contains information about:
 - Communication with the Faculty and the University, which includes an explanation of the concepts "application number" and "student number", as well as relevant contact details where you can refer important enquiries to;
 - Language at the University;
 - The degree programmes that you can enrol for and the qualifications that you can obtain as well as important examination provisions that are applicable to programmes and modules; and
 - o Prizes and bursaries that may be awarded to law students.
- The Undergraduate Programmes chapter contains information about:
 - o The minimum admission requirements for the various study programmes;
 - The Faculty's undergraduate study programmes; and
 - The subjects and modules that must be taken per academic year for the different study programmes, with choices where applicable.
- The Subjects, Modules and Module Contents chapter contains:
 - An explanation of subjects as opposed to modules;
 - An explanation of the different digits used for the numbering of modules in the Undergraduate Programmes chapter; and
 - Definitions of prerequisite pass, prerequisite and corequisite modules.
- An alphabetical list of the law subjects in all the programmes offered by the Faculty is available in the back of this Yearbook part.

1.2 Prospective postgraduate students

- The General Information chapter contains information about:
 - Communication with the Faculty and the University, which includes an explanation of the concepts "application number" and "student number", as well as relevant contact details where you can refer important enquiries to;
 - Language at the University; and
 - Prizes and bursaries that may be awarded to law students.
 - The Postgraduate Programmes chapter contains information about:
 - The Faculty's postgraduate study programmes;
 - The minimum admission requirements for the various study programmes;
 - Specific closing dates for applications, and other relevant information, for example selection for admission;
 - The duration and commencement of programmes;
 - The subjects and modules that must be taken per academic year for the different study programmes, with choices where applicable; and
 - Submitting a thesis, dissertation or research assignment.
- The Subjects, Modules and Module Contents chapter contains:
 - An explanation of the digits and abbreviations used to describe modules.
- An alphabetical list of the law subjects in all the programmes offered by the Faculty is available in the back of this Yearbook part.

1.3 Registered undergraduate students

- The General Information chapter contains information about:
 - Communication with the Faculty and the University with relevant contact details where you can refer important enquiries to;
 - b Language at the University;
 - Prizes and bursaries that may be awarded to law students;
 - The granting of Dean's Concession Assessments to final-year students; and
 - Readmission to the next academic year.
- The Undergraduate Programmes chapter contains information about:
 - The Faculty's undergraduate study programmes;
 - The subjects and modules that must be taken per academic year for the different study programmes, with choices where applicable; and
 - Other relevant matters such as taking extra modules or modules from the next year.
- The Subjects, Modules and Module Contents chapter contains:
 - An explanation of subjects as opposed to modules;
 - An explanation of the different digits used for the numbering of modules in the Undergraduate Programmes chapter;
 - The abbreviations and definitions used for the teaching loads of individual modules;
 - o An indication at each module of what its teaching load is;
 - Definitions of prerequisite pass, prerequisite and corequisite modules, as well as an indication at each module which of the requisites apply to it, if any; and
 - o How individual modules are assessed.
- An alphabetical list of the law subjects in all the programmes offered by the Faculty is available in the back of this Yearbook part.

1.4 Registered postgraduate students

- The General Information chapter contains information about:
 - o Communication with the Faculty and University and the relevant contact details;
 - Taking modules and subjects at another university; and
 - Prizes and bursaries that may be awarded to law students.
- The Postgraduate Programmes chapter contains information about:
 - The Faculty's postgraduate study programmes;
 - The subjects and modules that must be taken per academic year for the different study programmes, with choices where applicable
 - o Submitting a thesis, research assignment or dissertation, where applicable; and
 - Permitted years of study and reregistration.
- An alphabetical list of the law subjects in all the programmes offered by the Faculty is available in the back of this Yearbook part.

General information

Law

1. The Faculty of Law

1.1 Origin and structure

The Faculty of Law at Stellenbosch University (SU) was established in 1921 and is situated in the historical Ou Hoofgebou ('Old Main Building') on the corner of Victoria Street and Ryneveld Street.

The Faculty comprises the following three departments: the Department of Mercantile Law, the Department of Private Law and the Department of Public Law, as well as the Law Clinic.

The extended law library comprises a large section of the upper floor of the Stellenbosch University Library.

1.2 Degrees and diplomas awarded by the Faculty

Legum Baccalaureus (LLB)

Legum Magister (LLM)

Legum Doctor (LLD)

Postgraduate Diploma in Tax Law (PDTL)

Postgraduate Diploma in Intellectual Property Law (PDIPL)

Postgraduate Diploma in Public Procurement Policy and Regulation (PDPPPR)

1.3 Bachelor's programmes

To practice law, you need an LLB qualification, but this qualification also offers many other career options. Various routes may be taken to obtain an LLB qualification.

- a) **LLB (4 years):** This programme has been offered since 1998 and forms the basic law programme in the Faculty.
- b) **BAccLLB**: The BAccLLB programme has been offered jointly by the Faculty of Law and the Faculty of Economic and Management Sciences since 2001. An amended programme has been offered since 2004. The BAccLLB enables you to complete both the BAcc and the LLB degrees within a minimum period of five years in a single, combined qualification. SU is the only university where you can follow this degree.
- c) BA (Law) and BCom (Law) followed by the LLB (2 years): The BA (Law) and BCom (Law) programmes are offered, respectively, by the Faculty of Arts and Social Sciences and the Faculty of Economic and Management Sciences. The two programmes are integrated with the curriculum of the four-year LLB programme in that you take the law subjects of the first two years of the LLB programme alongside subjects from the Faculty of Arts and Social Sciences or Economic and Management Sciences. On completion of a BA (Law) or BCom (Law) at SU, you may enrol for the two-year LLB programme and complete the final two years of the LLB programme to obtain the LLB degree as well.
- d) **LLB (3 years):** This programme may be followed as a second degree after you have completed any other bachelor's degree. The three-year LLB has been offered since 1999 and is based on the curriculum for the four-year LLB degree.

1.4 Postgraduate diplomas, LLM and LLD programmes

- a) The Postgraduate Diploma in Tax Law has been offered since 1999 and takes two years to complete.
- b) The Postgraduate Diploma in Intellectual Property Law has been offered since 2013 and is the only one of its kind. It takes one year to complete.
- c) The Postgraduate Diploma in Public Procurement Policy and Regulation has been offered since 2020 and is the only one of its kind in Africa. It takes one year to complete.
- d) The LLM degree may be obtained by successfully completing a full research thesis or a coursework programme. The first LLM degree awarded for a research thesis was conferred in 1976 and the LLM by coursework has been offered since 1994. The professional LLM programme has been offered since 2020.
- e) The LLD is the most advanced degree on offer in the Faculty.

1.5 Student activities in the Faculty

Juridical Society

The Juridical Society organises a wide range of academic and social activities (among other things, visiting lecturers, guest speakers, moot courts) and represents law students in the liaison committee with lecturers.

Responsa Meridiana

This is a legal journal compiled solely from student contributions and is published annually in collaboration with law students from the University of Cape Town. A prize is awarded for an outstanding contribution.

1.6 Law Clinic

The Law Clinic provides free legal assistance on an organised basis to needy persons in the Stellenbosch district. As a law student you can participate in this effort on an organised basis during your final year of studies.

2. The Faculty's contact details

2.1 Postal address of the Faculty

Send specific enquiries about the Faculty to the following address:

The Dean: Faculty of Law Stellenbosch University Ou Hoofgebou Private Bag X1 MATIELAND 7602

2.2 Telephone numbers for the Faculty

For general enquiries about applications and the like, you can contact the University's Client Services on the Stellenbosch campus. You will find their details below under "Communication with the University". The Faculty may be contacted directly at the numbers in the table below. Specific enquiries about applications, selection or programmes may be directed to the Faculty Administrator.

	Telephone number	Fax number	E-mail address
The Dean's Secretary	021 808 4853	021 886 6235	sarnolds@sun.ac.za
Faculty Manager	021 808 3780	021 886 6235	karinwiss@sun.ac.za
Faculty Administrator	021 808 9111	021 808 3822	shirle@sun.ac.za
Department Mercantile Law	021 808 3561	021 886 6235	cmentoor@sun.ac.za
Department Private Law	021 808 3184	021 886 6235	tamrynd@sun.ac.za
Department Public Law	021 808 3195	021 886 6235	sibulele@sun.ac.za

2.3 Faculty webpage

www.sun.ac.za/law

3. Communication with the University

3.1 Prospective students

- The University allocates an application number (e.g. APP/1234567) to you when you apply to study at the University.
- The application number is your unique identification to simplify future communication regarding your programme application(s) with the University.
- Use your application number every time you communicate with the University.

3.2 Current or former Stellenbosch University students

- The University allocates a student number to you when you are admitted to a programme and register at the University.
- The student number is your unique identification to simplify future communication with the University.
- Use your student number every time you communicate with the University.

3.3 The University's contact details

- Telephone: 021 808 9111
- E-mail: info@sun.ac.za
- Visit Stellenbosch University's website at http://www.sun.ac.za.

3.4 Postal addresses of the University

Correspondence on academic matters, for instance study-related matters, bursaries and loans, or placement in a residence, can be directed to:

The Registrar Stellenbosch University Private Bag X1 MATIELAND 7602 Correspondence on matters relating to finance and services, including services at University residences, can be directed to: The Chief Operating Officer Stellenbosch University Private Bag X1 MATIELAND

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4. Language at the University

Stellenbosch University (SU) is committed to engagement with knowledge in a diverse society and through the Language Policy aims to increase equitable access to SU for all students and staff. Multilingualism is promoted as an important differentiating characteristic of SU. Afrikaans, English and isiXhosa are used in academic, administrative, professional and social contexts. Pedagogically sound teaching and learning are facilitated by means of Afrikaans and English.

More information concerning language at SU is available on the website www.sun.ac.za/language.

5. Undergraduate enrolment management

The number of available places at the University is limited and the University manages enrolments strategically and purposefully. For this reason, there will be undergraduate applicants who meet the minimum requirements of a particular programme but who will not be admitted.

You can find out more about the selection procedure and admission requirements for a particular undergraduate programme below, as well as at www.maties.com and on the Faculty's website at www.sun.ac.za/law.

5.1 The National Benchmark Test

The Faculty of Law uses the results of the National Benchmark Test (NBT) for selection. You must sit for these tests **before 31 July**. You can do so countrywide at various centres. Consult the NBT website (www.nbt.ac.za) or the SU website (www.maties.com) for more information.

The results of the National Benchmark Tests may be used by SU for the following purposes (details are available at www.maties.com):

- to support decision-making about the placement of students in extended degree programmes,
- for selection, and
- for curriculum development.

Please note:

If you want to apply for admission to the LLB or BA (Law) programmes, you must write the AQL test (Academic and Quantitative Literacy). If you want to apply for the BAccLLB or BCom (Law) programmes, you must write the AQL test as well as the MAT (Mathematics) test.

5.2 Selection policy: undergraduate programmes

Since 2004 students who want to follow an undergraduate programme in the Faculty of Law must first be selected. The reason for this is that the number of places available to new first years in the following programmes is limited:

- Four-year LLB
- BA (Law)
- BCom (Law)
- BAccLLB

If you want to apply for selection, you must write the National Benchmark Test (see " The National Benchmark Test" for more information). The results of the National Benchmark Test and applicants' school results are used in the relation 20:80 to rank all the applications according to academic merit. In each programme the Faculty also provides for admitting students from underrepresented groups, in line with the University's policy on diversity.

Apart from writing the National Benchmark Test, you must also meet the admission requirements as set out below under "Admission requirements for all programmes".

5.3 Application process and closing date

Applications close on **31 July** of the year before admission. You can apply electronically at www.maties.com. You must complete the National Benchmark Test before the closing date for applications.

6. Admission requirements for all programmes

The abbreviation "LLB" stands for *legum baccalaureus* (bachelor of laws). All LLB degrees are therefore undergraduate qualifications that can be grouped together as was done above under "Bachelor's programmes". Although the two- and three-year LLB qualifications are second bachelor's degrees that can only be obtained if you already have another bachelor's degree, they still count as undergraduate qualifications.

The admission requirements for each programme are repeated in the chapters "Undergraduate Programmes (from 2022)" and "Postgraduate Programmes". Look under the heading for the relevant programme.

6.1 LLB (four-year programme)

This is a selection programme and only a limited number of students will be admitted. Applications close **31** July. See "Undergraduate enrolment management" above for more information.

The admission requirements for the programme are as follows:

- An average of at least 70% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- Afrikaans (Home Language) at least a 5 (60%–69%); or English (Home Language) at least a 5 (60%–69%); or Afrikaans (First Additional Language) at least a 6 (70%–79%); or English (First Additional Language) at least a 6 (70%–79%).

Admission to specific modules in the LLB programme

- If you want to take Economics as a subject, you must pass Mathematics with an average mark of at least a 5 (60%–69%).
- Also make sure that you know what the admission requirements are for the modules (e.g. a language) that you want to take from the Faculty of Arts and Social Sciences.

6.2 LLB (three-year programme, after a normal bachelor's degree)

This is a selection programme and only a limited number of students will be admitted. Applications close **31** July.

To be admitted to the programme, you need:

• Normally a degree from a South African university in which an average of 60% was obtained in the final year of the degree.

6.3 LLB (two-year programme, after a BA (Law) or BCom (Law) from SU)

To be admitted to the programme, you need:

• A prior BA (Law) or BCom (Law) degree from Stellenbosch University.

Note: BA (Law) or BCom (Law) graduates of Stellenbosch University, who graduated in the 2023 academic year or before; or who enrolled in those respective programmes before the 2022 academic year, but who graduate in 2024 or thereafter cannot be admitted to the revised LLB (2 year) programme which was introduced in 2022. These students must apply for the LLB (3 year) programme and request accreditation of modules already completed. It may be possible that these students could graduate within two years depending on the modules from the BA (Law) or the BCom (Law), as the case may be, that are credited.

6.4 BAccLLB

This is a selection programme and only a limited number of students will be admitted. Even if you meet the minimum admission requirements, your admission is not automatically guaranteed. Applications close **31** July. See "Undergraduate enrolment management" above for more information.

The admission requirements are as follows:

- An average of at least 80% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- Afrikaans (Home Language) at least a 5 (60%–69%); or English (Home Language) at least a 5 (60%–69%); or Afrikaans (First Additional Language) at least a 6 (70%–79%); or English (First Additional Language) at least a 6 (70%–79%).
- Mathematics at least a 6 (70%–79%); or Mathematics at least a 5 (60%–69%) and Accounting at least a 6 (70%–79%).

6.5 BA (Law)

This is a selection programme and only a limited number of students will be admitted. Applications close **31** July. See "Undergraduate enrolment management" above for more information.

The admission requirements for the programme are as follows:

- An average of at least 70% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- Afrikaans (Home Language) at least a 5 (60%–69%); or English (Home Language) at least a 5 (60%–69%); or Afrikaans (First Additional Language) at least a 6 (70%–79%); or English (First Additional Language) at least a 6 (70%–79%).

Admission to specific modules in the BA (Law) programme

- If you want to take Economics as a subject, you must pass Mathematics with an average mark of at least a 5 (60%–69%).
- Also make sure that you know what the admission requirements are for the modules (e.g. a language) that you want to take from the Faculty of Arts and Social Sciences.

6.6 BCom (Law)

This is a selection programme and only a limited number of students will be admitted. Applications close **31** July. See "Undergraduate enrolment management" above for more information.

The admission requirements for the programme are as follows:

- An average of at least 70% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- Afrikaans (Home Language) at least a 5 (60%–69%); or English (Home Language) at least a 5 (60%–69%); or Afrikaans (First Additional Language) at least a 6 (70%–79%); or English (First Additional Language) at least a 6 (70%–79%).
- Mathematics at least a 5 (60%–69%).

6.7 Postgraduate Diploma in Tax Law

You may apply for the Postgraduate Diploma in Tax Law if you:

- have an LLB degree from this University; or
- have a BAcc or BCom degree from this University; or
- are a graduate from any other university who has been granted the status of LLB, BProc, BCom or BAcc of the university concerned in terms of section 65B of the Higher Education Act 101 of 1997; or
- have been admitted to practice as an attorney in any province of South Africa or in Namibia; or
- are registered as an accountant with the Public Accountants' and Auditors' Board, or as a chartered accountant with the South African Institute for Chartered Accountants; *or*
- have any other academic or professional qualification which the Senate deems to be sufficient for admission.

New applications are considered every second year and the next intake will be in 2025.

6.8 Postgraduate Diploma in Intellectual Property Law

This is a selection programme and, in addition to the prescribed admission requirements that apply, only a limited number of students will be admitted to the programme.

You may apply for admission to the Postgraduate Diploma in Intellectual Property Law, if you hold at least one of the following degrees/qualifications:

- a BSc, a BCom, a BEng or an LLB qualification; or
- any other NQF 7 qualification; or
- work experience or any other exposure to the field of intellectual property law that the SU Senate deems suitable for admission under the University's Policy on the Recognition of Prior Learning (RPL).

And:

- You must have achieved at least a 65% average in the final year of study of your undergraduate degree (with the exception of an LLB degree).
- You must indicate the PG Dip (Intellectual Property Law) as your first choice to be considered. The only exception would be if you put LLM as your first choice and the PG Dip (Intellectual Property Law) as your second choice.
- You must submit a satisfactory selection essay in accordance with the requirements set out in the application process.
- Admissions to the PG Dip (Intellectual Property Law) are limited to ten students per year.

International students

If you are an international student applying for admission to the Postgraduate Diploma in Intellectual Property Law, you must also submit proof of your current level of proficiency in English. You may do this by writing an essay or submitting your IELTS or TOEFL scores. This requirement does not apply if English is your home language or if you have completed a prior degree or qualification in English.

6.9 Postgraduate Diploma in Public Procurement Policy and Regulation

This is a selection programme and, in addition to the prescribed admission requirements that apply, only a limited number of students will be admitted to the programme.

You may apply to be admitted to the Postgraduate Diploma in Public Procurement Policy and Regulation if you:

- have a bachelor's degree in any field with a minimum average achievement of 60% in the final year of the undergraduate degree programme, or any postgraduate degree with a minimum average achievement of 60% in the final year of the programme; and
- have experience in public procurement or supply chain management.

International students

If you are an international student applying for admission to the Postgraduate Diploma in Public Procurement Policy and Regulation, you must also submit proof of your current level of proficiency in English. You may do this by submitting your IELTS or TOEFL scores. This requirement does not apply if English is your home language or if you have completed a prior degree or qualification in English.

6.10 LLM

This is a selection programme and only a limited number of students will be admitted on academic merit. Even if you meet the minimum admission requirements, your admission is not automatically guaranteed. You may apply for admission to the LLM programme if you:

- have an LLB degree conferred by this University or any other bachelor's degree in law (excluding the Bluris degree) and have attained an average of 60% in the final year of the degree, or
- have attained a comparable achievement in another (for example, foreign) qualification, or
- have attained a level of proficiency or accomplishment in law which, in the judgement of Senate, is regarded as adequate for this purpose.

International students

If you are an international student applying for admission to the LLM by coursework programme, you must submit proof of your current level of proficiency in English (for example your IELTS or TOEFL scores). This requirement does not apply if English is your home language or if you have completed your previous degree in English.

6.11 LLD

You must have attained the undermentioned to apply to read for a doctoral degree in law. Senate will consider every application on merit:

- an LLM degree preceded by an appropriate undergraduate law qualification; or
- an LLB degree conferred by this University, or any other bachelor's degree in law (excluding the BProc and Bluris degrees) approved for this purpose by Senate, and relevant academic or professional experience; *or*
- in exceptional circumstances, a level of proficiency or accomplishment in law which, in the judgement of Senate, is regarded as adequate for this purpose.

Additional requirements to apply to read for a doctoral degree in law

- You must indicate sufficient potential to pursue doctoral studies successfully. In this regard:
 - You must have passed the final year of the LLM (or where relevant the LLB or other bachelor's degree in law) with an average of at least 65% (or its international equivalent); *or*
 - You may request and obtain a recommendation from a potential supervisor that the requirement of a minimum mark of 65% be waived. For such a request to be considered, you must submit an overview of no more than 600 words of the envisaged study, and a sample of previous research of approximately 2 000 words. Your potential supervisor must confirm that they have the necessary capacity to perform the function of supervisor.

7. Recognition of subjects, modules or credits completed elsewhere

Credits completed at another institution may be recognised for purposes of any of the LLB programmes (excluding the two-year postgraduate LLB programme). The following conditions apply:

- A maximum of 148 credits may be recognised.
- Credits must be relevant and on the required academic level.
- The full pre-final year and final year of the relevant programmes must be followed at Stellenbosch University.

8. Completion of modules or subjects at another university

With special permission from the Faculty, you may complete a maximum of 48 pre-final-year and/or final-year credits at another university, for any of the LLB programmes. Please note the following conditions:

- The credits must be relevant and on the required academic level.
- Except in the case of elective modules, the specific module(s) normally must have been followed at the Faculty of Law, Stellenbosch University, and you must have failed the module after writing an examination.
- If you have already been credited for modules completed elsewhere and at the end of the programme you find that you want to do a module elsewhere, the credits to be recognised from another institution may not exceed a total of 148 credits.

9. Standing rules for dean's concession assessments (DCAs)

9.1 Admission and final mark

If you did not pass an undergraduate module or modules and need fewer than 33 credits for your degree, you will qualify for a DCA if you obtained a final mark of at least 40% in the relevant module(s). To pass the module(s), you must obtain at least 50% in the DCA. The final mark will be solely determined by the results obtained in the DCA and is limited to a maximum of 50%. If you qualify for a DCA, the DCA must be taken at a specified time before the commencement of lectures in the following academic year.

DCAs are not applicable to postgraduate modules.

9.2 Identification and onus

The students referred to in 9.1 must be identified by the faculty administrator of the Faculty of Law, who will send their names to the departments concerned via the Dean's office. The onus, however, will be on you (the student) to apply to the faculty administrator in good time for possible admission to the DCA. If you are granted a DCA, you must ascertain when and where the DCA is to be written and present yourself at such time and place for the assessment, which will be conducted departmentally.

10. Requirements for readmission to the next academic year

Consult Part 1 of the Yearbook (General Rules) for the requirements of progression and readmission for undergraduate programmes.

If you have interrupted your studies, you may be allowed to continue your studies with the consent of the Faculty Board on the basis of a motivated application. Factors that may play a role at readmission include the following: your study record, other relevant factors regarding your general record as a student, and/or the period of interruption of studies. Applications close on **30 August** of the relevant year.

11. Prizes and bursaries particular to the Faculty

The prizes and bursaries in this section pertain particularly to the Faculty of Law. Consult Part 2 of the Yearbook for details of other prizes and bursaries for which law students may also be considered.

Please note:

Prizes and bursaries are awarded from funds made available each year by outside institutions at their own discretion. Some prizes or bursaries may therefore not be awarded in a particular year.

11.1 Prizes

AJM Prize

A prize is awarded for the top achievement in Law of Income Tax 414.

Andre van der Walt Prize

This prize is awarded annually for the top achievement in Advanced Property Law 441.

Professor Andreas van Wyk Prize

This prize is awarded annually by Professor Andreas van Wyk for the best achievement in Company Law 478 or Mercantile Law 471.

Anton Mostert Chair of Intellectual Property Law Prize

This prize is awarded annually for the best achievement in Intellectual Property Law 441. The Anton Mostert Chair of Intellectual Property provides the prize. The prize cannot be converted into a cash payment.

Faculty Trust Prize for Exceptional Academic Performance

This prize is awarded annually to a student that has performed exceptionally from their first year to their final year.

Gerhard Lubbe Prize

A prize is awarded annually to the top achiever in Specific Contracts 414 or Private Law 411.

Juta Book Prize

A book prize is awarded annually from funds provided by the law publisher Juta & Co. Ltd. for the best achievement in Criminal Law 314.

LexisNexis Book Prize

A book prize is awarded annually from funds provided by the law publisher LexisNexis for the best achievement in Jurisprudence 244.

Marius de Waal Prize

This prize is awarded annually for the top achievement in Law of Succession 214.

Phatsoane Henney Inc. Medal

A gold medal is awarded annually to all final-year LLB students who pass their degree *cum laude*.

SASLAW Prize

A prize is awarded for the top achievement in Advanced Labour Law 441.

Spoor & Fisher Prize

This prize is awarded to a student for the best achievement in Intellectual Property Law 441.

Warburton Attorneys Prize

This prize is awarded to a student for the best achievement in Environmental Law 451.

11.2. Bursaries

Amicus Fund bursaries

The Amicus Fund was established by alumni of the Faculty. This fund annually awards bursaries to needy law students for their second and further years of undergraduate legal studies and for postgraduate LLB studies. Students from previously disadvantaged communities receive preference.

Advertisements for the bursaries annually appear in September. Submit your application form at the Dean's office.

Dene Smuts Memorial Scholarship

This scholarship is awarded for LLM or LLD study relating to constitutional and administrative law and human rights. It is awarded on the basis of academic merit, to students with the potential to contribute to the law relating to these fields. The scholarship is awarded annually by the Dean on the recommendation of the Chair of the Department of Public Law. The family and friends of Dene Smuts fund the scholarship to recognise her role in the drafting of the Constitution of South Africa.

Sophie Jacob Memorial Scholarship

This scholarship is awarded for LLM or LLD study relating to women's rights. It is awarded on the basis of academic merit, to students with the potential to contribute to the law relating to women's rights. The Fellows of the Ciucci Centre for Law and Social Development nominate candidates for this award.

Undergraduate programmes (from 2022)

The Faculty of Law will be introducing revised undergraduate programmes from 2022 onwards according to a phased implementation plan. The information below applies only to students who commence their studies in 2022 or thereafter. If you have commenced your law studies before 2022, please turn to page 29 for your programme information.

The information below pertains to the following undergraduate programmes:

- Four-year LLB
- Three-year LLB
- Two-year LLB
- BAccLLB
- BA (Law)
- BCom (Law)

1. Information applicable to all undergraduate programmes

The first set of general information below applies to all bachelor's programmes (except where clearly stated otherwise). This is followed by information about admission requirements and modules for the specific programmes listed above.

1.1 Application procedure and closing date

You can apply electronically for all bachelor's programmes at www.maties.com. Applications close 31 July.

If you are applying for the four-year LLB, BA (Law), BCom (Law) or BAccLLB, you must sit for the National Benchmark Test (NBT) before applications close. For more about this, see the relevant section in the section "General Information" above.

1.2 Selection

All bachelor's programmes are selection programmes, except for the two-year LLB. Also, only a limited number of students will be admitted to these selection programmes. Also see "Undergraduate enrolment management" in the section "General Information".

1.3 General provisions regarding modules

1.3.1 Restriction on taking modules from the next year

If you are in a non-final year of a programme and you have failed modules from a previous academic year or years, you may register for modules from the subsequent academic year only with special permission. This restriction is valid for all modules, irrespective of any prerequisite pass requirements, prerequisite requirements and corequisite requirements for modules set out in this Yearbook part.

1.4 Enquiries

For the relevant contact details, see "The Faculty's contact details" in the section "General Information" above.

2. The four-year LLB programme

2.1 Admission requirements

- An average of at least 70% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- Afrikaans (Home Language): at least an achievement rating of 5 (60%–69%); or English (Home Language): at least an achievement rating of 5 (60%–69%); or Afrikaans (First Additional Language): at least an achievement rating of 6 (70%–79%); or English (First Additional Language): at least an achievement rating of 6 (70%–79%).

Admission to specific modules in the LLB programme

- If you want to take Economics, you must have passed Mathematics with an average mark of at least a 5 (60%–69%).
- Also make sure that you know what the admission requirements are for the modules that you want to take at the Faculty of Arts and Social Sciences (e.g. a language).

2.2 Modules in each academic year

FIRST YEAR (120 CREDITS)

Compulsory modules (year modules)

Foundations of Law	178(24)
Introduction to Constitutional Law and Statutory Interpretation	178(18)
Knowledge Skills	172(6)

Compulsory module (first semester)

Legal Skills	114(12)	

Compulsory module (second semester)

Law of Persons 144(12)

Elective modules (2 x 24)

Choose two subjects from the list below. Note the following:

- A subject consists of one or more modules with a total value of 24 credits.
- You must choose at least one language with a total credit value of 24.
- All the modules on the list are offered at the Faculty of Arts and Social Sciences, except for Economics, Financial Accounting and Public Development Management; they are offered at the Faculty of Economic and Management Sciences.

Afrikaans and Dutch	178(24)
Afrikaans Language Acquisition	178(24) (only on first-year level)
English Studies	178(24)
Basic Xhosa	114(12), 144(12) or
Xhosa	178(24) or 188(24)
German	178(24) or 188(24)
French	178(24) or 188(24)
Chinese	178 (24)
Latin	178(24) or
Classical Legal Culture	114(12), 144(12)
Economics	114(12), 144(12)
Financial Accounting	188(24)
History	114(12), 144(12)
Philosophy	114(12), 144(12)
Political Science	114(12), 144(12)
Public Development Management	114(12), 144(12)
Sociology	114(12), 144(12)

SECOND YEAR (132 CREDITS)

Compulsory modules (year modules)

Property Law	278(18)
African Customary Law	278(18)

Compulsory modules (first semester)

Constitutional Law	214(12)
Legal Ethics	214(12)
Family Law	214(12)
Law of Succession	214(12)

Compulsory modules (second semester)

Constitutional Law	244(12)
Law of Civil Procedure	244(12)
Jurisprudence	244(12)
Labour Law	244(12)

THIRD YEAR (126 CREDITS)

Compulsory module (year module)

Law of Contract	378(24)

Compulsory modules (first semester)

Criminal Law	314(12)
Law of Criminal Procedure	314(12)
Law of Civil Procedure	314(12)
Public International Law	314(12)

Compulsory modules (second semester)

Business Organisations and Insolvency Law	344(12)
Criminal Justice in Action	344(12)
Law of Delict	344(18)
Law of Evidence	344(12)

FOURTH YEAR (132 CREDITS)

Compulsory module (year module)

	Company Law	478(24)
1		

Compulsory modules (first semester)

Administrative Law	414(12)
The Law and Technology	414(12)
Specific Contracts	414(12)
Law of Income Tax	414(12)

Compulsory module (second semester)

comparisony modulo (second semester)	
Integrated Legal Studies	444(12)

Practical Legal Training

- All students must complete Practical Legal Training. You will be allocated to either the Practical Legal Training 414(12) module or Practical Legal Training 444(12).
- If you take Practical Legal Training 414, you must complete three LLB electives in the second semester.
- If you take Practical Legal Training 444, you must complete one LLB elective in the first semester and two LLB electives in the second semester.

Elective modules

Choose **any three** from the modules listed below. The choice is subject to the main timetable. Thus, it may happen that such constraints would rule out certain module combinations in a particular year. Also note that not all these modules will necessarily be offered each year. At least ten students must register for a particular module, otherwise the module will not be offered. Upon the particular lecturer's request, the maximum number of students per module may be restricted to fifty. Therefore, you may have to go through a selection process before the final registration date for second-semester modules. Your academic performance in a prior related module and the timing of your registration for the elective module may be taken into consideration for selection purposes.

First-semester electives

Mercantile Law

Commercial Dispute Resolution	414(12)
Competition Law	414(12)

Private Law

Advanced Family Law	414(12)
Sectional Titles	414(12)

Public Law

International Human Rights Law	414(12)
Jurisprudence	414(12)

Second-semester electives

Mercantile Law

Accounting for Law Students	441(12)
Advanced Corporate Law	441(12)
Advanced Labour Law	441(12)
Advanced Law and Technology	441(12)
Environmental Law	451(12)
Intellectual Property Law	441(12)
Law of Selected Taxes	441(12)

Private Law

Advanced Law of Delict	441(12)
Advanced Property Law	441(12)
Foundational Oral Advocacy	441(12)
Private International Law	441(12)
Unjustified Enrichment	441(12)

Public Law	
Advanced Criminal Law	441(12)
Constitutional Law	451(12)
Public Procurement Law	451(12)

Law

Research assignment elective

The research assignment elective is available in both the first and the second semester. You may register for only one research assignment elective during your studies.

Instead of choosing **one** of the taught modules above, you may submit a **research paper or** publish an **article** in an approved legal journal. This option is available only if you have obtained an average of 60% for the penultimate year of your LLB studies.

The research paper must be 7 000 to 10 000 words (including footnotes but excluding bibliography) on an approved topic that you have selected in consultation with the chair of the relevant department. You must consult with the departmental chair also about publishing the article. If you decide to register for the research assignment elective, you must present written proof at registration that the relevant departmental chair has approved the topic.

If you participate in the trial rounds of an approved **moot competition**, you may apply to be assessed on your individual written and oral contributions in that regard and to be accredited for those contributions instead of a research paper. For this option, you must apply in writing to the relevant departmental chair.

If you decide on the research assignment elective, you must register for the most relevant module among the following, depending on your topic:

Commercial Law Research Assignment	414(12) or 441(12) or
Private Law Research Assignment	414(12) or 441(12) or
Public Law Research Assignment	414(12) or 441(12)

3. The three-year LLB programme (as second degree)

This programme is for students who have already obtained a bachelor's degree from any recognised university. Applicants who have obtained a bachelor with law subjects (e.g. BCom [Law] or BA [Law]) from another university (not SU) also must apply for this programme.

3.1Admission requirements

Normally, a degree from a South African university for which you obtained an average of 60% in the final year of the programme.

3.2 Modules in each academic year

FIRST YEAR (138 CREDITS)

Compulsory modules (year modules)

Foundations of Law	178(24)
Introduction to Constitutional Law and Statutory Interpretation	178(18)
African Customary Law	278(18)
Property Law	278(18)

Compulsory modules (first semester)

Law of Succession	214(12)
Legal Skills	114(12)
Legal Ethics	214(12)

Compulsory modules (second semester))
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Law of Civil Procedure	244(12)
Law of Persons	144(12)

SECOND YEAR (156 CREDITS)

Compulsory module (year module)

Law of Contract	378(24)
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Compulsory modules (first semester)

Criminal Law	314(12)
Constitutional Law	214(12)
Family Law	214(12)
Law of Civil Procedure	314(12)
Law of Criminal Procedure	314(12)

Compulsory modules (second semester)

Business Organisations and Insolvency Law	344(12)
Constitutional Law	244(12)
Jurisprudence	244(12)
Criminal Justice in Action	344(12)
Labour Law	244(12)
Law of Evidence	344(12)

THIRD YEAR (150 CREDITS)

Compulsory module (year module)

Company Law	478(24)
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Compulsory modules (first semester)

Administrative Law	414(12)
The Law and Technology	414(12)
Specific Contracts	414(12)
Law of Income Tax	414(12)
Public International Law	314(12)

Compulsory modules (second semester)

Integrated Legal Studies	444(12)	
Law of Delict	344(18)	
Practical Legal Training	444(12)	

Elective modules (second semester)

Choose **any two** from the modules listed below. The choice is subject to the main timetable. Thus, it may happen that such constraints would rule out certain module combinations in a particular year. Also note that not all these modules will necessarily be offered each year. At least ten students must register for a particular module, otherwise the module will not be offered. Upon the particular lecturer's request, the maximum number of students per module may be restricted to fifty. Therefore, you may have to go through a selection

process before the final registration date for second-semester modules. Your academic performance in a prior related module and the timing or your registration for the elective module may be taken into consideration for selection purposes.

Mercantile Law Accounting for Law Students Advanced Comparets Law

/ lecounting for Eaw Stadents	
Advanced Corporate Law	441(12)
Advanced Labour Law	441(12)
Advanced Law and Technology	441(12)
Environmental Law	451(12)
Intellectual Property Law	441(12)
Law of Selected Taxes	441(12)

441(12)

Private Law

Advanced Law of Delict	441(12)
Advanced Property Law	441(12)
Foundational Oral Advocacy	441(12)
Private International Law	441(12)
Unjustified Enrichment	441(12)

Public Law

Advanced Criminal Law	441(12)
Constitutional Law	451(12)
Public Procurement Law	451(12)

Research assignment elective

You may register for only one research assignment elective during your studies.

Instead of choosing one of the taught modules above, you may submit a research paper or publish an article in an approved legal journal. This option is available only if you have obtained an average of 60% for the penultimate year of your LLB studies.

The research paper must be 7 000 to 10 000 words (including footnotes but excluding bibliography) on an approved topic that you have selected in consultation with the chair of the relevant department. You must consult with the departmental chair also about publishing the article. If you decide to register for the research assignment elective, you must present written proof at registration that the relevant departmental chair has approved the topic.

If you participate in the trial rounds of an approved moot competition, you may apply to be assessed on your individual written and oral contributions in that regard and to be accredited for those contributions instead of a research paper. For this option, you must apply in writing to the relevant departmental chair.

If you decide on the research assignment elective, you must register for the most relevant module among the following, depending on your topic:

Commercial Law Research Assignment	441(12) or
Private Law Research Assignment	441(12) or
Public Law Research Assignment	441(12)

3.2.1 Prerequisite pass, prerequisite and corequisites

The prerequisite pass requirements, and other prerequisites and corequisites of the third and fourth year of the four-year LLB programme are also applicable to the second and third year of the three-year LLB programme. See the summary table at the back of this Yearbook part.

3.2.2 Marks to pass *cum laude*

Subject to the provisions in Part 1 (General Rules) of the Yearbook for obtaining a degree with distinction, for the purpose of calculating a *cum laude* pass, the Faculty considers only the final marks obtained in modules prescribed for the second and third year of this programme. You must attain a minimum weighted average of 75%.

4. The two-year LLB programme (as second degree)

The two-year LLB programme traditionally follows on the BA (Law) or BCom (Law) degree.

4.1 Admission requirements

• A prior BA (Law) or BCom (Law) degree from Stellenbosch University

Please note:

BA (Law) or BCom (Law) graduates of Stellenbosch University, who graduated in the 2023 academic year or before; or who enrolled in one of these programmes before the 2022 academic year, but who will graduate in 2024 or thereafter cannot be admitted to the revised LLB (2-year) programme, which was introduced in 2022. These students must apply for the LLB (3-year) programme and request accreditation of modules already completed. It may be possible that these students could graduate within two years depending on the modules from the BA (Law) or the BCom (Law), as the case may be, that are accredited.

4.2 Modules in each academic year

FIRST YEAR (126 CREDITS)

Compulsory modules (year modules)

Law of Contract	378(24)
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Compulsory modules (first semester)

Criminal Law	314(12)
Law of Criminal Procedure	314(12)
Public International Law 314(12)	
One LLB elective module (12 credits), see the list of elective modules below.	

Compulsory modules (second semester)

Business Organisations and Insolvency Law	344(12)
Criminal Justice in Action	344(12)
Law of Delict	344(18)
Law of Evidence	344(12)

SECOND YEAR (132 CREDITS)

Compulsory modules (year modules)

Company Law	478(24)	
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Compulsory modules (first semester)

Administrative Law	414(12)
The Law and Technology	414(12)
Specific Contracts	414(12)
Law of Income Tax	414(12)

Compulsory modules (second semester)		
Integrated Legal Studies	444(12)	

Law

Practical Legal Training

All students must complete Practical Legal Training. Students will be allocated into either the Practical Legal Training 414(12) or the Practical Legal Training 444(12) module.

- Students who complete Practical Legal Training 414, must complete 3 LLB electives in the second semester.
- Students who complete Practical Legal Training 444, must complete 1 LLB elective in the first semester and two LLB electives in the second semester.

Elective modules

Choose one from the modules listed below during your first year, and any three from the list during your second year. The choice is subject to the main timetable. Thus, it may be happen that such constraints could rule out certain module combinations in a particular year. Also note that not all the modules will necessarily be offered each year. At least ten students must register for a particular module, otherwise the module will not be offered. Upon the particular lecturer's request, the maximum number of students per module may be restricted to fifty. Therefore, you may have to go through a selection process before the final registration date for second-semester modules. Your academic performance in a prior related module and the timing of your registration at for the elective module may be taken into consideration for selection purposes.

First-semester electives

Mercantile Law

Commercial Dispute Resolution	414(12)
Competition Law	414(12)

Private Law

Advanced Family Law	414(12)
Sectional Titles	414(12)

Public Law

International Human Rights Law	414(12)
Jurisprudence	414(12)

Second-semester electives

Mercantile Law

Accounting for Law Students	441(12)
Advanced Corporate Law	441(12)
Advanced Labour Law	441(12)
Advanced Law and Technology	441(12)
Environmental Law	451(12)
Intellectual Property Law	441(12)
Law of Selected Taxes	441(12)

Private Law

Advanced Law of Delict	441(12)
Advanced Property Law	441(12)
Foundational Oral Advocacy	441(12)
Private International Law	441(12)
Unjustified Enrichment	441(12)

Public Law		
Advanced Criminal Law	441(12)	
Constitutional Law	451(12)	
Public Procurement Law	451(12)	

Law

Research assignment elective

The research assignment elective is available in both the first and the second semester. You may register for only one research assignment elective during your studies.

Instead of choosing one of the taught modules above, you may submit a research paper or publish an article in an approved legal journal. This option is available only if you have obtained an average of 60% for the penultimate year of your LLB studies.

The research paper must be 7 000 to 10 000 words (including footnotes but excluding bibliography) on an approved topic that you have selected in consultation with the chair of the relevant department. You must consult with the departmental chair also about publishing the article. If you decide to register for the research assignment elective, you must present written proof at registration that the relevant departmental chair has approved the topic.

If you participate in the trial rounds of an approved moot competition, you may apply to be assessed on your individual written and oral contributions in that regard and to be accredited for those contributions instead of a research paper. For this option, you must apply in writing to the relevant departmental chair.

If you decide on the research assignment elective, you must register for the most relevant module among the following, depending on your topic:

Commercial Law Research Assignment	414 or 441 (12) or
Private Law Research Assignment	414 or 441 (12) or
Public Law Research Assignment	414 or 441 (12)

5. The BAccLLB programme

5.1 Admission requirements

- An average of at least 80% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- Afrikaans (Home Language) at least a 5 (60%–69%); or English (Home Language) at least a 5 (60%–69%); or Afrikaans (First Additional Language) at least a 6 (70%–79%); or English (First Additional Language) at least a 6 (70%–79%).
- Mathematics at least a 6 (70%–79%); *or* Mathematics at least a 5 (60%–69%) and Accounting at least a 6 (70%–79%).

5.2 Modules in each academic year

FIRST YEAR (162 CREDITS)

Foundations of Law	178(24)
Introduction to Constitutional Law and Statutory Interpretation	178(18)
Legal Skills	114(12)
Law of Persons	144(12)
Theory of Interest	152(6)
Economics	114(12), 144(12)
Financial Accounting	178(24)
Digital- and Leadership Acumen	112(6), 122(6), 142(6), 152(6)

Law	
Statistics and Data Science	188(18)

Please note:

If you do not have Accounting on your National Senior Certificate or Independent Examinations Board school-leaving certificate (or equivalent), you must enrol for Financial Accounting 188 (and not Financial Accounting 178) in the first year of the programme. In order to continue with Financial Accounting 278 if you have passed Financial Accounting 188, you must pass an internal Financial Accounting conversion test as required by the School of Accountancy.

If you failed the module Information Systems 114 in 2022 or before, you must register for Digital- and Leadership Acumen 112 and 142. Information Systems 114, or both Digital- and Leadership Acumen 112 and 142, will count for graduation purposes.

If you failed the module Information Systems 144 in 2022 or before, you must register for Digital- and Leadership Acumen 122 and 152. Information Systems 144, or both Digital- and Leadership Acumen 122 and 152, will count for graduation purposes.

SECOND YEAR (151 CREDITS)

African Customary Law	278(18)
Property Law	278(18)
Constitutional Law	214(12)
Family Law	214(12)
Law of Succession	214(12)
Legal Ethics	214(12)
Labour Law	244(12)
Constitutional Law	244(12)
Auditing	288(23)#
Digital- and Leadership Acumen	212(6), 246(6), 245(8)∆

The credits for this module have been adjusted as of 2024. However, if you passed the module in a previous year, you may still present it for degree purposes; the adjusted credit load will not be taken into account.

 Δ If you started your studies in 2022, you have to take Digital- and Leadership Acumen 245 in 2024, your third year. All students graduating from 2025 onwards have to present Digital- and Leadership Acumen 245 for graduation purposes.

Please note:

- If you failed the module Information Systems 214 in 2022 or before, you must register for Digital- and Leadership Acumen 212. Information Systems 214 or Digital- and Leadership Acumen 212 will count for graduation purposes.
- If you failed either Information Systems 242 or Digital- and Leadership Acumen 242 in 2024 or before, you must register for Digital- and Leadership Acumen 246. Information Systems 242 or Digital- and Leadership Acumen 246 will count for graduation purposes.

THIRD YEAR (168 CREDITS)

Law of Contract	378(24)
Criminal Law	314(12)
Law of Criminal Procedure	314(12)
Public International Law	314(12)
Law of Civil Procedure	244(12)
Business Organisations and Insolvency Law	344(12)
Law of Evidence	344(12)
Criminal Justice in Action	344(12)

Financial Accounting	278(30)#
Management Accounting	278(30)

Law

The credits for this module have been adjusted as of 2024. However, if you passed the module in a previous year, you may still present it for degree purposes the adjusted credit load will not be taken into account.

Please note:

If you started your studies in 2022, you must take note of Δ above – under "Second year (151 credits)" –, regarding Digital- and Leadership Acumen 245.

FOURTH YEAR (170 CREDITS)

Company Law	478(24)
Administrative Law	414(12)
Law of Income Tax	414(12)
The Law and Technology	414(12)
Specific Contracts	414(12)
Law of Civil Procedure	314(12)
Law of Delict	344(18)
Jurisprudence	244(12)
Practical Legal Training	444(12)
Digital- and Leadership Acumen	312(8)#
Taxation	298(24)

One second-semester LLB elective module (12). See the elective modules for the four-year LLB.

You may present either Information Systems 312, Digital- and Leadership Acumen 324 or Digital- and Leadership Acumen 312 for graduation purposes.

Please note:

If you previously failed Information Systems 312 or Digital- and Leadership Acumen 324, you must register for Digital- and Leadership Acumen 312. Information Systems 312 or Digital- and Leadership Acumen 312 or Digital- and Leadership Acumen 324 will count for graduation purposes.

FIFTH YEAR (172 CREDITS)

Integrated Legal Studies	444(12)
Auditing	378(23)#
Digital- and Leadership Acumen	352(8) [∆]
Financial Accounting	379(45)#
Taxation	399(36)
Management Accounting	378(36)
One first semester LLB elective module (12). See the elective modules for the four-year LLB	

One first semester LLB elective module (12). See the elective modules for the four-year LLB.

The credits for this module have been adjusted as of 2024. However, if you passed the module in a previous year, you may still present it for degree purposes; the adjusted credit load will not be taken into account.

 Δ All students graduating from 2024 onwards have to present Digital- and Leadership Acumen 352 for graduation purposes.

Research assignment elective

The research assignment elective is available in both the first and the second semester. You may register for only one research assignment elective during your studies.

Instead of choosing one of the taught modules above, you may submit a research paper or publish an article in an approved legal journal. This option is available only if you have obtained an average of 60% for the penultimate year of your LLB studies.

The research paper must be 7 000 to 10 000 words (including footnotes but excluding bibliography) on an approved topic that you have selected in consultation with the chair of the relevant department. You must consult with the departmental chair also about publishing the article. If you decide to register for the research assignment elective, you must present written proof at registration that the relevant departmental chair has approved the topic.

If you participate in the trial rounds of an approved moot competition, you may apply to be assessed on your individual written and oral contributions in that regard and to be accredited for those contributions instead of a research paper. For this option, you must apply in writing to the relevant departmental chair.

If you decide on the research assignment elective, you must register for the most relevant module among the following, depending on your topic:

Commercial Law Research Assignment	414(12) or 441(12) or
Private Law Research Assignment	414(12) or 441(12) or
Public Law Research Assignment	414(12) or 441(12)

Modules at the Faculty of Economic and Management Sciences

See Part 10 of the SU Yearbook for the content of modules that are offered by the Faculty of Economic and Management Sciences.

6. The BA (Law) programme

6.1 Admission requirements

- An average of at least 70% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- Afrikaans (Home Language) at least an achievement rating of 5 (60%–69%); or English (Home Language) at least an achievement rating of 5 (60%–69%); or Afrikaans (First Additional Language) at least an achievement rating of 6 (70%–79%); or English (First Additional Language) at least an achievement rating of 6 (70%–79%)

Admission to specific modules in the BA (Law) programme

- If you want to take Economics as a subject, you must pass Mathematics with an average mark of at least a 5 (60%–69%).
- Also make sure that you know what the admission requirements are for the modules (e.g. a language) that you want to take from the Faculty of Arts and Social Sciences.

6.2 Modules in each academic year

FIRST YEAR (132 CREDITS)

Compulsory modules (year modules)

Foundations of Law	178(24)
Introduction to Constitutional Law and Statutory Interpretation	178(18)
Knowledge Skills	172(6)

Compulsory module (first semester)

5	Legal Skills	114(12)
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Compulsory module (second semester)

Law of Persons	144(12)
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Elective modules (2 x 24 + 1 x 12)

Choose two and one-half subjects from the list below. Note the following:

- A subject consists of one or more modules with a total value of 24 credits.
 - The one-half subject that you choose, must be taken in the first semester and cannot be continued in year 2 and 3.

- You must choose at least one language with a total credit value of 24. You will continue with this language until your final year.
- All the modules on the list are offered by the Faculty of Arts and Social Sciences, except for Economics, which is offered by the Faculty of Economic and Management Sciences.
- When choosing electives, you must verify that you can continue the two full subjects in combination to the third year of study. This can be done by verifying that the two chosen subjects do not clash on the timetable in the second and/or third year of study, see Appendix 4 in this Yearbook part for more information.

Afrikaans and Dutch	178(24)
German	178(24) or 188(24)
Economics	114(12), 144(12)
English Studies	178(24)
French	178(24), 188(24)
Latin	178(24) or
Classical Legal Culture	114(12), 144(12)
Philosophy	114(12), 144(12)
Political Science	114(12), 144(12)
Psychology	114(12), 144(12)
Xhosa	178(24) or 188(24)

SECOND YEAR (130 CREDITS)

Compulsory modules (year modules)

African Customary Law	278(18)
	1

Compulsory modules (first semester)

Constitutional Law	214(12)
Legal Ethics	214(12)
Family Law	214(12)

Compulsory module (second semester)

Law of Civil Procedure 244(12)		
	Law of Civil Procedure	244(12)

Elective modules (2 x 32)

Continued study of **two** of the following **subjects**. Note that a subject must consist of one or more modules with a total value of 32 credits.

Afrikaans and Dutch	278(32)
German	278(32) or 288(32)
Economics	214(16), 244(16)
English Studies	214(16), 244(16)
French	278(32)
Latin	214(16), 244(16) or
Ancient Cultures	211(8), 221(8), 241(8), 251(8) (follow four modules)
Philosophy	214(16), 244(16)
Political Science	212(8), 222(8), 242(8), 252(8)
Psychology	213(8), 223(8), 243(8), 253(8)
Xhosa	214(16), 244(16) or 224(16), 254(16)

THIRD YEAR (150 CREDITS)

Compulsory module (year module)	
Property Law	278(18)
Compulsory modules (first semester)	

Law of Succession	214(12)
Law of Civil Procedure	314(12)

Compulsory modules (second semester)

Jurisprudence	244(12)
Labour Law	244(12)
Constitutional Law	244(12)

Elective modules $(1 \times 48 + 1 \times 24)$

Continued study of **one and one-half subjects** (48 credits + 24 credits):

Ancient Cultures	311(12), 321(12), 341(12), 351(12) (follow four modules)
Economics	318(24), 348(24)
English Studies	318(24), 348(24)
French	318(24), 348(24)
German	318(24), 348(24) or 328(24), 358(24)
Latin	318(24), 348(24)
Philosophy	314(12), 324(12), 334(12), 344(12), 354(12), 364(12) (follow four modules in consultation with the Department)
Afrikaans and Dutch	318(24), 348(24)
Political Science	314(12), 324(12), 344(12), 354(12)
Psychology	314(12), 324(12), 348(24)
Xhosa	318(24), 348(24) or 328(24), 358(24)

6.2.1 Progression of elective modules

Year 1 electives 2 x 24 credits and 1 x 12 credits	Year 2 electives 2 x 32 credits	Year 3 electives 1 x 48 credits and 1 x 24 credits
1 x 24 credits Language module	1 x 32 credits – Continued study of the Language module	1 x 48 credits – Continued study of the Language module OR 1 x 24 credits – Continued study of the Language module
1 x 24 credits Other elective module, which can be a language module	1 x 32 credits Continued study of the other elective module	1 x 48 credits – Continued study of the other elective module OR 1 x 24 credits – Continued study of the other elective module
1 x 12 credits First semester only	Module not continued	Module not continued

6.2.2 Simultaneous enrolment for some modules

• You may only enrol for Economics 114, 144 and English Studies 178 together at first-year level.

6.2.3 Taking extra modules

To take any extra modules in your final year you must get permission from the Faculty Board of the Faculty of Law.

6.2.4 Modules at the Faculty of Arts and Social Sciences

For more information on the BA (Law) programme and the content of modules offered by the Faculty of Arts and Social Sciences, please see Part 4 of the Yearbook.

7. The BCom (Law) programme

7.1 Admission requirements

- An average of at least 70% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- Afrikaans (Home Language) at least a 5 (60%–69%); or English (Home Language) at least a 5 (60%–69%); or Afrikaans (First Additional Language) at least a 6 (70%–79%); or English (First Additional Language) at least a 6 (70%–79%).
- Mathematics at least a 5 (60%–69%).

7.2 Modules in each academic year

FIRST YEAR (144 CREDITS)

Foundations of Law	178(24)
Introduction to Constitutional Law and Statutory Interpretation	178(18)
Legal Skills	114(12)
Law of Persons	144(12)
Financial Accounting	188(24)
Economics	114(12), 144(12)
Theory of Interest	152(6)
Business Management	113(12), 142(6)
Information Systems	112(6)

SECOND YEAR (130 CREDITS)

African Customary Law	278(18)
Constitutional Law	214(12)
Family Law	214(12)
Legal Ethics	214(12)
Law of Civil Procedure	244(12)
Economics	214(16), 244(16)
Financial Accounting	288(32)

THIRD YEAR (150 CREDITS)

Property Law	278(18)
Law of Succession	214(12)
Law of Civil Procedure	314(12)
Jurisprudence	244(12)
Labour Law	244(12)
Constitutional Law	244(12)
Economics	318(24), 348(24) or
Financial Accounting	389(48)
Economics	381(24) or
Taxation	388(24)

7.2.1 Taking extra modules

To take any extra modules in your final year, you must get permission from the Faculty Board of the Faculty of Law.

7.2.2 Modules at the Faculty of Economic and Management Sciences

For more information on the BCom (Law) programme and the content of modules offered by the Faculty of Economic and Management Sciences, please see Part 10 of the Yearbook.

Undergraduate programmes (before 2022)

Below you will find information on the following undergraduate programmes:

- Four-year LLB
- Three-year LLB
- Two-year LLB
- BAccLLB
- BA (Law)
- BCom (Law)

1. Information applicable to all undergraduate programmes

Below you will first find general information applicable to all the bachelor's programmes (except where clearly stated differently and excluding the renewed curriculum which is phased in from 2022 onward). This is followed by specific information about admission requirements and modules for the individual programmes.

1.1 General provisions regarding modules

Restriction on taking modules from the next year

If you are in a non-final year of a programme and you have failed modules from a previous academic year or years, you may only register for any modules from the subsequent academic year with special permission. This restriction is valid for all modules, irrespective of any prerequisite pass, prerequisite and corequisite requirements for modules as stated in this Yearbook part.

1.2 Enquiries

For the relevant contact details, see "The Faculty's contact details" in the chapter "General Information" above.

2. The four-year LLB programme

2.1 Admission requirements

- An average of at least 70% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- Afrikaans (Home Language) at least a 5 (60%–69%); or English (Home Language) at least a 5 (60%–69%); or Afrikaans (First Additional Language) at least a 6 (70%–79%); or English (First Additional Language) at least a 6 (70%–79%)

Admission to specific modules in the LLB programme

- If you want to take Economics as a subject, you must pass Mathematics with an average mark of at least a 5 (60%–69%).
- Also make sure that you know what the admission requirements are for the modules (e.g. a language) that you want to take from the Faculty of Arts and Social Sciences.

2.2 Modules in each academic year

FIRST YEAR (160 CREDITS)

Compulsory modules (year modules)

Introduction to Law	171(24)
Private Law	171(24)
Criminal Law	171(24)
African Customary Law	171(24)
Writing Skills	171(10)
Knowledge Skills	172(6)

Elective modules (2 x 24)

Choose two subjects from the list below. Note the following:

- A subject consists of one or more modules with a total value of 24 credits.
- You must choose at least one language with a total credit value of 24.
- All the modules on the list are offered by the Faculty of Arts and Social Sciences, except for Economics, which is offered by the Faculty of Economic and Management Sciences.

Afrikaans and Dutch	178(24)
Afrikaans Language Acquisition	178(24) (only on first-year level)
English Studies	178(24)
Basic Xhosa	114(12), 144(12) or
Xhosa	178(24) or 188(24)
German	178(24) or 188(24)
French	178(24) or 188(24)
Latin	178(24) or
Classical Legal Culture	114(12), 144(12)
Economics	114(12), 144(12)
Philosophy	114(12), 144(12)
Political Science	114(12), 144(12)

SECOND YEAR (146 CREDITS)

Compulsory modules (year modules)

Private Law	272(16), 273(16)
Roman Law	271(24)
Constitutional Law	271(26)
Law of Criminal Procedure	271(20)

Compulsory module (first semester)

Interpretation of Enacted Law 211(12)

Elective modules (1 x 32)

Choose **one subject** from the list below. The modules of the subject you choose must have a combined value of 32 credits.

Afrikaans and Dutch	278(32)
English Studies	214(16), 244(16)
Xhosa	214(16), 244(16) or 224(16), 254(16)
German	278(32) or 288(32)
Latin	214(16), 244(16)
Ancient Cultures	211(8), 221(8), 241(8), 251(8) (follow four modules)
Philosophy	214(16), 244(16)
Political Science	212(8), 222(8), 242(8), 252(8)
Economics	214(16), 244(16)

THIRD YEAR (148 CREDITS)

Compulsory modules (year modules)

Private Law	372(32), 373(32)
Law of Civil Procedure	371(24)

Compulsory modules (first semester)

Constitutional Law	312(12)
Mercantile Law	311(12), 312(12)

Compulsory modules (second semester)

International Law	341(12)
Legal Philosophy	341(12)

FOURTH YEAR (152 CREDITS)

Compulsory modules (year modules)

Mercantile Law	471(32)
Law of Evidence	471(20)

Compulsory modules (first semester)

Private Law	411(12)
Administrative Law	411(16)
Legal Skills	411(12)
Law of Taxation	411(12)

Elective modules (second semester)

Choose **four** from the modules listed below. The choice is subject to the main timetable constraints. Thus, it may happen that such constraints could rule out certain module combinations in a particular year. Also note that not all the modules will necessarily be offered each year. At least ten students must register for a particular module, otherwise the module will be offered. Upon the particular lecturer's request, the maximum number of students per module may be restricted to fifty. Therefore, you may have to go through a selection

process before the final registration date for second-semester modules. Your academic performance in a prior related module and the timing of your registration at for the elective module may be taken into consideration for selection purposes.

Mercantile LawAccounting for Law Students441(12)Advanced Corporate Law441(12)Advanced Labour Law441(12)Advanced Law and Technology441(12)Environmental Law451(12)Intellectual Property Law441(12)Law of Selected Taxes441(12)

Private Law

Advanced Law of Delict	441(12)
Advanced Property Law	441(12)
Foundational Oral Advocacy	441(12)
Practical Legal Training	444(12)
Private International Law	441(12)
Unjustified Enrichment	441(12)

Public Law

Advanced Criminal Law	441(12)
Constitutional Law	451(12)
Public Procurement Law	451(12)

Research assignment elective

The research assignment elective is available in both the first and the second semester. You may register for only one research assignment elective during your studies.

Instead of choosing one of the taught modules above, you may submit a research paper or publish an article in an approved legal journal. This option is available only if you have obtained an average of 60% for the penultimate year of your LLB studies.

The research paper must be 7 000 to 10 000 words (including footnotes but excluding bibliography) on an approved topic that you have selected in consultation with the chair of the relevant department. You must consult with the departmental chair also about publishing the article. If you decide to register for the research assignment elective, you must present written proof at registration that the relevant departmental chair has approved the topic.

If you participate in the trial rounds of an approved moot competition, you may apply to be assessed on your individual written and oral contributions in that regard and to be accredited for those contributions instead of a research paper. For this option, you must apply in writing to the relevant departmental chair.

If you decide on the research assignment elective, you must register for the most relevant module among the following, depending on your topic:

Commercial Law Research Assignment	441(12) or
Private Law Research Assignment	441(12) or
Public Law Research Assignment	441(12)

3. The three-year LLB programme (as second degree)

Please note:

This programme is meant for graduates of Stellenbosch University who did not do any law subjects as part of their first degree, as well as students who have degrees with law subjects from other universities.

3.1 Admission requirements

• Normally a degree from a South African university in which an average of 60% was obtained in the final year of the degree.

3.2 Modules in each academic year

FIRST YEAR (172 CREDITS)

Compulsory modules (year modules)

Introduction to Law	171(24)
Private Law	171(24), 272(16), 273(16)
Criminal Law	171(24)
Constitutional Law	271(26)
Knowledge Skills	172(6)

Compulsory module (first semester)

Interpretation of Enacted Law	211(12)
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And one of the following two elective modules:

African Customary Law	171(24)
Roman Law	271(24)

SECOND YEAR (156 CREDITS)

Compulsory modules (year modules)

Private Law	372(32), 373(32)
Law of Civil Procedure	371(24)
Law of Criminal Procedure	271(20)

Compulsory modules (first semester)

Constitutional Law	312(12)
Mercantile Law	311(12), 312(12)

Compulsory module (second semester)

Legal Philosophy 341(12)		
	Legal Philosophy	341(12)

THIRD YEAR (152 CREDITS)

Compulsory modules (year modules)

Mercantile Law	471(32)
Law of Evidence	471(20)

Compulsory modules (first semester)	
Law of Taxation	411(12)
Private Law	411(12)
Administrative Law	411(16)
Legal Skills	411(12)

Compulsory and elective modules (second semester)

You must take International Law 341(12).

In addition, choose **any three** from the modules listed. The choice is subject to the main timetable constraints. Thus, it may happen that such constraints would rule out certain module combinations in a particular year. Also note that not all the modules will necessarily be offered each year. At least ten students must register for a particular module, otherwise the module will not be offered. Upon the particular lecturer's request, the maximum number of students per module may be restricted to fifty. Therefore, you may have to go through a selection process before the final registration date for second-semester modules. Your academic performance in a prior related module and timing of your registration for the elective module may be taken into consideration for selection purposes.

Mercantile Law	
Accounting for Law Students	441(12)
Advanced Corporate Law	441(12)
Advanced Labour Law	441(12)
Advanced Law and Technology	441(12)
Environmental Law	451(12)
Intellectual Property Law	441(12)
Law of Selected Taxes	441(12)

Private Law

Advanced Law of Delict	441(12)
Advanced Property Law	441(12)
Foundational Oral Advocacy	441(12)
Practical Legal Training	444(12)
Private International Law	441(12)
Unjustified Enrichment	441(12)

Public Law

Advanced Criminal Law	441(12)
Constitutional Law	451(12)
Public Procurement Law	451(12)

Research assignment elective

The research assignment elective is available in both the first and the second semester. You may register for only one research assignment elective during your studies.

Instead of choosing one of the taught modules above, you may submit a research paper or publish an article in an approved legal journal. This option is available only if you have obtained an average of 60% for the penultimate year of your LLB studies.

The research paper must be 7 000 to 10 000 words (including footnotes but excluding bibliography) on an approved topic that you have selected in consultation with the chair of the relevant department. You must consult with the departmental chair also about publishing the article. If you decide to register for the research assignment elective, you must present written proof at registration that the relevant departmental chair has approved the topic.

If you participate in the trial rounds of an approved moot competition, you may apply to be assessed on your individual written and oral contributions in that regard and to be accredited for those contributions instead of

a research paper. For this option, you must apply in writing to the relevant departmental chair.

If you decide on the research assignment elective, you must register for the most relevant module among the following, depending on your topic.:

Commercial Law Research Assignment	441(12) or
Private Law Research Assignment	441(12) or
Public Law Research Assignment	441(12)

3.2.1 Prerequisite pass, prerequisite and corequisites

The prerequisite pass requirements, and other prerequisites and corequisites of the third and fourth year of the four-year LLB programme are also applicable to the second and third year of the three-year LLB programme. See the summary table at the back of this Yearbook part.

3.2.2 Marks to pass cum laude

For the purpose of calculating a *cum laude* pass, the Faculty considers only the final marks obtained in modules prescribed for the second and third year of this programme. You must attain a minimum average of 75%.

4. The two-year LLB programme (as second degree)

The two-year LLB programme traditionally follows on the BA (Law) or BCom (Law) degree.

4.1 Admission requirements

• A prior BA (Law) or BCom (Law) degree from Stellenbosch University

4.2 Modules in each academic year

FIRST YEAR (148 CREDITS)

Compulsory modules (year modules)

Private Law 372(32), 373(32)	Private Law	372(32), 373(32)
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Compulsory modules (first semester)

Constitutional Law	312(12)
Mercantile Law	311(12), 312(12)

Compulsory modules (second semester)

International Law	341(12)
Legal Philosophy	341(12)
Two LLB electives (24)	
See the electives below at the second year.	

SECOND YEAR (152 CREDITS)

Compulsory modules (year modules)

Mercantile Law	471(32)
Law of Evidence	471(20)

Compulsory modules (first semester)

Private Law	411(12)
Administrative Law	411(16)
Legal Skills	411(12)
Law of Taxation	411(12)

Elective modules (second semester)

Choose **any four** from the modules listed below that you have not already taken in the first year of the programme. The choice is subject to the main timetable. Thus, it may happen that such constraints would rule out certain module combinations in a particular year. Also note that not all these modules will necessarily be offered each year. At least ten students must register for a particular module, otherwise the module will be offered. Upon the particular lecturer's request, the maximum number of students per module may be restricted to fifty. Therefore, you may have to go through a selection process before the final registration date for second-semester modules. Your academic performance in a prior related module and the timing of your registration for the elective module may be taken into consideration for selection purposes.

Mercantile Law

Accounting for Law Students	441(12)
Advanced Corporate Law	441(12)
Advanced Labour Law	441(12)
Advanced Law and Technology	441(12)
Environmental Law	451(12)
Intellectual Property Law	441(12)
Law of Selected Taxes	441(12)

Private Law

Advanced Law of Delict	441(12)
Advanced Property Law	441(12)
Foundational Oral Advocacy	441(12)
Practical Legal Training	444(12)
Private International Law	441(12)
Unjustified Enrichment	441(12)

Public Law

Advanced Criminal Law	441(12)
Constitutional Law	451(12)
Public Procurement Law	451(12)

Research assignment elective

The research assignment elective is available in both the first and the second semester. You may register for only one research assignment elective during your studies.

Instead of choosing one of the taught modules above, you may submit a research paper or publish an article in an approved legal journal. This option is available only if you have obtained an average of 60% for the penultimate year of your LLB studies.

The research paper must be 7 000 to 10 000 words (including footnotes but excluding bibliography) on an approved topic that you have selected in consultation with the chair of the relevant department. You must consult with the departmental chair also about publishing the article. If you decide to register for the research assignment elective, you must present written proof at registration that the relevant departmental chair has approved the topic.

If you participate in the trial rounds of an approved moot competition, you may apply to be assessed on your individual written and oral contributions in that regard and to be accredited for those contributions instead of a research paper. For this option, you must apply in writing to the relevant departmental chair.

If you decide on the research assignment elective, you must register for the most relevant module among the following, depending on your topic:

Commercial Law Research Assignment	441(12) or
Private Law Research Assignment	441(12) or
Public Law Research Assignment	441(12)

4.2.1 Ad hoc exemption from prerequisite pass, prerequisite and corequisite requirements

It is possible for you to get *ad hoc* exemption from prerequisites and corequisites for elective modules in the pre-final year of the programme so that you can take elective modules from the final year already. However, first discuss this with the lecturers of the modules concerned.

5. The BAccLLB programme

5.1 Admission requirements

- An average of at least 80% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- Afrikaans (Home Language) at least a 5 (60%–69%); or English (Home Language) at least a 5 (60%–69%); or Afrikaans (First Additional Language) at least a 6 (70%–79%); or English (First Additional Language) at least a 6 (70%–79%).
- Mathematics at least a 6 (70%–79%); or Mathematics at least a 5 (60%–69%) and Accounting at least a 6 (70%–79%).

5.2 Modules in each academic year

FIRST YEAR (168 CREDITS)

Introduction to Law	171(24)
Private Law	171(24)
Criminal Law	171(24)
Theory of Interest	152(6)
Economics	114(12), 144(12)
Financial Accounting	178(24)
Information Systems	114(12), 144(12)
Statistics and Data Science	188(18)

Please note:

If you failed the module Information Systems 114 in 2022 or before, you must register for Digital- and Leadership Acumen 112 and 142. Information Systems 114, or both Digital- and Leadership Acumen 112 and 142, will count for graduation purposes.

If you failed the module Information Systems 144 in 2022 or before, you must register for Digital- and Leadership Acumen 122 and 152. Information Systems 144, or both Digital- and Leadership Acumen 122 and 152, will count for graduation purposes.

SECOND YEAR (158 CREDITS)

Private Law	272(16), 273(16)
Roman Law	271(24)
Law of Criminal Procedure	271(20)
Constitutional Law	271(26)
Interpretation of Enacted Law	211(12)
Business Ethics	214(8)
Auditing	288(24)#
Information Systems	214(6), 242(6)

The credits for this module have been adjusted as of 2024. However, if you passed the module in a previous year, you can still present it for degree purposes; the adjusted credit load will not be taken into account.

Please note:

If you failed the module Information Systems 214 in 2022 or before, you must register for Digital- and Leadership Acumen 212. Information Systems 214 or Digital- and Leadership Acumen 212 will count for graduation purposes.

• If you previously failed either Information Systems 242 or Digal and Leadership Acumen 242 in 2024 or before, you must register for Digital- and Leadership Acumen 246. Information Systems 242 or Digital- and Leadership Acumen 242 or Digital- Leadership and Acumen 246 will count for graduation purposes.

THIRD YEAR (174 CREDITS)

Private Law	372(32), 373(32)
International Law	341(12)
Mercantile Law	311(12), 312(12)
Financial Accounting	278(32)#
Management Accounting	278(30)
Constitutional Law	312(12)

The credits for this module have been adjusted as of 2024. However, if you passed the module in a previous year, you can still present it for degree purposes; the adjusted credit load will not be taken into account.

FOURTH YEAR (176 CREDITS)

Administrative Law	411(16)
Mercantile Law	471(32)
Law of Civil Procedure	371(24)
Law of Taxation	411(12)
Private Law	411(12)
Legal Philosophy	341(12)
Legal Skills	411(12)
Digital- and Leadership Acumen	245(8) ^
Taxation	298(24)
Two LLB elective modules (24). See the elective modules for the four-year LLB.	

 Δ If you are graduating in 2024, you do not have to present Digital- and Leadership Acumen 245 for degree purposes.

Please note:

As from 2025, all graduating students must present Digital- and Leadership and Acumen 245 for degree purposes.

FIFTH YEAR (176 CREDITS)

Law of Evidence	471(20)
Financial Accounting	379(45)#
Digital- and Leadership Acumen	312(8) ^A , 352(8)
Auditing	378(23)#
Taxation	399(36)
Management Accounting	378(36)

The credits for this module have been adjusted as of 2024. However, if you passed the module in a previous year, you can will present it for degree purposes; the adjusted credit load will not be taken into account.

Δ You can present any one of the following for graduation purposes: Digital- and Leadership Acumen 324 or Digital- and Leadership Acumen 312 or Information Systems 312.

Please note:

From 2024 onwards, Digital- and Leadership Acumen 312 and 352 will count for graduation purposes. However, if you successfully completed either Information Systems 312 or Digital- and Leadership Acumen 324 before 2024, you can present either of these modules instead of Digital- and Leadership Acumen 312 and will not have to register for Digital- and Leadership Acumen 312.

Modules at the Faculty of Economic and Management Sciences

See Part 10 of the Yearbook for the content of modules that are offered by the Faculty of Economic and Management Sciences.

6. The BA (Law) programme

6.1 Admission requirements

- a) An average of at least 70% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- b) Afrikaans (Home Language) or English (Home Language) at least a 5 (60%–69%).
- c) First Additional Language at least a 3 (40%–49%).

Admission to specific modules in the BA (Law) programme

- d) If you want to take Economics as a subject, you must pass Mathematics with an average mark of at least a 5 (60%–69%).
- e) Also make sure that you know what the admission requirements are for the modules (e.g. a language) that you want to take from the Faculty of Arts and Social Sciences.

6.2 Modules in each academic year

FIRST YEAR (160 CREDITS)

Compulsory modules (year modules)

Introduction to Law	171(24)
Private Law	171(24)
African Customary Law	171(24)
Writing Skills	171(10)
Knowledge Skills	172(6)

Elective modules (3 x 24)

Choose three subjects from the list below. Note the following:

- A subject consists of one or more modules with a total value of 24 credits.
- You must choose at least one language with a total credit value of 24.
- All the modules on the list are offered by the Faculty of Arts and Social Sciences, except for Economics, which is offered by the Faculty of Economic and Management Sciences.

Afrikaans and Dutch	178(24)
Afrikaans Language Acquisition	178(24) (only on first-year level) <i>or</i> 188(24) (only on first-year level)
German	178(24) or 188(24)
Economics	114(12), 144(12)
English Studies 178(24)	
French	178(24) or 188(24)
Latin	178(24) or
Classical Legal Culture	114(12), 144(12)

Law	
Philosophy	114(12), 144(12)
Political Science	114(12), 144(12)
Psychology	114(12), 144(12)
Basic Xhosa	114(12), 144 (12)
Xhosa	178(24) or 188(24)

SECOND YEAR (144 CREDITS)

Compulsory modules

Private Law	272(16), 273(16)
Roman Law	271(24)
Criminal Law	171(24)

Elective modules (2 x 32)

Continued study of **two** of the following **subjects**. Note that a subject must consist of one or more modules with a total value of 32 credits.

Afrikaans and Dutch	278(32)
German	278(32) or 288(32)
Economics	214(16), 244(16)
English Studies	214(16), 244(16)
French	278(32)
Latin	214(16), 244(16) Or
Ancient Cultures	211(8), 221(8), 241(8), 251(8) (follow four modules)
Philosophy	214(16), 244(16)
Political Science	212(8), 222(8), 242(8), 252(8)
Psychology	213(8), 223(8), 243(8), 253(8)
Xhosa	214(16), 244(16) or 224(16), 254(16)

THIRD YEAR (154 CREDITS)

Compulsory law modules

Constitutional Law	271(26)
Law of Criminal Procedure	271(20)
Interpretation of Enacted Law	211(12)
Law of Civil Procedure 371(24)	

Elective modules (1 x 48 + 1 x 24)

Continued study of **one and one-half subjects** (48 credits + 24 credits):

Ancient Cultures	311(12), 321(12), 341(12), 351(12) (follow four modules)
Economics	318(24), 348(24)
English Studies	318(24), 348(24)
French	318(24), 348(24)
German	318(24), 348(24) or 328(24), 358(24)
Latin	318(24), 348(24)

Philosophy	314(12), 324(12), 334(12), 344(12), 354(12), 364(12) (follow four modules in consultation with the Department)
Afrikaans and Dutch	318(24), 348(24)
Political Science	314(12), 324(12), 344(12), 354(12)
Psychology	314(12), 324(12), 348(24)
Xhosa	318(24), 348(24) or 328(24), 358(24)

6.2.1 Simultaneous enrolment for some modules

- You may not enrol for both Afrikaans and Dutch 178 and Afrikaans Language Acquisition 178.
- You may only enrol for Economics 114, 144 and English Studies 178 together at first-year level.
- There is a class timetable clash for one lecture between Criminal Procedure 271 and German 3. The Department Modern Foreign Languages will accommodate students with this module combination.

6.2.2 Taking extra modules

To take any extra modules in your final year you must get permission from the Faculty Board of the Faculty of Law.

6.2.3 Modules at the Faculty of Arts and Social Sciences

For more information on the BA (Law) programme and the content of modules offered by the Faculty of Arts and Social Sciences, please see Part 4 of the Yearbook.

7. The BCom (Law) programme

7.1 Admission requirements

- An average of at least 70% (excluding Life Orientation) in the National Senior Certificate or Independent Examinations Board school-leaving certificate.
- Afrikaans (Home Language) at least a 5 (60%–69%); or English (Home Language) at least a 5 (60%–69%); or Afrikaans (First Additional Language) at least a 6 (70%–79%); or English (First Additional Language) at least a 6 (70%–79%).
- Mathematics at least a 5 (60%–69%).

7.2 Modules in each academic year

FIRST YEAR (160 CREDITS)

Financial Accounting	188(24)
Economics	114(12), 144(12)
Theory of Interest	152(6)
Business Management	113(12), 142(6)
Private Law	171(24)
Introduction to Law	171(24)
Writing Skills	171(10)
Information Systems	112(6)
Afrikaans and Dutch	178(24) or
English Studies	178(24) or
Basic Xhosa	114(12), 144(12) or
Xhosa	178(24) or 188(24) or
Latin	178(24)

SECOND YEAR (144 CREDITS)

Private Law	272(16), 273(16)
Roman Law	271(24)
Criminal Law	171(24)
Economics	214(16), 244(16)
Financial Accounting	288(32)

THIRD YEAR (154 CREDITS)

Constitutional Law	271(26)	
Law of Criminal Procedure	271(20)	
Interpretation of Enacted Law 211(12)		
Law of Civil Procedure 371(24)		
Economics 318(24), 348(24) or		
Financial Accounting 389(48)		
Economics 381(24) or		
Taxation	388(24)	

7.2.1Taking extra modules

To take any extra modules in your final year, you must get permission from the Faculty Board of the Faculty of Law.

7.2.2 Modules at the Faculty of Economic and Management Sciences

For more information on the BCom (Law) programme and the content of modules offered by the Faculty of Economic and Management Sciences, please see Part 10 of the Yearbook.

Postgraduate programmes

Below you will find more information on all the postgraduate programmes offered by the Faculty of Law.

Please note:

All LLB degrees are undergraduate qualifications and information on them therefore appears in the chapter "Undergraduate Programmes".

1. The Postgraduate Diploma in Tax Law

1.1 Admission requirements

You may apply for the Postgraduate Diploma in Tax Law if you:

- have an LLB degree from this University; or
- have a BAcc or BCom degree from this University; or
- are a graduate from any other university who has been granted the status of LLB, BProc, BCom or BAcc of the university concerned in terms of section 65B of the Higher Education Act 101 of 1997; or
- have been admitted to practice as an attorney in any province of South Africa or in Namibia; or
- are registered as an accountant with the Public Accountants' and Auditors' Board, or as a chartered accountant with the South African Institute for Chartered Accountants; *or*
- have any other academic or professional qualification which the Senate deems to be sufficient for admission.

1.2 Application procedure and closing date

New applications are considered every second year and **the next intake will be in 2025**. Apply in writing at www.maties.com.

1.3 Duration of programme

Two years. Next intake: February 2025 to November 2026

1.4 Enquiries

The Faculty Administrator, Mr Shirle Cornelissen, tel. 021 808 9111, e-mail: shirle@sun.ac.za.

1.5 Programme content (120 credits)

This programme concentrates on the interpretation of tax law contained in judgments, practice notes, interpretation notes and other sources such as handbooks, journal articles and electronic publications.

The programme consists of the following modules:

2025		
14883-774	Foundations of Tax Law (20)	
14884-774	Principles of Income Tax Law (40)	
2026		
14886-775	Law of Selected Taxes (30)	
14887-775	International and Further Tax Law (30)	

If you have any three or less diploma modules outstanding in 2025 or 2026 and you were registered for the module(s) for the first time between 2020 and 2024, you must complete an equivalent module, or part thereof, from the diploma programme that commences in 2025, in 2025 and/or 2026 to obtain the required credits.

2. The Postgraduate Diploma in Intellectual Property Law

2.1 Admission requirements

This is a selection programme. Moreover, only a limited number of students will be admitted to the programme. You may apply for admission to the PG Dip (Intellectual Property Law) if you hold at least one of the following degrees or qualifications:

- a BSc, a BCom, a BEng or an LLB qualification; or
- any other NQF 7 qualification; or
- work experience or any other exposure to the field of intellectual property law that the SU Senate deems suitable for admission under the University's Policy on the Recognition of Prior Learning (RPL). And:
- You must have achieved at least a 65% average in the final year of study of your undergraduate degree (with the exception of an LLB degree).
- You must indicate the PG Dip (Intellectual Property Law) as your first choice to be considered. The only exception would be if you put LLM as your first choice and the PG Dip (Intellectual Property Law) as your second choice.
- You submit a satisfactory selection essay in accordance with the requirements set out in the application process.
- Admissions to the PG Dip (Intellectual Property Law) are limited to ten students per year.

International students

If you are an international student applying for admission to the Postgraduate Diploma in Intellectual Property Law, you must also submit proof of your current level of proficiency in English. You may do this by writing an essay or submitting your IELTS or TOEFL scores. This requirement does not apply if English is your home language or if you have completed a prior degree or qualification in English.

2.2 Application procedure

This is a selection programme and, in addition to the prescribed admission requirements that apply, only a limited number of students will be admitted to this programme. Apply in writing at www.maties.com.

2.3 Duration of programme

One year full time, or two years part time.

2.4 Enquiries

The Faculty Administrator, Mr Shirle Cornelissen, tel. 021 808 9111, e-mail: shirle@sun.ac.za.

2.5 Programme content (120 credits)

This programme is the only of its kind and offers you the unique opportunity to gain introductory knowledge of intellectual property through practice driven study of the law of trademarks, patents, designs, copyright and digital aspects of intellectual property law. You must complete any four modules of your choice (120 credits in total). The options are as follows:

Please note:

Not all these modules will necessarily be offered each year. You must choose between Intellectual Property Law in the Digital Environment, Competition Law and Economic Perspectives of Law. You may take only one of these modules. A student will only be permitted to take the research assignment module with the permission of the programme coordinator.

10009 - 711	Copyright Law (30)
10008 – 711	Trademark Law (30)
10934 - 711	Patent Law and the Law of Registered Design (30)
10935 – 711	Intellectual Property Law in the Digital Environment (30) or
62553 – 711	Competition Law (30)
13866 – 712	Economic Perspectives of Law (30)

10937 – 714	A research assignment of 7 500 to 10 000 words on a topic in the general field of
	Intellectual Property Law or related subject matter (30)

Law

3. The Postgraduate Diploma in Public Procurement Policy and Regulation

3.1 Admission requirements

You may apply to be admitted to the Postgraduate Diploma in Public Procurement Policy and Regulation if you:

- have a bachelor's degree in any field with a minimum average achievement of 60% in the final year of the undergraduate degree programme, or any postgraduate degree with a minimum average achievement of 60% in the final year of the programme; and
- have experience in public procurement or supply chain management.

International students

If you are an international student applying for admission to the Postgraduate Diploma in Public Procurement Policy and Regulation, you must also submit proof of your current level of proficiency in English. You may do this by submitting your IELTS or TOEFL scores. This requirement does not apply if English is your home language or if you have completed a prior degree or qualification in English.

3.2 Application procedure

This is a selection programme and, in addition to the prescribed admission requirements that apply, only a limited number of students will be admitted to this programme. Apply in writing at www.maties.com.

3.3 Duration of programme

One year full time, or two years part time.

3.4 Enquiries

The Faculty Administrator, Mr Shirle Cornelissen, tel. 021 808 9111, e-mail: shirle@sun.ac.za.

3.5 Programme content (120 credits)

This programme is the only of its kind on the continent and will establish or deepen your knowledge of public procurement law. You will be exposed to the methodology of legal practice (specifically in public procurement regulation), legal research and the application of the law in the context of public procurement.

14115 – 713	International Legal Regimes on Public Procurement (30) and
14121 – 751	Public Procurement Regulation and Policy in South Africa (30)
14116 - 711	Policy and Public Procurement Law (30) or
14120 - 743	Corruption and Procurement (30) or
14119 – 741	Infrastructure Procurement Regulation and Policy in South Africa (30) or
14118 – 752	Defence Procurement (30) <i>or</i>
14114 – 712	Procurement Law Compliance (30)

4. The LLM programme

The LLM programme gives you seven options: You may choose the research option or one of the five coursework options or the professional coursework option. The basic admission requirements are the same for all the options but for some of them you must also undergo selection.

4.1 Admission requirements for LLM studies

This is a selection programme and only a limited number of students will be admitted on academic merit. Even if you meet the minimum admission requirements, your admission is not automatically guaranteed. You may apply for admission to the LLM programme if you:

- have an LLB degree conferred by this University or any other bachelor's degree in law (excluding the Bluris degree) and have attained an average of 60% in the final year of the degree, or
- have attained a comparable achievement in another (for example, foreign) qualification, or
- have attained a level of proficiency or accomplishment in law which, in the judgement of Senate, is regarded as adequate for this purpose.

International students

If you are an international student applying for admission to the LLM by coursework programme, you must submit proof of your current level of proficiency in English (for example, your IELTS or TOEFL scores). This requirement does not apply if English is your home language or if you have completed your first degree in English.

Waiver of 60% requirement for LLM (research)

You may request and obtain a recommendation from a potential supervisor that the admission requirement of a minimum mark of 60% be waived for LLM (research). For such a request to be considered, you must submit an overview of no more than 600 words of the envisaged study and a sample of previous research of approximately 2 000 words to your potential supervisor. Your potential supervisor must confirm that they have the necessary capacity to perform the function of supervisor. Your potential supervisor must motivate in writing and recommend the waiver to the Research Committee for approval.

4.2 Selection

All the options for the LLM by coursework are subject to selection based on academic merit. Whilst the minimum admission requirement is specified as a 60% average in the final year of your previous degree, your full academic record is considered during the selection process. If you did not complete your previous degree in N+1 years (i.e. at most one year more than the minimum period specified for the degree), you cannot expect to be admitted, even if you have achieved the 60% average for the final-year modules of your undergraduate degree. If you apply for the coursework LLM in Intellectual Property Law or the Professional LLM in Intellectual Property Law, you must also write a selection essay.

The research option is also a selection programme and to be admitted to it, you must undergo a complete selection process. More information is available on the Faculty website at www.sun.ac.za/law.

4.3 Enquiries

The Faculty Manager, Ms Karin Wiss, tel. 021 808 3780, e-mail: karinwiss@sun.ac.za, or

The Faculty Administrator, Mr Shirle Cornelissen, tel. 021 808 9111, e-mail: shirle@sun.ac.za.

You can request a prospectus with complete information on the LLM by coursework from Ms Wiss.

4.4 Research option

In addition to the provisions below, please consult the Postgraduate Guide on the Faculty website at www.sun.ac.za/law.

Requirements for obtaining the degree

To obtain the LLM degree by research you must:

- a) conduct an approved research curriculum of at least one year (after attaining the bachelor's degree or reaching the required level of proficiency referred to above under "Admission requirements") at this university or at some other institution approved by Senate; *and*
- b) present for assessment a thesis of an acceptable standard; and
- c) complete any additional work or study as required by the lecturers concerned.

Application procedure

Apply in writing. You can download a full explanation of the application process from the Faculty website at www.sun.ac.za/law. Choose "Postgraduate" under "Degrees and Diplomas" and click on the relevant link under "LLM (by research)".

Duration of programme

- As a full-time student, you will be allowed to register for a maximum of two consecutive academic years.
- As a part-time student, you will be allowed to register for a maximum of three consecutive academic years.
- If you want to register again after the total time allowed has expired, you must obtain permission from the Dean.

Thesis specifications

For thesis specifications and more on the provisions for master's degrees in general, consult Part 1 of the Yearbook.

4.5 LLM by coursework

An LLM by coursework is also offered. There are five options: General, Alternative Dispute Resolution, Intellectual Property Law, International Trade Law and Labour Law. All modules are taught in English but you may write your coursework assignments, research assignment and examinations in Afrikaans or English.

A complete prospectus on the coursework LLM options is available on the Faculty website at www.sun.ac.za/law.

Below you will find information that applies to all the options. This is followed by the content of each option individually.

Application procedure and closing dates

The closing date for applications (**South African and international students**) is **30 September** of the year before registration. However, late applications will also be considered.

Applications to **start** with the programme **in the second semester** must be submitted by **31 March**. Late applications will also be considered.

Apply electronically at www.maties.com.

Duration of the programme

Full-time students

- You must normally complete the programme in one year by taking two modules in each semester. With permission from the Faculty Board you may also extend your studies over two years, provided that you take at least one module per semester.
- You may register for a maximum of two consecutive academic years.
- If you want to register again after the total time allowed has expired, you must obtain permission from the Dean.
- You may choose to begin your studies either at the start of the first semester or at the start of the second semester.

Part-time students

- You must normally complete the programme in two years.
- You may register for a maximum of three consecutive academic years.
- If you want to register again after the total time allowed has expired, you must obtain permission from the Dean.
- You may choose to begin your studies either at the start of the first semester or at the start of the second semester.

Class attendance

The LLM by coursework is not a correspondence course. Class attendance on the Stellenbosch campus is compulsory for all students.

Readmission

If you are registered for one of the coursework LLM programmes and fail three or more coursework modules, you will not automatically be readmitted to the next academic year.

Requirements for obtaining the degree

To obtain the LLM degree by coursework, you must:

- follow four modules in an academic year and pass the relevant examinations; and
- complete an acceptable research assignment.

4.5.1 General LLM

Content of the programme

Modules

The curriculum for the general LLM by coursework is not formally organised according to department and there is no uniform set of prescribed modules. You are invited to compile a curriculum from modules offered by the Faculty. To do this, choose four modules from the list provided below. However, please note the following restrictions on your selection:

- It must be approved by the Faculty Board.
- It must fit into the timetable.
- The lecturer involved must be available for the relevant semester (if you start your studies in June, it is therefore important to consult the prospectus for the following year as soon as it becomes available).
- At least five students must enrol for the module.
- A maximum of two modules may come from the LLM in Intellectual Property Law and must be approved by the programme coordinator.

Advanced Company Law	
Advanced Criminal Law	
Advanced Human Rights Law	
Carriage of Goods by Sea	
Climate Change and Sustainability Governance	
Comparative Apartment Ownership	
Competition Law	
Copyright Law	
Employment Rights	
Equality in the Workplace	
Forced Migration and Children's Rights	
Global Litigation	
Intellectual Property Law in the Digital Environment	
International Commercial Arbitration	
International Criminal Law	
International Law and Children's Rights	
International Sales Law	
International Tax Law	
Law of Trusts	
Legal Aspects of World and Regional Trade	
Organised Crime in South Africa	
Patent Law and the Law of Registered Designs	
Payment and Guarantees in International Contracts	
Selected Issues in Collective Labour Law	
Selected Issues in International Labour and Social Security Law	
Sentencing	
Trademark Law	
Urban Law	

Research assignment

You must complete a research assignment on a topic approved by the Faculty Board and under supervision of an appointed supervisor. The length of the research assignment is 15 000 to 20 000 words (including footnotes but excluding bibliography).

4.5.2 LLM in Labour Law

Programme content

This is a specialised LLM programme in advanced labour law.

Modules

Equality in the Workplace
Employment Rights
Selected Issues in Collective Labour Law
Selected Issues in International Labour and Social Security Law

Research assignment

You must complete a research assignment on a topic approved by the Faculty Board and under supervision of an appointed supervisor. The length of the research assignment is 15 000 to 20 000 words (including footnotes, but excluding bibliography).

4.5.3 LLM in International Trade Law

Programme content

This specialised LLM programme focuses on international business transactions, commercial arbitration and carriage agreements.

Modules

Choose four modules from the following list:

Carriage of Goods by Sea
Climate Change and Sustainability Governance
International Sales Law
International Commercial Arbitration
International Tax Law
Legal Aspects of World and Regional Trade
Payment and Guarantees in International Contracts

Research assignment

You must complete a research assignment on a topic approved by the Faculty Board and under supervision of an appointed supervisor. The length of the research assignment is 15 000 to 20 000 words (including footnotes, but excluding bibliography).

4.5.4 LLM in Intellectual Property Law

Programme content

This is a specialised LLM programme in intellectual property law.

Modules

Copyright Law	
Trademark Law	
Patent Law and the Law of Registered Designs	
Intellectual Property Law in the Digital Environment or	
Competition Law	

Law

Research assignment

You must complete a research assignment on a topic approved by the Faculty Board and under supervision of an appointed supervisor. The length of the research assignment is 15 000 to 20 000 words (including footnotes, but excluding bibliography).

4.5.5LLM in Alternative Dispute Resolution

Programme content

This is a specialised LLM programme in Alternative Dispute Resolution.

Modules

International Commercial Arbitration	
Mediation	
Specialised Dispute Resolution Techniques	
International Sales Law or	
Employment Rights <i>or</i>	
Payment and Guarantees in International Contracts or	
International Law and Children's Rights	

Research assignment

You must complete a research assignment on a topic approved by the Faculty Board and under supervision of an appointed supervisor. The length of the research assignment is 15 000 to 20 000 words (including footnotes, but excluding bibliography).

4.6 LLM in Public Procurement Policy and Regulation (professional LLM programme)

This professional LLM programme is the only one of its kind on the continent and will establish or deepen your knowledge of public procurement law.

This programme is offered through hybrid learning and requires participation online, as well as class attendance on campus during block sessions.

Application procedure and closing dates

The closing date for all applications (**South African and international students**) is **30 September** of the year before registration. However, late applications may also be considered.

Apply electronically at www.maties.com.

Duration of the programme

Full-time students

- You must normally complete the programme in one year by taking two modules in each semester. With permission from the Faculty Board you may also extend your studies over two years, provided that you take at least one module per semester.
- You may register for a maximum of two consecutive academic years.
- If you want to register again after the total time allowed has expired, you must obtain permission from the Dean.

Part-time students

- You must normally complete the programme in two years.
- You may register for a maximum of three consecutive academic years.
- If you want to register again after the total time allowed has expired, you must obtain permission from the Dean.

Class attendance

This programme requires class attendance in Stellenbosch for one week per semester (block sessions).

Requirements for obtaining the degree

To obtain the LLM degree by coursework, you must:

- pass 4 modules; and
- compile an acceptable research portfolio.

Programme content

Modules

International Legal Regimes on Public Procurement and
Public Procurement Regulation and Policy in South Africa
Policy and Public Procurement Law or
Corruption and Procurement or
Infrastructure Procurement Regulation and Policy in South Africa or
Defence Procurement or
Procurement Law Compliance

Research portfolio: Public Procurement Law

You must compile all the individual research assignments of the different modules in the programme into a coherent research portfolio.

Readmission

If fail three or more coursework modules in the programme, you will not automatically be readmitted to the next academic year.

5. The LLD programme

In addition to the provisions below, please consult the Postgraduate Guide on the Faculty website at www.sun.ac.za/law.

5.1 Admission requirements

You must have attained one of the undermentioned to apply to read for a doctoral degree in law. Senate will consider every application on merit.

- an LLM degree preceded by an appropriate undergraduate law qualification; or
- an LLB degree conferred by this University, or any other bachelor's degree in law (excluding the BProc and Bluris degrees) approved for this purpose by the Senate, and relevant academic or professional experience; *or*
- in exceptional circumstances, a level of proficiency or accomplishment in law which, in the judgement of Senate, is regarded as adequate for this purpose.

Additional requirements to apply to read for a doctoral degree in law

- You must indicate sufficient potential to pursue doctoral studies successfully. In this regard:
 - You must have passed the final year of the LLM (or where relevant the LLB or other bachelor's degree in law) with an average of at least 65% (or its international equivalent); *or*
 - You may request and obtain a recommendation from a potential supervisor that the requirement of a minimum mark of 65% be waived. For such a request to be considered, you must submit an overview of no more than 600 words of the envisaged study, and a sample of previous research of approximately 2 000 words to your potential supervisor. Your potential supervisor must confirm that they have the necessary capacity to perform the function of supervisor. Your potential supervisor must motivate in writing and recommend the waiver to the Research Committee for approval.

5.2 Application procedure

Apply in writing. You can download a full explanation of the application process from the Faculty website at www.sun.ac.za/law. Choose "Postgraduate" under "Degrees and Diplomas" and click on the relevant link under "LLD".

5.3 Duration of programme and continued registration

The minimum period for a doctoral degree is two years. The maximum is five consecutive academic years of registration. The provisions for continued registration set out in a) to e) below apply here.

If you want to register again after the allowed maximum of five years, you must obtain special permission from the Dean of the Faculty of Law. The Dean's recommendation to permit (or refuse) continued registration must be approved by the Faculty Board, who will report its decision in the Communications Report to the Executive Committee of Senate (EC(S)) and Senate.

Note that Senate may terminate your studies on recommendation of the Faculty Board according to the process set out in a) to e) below, even though you have not yet exceeded the maximum number of five years for continued registration.

Provisions for continued registration

- a) Whether you are registered full-time or part-time, you must report to your supervisor at least once a year (by 1 October), in writing, setting out in detail the progress you have made with your proposal and/or specific chapters during the reporting period.
- b) The supervisor must report to the chairperson of the Research Committee once a year, in writing, about your progress during the reporting period. The supervisor must specify in detail:
 - which proposal and/or chapters have been submitted, read, commented on, and corrected;
 - o how often the supervisor saw you in that period; and
 - what the expected date of completion is (preferably with a detailed work schedule).
- c) The supervisor must specify whether they consider your progress in the preceding period satisfactory; in other words, whether or not you are likely to complete the degree within three years of registration (that is, within the minimum period of two years plus one additional year).
- d) You must have an opportunity to see the report by the supervisor to the chairperson of the Research Committee and to respond to it if you wish. Send your response to the chairperson of the Research Committee and include your supervisor in your response.
- e) Up to the end of year two of the three-year period (the minimum period of two years plus one additional year), satisfactory progress according to the reporting process above is sufficient for reregistration to be considered. Reregistration is considered and permission (or refusal) for reregistration may be recommended by the Research Committee. The Research Committee's recommendation to permit (or refuse) continued registration must be approved by the Faculty Board. If your studies are to be terminated, for example due to unsatisfactory progress, the Research Committee recommends this to the Faculty Board who in turn may recommend it to the Executive Committee of Senate (EC(S)) and Senate.
- f) If by September of year three, it has become clear that you will not complete the degree in the threeyear period, you must report to your supervisor in writing and apply for permission to reregister for one additional year (the fourth year). Your application must be submitted by 1 October of the third year and must set out in detail:
 - the work that has been completed (read by the supervisor, commented on and corrected),
 - the work still to be done, and
 - o a schedule for completion of the remaining work during the next year (the fourth year).
- g) The supervisor must report to the chairperson of the Research Committee, referring to your report and application for reregistration, and indicate whether they support the application and whether the proposed completion schedule is realistic.
- h) You must have an opportunity to see the report by the supervisor to the chairperson of the Research Committee and to respond to it if you wish. Send your response to the chairperson of the Research Committee and include your supervisor in your response.
- i) Reregistration is considered and permission (or refusal) for reregistration may be recommended by the Research Committee. The Research Committee's decision to permit (or refuse) continued registration must be approved by the Faculty Board. If your studies are to be terminated, for example due to unsatisfactory progress, the Research Committee recommends this to the Faculty Board who, in turn, may recommend it to the Executive Committee of Senate (EC(S)) and Senate.
- j) If you were granted permission to reregister for an additional year (the fourth year) and it becomes clear by 1 October (of the fourth year) that you will not complete the degree in that year, you can apply for reregistration for one more year (the fifth year). Follow the same procedure as in f).
- k) If your supervisor supports the application, you may be granted permission to reregister for one more additional year (the fifth year).
- l) Reregistration is considered and permission (or refusal) for reregistration may be recommended by the Research Committee. The Research Committee's decision to permit (or refuse) continued

registration must be approved by the Faculty Board. If your studies are to be terminated, for example due to unsatisfactory progress, the Research Committee recommends this to the Faculty Board who, in turn, may recommend it to the Executive Committee of Senate (EC(S)) and Senate.

5.4 Requirements for obtaining the degree

The LLD degree will be awarded to you if you:

- have been registered at the University as a doctoral student in law for at least two years; and
- have conducted an approved period of research of at least two years at this University or at some other institution approved by the Senate; *and*
- have presented for assessment a doctoral dissertation of an acceptable standard and have completed any additional research required by your promoter; *and*
- have successfully conducted yourself in an oral examination, except if exemption from such oral examination was granted.

5.5 Specifications for the dissertation

- For dissertation specifications and other provisions for doctoral degrees in general, consult the relevant section in Part 1 of the Yearbook.
- Note that the only format in which a doctoral dissertation may be submitted in the Faculty of Law is the format allowed in paragraph 6.9.5.1 of the Part 1 (General Rules) of the Yearbook; i.e. an introduction, followed by a number of chapters, followed by a summary of the research results, which indicates the scientific contribution of the study.

5.6 Enquiries

The Faculty Administrator, Mr Shirle Cornelissen, tel. 021 808 9111, e-mail: shirle@sun.ac.za.

Subjects, modules and module content

1. Definitions and explanations of important terms

It is important that you take note of the definitions of a few terms in order to understand and use this chapter fully. The example below shows how these terms will appear in the rest of this chapter.

Example:

17914 Private Law

171 (24) Private Law (3L, 1T)

1.1 Explanation of terms in the example

- Five-digit subject number 17914 Private Law
 Each subject is identified by this five digit-subject number.
- Subject name 17914 Private Law

The number and name of a specific subject appear before the various modules of the subject are presented. In the Yearbook the subject name is normally followed by the module code and the credit value of the specific module, for example in this case: Private Law 171(24).

• Module code –(171)(24) Private Law

The module code consists of a three-digit number that is unique to the specific module. The abovementioned module code "171" has the following meaning:

• The first digit refers to the year of study in which the module is presented, for example:

Year 1: <u>1</u>71

Year 2: **2**71

Year 3: <u>3</u>71

Postgraduate diploma: 711

LLM module: **8**11

- The second digit, in this case "7", refers to the semester that the module will be presented in and also serves as a number to distinguish between various modules offered within the same specific year of study. The University uses different numbers to indicate the particular semester of a module, either the first or the second semester or modules that are presented in both semesters (which are year modules). The numbers that indicate semesters are as follows:
 - **1**, **2** or **3** modules are presented in the first semester.

Semester 1: 2<u>1</u>4, 3<u>2</u>4, 3<u>3</u>4

• 4, 5 or 6 – modules are presented in the second semester.

Semester 2: 3<u>4</u>2, 3<u>5</u>4, 3<u>6</u>4

7, 8 or 9 – modules are presented in both semesters, which are year modules.

Year module (both semesters): 2**7**8, 2**8**8, 3**9**1

- The third digit of the module code, in this case "1", serves as a distinguishing digit between various modules of the same subject in a particular year of study.
- Please note: Some of the postgraduate module entries in this Yearbook part deviate from the pattern in the example. The five digit-subject number and the three digit-module code in these postgraduate modules are written continuously in the same block: 11470 812 (30) Payment and Guarantees in International Contracts
- Credit value 171 (24) Private Law

The number between brackets after the module code indicates the credit value of the particular module, in this case 24.

Therefore, Private Law 171(24) is a module which is presented over two semesters of the first year and you earn 24 credits for it.

Module subject – 171 (24) Private Law

This indicates the topic that will be dealt with in this specific module.

• Teaching load - ((3L, 1T)

The teaching load of a module is indicated in the block following the module subject. It gives you both the teaching load and the type of teaching per week that you can expect in this particular module. For the module Private Law 171(24) you can expect three lectures and one tutorial period each week for the duration of the module. The following abbreviations are used for the teaching load:

- L Lectures lasting 50 minutes each, for example 3L
- **P** Practical periods lasting 50 minutes, for example 1P, 2P, 3P
- **S** Seminars lasting 50 minutes, for example 1S
- **T** Tutorials lasting 50 minutes, for example 1T, 2T

2. Assessment of modules

The Assessment Rules of the Faculty of Law is published on the online learning platform (SUNLearn).

3. Prerequisite pass, prerequisite and corequisite modules

After the description of the content of the module, the prerequisite pass, prerequisite and corequisite modules, where applicable, are given for that module. The following terms and abbreviations are used:

- Prerequisite pass module (**PP**)
 - A prerequisite pass module is a module that you must **pass** before you can take the module(s) for which it is a prerequisite pass module.
- Prerequisite module (P)
 - A prerequisite module is a module in which you must obtain a **final mark of at least 40**, before you can take the module for which it is a prerequisite module. If you registered for a prerequisite module while it was examined by the "examination" assessment system, your **mark to date** for it must be 40 for you to meet the prerequisite.
 - If you have once complied with a prerequisite rule, your compliance will remain valid for the period given in the applicable assessment rules, even if you repeat the prerequisite module and do not meet the minimum level when repeating the module.
 - *Please note:* You must **pass** all the modules you used as prerequisites in the programme before the relevant degree, certificate or diploma can be awarded to you.
- Corequisite module (C)
 - A corequisite module is a module that you must register for in an **earlier semester** than the module for which it is a corequisite, **or in the same semester**.
 - *Please note:* You must **pass** all the modules you used as corequisites in the programme before the relevant degree, certificate or diploma can be awarded to you.

Please note: Directly after this chapter, "Subjects, Modules and Module Content", you will find Appendix 1 and Appendix 2, containing tables summarising all the prerequisite pass, prerequisite and corequisite modules.

3.1 Condition for the granting of a qualification or degree

The Faculty will only award a qualification if you have passed all the relevant modules of the specific degree programme.

4. Undergraduate subjects, modules and module contents (from 2022)

The undergraduate subjects with their accompanying modules, credits, module subjects, teaching loads and module contents are presented below. This section is applicable only to students who start their law studies in 2022 or thereafter.

4.1 Department of Mercantile Law

48089 Accounting for Law Students

441 (12) Accounting for Law Students (2L, 1T)

The nature and function of accounting, accounting terms and concepts (legislation and rules), the basic accounting equation, the accounting system, value-added tax (VAT), books of prime entry, cash controls and bank reconciliation procedures, ledger accounts, control accounts, adjustments of accounts, the closing off process, the preparation of financial statements, trust investments, transfer procedures, correspondent accounts and conveyancing transactions.

Note: BCom (Law) and BAccLLB students who have passed Financial Accounting 178, 188, 278, 288, 379 or 389 may not register for this module.

14713 Advanced Corporate Law

441 (12) Advanced Corporate Law (2L)

A select number of topics which could include corporate reorganisations and takeovers, public offerings of securities, financial markets regulation including insider trading, corporate governance including minority shareholder protection. Topics may change annually.

PP Business Organisations and Insolvency Law 344

C Company Law 478

14725 Advanced Labour Law

441 (12) Advanced Labour Law (2L)

An advanced study of selected labour law topics. Building on the earlier study of the general principles of labour law, these topics are selected based for their practical and theoretical importance and complexity and would typically include: a study of the areas of overlap between the reasons for dismissal; substantive and procedural issues relating to dismissal for misconduct; the right of employers to change terms and conditions of employment; atypical employment; transfers of businesses; aspects of dispute resolution; affirmative action and the continued relevance of the contract of employment.

P Foundations of Law 178 P Constitutional Law 244 P Labour Law 244

14714 Advanced Law and Technology

441 (12) Advanced Law and Technology (2L)

Capita selecta of aspects dealing with the relationship between the law and technology. *P The Law and Technology 414*

14350 Business Organisations and Insolvency Law

344 (12) Business Organisations and Insolvency Law (2L)

Business Organisations:

The law relating to the formation, operation and termination of sole proprietorships, partnerships and business trusts.

Insolvency Law:

Insolvency law and sequestration procedures and consequences. *C Law of Contract 378*

14711 Commercial Dispute Resolution

414 (12) Commercial Dispute Resolution (2L)

Arbitration law, theory and practice; mediation law, theory and practice. C Law of Contract 378 C Law of Civil Procedure 314

14726 Commercial Law Research Assignment

414 (12) Commercial Law Research Assignment

This module allows a student to complete an independent research project in commercial law under the supervision of a member of the department. Only students with an average of at least 60% for the pre-final year of the enrolled LLB (i.e. the 2-year or 3-year LLB or the 4-year LLB degree) may register for the research assignment option. The project will take the form of a research essay of between 7 000 and 10 000 words (including footnotes but excluding bibliography) or an article in an approved legal journal or the student's individual written and oral contributions in an approved moot competition. The topic of the project must be approved by the head of department.

PP Legal Skills 114 PP Legal Ethics 214

441 (12) Commercial Law Research Assignment

This module allows a student to complete an independent research project in commercial law under the supervision of a member of the department. Only students with an average of at least 60% for the pre-final year of the enrolled LLB (i.e. the 2-year or 3-year LLB or the 4-year LLB degree) may register for the research assignment option. The project will take the form of a research essay of between 7 000 and 10 000 words (including footnotes but excluding bibliography) or an article in an approved legal journal or the student's individual written and oral contributions in an approved moot competition. The topic of the project must be approved by the head of department.

PP Legal Skills 114 PP Legal Ethics 214

55247 Company Law

478 (24) Company Law (4L)

The law in respect of the structure, financing and governance of companies, more particularly:

- Incorporation
- Types of companies
- Juristic personality
- External relationships
- Corporate governance
- Corporate finance: funding of companies, shares and other securities, protection of creditors
- Company groups
- Winding-up

P Business Organisations and Insolvency Law 344

P Law of Contract 378

62533 Competition Law

414 (12) Competition Law (2L)

The legal rules that are aimed at the promotion of competition in markets, including:

- the economic foundations of these rules;
- the structure of relevant legislation and enforcement institutions;
- the mechanism for the enforcement of competition law; and
- the different aspects of substantive competition law: horizontal and vertical restrictive practices; abuse of dominance and mergers.

60704 Environmental Law

451 (12) Environmental Law (2L)

An introduction to environmental law relating to the following three broad but inter-related areas of environmental concern: natural resource use and conservation; pollution control and waste management, land-use planning and environmental assessment. Various branches of law, including the Bill of Rights, administrative law, criminal law and international environmental law are examined for this purpose.

11254 Intellectual Property Law

441 (12) Intellectual Property Law (2L)

Principles of the South African law applicable to the protection of intellectual property such as copyright, trademarks and unlawful competition.

51829 Labour Law

244 (12) Labour Law (2L)

The regulation of the individual employment relationship, with specific emphasis on the contract of employment, protection against unfair dismissal, unfair labour practices and unfair discrimination, as well as individual labour dispute resolution; the regulation of the collective relationship between employers and trade unions (freedom of association, organisational rights, strikes and the enforcement of collective agreements); and the related broader principles of commercial dispute resolution.

P Foundations of Law 178

P Introduction to Constitutional Law and Statutory Interpretation 178

14348 Law of Income Tax

414 (12) Law of Income Tax (3L)

Legal aspects of income taxation, including tax administration and the ascertainment of taxable income. *C Company Law 478*

14715 Law of Selected Taxes

441 (12) Law of Selected Taxes (2L)

Legal aspects of selected taxes, which could include income tax, donations tax, estate duty, value-added tax and transfer duty, including the ascertainment of the amounts payable in respect of these taxes.

PP Law of Income Tax 414

14353 The Law and Technology

414 (12) The Law and Technology (2L)

Legal principles applicable to technological development; the effect of technology on the law; aspects of data privacy and protection.

P Law of Contract 378

4.2 Department of Private Law

62499 Advanced Family Law

414 (12) Advanced Family Law (2L)

This module seeks to provide an in-depth engagement with and an advanced level of critical analysis of the legal rules that apply to the South African family, by considering matters that are not yet legally defined or regulated due to societal changes or technological advances. Topics that will be covered include those of medico-legal issues, such as surrogacy; the parent-child relationship; domestic violence; alternative dispute resolution; the regulation of non-binary gender identities; religious marriages; and the regulation of intimate partner relationships outside of marriage. Every year topics may vary based on the recent developments in and the current context of family law.

PP Law of Persons 144 PP Family Law 214 PP Constitutional Law 244

14716 Advanced Law of Delict

441 (12) Advanced Law of Delict (2L)

The module will deal with specific instances of delictual liability (for example liability for pure economic loss; liability arising from the interference with a contractual relationship; pain and suffering and liability for emotional shock; liability for personality rights infringements) and specific theoretical and practical challenges facing this branch of the law (for example, the expanding delictual liability of the state for harm arising from crime; the medical malpractice crisis; the impact of artificial intelligence on liability issues; the impact of social media on personality rights; faultless liability).

PP Law of Delict 344

14717 Advanced Property Law

441 (12) Advanced Property Law (2L)

Constitutional property law: Interpretation and application of s 25; concept of property for purposes of s 25; deprivation of property; expropriation of property and recent relevant developments; land reform: concept of land reform; brief historical background to land reform; redistribution, tenure reform and restitution; unlawful occupation of land and eviction; reflection on SA land reform programme.

PP Foundations of Law 178

14340 African Customary Law

278 (18) African Customary Law (2L)

Introduction to legal pluralism and African customary law; nature and sphere of African customary law; application and ascertainment of African customary law; traditional courts and other dispute resolution mechanisms; family law; succession and inheritance; law of property and introduction to law of contract and law of delict.

P Foundations of Law 178

14718 Foundational Oral Advocacy

441 (12) Foundational Oral Advocacy (2L)

- The conduct and characteristics of effective trial practitioners
- Ethical duties specific to trial practitioners
- Proper court etiquette
- Employing tools of persuasion
- Preparing for hearings and trials
- Conducting addresses to court, including opening statements and closing arguments
- Conducting examination-in-chief, cross-examination, and re-examination of witnesses
- Employing and dealing with commonly raised objections

14358 Legal Ethics

214 (12) Legal Ethics (2L, 1T)

- Theories of ethics
- Definitions and themes
- Principles and sources
- Application and contextualisation

P Foundations of Law 178 P Legal Skills 114

14341 Family Law

214 (12) Family Law (2L, 1T)

Some of the legal rules that influence the family and the lives of family members in South Africa, and in particularly the rules pertaining to marriage and intimate relationships. Topics that will be discussed include that of the engagement; the legal requirements for entering into a marriage; the personal consequences of marriage; matrimonial property; the termination of a marriage; maintenance and personal consequences following divorce; and the patrimonial consequences of the termination of a marriage.

P Law of Persons 144 P Foundations of Law 178

14344 Law of Civil Procedure

244 (12) Civil Procedure (2L, 1T)

A brief overview of the function of the law of civil procedure in the legal system; the general principles upon which this discipline is based; the historical development of South African civil procedure; the composition and jurisdiction of the judiciary; an overview of the course of the litigation process in the upper and lower courts; and a selection of particular civil procedures.

P Foundations of Law 178

P Legal Skills 114

P Law of Persons 144

C Law of Succession 214

314 (12) Law of Civil Procedure (2L, 1T)

Certain aspects of the law of civil procedure pertaining to the litigation process in the upper and lower courts; drafting of notices, pleadings, and other civil procedural documents.

P Law of Civil Procedure 244

14347 Law of Contract

378 (24) Law of Contract (4L)

The contract as source of obligation; the nature, basis and functions of contractual liability; the requirements for a valid contract (consensus, formalities; certainty, possibility and legality of performance); parties to the contract; content of a contract; breach of contract and appropriate remedies; transfer and extinction of obligations.

P Constitutional Law 244 P Property Law 278 C Law of Delict 344

14352 Law of Delict

344 (18) Law of Delict (3L)

Delict as a source of obligations within the broader framework of the law of obligations and private law. The focus is primarily on the general principles of delictual liability; and further also on the application of the general principles for the purposes of particular forms of liability. The course aims to enable you to under-

stand the function and underlying policy considerations of the law of delict; and to apply those principles against that background to particular factual scenarios with reference to relevant legal sources.

P Constitutional Law 244 C Law of Contract 378

14337 Law of Persons

144 (12) Law of Persons (2L, 1T)

Some of the legal rules that apply to all natural persons and that determine the status of natural persons. Topics that will be covered in this module include an introduction to the definitions of concepts relating to the law of persons, the beginning and end of legal subjectivity, and various factors that influence status – including age, sex and gender, domicile, mental illness, intoxication, prodigality and insolvency, and the parent-child relationship.

14342 Law of Succession

214 (12) Law of Succession (2L)

General principles of intestate and testate succession; rules of intestate succession; testamentary capacity; formalities in the execution, amendment and revocation of wills; capacity to inherit; content of wills; election and massing of estates; succession by contract; interpretation and revocation of wills.

P Foundations of Law 178

P Law of Persons 144

C Family Law 214

C Property Law 278

14334 Foundations of Law

178 (24) Foundations of Law (3L, 1T)

The concept of law and its evolution; the main legal traditions and related core concepts; the functions of law and its relationship to society; legal values; sources of law; classifications of the law; basic legal methods; the main legal institutions and the legal profession.

51527 Legal Skills

114 (12) Legal Skills (3L, 1T)

- Reading and writing skills
- The theory of, and practical aspects related to, legal research
- Other skills and dispositions required to succeed as a law student, including time management and collaboration

53886 Practical Legal Training

414 (12) Practical Legal Training (2L, 1T, 1P)

Legal practice and file management; client consultations; drafting; applied logic and critical reasoning; oral submissions and argumentation; trial preparation; litigation.

P Law of Contract 378 P Law of Delict 344 P Civil Procedure 314

444 (12) Practical Legal Training (2L, 1T, 1P)

Legal practice and file management; client consultations; drafting; applied logic and critical reasoning; oral submissions and argumentation; trial preparation; litigation.

P Law of Contract 378

P Law of Delict 344

P Law of Civil Procedure 314

14719 Private International Law

441 (12) Private International Law (2L)

The history and operation of the system of rules that South African courts apply to determine which legal system governs a dispute with a foreign element; the choice of law in disputes regarding family and persons, contract, delict, and property; the local recognition and enforcement of foreign civil and commercial judg-ments; the ascertainment of the content of foreign laws in local courts; related conceptual problems such as renvoi and classification (characterisation).

PP Constitutional Law 244 P Law of Contract 378

P Law of Delict 344

14727 Private Law Research Assignment

414 (12) Private Law Research Assignment

This module allows a student to complete an independent research project in private law under the supervision of a member of the department. Only students with an average of at least 60% for the pre-final year of the enrolled LLB (i.e. the 2-year or 3-year LLB or the 4-year LLB degree) may register for the research assignment option. The project will take the form of a research essay of between 7 000 and 10 000 words (including footnotes but excluding bibliography) or an article in an approved legal journal or the student's individual written and oral contributions in an approved moot competition. The topic of the project must be approved by the head of department.

PP Legal Skills 114 PP Legal Ethics 214

441 (12) Private Law Research Assignment

This module allows a student to complete an independent research project in private law under the supervision of a member of the department. Only students with an average of at least 60% for the pre-final year of the enrolled LLB (i.e. the 2-year or 3-year LLB or the 4-year LLB degree) may register for the research assignment option. The project will take the form of a research essay of between 7 000 and 10 000 words (including footnotes but excluding bibliography) or an article in an approved legal journal or the student's individual written and oral contributions in an approved moot competition. The topic of the project must be approved by the head of department.

PP Legal Skills 114 PP Legal Ethics 214

14339 Property Law

278 (18) Property Law (2L)

Common law property, constitutional property and introduction to land reform: introduction to property law; the concept 'thing' or 'property', including for purposes of the property clause; basic principles of property law; the distinction between personal and real rights; the concept, forms, limitations, acquisition, protection and termination of ownership, including constitutional implications, the concept, acquisition, protection and termination of possession, limited real rights including servitudes and real security (negotiated security – mortgage, pledge and notarial bonds, tacit security – hypothecs and judicial security) and constitutional implications; constitutional property law and introduction to land reform.

P Law of Persons P Foundations of Law C Law of Succession

62472 Sectional Titles

414 (12) Sectional Titles (2L)

Sectional Titles; share block and time-share schemes. *PP Property Law 278*

14343 Specific Contracts

414 (12) Specific Contracts (3L)

Aspects of sale, lease, insurance, secured transactions, consumer and credit law. P Law of Contract 378

14720 Unjustified Enrichment

441 (12) Unjustified Enrichment (2L)

Unjustified enrichment as a source of a duty to surrender enrichment obtained without legal ground at the expense of another; aspects of the fields of application of enrichment law, including undue payments, transfers obtained under failed contracts, transfer obtained as a consequence of fraud and theft, unauthorised improvement of another's property, unauthorised payment of another's debt, and enrichment by infringing another's rights; the guantification of enrichment claims.

PP Law of Contract 378

4.3 Department of Public Law

49409 Administrative Law

414 (12) Administrative Law (3L)

Foundation and sources of administrative law; pillars of administrative justice; regulation of administrative action.

P Constitutional I aw 214 P Law of Contract 378

14495 Advanced Criminal Law

441 (12) Advanced Criminal Law (2L)

A critical overview of specific common law and statutory crimes; capita selecta of issues relating to national and international criminal justice.

P Criminal Law 314

44342 Constitutional Law

214 (12) Constitutional Law: Structures of Government (2L, 1T)

General principles underlying the structure of government; the legislature, the executive and judiciary; Chapter 9 institutions; national, provincial and local government.

P Introduction to Constitutional Law and Interpretation of Statutes 178

244 (12) Constitutional Law: Bill of Rights (2L, 1T)

General principles underlying the Bill of Rights in the Constitution; selected specific rights and related subsidiary legislation.

P Introduction to Constitutional Law and Statutory Interpretation 178 P Constitutional Law 214

451 (12) Constitutional Law (2L)

Advanced study of selected themes in constitutional law, such as the concept of constitutional accountability and the roles of different national and institutional institutions and organisations in advancing constitutional accountability. The module aims to develop students' ability to analyse and apply key concepts, legislation and jurisprudence in constitutional law. It also seeks to develop research, writing and oral presentation competences in the area of constitutional law. The module utilises a flexible assessment methodology, consisting of research assignments, oral presentations and a summative test.

PP Constitutional Law 214

PP Constitutional Law 244

14351 Criminal Justice in Action

344 (12) Criminal Justice in Action (3L)

Substantive and procedural aspects of the criminal justice system from a holistic and critical perspective. It draws on and integrates insights from criminal law, criminal procedure, criminology and law of evidence.

C Criminal Law 314

C Law of Evidence 314

37281 Criminal Law

314 (12) Criminal Law (3L)

Introduction; theories of punishment; the principle of legality; criminal law and human rights; the elements of a crime, namely conduct, causation, unlawfulness, criminal liability and fault; participation in crime; incomplete crimes.

P Constitutional Law 244

C Law of Criminal Procedure 314

14349 Integrated Legal Studies

444 (12) Integrated Legal Studies (2L)

In this module, students will integrate different individual components of their undergraduate studies in law such as subfields of disciplinary knowledge, methods and skills, and reflect on the relationship of law as a discipline with other disciplines and with society; develop the competence to apply law in authentic settings drawing on more than one particular subfield of law and a range of methods; study the emergent elements of the discipline of law when subfields, skills, dispositions and methodologies are not viewed in isolation, but in combination.

PP Legal Skills 114 PP Legal Ethics 214 C Administrative Law 414 C Company Law 478

14712 International Human Rights Law

414 (12) International Human Rights Law (2L)

Analysis of the protection of human rights through international and regional law; the international and regional complaints mechanisms relating to the violation of human rights and the remedies available to individuals or groups seeking redress for human rights violations outside domestic jurisdictions.

P Public International Law 314

14336 Introduction to Constitutional Law and Statutory Interpretation

178 (18) Introduction to Constitutional Law and Statutory Interpretation (2L, 1T)

Foundations and historical development of South African constitutional law, constitutionalism, constitutional supremacy, constitutional values, rule of law, democracy, separation of powers. The status and role of legislation as a source of law; dimensions, theories and principles of and approaches to constitutional and statutory interpretation; relation between language, context and values in constitutional and statutory interpretation.

14345 Jurisprudence

244 (12) Jurisprudence (2L, 1T)

An introduction to different jurisprudential theories and perspectives, with specific emphasis on the postapartheid South African context. Themes include the relation between law, justice and morality; legal reasoning and the politics of law; race, sex, gender and sexual orientation; and redistribution and social class.

P Foundations of Law 178

P Introduction to Constitutional Law and Statutory Interpretation 178

P Legal Skills 114

414 (12) Jurisprudence (2L)

Advanced study of specific problems and themes related to law in a post-apartheid, post-colonial and global context, as seen through the lens of different jurisprudential theories. The module focuses on the ability of different theories to explain the possibilities and limits of the law in addressing such problems, and to provide a basis for the critical evaluation of laws, legal decisions and modes of legal reasoning.

PP Jurisprudence 244

41610 Law of Criminal Procedure

314 (12) Law of Criminal Procedure (2L)

Analysis of the criminal justice system and of criminal procedure; the criminal courts and their criminal jurisdiction; prosecuting authority; search and seizure; arrest; provisional hearings; bail; indictment; plea and procedure during trial; sentencing; punishment; appeal and review; criminal procedure and the Constitution.

P Constitutional Law 244 C Criminal Law 314

41629 Law of Evidence

344 (12) Law of Evidence (2L)

History and sources of the law of evidence; rules for admissibility in the context of the relevancy requirement, such as character, similar fact and opinion evidence; rules excluding relevant evidence such as privilege and hearsay; and detrimental statements such as confessions. Kinds of evidence and presentation thereof; witnesses including their competence and compellability and calling of witnesses; proof without evidence; evaluation of evidence; standards and burdens of proof.

C Criminal Law 314

14369 Public International Law

314 (12) Public International Law (2L)

Analysis of international law; the fundamental principles governing international relations; the subjects of international law; the sources of international law; law of international organisations; the relationship between domestic and international law within the context of the 1996 Constitution; territory, jurisdiction and immunity from jurisdiction; state responsibility and international dispute settlement.

P Constitutional Law 244

14728 Public Law Research Assignment

414 (12) Public Law Research Assignment

This module allows a student to complete an independent research project in public law under the supervision of a member of the department. Only students with an average of at least 60% for the pre-final year of the enrolled LLB (i.e. the 2-year or 3-year LLB or the 4-year LLB degree) may register for the research assignment option. The project will take the form of a research essay of between 7 000 and 10 000 words (including footnotes but excluding bibliography) or an article in an approved legal journal or the student's individual written and oral contributions in an approved moot competition. The topic of the project must be approved by the head of department.

PP Legal Skills 114 PP Legal Ethics 214

441 (12) Public Law Research Assignment

This module allows a student to complete an independent research project in public law under the supervision of a member of the department. Only students with an average of at least 60% for the pre-final year of the enrolled LLB (i.e. the 2-year or 3-year LLB or the 4-year LLB degree) may register for the research assignment option. The project will take the form of a research essay of between 7 000 and 10 000 words (including footnotes but excluding bibliography) or an article in an approved legal journal or the student's individual written and oral contributions in an approved moot competition. The topic of the project must be approved by the head of department.

PP Legal Skills 114 PP Legal Ethics 214

12482 Public Procurement Law

451 (12) Public Procurement Law (2L)

The module will deal with the following broad topics: the nature of public procurement and the purposes of public procurement regulation both locally and internationally; the regulation of procurement in South Africa and the law that applies to the different stages in the procurement process; the relevance and application of the Constitution and other legislation; the importance and application of the requirements of competition, fairness and transparency in procurement processes; the use of public procurement for policy purposes; and the availability of remedies.

P Administrative Law 414 P Law of Contract 378

5. Undergraduate subjects, modules and module contents (before 2022)

The undergraduate subjects with their accompanying modules, credits, module subjects, teaching loads and module contents are presented below. This section is applicable only to students who started their law degrees prior to 2022. Students in these programmes must also take note of the transition rules (Appendix 3), which may be applicable. Find module descriptions of the LLB electives in the "from 2022" section above.

5.1 Department of Mercantile Law

41599 Law of Taxation

411 (12) Law of Taxation (3L)

Income Tax:

The law regarding income tax: introduction to law of taxation; gross income; special inclusions; general deductions; special deductions; tax on capital gains and tax administration.

C Mercantile Law 471

37273 Mercantile Law

311 (12) Mercantile Law (2L)

Individual and collective labour law; commercial dispute resolution. *C Private Law 372*

312 (12) Mercantile Law (2L)

Insolvency law and sequestration procedures. *C Private Law 372*
471 (32) Mercantile Law (4L)

Law of Business Entities:

The law in respect of the structure, financing and management of business enterprises, especially companies.

P Mercantile Law 311 and 312 P Private Law 372

5.2 Department of Private Law

13887 African Customary Law

171 (24) African Customary Law (3L, 1T)

Introduction to multi-culturalism and legal pluralism in South Africa; overview of traditional and modern South African customary law of persons, family, property, succession, contract, as well as criminal and procedural law and conflict of law rules.

48070 Introduction to Law

171 (24) Introduction to Law (3L, 1T)

Foundation and historical development of South African law; Bill of Rights; legal skills (teaching and practical training in the use of South African legal sources such as legislation, reported court cases, common-law writers, legal databases and law journals); what is the law?; introduction to the administration of justice and the legal profession in South Africa; the theory of subjective rights; classification of the law; aspects of criminal law; introduction to criminal procedure and civil procedure; law of evidence; juristic facts.

51543 Civil Procedure

371 (24) Law of Civil Procedure (2L)

The function of the law of civil procedure in the legal system; the general principles upon which this discipline is based; the historical development of South African civil procedure; the composition and jurisdiction of the judiciary; an overview of the course of the litigation process in the upper and lower courts; some particular procedures.

PP Private Law 171

51527 Legal Skills

411 (12) Legal Skills (2L)

Advanced teaching and practical training in the use of South African and foreign legal sources; development of computer skills for use of legal databases; applied legal research; professional ethics; legal aid; management of estates; legal drafting; practical aspects of litigation.

P Private Law 372, 373

17914 Private Law

171 (24) Private Law (3L, 1T)

Law of Persons:

The implications of the Bill of Rights for the law of persons; natural and juristic persons; the status of a natural person; factors which influence status (age, domicile, mental health); parental responsibilities and rights.

Family Law:

The implications of the Bill of Rights for family law; validity requirements for the conclusion of an engagement and a marriage; personal and patrimonial consequences of marriage; matrimonial property law; grounds for and consequences of divorce.

C Introduction to Law 171

272 (16) Private Law (2L)

Law of Things:

Introduction to law of things; the concept 'thing'; the distinction between personal and real rights; possession; content, acquisition and protection of ownership; co-ownership; the property clause; basic principles of land reform; servitudes; pledge; mortgage; notarial bond and judicial pledge.

PP Private Law 171 P Introduction to Law 171 C Private Law 273

273 (16) Private Law (2L)

Law of Succession:

Basic principles of intestate and testate succession; intestate succession; formalities in the execution, amendment and revocation of wills; the capacity to inherit; content of wills; conditions; massing of estates and election; accrual; succession by contract; the interpretation and rectification of wills; the administration of estates.

PP Private Law 171

P Introduction to Law 171

C Private Law 272

372 (32) Private Law (4L)

Law of Contract:

The obligation; requirements for a valid contract, viz., consensus, capacity to act, formalities, possibility of performance, legality of performance; obligations arising from agreement; discharge of the obligation; breach of contract and appropriate remedies; cession and extinction of personal rights, representation and authority.

PP Introduction to Law 171 PP Private Law 272, 273

P Roman Law 271

C Constitutional Law 271

C Private Law 373

373 (32) Private Law (4L)

Law of Delict:

The concept delict; historical development of the lex Aquilia and the actio iniuriarum; elements of delict; wrongfulness, act, fault, causation, damage; remedies; particular forms of Aquilian liability and iniuria, strict liability; the system of third-party compensation in motor vehicle accidents.

PP Introduction to Law 171

PP Private Law 272, 273

P Roman Law 271 C Constitutional Law 271 C Private Law 372

411 (12) Private Law (2L, 1S)

The nature, contents and legal consequences of contracts of sale, lease and suretyship; session. *PP Private Law 372*

18260 Roman Law

271 (24) Roman Law (3L)

Law of obligations, law of things and law of sale in the pre-classical, classical and post-classical periods. *C Private Law 272, 273*

49409 Administrative Law

411 (16) Administrative Law (2L, 1S)

Foundation and sources of administrative law; the administrative law relationship; different types of administrative acts; requirements for validity of administrative acts; judicial control of administrative acts; constitutional provisions.

PP Constitutional Law 271 P Constitutional Law 312

44342 Constitutional Law

271 (26) Constitutional Law (2L, 1S)

Basic principles of public law:

Constitutionalism, rule of law and legality, democracy, separation of powers, devolution of powers, collective government.

General principles of human rights litigation:

Application of the Bill of Rights, locus standi, jurisdiction of the courts, interpretation and limitation of human rights, remedies.

Structure of government:

General principles underlying the structure of government, the legislature, executive and judiciary, national, provincial and local government.

P Introduction to Law 171 (excepting three-year postgraduate LLB students)

312 (12) Constitutional Law (2L, 1S)

Content, scope and application of specific rights in the Bill of Rights, such as life, freedom and security of the person, equality, political rights, socio-economic and cultural rights, environmental rights, freedom of expression, freedom of religion, access to courts, and access to information. Specific themes will also be dealt with, including remedies for infringements of human rights, and the role of human rights litigation and adjudication under a transformative constitution.

PP Constitutional Law 271

37281 Criminal Law

171 (24) Criminal Law (3L)

Introduction; theories of punishment; the principle of legality; Criminal law and human rights; the elements of a crime, namely conduct, causation, unlawfulness, criminal liability and fault; participation in crime; incomplete crimes.

59811 International Law

341 (12) International Law (2L, 1T)

Introduction to international law; an overview of the fundamental principles governing international relations; the subjects of international law; the sources of international law; the relationship between national and international law according to the Constitution of South Africa; territory, jurisdiction and immunity from jurisdiction; state responsibility under international law; international dispute settlement; introduction to the United Nations and the structure of the United Nations.

P Constitutional Law 271

59838 Interpretation of Enacted Law

211 (12) Interpretation of Enacted Law (2L)

Statutory and constitutional interpretation: theories, methods and strategies; the place, role, authority and status of legislation as a source of law in a new constitutional dispensation; the impact of the Constitution of the Republic of South Africa 1996 on the construction of statutes; the traditional canons of statutory interpretation in a new dispensation and their applicability in respect of both statutory and constitutional interpretation.

P Introduction to Law 171 (excepting postgraduate 3-year LLB students) C Constitutional Law 271

41610 Law of Criminal Procedure

271 (20) Law of Criminal Procedure (2L)

Analysis of the criminal justice system and of criminal procedure; the different courts and their jurisdiction; prosecuting authority; search and seizure; arrest; provisional hearings; bail; indictment; plea and procedure during trial; sentencing; punishment; appeal and review; criminal procedure and the Constitution.

P Criminal Law 171

41629 Law of Evidence

471 (20) Law of Evidence (2L)

History and sources of the South African law of evidence; rules relating to relevance, character, opinion, hearsay, admissions and confessions, privilege, burden of proof and presumptions; the law of evidence and the Constitution.

PP Constitutional Law 271 P Law of Criminal Procedure 271

53333 Legal Philosophy

341 (12) Legal Philosophy (2L, 1S)

An introduction to legal philosophical concepts and methods with particular reference to issues of elementary scientific theory and scientific philosophy and themes encountered in the history of Western and African philosophy on law and justice.

12761 Writing Skills

171 (10) Writing Skills (1L, 1T)

The focus of this module is on the development of reading, writing and thinking skills in the academic environment in general and specifically within a legal context.

6. Postgraduate subjects, modules and module contents

The postgraduate subjects with their accompanying modules, credits, module subjects, teaching loads, language specifications and module contents are presented below.

6.1 Postgraduate Diploma in Tax Law

The Postgraduate Diploma in Tax Law is worth 120 credits and you must complete all four modules to gain these credits.

41599 Law of Taxation

778 (120) Law of Taxation

14883-774 (20) Foundations of Tax Law (2L)

The main purpose of this foundational module is to introduce students to the study of tax law. It focuses on an introduction to taxes and tax law, the tax legal skills and dispositions required to succeed in tax law (such as, reading, writing, research and collaboration in the context of tax law) and legal aspects relating to tax administration. The aim of the module is to teach students some basic legal and tax law concepts and tax legal skills in a way that will introduce and initiate them into the study of tax law for purposes of this module (with an application to the field of tax administration) and further modules in the programme.

Through this foundational module students will be introduced to the fundamental principles of South African tax law, with a focus on tax administration, providing them with a comprehensive understanding of the legal framework governing taxation in South Africa. Students will explore the various sources of tax law, with a focus on tax administration, including legislation and case law, as well as administrative guidance, gaining the ability to identify, interpret, and apply these sources and administrative guidance, and scrupulously deal therewith, students will receive extensive library and plagiarism training.

The module emphasises the practical application of tax law principles, with a focus on tax administration, equipping students with the skills to analyse factual scenarios, identify relevant legal issues, formulate solutions, and offer legal advice. Students will develop their ability to communicate tax concepts clearly and persuasively, in written and oral forms.

14884-774 (40) Principles of Income Tax Law (2L)

The main purpose of this module is to familiarise students with the most important principles of South African income tax law, including the taxation of capital gains. It considers various legal aspects of income taxation, such as gross income, special inclusions, exempt income, general deductions, special deductions and capital gains and losses, and the ascertainment of taxable income.

Through this module students will be introduced to the fundamental principles of South African income tax law, providing them with a comprehensive understanding of the legal framework governing income taxation in South Africa. Students will explore the various sources of income tax law, including legislation and case law, as well as administrative guidance, gaining the ability to identify, interpret, and apply these sources and administrative guidance effectively.

The module emphasises the practical application of income tax law principles, equipping students with the skills to analyse factual scenarios, identify relevant legal issues, formulate solutions, and offer legal advice. Students will develop their ability to communicate tax concepts clearly and persuasively, in written and oral forms.

14886-775 (30) Law of Selected Taxes (2L)

The main purpose of this module is to familiarise students with the most important principles of a number of South African selected taxes, such as donations tax, estate duty, value-added tax and transfer duty (hereafter referred to as the "selected taxes" or "selected tax law"), as well as estate planning. It includes the ascertainment of the amounts payable in respect of the selected taxes.

Through this module students will be introduced to the fundamental legal principles of the selected taxes and estate planning, providing them with a comprehensive understanding of the legal framework governing the selected taxes and estate planning in South Africa. Students will explore the various sources of the selected tax law and estate planning, including legislation and case law, as well as administrative guidance, gaining the ability to identify, interpret, and apply these sources and administrative guidance effectively. The module emphasises the practical application of the selected tax law and estate planning principles, equipping students with the skills to analyse factual scenarios, identify relevant legal issues, formulate solutions, and offer legal advice. Students will develop their ability to communicate tax concepts clearly and persuasively, in written and oral forms.

PP Foundations of Tax Law

14887-775 (30) International and Further Tax Law (2L)

Through this module students will be introduced to the principles of international tax law, such as double taxation and its prevention, the legal aspects relating to the taxation of companies, dividends and trusts (including international aspects of their taxation) and selected anti-avoidance measures, such as the general anti-avoidance rule. Students will develop a comprehensive understanding of the legal framework governing these areas of tax law. They will explore the various sources relevant to these areas of tax law, including multilateral treaties, double taxation treaties, legislation and case law, as well as administrative guidance, thereby gaining the ability to identify, interpret, and apply these sources and administrative guidance effect-tively.

The module emphasises the practical application of principles of international tax law, the taxation of companies, dividends and trusts (including international aspects of their taxation) and selected antiavoidance measures, equipping students with the skills to analyse factual scenarios, identify relevant legal issues, formulate solutions, and offer legal advice. Students will develop their ability to communicate tax concepts clearly and persuasively, in written and oral forms.

PP Foundations of Tax Law

6.2 Postgraduate Diploma in Intellectual Property Law

The anchor module for the Postgraduate Diploma in Intellectual Property Law is Intellectual Property Law 778, which is worth 120 credits. The submodules for Intellectual Property Law each count 30 credits and you must complete four of these (120 credits in total). See the chapter "Postgraduate Programmes" for more detail about your options.

11254 Intellectual Property Law

778 (120) Intellectual Property Law

10009 – 711 (30) Copyright Law (3L)

Introduction to the principles of South African copyright law, with specific instruction on the interpretation of the Copyright Act and a brief overview of salient case law. Introduction to the principles of international copyright protection, and moral rights.

13866 – 712 (30) Economic Perspectives of Law (3L)

Study of economic analysis (its theories and techniques) to analyse legal rules and remedies. Through such application, insights can be obtained into the effects of legal institutions such as copyright, trade mark or patent protection.

10935 – 711 (30) Intellectual Property Law in the Digital Environment (3L)

Introduction to local, selected foreign, regional and international instruments for the recognition and management of IP rights arising from or relating to digital media. Aspects of electronic data protection measures, digital rights management, copyright and trademark issues on the Internet, including domain name administration and keyword advertising; legal protection of software and websites; civil and criminal liability arising from IP rights infringement in digital works, including counterfeiting and piracy; export of IP and cross-border data flow.

10934 – 711 (30) Patent Law and the Law of Registered Design (3L)

Introduction to the principles of South African patent law and the law of registered designs, with specific reference to the procedure for obtaining patent or design protection, transfer and revocation of protection and infringement.

10008 – 711 (30) Trademark Law (3L)

Introduction to the principles of South African trademark law, with specific instruction on the interpretation of the Trademarks Act and a brief overview of salient case law. Cursory review of the common law issues of unlawful competition in trademark litigation.

62553 – 711 (30) Competition Law (3L)

In this module, South African competition law is studied from a comparative perspective. The main jurisdictions for comparison are the European Union and the United States, but passing reference will be made to German, Canadian, Australian and UK law. In most legal systems the focus of competition law now is on interests of consumers in productive, dynamic and allocative efficiency. The first part of the module considers the goals of South African competition law against this backdrop. The next section concerns the economics of competition. Economics is central to the resolution of competition law issues and this part of the module is intended to provide the student with the basic economic skills that are needed for this purpose. Thereafter the jurisdiction of competition authorities and the international dimension of competition are studied. Next comes the central part of the module. The substantive competition law, that is the law regarding horizontal and vertical restrictive practices, abuse of dominance and mergers, is evaluated in detail. Finally, a brief survey of the institutions responsible for regulating competition law and the remedies available for breaches of competition law will be done.

10937 – 714 (30) Intellectual Property Law: Research Paper

6.3 Postgraduate Diploma in Public Procurement Regulation and Policy

The anchor module for the Postgraduate Diploma in Public Procurement Regulation and Policy is Public Procurement Regulation and Policy 778, which is worth 120 credits. The submodules for Public Procurement Regulation and Policy each count 30 credits and you must complete four of these (120 credits in total). See the chapter "Postgraduate Programmes" for more detail about your options.

14122 Public Procurement Regulation and Policy

778 (120) Public Procurement Regulation and Policy

14120-743 (30)

Corruption and Procurement (2L)

An introduction to the nature, effects and typologies of corruption in public procurement. The module will examine both public and private sector corruption as they affect the government contract process, the measures that procurement regulation utilizes to counter procurement corruption and the efficacy of these measures.

14118-752 (30) Defence Procurement (2L)

The module looks at defence procurement regulation and policy, and at the relationship between the defence industry, national security and defence procurement. It also looks at the approach to defence procurement in South Africa and the peculiarities and challenges of defence purchasing.

14119-741 (30) Infrastructure Procurement Regulation and Policy in South Africa (2L)

An introduction to the law and policy of infrastructure procurement in South Africa. The module examines the legal regulation of infrastructure procurement, the policy framework and the infrastructure procurement process. It also provides an overview of public-private partnerships within infrastructure procurement and the remedies available in case of breach of infrastructure procurement rules in South Africa.

14115-713 (30) International Legal Regimes on Public Procurement (2L)

An introduction to the major international instruments on public procurement, namely the UNCITRAL Model Law, the WTO Government Procurement Agreement and the World Bank Procurement Regulations. The module aims at providing an understanding of how international regimes on procurement operate.

14116-711 (30) Policy and Public Procurement Law (2L)

A study of the role of public procurement in implementing various public policies and the implications for public procurement law. Typical policies pursued via public procurement and investigated in the module include social policies such as promoting equality and wealth distribution, environmental policies and economic policies such as industrial development and support of local goods and suppliers. The various legal mechanisms available to implement policies through procurement are investigated.

14114-712 (30) Procurement Law Compliance (2L)

This module focuses on the various mechanisms that can be incorporated in a public procurement law regime aimed at ensuring compliance with the rules of that system. It investigates both administrative and judicial mechanisms of compliance and assesses the advantages and disadvantages of the various options.

14121-751 (30) Public Procurement Regulation and Policy in South Africa (2L)

An introduction to the law and policy of public procurement in South Africa. The module examines the constitutional provisions on procurement, the policy framework and the major legislation that govern procurement at the different levels of government. It also examines how corruption affects the procurement process in South Africa.

6.4 LLM programmes

6.4.1 Department of Mercantile Law

13804-872 (60)	Alternative Dispute Resolution: Research Paper
10937 - 814 (60)	Intellectual Property Law: Research Paper
12917 – 873 (60)	International Trade Law: Research Paper
13628 – 872 (60)	Labour Law: Research Paper
62596 - 872 (60)	Mercantile Law: Research Paper
10051 045 (00)	A de server e de O e server e serve (21)

13951 – 845 (30) Advanced Company Law (2L)

Introduction to comparative company law; company structures and principles in English-law systems (including South Africa); company structures and principles in other European legal systems, particularly Germany.

Corporate governance issues with examples from South Africa and other jurisdictions, self-regulatory governance codes; the influence of the USA's Sarbanes-Oxley Act on corporate governance worldwide.

Further capita selecta in company law, for example the regulation of executive remuneration.

11469 – 812 (30) Carriage of Goods by Sea (2L)

Most goods traded internationally are carried from the seller's country to the buyer's country by sea. In this respect, the carriage of goods by sea is an important component of international trade. A variety of contract forms may be used to effect the carriage of goods and to regulate the obligations of parties. This module examines the various types of contract for the carriage of goods by sea, and in particular voyage charter parties, time charter parties and bills of lading.

14882-841 (30) Climate Change Law and Sustainability Governance (2L)

This module provides insight into the relatively new discipline of climate change law and sustainability governance. This area of law is becoming increasingly important due to a continuing global ecological crisis. The module focusses on the delicate balance between economic growth and development on the one hand and environmental protection and social justice on the other. Developmental challenges and opportunities, environmental dangers and legal response mechanisms to unsustainable and inequitable development patterns will be discussed from the perspective of emerging economies. Students will investigate these broad themes with reference to contemporary issues such as land and water management, food security, waste and pollution control, population trends, and low-carbon development/just energy-transitions. The module emphasises climate change law and the legally relevant tension between climate mitigation and adaptation, vis-à-vis the need for sustainable futures. Following a transdisciplinary approach, students will be required to critically and comparatively analyse relevant legal principles, sources and cases from international, African regional and domestic law.

14120 – 814 (35) Corruption and Procurement (2L)

An introduction to the nature, effects and typologies of corruption in public procurement. The module will examine both public and private sector corruption as they affect the government contract process, the measures that procurement regulation utilizes to counter procurement corruption and the efficacy of these measures.

14156 – 814 (35) Defence Procurement Regulation and Policy (2L)

The module looks at defence procurement regulation and policy, and at the relationship between the defence industry, national security and defence procurement. It also looks at the approach to defence procurement in South Africa and the peculiarities and challenges of defence purchasing.

62553 – 847 (30) Competition Law (2L)

In this module, South African competition law is studied from a comparative perspective. The main jurisdictions for comparison are the European Union and the United States but passing reference will be made to German, Canadian, Australian and UK law. In most legal systems the focus of competition law now is on interests of consumers in productive, dynamic and allocative efficiency. The first part of the module considers the goals of South African competition law against this backdrop. The next section concerns the economics of competition. Economics is central to the resolution of competition law issues and this part of the module is intended to provide the student with the basic economic skills that are needed for this purpose. Thereafter the jurisdiction of competition authorities and the international dimension of competition are studied. Next comes the central part of the module. The substantive competition law, that is the law regarding horizontal and vertical restrictive practices, abuse of dominance and mergers, is evaluated in detail. Finally, a brief survey of the institutions responsible for regulating competition law and the remedies available for breaches of competition law will be done.

10009 – 811 (30) Copyright Law (2L)

The principles of South African copyright law with reference to legislation, case law and academic opinion. A close study is made of the scope of copyright protection, ownership of copyright, infringement and possible defences to claims of infringement. Related principles of international copyright protection and moral rights are also considered.

13866 – 874 (30) Economic Perspectives of Law (2L)

Application of economic analysis (its theories and techniques) to analyse legal rules and remedies. Through such application, insights can be obtained into the effects of legal institutions such as copyright, trademarks or patent protection.

12226 – 844 (30) Equality in the Workplace (2L)

This module focuses on the emerging field of employment equity in South Africa. The Labour Relations Act of 1995 (LRA) and the Employment Equity Act of 1998 (EEA) prohibit discrimination against employees and extend that protection to applicants for work. The EEA also makes provision for the implementation of affirmative action measures to redress the disadvantages in employment experienced by black people, women, and the disabled. The module will be divided into two parts: The first part will concentrate on the prohibition of discrimination. Issues such as the meaning of discrimination, the structure of a discrimination claim, the difference between direct and indirect discrimination, justification and proof and evidence will be examined. Attention will also be paid to some of the typical areas of application, such as pregnancy, sexual harassment and equal pay claims.

In the second part of the module, affirmative action will come under the spotlight. South Africa's Constitution breaks ranks with many legislative provisions elsewhere in the world by making explicit provision for affirmative action policies. In this regard, it is asserted that the South African Constitution embraces a substantive or asymmetrical – rather than a formal or symmetrical notion of equality. In order to give effect to the Constitution, the EEA places an obligation on 'designated employers' to implement affirmative action measures to redress the disadvantages in employment experienced by black people, women and people with disabilities. Against this background, the response of the South African judiciary and arbitrators to challenges launched against affirmative action practices and policies will be examined, and the principles that have crystallised against the framework of the constitutional commitment to substantive equality will be evaluated. Even though the focus will be on South Africa, the module will be approached from an international and comparative perspective.

62510 – 814 (30) Employment Rights (2L)

In this module the interaction of the three main sources of labour law and of terms and conditions of employment, namely the Constitution, legislation and the contract of employment (as influenced by collective agreements) will be evaluated. Once the scene has been set with an overview of the interaction between these three sources, attention will shift to the examination of selected issues under each of the three headings. Although the emphasis of the module is on individual labour law (i.e. the relationship between the individual employee and his employer), the principles of collective labour law will also be addressed and incorporated where necessary. Students who complete the module will have a sound understanding of South African labour law in general, as well as an advanced understanding of some of the more important issues in individual labour law (many of which have proved to be problematic in other jurisdictions). Note, however, that some issues – such as dismissal, discrimination as well as the individual rights underlying collective labour law (e.g. freedom of association and the right to strike) – will not receive detailed attention in this module, simply because these topics are dealt with in other LLM modules in labour law to which students have access.

10468 – 843 (30) International Tax Law (2L)

Tax implications of international trade. Topics considered could include source and residence, unilateral tax relief, double taxation agreements and international aspects of the taxation of companies, including controlled foreign companies and dividends.

10935 – 811 (30) Intellectual Property Law in the Digital Environment (2L)

Review of local, regional, selected foreign and international instruments for the recognition and management of IP rights arising from/relating to digital media. Aspects of electronic data protection measures, digital rights management, copyright and trademark issues on the Internet, including domain name administration and keyword advertising; legal protection of software and websites; civil and criminal liability arising from IP rights infringement in digital works, including counterfeiting and piracy; export of IP and cross-border data flow.

54925 – 813 (30) International Commercial Arbitration (2L)

The law and practice regarding the resolution of international commercial and investment disputes by arbitration, especially from the perspective of parties from Southern Africa and Europe.

11468 – 842 (30) International Sales Law (2L)

This module deals with international sales law and related issues. The following topics are dealt with: the structure of the international sales transaction and its context; salient features and problems requiring legal regulation; the documentary nature of the transaction; trade terms (with special emphasis on the ICC's Incoterms 2000); the role of international private law; the evolving international law; the need for a uniform law of international sale, and the agencies involved therein; an overview of the structure and general characteristics of the Vienna Convention on the International Sale of Goods (CISG), 1980; factors relevant to the decision of a state to accede to the Convention; criteria governing the application of the Convention; the formation of contracts of sale under the CISG; the substantive sales law under the CISG including the duties and remedies of the parties, remedial provisions common to the parties, exemption from liability, and the passing of risk; evaluation of the CISG with reference to the needs and concerns of international trade and the extent to which it succeeds in striking a balance between divergent principles of the important legal families of the world.

12763 – 842 (30) Legal Aspects of World and Regional Trade (2L)

This module deals with the international law principles governing trade among states. The focus is primarily on the General Agreement on Tariffs and Trade (GATT) and the World Trade Organization (WTO). The treaties establishing them contain the principles and mechanisms regulating inter-state trade. The theory behind international trade is explained, as well as the present nature of the international economic order. This includes institutional arrangements and the dispute-solving mechanisms of the WTO. The principles governing trade in goods (GATT), in services (GATS) and with respect to the protection of intellectual property (TRIPS) are discussed. Regional trade agreements (e.g. SADC) are examined with reference to, inter alia, South Africa's position. The constitutional provisions on the incorporation of international trade obligations into the domestic sphere are comparatively explained and discussed.

12693 – 813 (30) Mediation (2L)

The theory and practice of mediation from a legal perspective, including the essential characteristics of mediation; preparation for effective mediation; designing and managing the mediation process; facilitating negotiation; promoting settlement; variations in the mediation process; ethical restraints; national legislation promoting consensual mediation.

10934 – 811 (30) Patent Law and the Law of Registered Designs (2L)

The principles of South African patent law and the law of registered designs, with specific reference to the procedure for obtaining patent/design protection, rights administration, devolution, transfer and revocation of protection, applicable international instruments, and infringement.

11470 – 812 (30) Payment and Guarantees in International Contracts (2L)

Instruments of payment and guarantee in international sales and construction contracts.

14038 – 852 (30) Selected Issues in Collective Labour Law (2L)

This module complements the three other LLM modules in labour law and focuses on specifically selected issues in the field of collective labour law such as freedom of association, collective bargaining (including collective agreements and organisational rights), worker participation, and strikes and lock-outs. Although South African labour law will constitute the focus of the module, the material will be approached from an international and comparative perspective.

12484 – 815 (30) Selected Issues in International Labour and Social Security Law (2L)

This is one of four dedicated labour law modules offered as part of the structured LLM programme. Many scholars are of the opinion that globalisation has exacerbated the weak bargaining position of employees. This view derives from the fact that multinational enterprises (MNEs) are not bound to geographical boundaries and often relocate to countries where labour standards are low. They may also outsource their production operations to foreign countries. This may force countries in desperate need of investment to lower their labour and social security standards in order to attract MNEs. The effect could be a "race to the bottom" with developing countries competing with each other for investment by MNEs who have become the real superpowers in the era of globalisation. In this module we will look at ways to combat these consequences of globalisation by way of international, regional and local labour standards. Measures focussed on combatting child labour, human trafficking and protecting those in atypical employment will be discussed. The uncertainty about which labour law system will be applicable to the contracts of globalised employees who work across borders will also be examined. Part of the module will deal with social security, where we will focus on South Africa as part of the SADC. The compensation of workers who suffer occupational illnesses or are injured at the workplace and the regulation of pension funds will be examined, as well as the plight of migrant workers and their difficulties with claiming social security benefits once they have returned to their home countries.

13802 – 812 (30) Specialised Dispute Resolution Techniques (2L)

A comparative analysis of the legal aspects of specialised dispute resolution techniques, which have been developed to meet specific needs in certain fields, for example: adjudication in the construction industry; court-annexed mediation as a means of promoting access to justice; plea bargaining in relation to serious commercial crimes; compulsory arbitration for labour disputes; the ombudsman in the financial services industry; dispute resolution relating to state procurement; the WTO dispute resolution mechanism; family mediation.

Note: No more than six of the above techniques will normally be discussed in a particular year, determined after considering student preferences.

10008 – 811 (30) Trademark Law (2L)

The principles of South African trademark law with reference to legislation, case law and academic opinion. Common law issues of unlawful competition and the right to attract custom. Related principles of international trademark protection and foreign law.

6.4.2 Department of Private Law

62618 – 872 (60) Private Law: Research Paper

11811 - 825 (30)

Comparative Apartment Ownership (2L)

The module provides an international overview of apartment ownership (condominium, strata titles, Wohnungseigentum, propiedad horizontal, appartementeneigendom), which relates to residential, commercial, office and resort condominiums. The module examines the role of the developer in the establishment of apartment ownership and sales off building plans and developments in stages in order to finance the construction of the buildings comprised in the scheme. It explores the subdivision of the buildings into units, common property and limited common property and deals with the rights owners have with regard to these areas. It shows the importance of participation quotas as a formula to determine an owner's share in the common expenses, the common property and the value of his vote at general meetings. It also covers the enforcement of financial and social obligations in order to prevent the condominium from degenerating into a slum, alterations and improvements and the importance of sound management of the scheme. It concludes with a discussion of the conversion of rental buildings into apartment ownership schemes. This module provides an excellent background for students to evaluate apartment ownership schemes in their own countries.

14016-863 (30) Forced Migration and Children's Rights (2L)

In this module, students will actively engage with key concepts in international children's rights law as they apply in the context of internal and external forced migration. Participants in the module will critically analyse various classifications of the forced migration of children, including asylum seekers, refugees, stateless children, internally displaced children, and children displaced by climate change. While the vulnerability of these groups of children cannot be ignored, the material in this module will focus on their rights as well as the responsibilities of key actors including the State, international organisations, non-governmental organisations, humanitarian organisations, armed groups and other non-State actors.

13865 – 874 (30) Global Litigation (2L)

This module provides an understanding of how the global dimension of high-stakes, complex disputes influences the parties' and their legal representatives' strategies and judges' decisions.

62537 – 843 (30) International Law and Children's Rights (2L)

This module deals with the main international children's rights documents pertaining to children and their rights. The following aspects are covered: the status of international children's rights instruments in South Africa; the United Nations Convention on the Rights of the Child; the African Charter on Rights and Welfare of the Child; The Hague Convention on Inter-Country Adoptions and Children in Armed Conflict.

62634 – 814 (30) Law of Trusts (2L)

The origin, nature and development of the trust; the trust in legal comparative perspective; the formation of a trust and the requirements for a valid trust; the legal position of the trustee; the administration of the trust; the legal position of the trust beneficiary; the variation, revocation and termination of trusts; types of trusts; the trust and taxation; challenges and change in the law of trusts.

6.4.3 Department of Public Law

62626 – 872 (60) Public Law: Research Paper

14155 – 871 (45) Research Portfolio: Public Procurement Law

In this module all the individual research assignments in the other modules of the LLM in Public Procurement Policy and Regulation are combined in a coherent research portfolio. Students are trained in the methodology of legal research.

14495 - 812 (30) Advanced Criminal Law (2L)

The doctrines included in the general principles of substantive criminal law, as well as common law crimes and statutory offences, as applied in South African law and in selected other jurisdictions.

62502-843 (30) Advanced Human Rights Law (2L)

This module focuses on advanced topics related to the Bill of Rights in South Africa's 1996 Constitution and its role in responding to contemporary challenges such as the erosion of democracy and civic freedoms, gender-based violence, poverty, multiple forms of discrimination, and environmental degradation. Students will be required to examine how the interpretation, implementation and enforcement of the rights in the Bill of Rights responds to these challenges and considers alternative approaches drawn from international, regional, and comparative law sources. Through this module students will critically analyse and evaluate a variety of rights in the Bill of Rights, including civil and political rights, freedom of expression, the right of access to information, economic, social and cultural, and environmental rights.

14119 – 812 (35) Infrastructure Procurement Regulation and Policy in South Africa (2L)

An introduction to the law and policy of infrastructure procurement in South Africa. The module examines the legal regulation of infrastructure procurement, the policy framework and the infrastructure procurement process. It also provides an overview of public-private partnerships within infrastructure procurement and the remedies available in case of breach of infrastructure procurement rules in South Africa.

62545 – 812 (30) International Criminal Law (2L)

The module International Criminal Law is a study of both substantive and procedural issues in the emerging system of international criminal law (ICL). By way of introduction the sources of and basic principles underlying ICL will be discussed. In order to analyse the substantive issues in ICL a capita selecta of important international crimes such as aggression, war crimes, crimes against humanity, and genocide will be studied. In addition, we will also focus on some of the emerging transnational crimes like money laundering and corruption. In terms of procedural issues we will look at the most important aspects of direct and indirect enforcement of ICL. For this we will study various international tribunals, with specific attention given to the permanent International Criminal Court. We will also look at the way ICL is enforced at national level through domestic legal systems.

14154 – 811 (35) International Legal Regimes on Public Procurement (2L)

An introduction to the major international instruments on public procurement, namely the UNCITRAL Model Law, the WTO Government Procurement Agreement and the World Bank Procurement Regulations. The module aims at providing an understanding of how international regimes on procurement operate.

14492 – 842 (30) Organised Crime in South Africa (2L)

The module will deal with the following broad topics: an overview of the South African criminal justice system, which includes the historical background relating to organised crime in South Africa, and its international and regional obligations pertaining to organised crime; different organised crime offences, including offences related to racketeering under the Prevention of Organised Crime Act 121 of 1998 (POCA), offences related to gang activity under POCA, and offences related to money laundering under POCA; civil asset forfeiture as well as the sentencing of organised crime offences; the impact of the Constitution of the Republic of South Africa, 1996, on the investigation and prosecution of offences relating to organised crime; systemic issues frustrating the effective prosecution of crime in South Africa; and transnational aspects relating to organised crime, as well as restorative justice and organised crime.

14116 – 812 (35) Policy and Public Procurement Law (2L)

A study of the role of public procurement in implementing various public policies and the implications for public procurement law. Typical policies pursued via public procurement and investigated in the module include social policies such as promoting equality and wealth distribution, environmental policies and economic policies such as industrial development and support of local goods and suppliers. The various legal mechanisms available to implement policies through procurement are investigated.

14114 – 812 (35) Procurement Law Compliance (2L)

This module focuses on the various mechanisms that can be incorporated in a public procurement law regime aimed at ensuring compliance with the rules of that system. It investigates both administrative and judicial mechanisms of compliance and assesses the advantages and disadvantages of the various options.

12480 – 843 (30) Public Procurement Regulation (2L)

An advanced study of select topics such as international and comparative procurement regulation; the use of regulatory techniques to address corruption and conflicts of interest; the use of procurement as a tool of transformation and development, including the protection of the environment; rules on the participation of foreign suppliers for the award of public contracts in South Africa; the state of public procurement regulation in South Africa in relation to its participation in free trade agreements; public-private partnerships; defence procurement; electronic procurement.

14121 – 812 (35) Public Procurement Regulation and Policy in South Africa (2L)

An introduction to the law and policy of public procurement in South Africa. The module examines the constitutional provisions on procurement, the policy framework and the major legislation that governs procurement at the different levels of government. It also examines how corruption affects the procurement process in South Africa.

14493 – 814 (30) Sentencing (2L)

The module incorporates the general policy and principles underlying judicial punishment, including the purposes of punishment, sentencing discretion and minimum sentencing legislation, as well as examining specific sentencing options such as imprisonment, fines and correctional supervision.

14881-813 (30) Urban Law (2L)

Through this module students will explore the legal dimensions of urban development and the legally relevant relationships between private and public urban actors. The module content is premised on the multi-layered law and policy frameworks applicable to a) the pursuit of cities that are safe, inclusive, resilient, sustainable, democratic, and accountable as well as, b) spatial and environmental justice in urban settings. The purpose of the module is to introduce students to the meaning of the emerging field of 'urban law' and familiarise them with the current discourse on, and practical implications of 'the right to the city', 'the urbanisation of human rights law' and the 'urbanisation of international law'.

In this module, students will learn how international public law and domestic constitutional law (especially the sub-branch of local government law), respond to specific urban challenges. The latter include access to basic services, structural urban poverty, urban safety, mobility, informality, climate-resilient development, environmental health, housing, accountability and corruption. Students will delve into the content of key *international* normative documents (such as the UN Sustainable Development Goals and the New Urban Agenda), international law (such as the Paris Climate Agreement), African regional law (such as the African Charter on Human and Peoples' Rights and the African Charter on the Values and Principles of Decentralisation, Local Governance and Local Development) as well as *domestic / national* Constitutional and local government law (including chapters 2, 3 and 7 of the Constitution of the Republic of South Africa, 1996, the Local Government: Municipal Systems Act 32 of 2000 and the Spatial Planning and Land Use Management Act 16 of 2013).

Prerequisite pass, prerequisite and corequisite modules for undergraduate programmes (from 2022)

- Prerequisite pass module (**PP**)
 - A prerequisite pass module is a module that you must **pass** before you can take the module(s) for which it is a prerequisite pass module.
- Prerequisite module (P)
 - A prerequisite module is a module in which you must obtain a **final mark of at least 40**, before you can take the module for which it is a prerequisite module. If you registered for a prerequisite module while it was examined by the "examination" assessment system, your **mark to date** for it must be 40 for you to meet the prerequisite.
 - If you have once complied with a prerequisite rule, your compliance will remain valid for the period given in the applicable assessment rules, even if you repeat the prerequisite module and do not meet the minimum level when repeating the module.
 - *Please note:* You must **pass** all the modules you used as prerequisites in the programme before the relevant degree, certificate or diploma can be awarded to you.
- Corequisite module (C)
 - A corequisite module is a module that you must register for in an **earlier semester** than the module for which it is a corequisite, **or in the same semester**.
 - *Please note:* You must **pass** all the modules you used as corequisites in the programme before the relevant degree, certificate or diploma can be awarded to you.

MODULE NAME	PASS PREREQUISITES, PREREQUISITES AND COREQUISITES
Foundations of Law 178	None
Legal Skills 114	None
Introduction to Constitutional Law and Statutory Interpretation 178	None
Law of Persons 144	None
Property Law 278 ¹	P Foundations of Law 178
	P Law of Persons 144
	C Law of Succession 214
African Customary Law 278 ²	P Foundations of Law 178
Family Law 214	P Foundations of Law 178
	P Law of Persons 144
Constitutional Law 214	P Introduction to Constitutional Law and Statutory Interpretation 178
Law of Succession 214 ^{3 4}	P Foundations of Law 178
	P Law of Persons 144
	C Family Law 214
	C Property Law 278
Legal Ethics 214 ⁵	P Foundations of Law 178
	P Legal Skills 114

¹ LLB (3 years): C Foundations of Law 178, C Law of Succession 214 and C Law of Persons 144.

² LLB (3 years): **C** Foundations of Law 178.

³ LLB (3 years): **C** Foundations of Law 178, **C** Property Law 278, **C** Law of Persons 144.

⁴ BA (Law) and BCom (Law): **P** Foundations of Law 178, **C** Property Law 278, **P** Family Law 214, **P** Law of Persons 144.

⁵ LLB (3 years): **C** Foundations of Law 178, **C** Legal Skills 114

MODULE NAME	PASS PREREQUISITES, PREREQUISITES AND COREQUISITES
Law of Civil Procedure 244 ⁶	P Foundations of Law 178
	P Law of Persons 144
	C Law of Succession 214
	P Legal Skills 114
Labour Law 244	P Foundations of Law 178 P Introduction to Constitutional Law and Statutory Interpretation 178
Constitutional Law 244	P Introduction to Constitutional Law and Statutory Interpretation 178
	P Constitutional Law 214
Jurisprudence 244	P Foundations of Law 178
	P Introduction to Constitutional Law and Statutory Interpretation 178 P Legal Skills 114
Law of Contract 378 ⁷	P Constitutional Law 214
	P Property Law 278
	C Law of Delict 344
Criminal Law 314 ⁸	P Constitutional Law 244
	C Law of Criminal Procedure 314
Law of Criminal Procedure 314 ⁹	P Constitutional Law 244
	C Criminal Law 314
Law of Civil Procedure 314	P Law of Civil Procedure 244
Public International Law 314	P Constitutional Law 244
Law of Delict 344 ¹⁰	P Constitutional Law 214
	C Law of Contract 378
Criminal Justice in Action 344	C Criminal Law 314
	C Law of Evidence 344
Business Organisations and Insolvency Law 344	C Law of Contract 378
Law of Evidence 344	C Criminal Law 314
Company Law 478	P Law of Contract 378
	P Business Organisations and Insolvency Law 344
Administrative Law 414	P Constitutional Law 214
	P Law of Contract 378
Law of Income Tax 414	C Company Law 478
The Law and Technology 414	P Law of Contract 378
Specific Contracts 414	P Law of Contract 378

 ⁶ LLB (3 years): C Foundations of Law 178, C Law of Persons 144, C Legal Skills 114.
 ⁷ BAcc LLB and LLB (3 years): C Constitutional Law 214, P Property Law 278.

⁸ LLB (3 years): **C** Constitutional Law 244, **C** Law of Criminal Procedure 314.

⁹ LLB (3 years): **C** Constitutional Law 244, **C** Criminal Law 314.

¹⁰ BAcc LLB: **P** Constitutional Law 214.

MODULE NAME	PASS PREREQUISITES, PREREQUISITES AND COREQUISITES
Integrated Legal Studies 444 ¹¹	P Legal Skills 114 P Legal Ethics 214 C Company Law 478 C Administrative Law 414
Practical Legal Training 414 or 444 ¹²	P Law of Contract 378 P Law of Delict 344 P Law of Civil Procedure 314
Commercial Law Research Assignment 414	PP Legal Skills 114 PP Legal Ethics 214
ELECTIVE MODULE NAME	PASS PREREQUISITES, PREREQUISITES AND COREQUISITES
Advanced Corporate Law 441	PP Business Organisations and Insolvency Law 344 C Company Law 478
Advanced Criminal Law 441	P Criminal Law 314
Advanced Family Law 414	PP Law of Persons 144 PP Family Law 214 PP Constitutional Law 244
Advanced Labour Law 441	P Foundations of Law 178 P Constitutional Law 244 P Labour Law 244
Advanced Law and Technology 441	P The Law and Technology 414
Advanced Law of Delict 441	PP Law of Delict 344
Advanced Property Law 441	PP Foundations of Law 178
Commercial Dispute Resolution 414	C Law of Contract 378 C Law of Civil Procedure 314
Commercial Law Research Assignment 414 or 441	PP Legal Skills 114 PP Legal Ethics 214
Constitutional Law 451	PP Constitutional Law 214 PP Constitutional Law 244
International Human Rights Law 414	P Public International Law 314
Jurisprudence 414	PP Jurisprudence 244
Law of Selected Taxes 441	PP Law of Income Tax 414
Private International Law 441	PP Constitutional Law 244 P Law of Contract 378 P Law of Delict 344
Private Law Research Assignment 414 or 441	PP Legal Skills 114 PP Legal Ethics 214
Public Law Research Assignment 414 or 441	PP Legal Skills 114 PP Legal Ethics 214
Public Procurement Law 451	P Administrative Law 414 P Law of Contract 378

¹¹ BAcc LLB: **P** Legal Skills 114, **P** Legal Ethics 214.

¹² BAcc LLB and LLB (3 years): **P** Law of Contract 378, **C** Law of Delict 344, **P** Law of Civil Procedure 314.

MODULE NAME	PASS PREREQUISITES, PREREQUISITES AND COREQUISITES
Sectional Titles 414	PP Property Law 278
Unjustified Enrichment 441	PP Law of Contract 378

Prerequisite pass, prerequisite and corequisite modules for undergraduate programmes (before 2022)

- Prerequisite pass module (**PP**)
 - A prerequisite pass module is a module that you must **pass** before you can take the module(s) for which it is a prerequisite pass module.
- Prerequisite module (P)
 - A prerequisite module is a module in which you must obtain a **final mark of at least 40**, before you can take the module for which it is a prerequisite module. If you registered for a prerequisite module while it was examined by the "examination" assessment system, your **mark to date** for it must be 40 for you to meet the prerequisite.
 - If you have once complied with a prerequisite rule, your compliance will remain valid for the period given in the applicable assessment rules, even if you repeat the prerequisite module and do not meet the minimum level when repeating the module.
 - *Please note:* You must **pass** all the modules you used as prerequisites in the programme before the relevant degree, certificate or diploma can be awarded to you.
- Corequisite module (C)
 - A corequisite module is a module that you must register for in an **earlier semester** than the module for which it is a corequisite, **or in the same semester**.
 - *Please note:* You must **pass** all the modules you used as corequisites in the programme before the relevant degree, certificate or diploma can be awarded to you.

ADMINISTRATIVE LAW	411	PP P	Constitutional Law 271 Constitutional Law 312
CONSTITUTIONAL LAW	271	Ρ	Introduction to Law 171 (except postgraduate 3-year-LLB students)
CONSTITUTIONAL LAW	312	PP	Constitutional Law 271
CONSTITUTIONAL LAW	451	PP	Constitutional Law 271, Administrative Law 411
CRIMINAL LAW	451	PP	Law of Criminal Procedure 271
ENVIRONMENTAL LAW	451	PP	International Law 341, Administrative Law 411
INTERNATIONAL LAW	341	Р	Constitutional Law 271
INTERNATIONAL LAW	451	Р	International Law 341
INTERNATIONAL PRIVATE LAW	451	Р	Private Law 372, 373
INTERPRETATION OF ENACTED LAW	211	Р	Introduction to Law 171 (except postgraduate 3-year-LLB students)
		С	Constitutional Law 271
LAW OF CIVIL PROCEDURE	371	PP	Private Law 171
LAW OF EVIDENCE	471	PP P	Constitutional Law 271 Law of Criminal Procedure 271
LAW OF CRIMINAL PROCEDURE	271	Р	Criminal Law 171
LAW OF TAXATION	411	С	Mercantile Law 471
LAW OF TAXATION	441	Р	Law of Taxation 411
LAW OF TAXATION	442	Р	Law of Taxation 411
LEGAL PHILOSOPHY	451	Р	Legal Philosophy 341
LEGAL SKILLS	411	Р	Private Law 372, 373
MERCANTILE LAW	311	С	Private Law 372
MERCANTILE LAW	312	С	Private Law 372

MERCANTILE LAW	441	Р	Mercantile Law 311
MERCANTILE LAW	442	С	Private Law 372 Law of Civil Procedure 371
MERCANTILE LAW	443	C PP	Mercantile Law 471 Private Law 372
MERCANTILE LAW	444	PP	Private Law 372
MERCANTILE LAW	448	PP P	Private Law 372 Law of Civil Procedure 371
MERCANTILE LAW	449	PP	Private Law 372
MERCANTILE LAW	471	P P	Private Law 372, Mercantile Law 311, 312
PRACTICAL LEGAL TRAINING	471	PP PP	Law of Civil Procedure 371 Private Law 372, 373
PRIVATE LAW	171	С	Introduction to Law 171
PRIVATE LAW	272	PP P C	Private Law 171 Introduction to Law 171 Private Law 273
PRIVATE LAW	273	PP P C	Private Law 171 Introduction to Law 171 Private Law 272
PRIVATE LAW	372	PP PP P C	Introduction to Law 171 Private Law 272, 273 Roman Law 271 Constitutional Law 271, Private Law 373
PRIVATE LAW	373	PP PP P C	Introduction to Law 171 Private Law 272, 273 Roman Law 271 Constitutional Law 271, Private Law 372
PRIVATE LAW	411	PP	Private Law 372
PRIVATE LAW	451	PP	Private Law 272
PRIVATE LAW	452	PP	Private Law 272
PRIVATE LAW	453	PP	Private Law 372
PRIVATE LAW	454	PP	Private Law 372
PRIVATE LAW	455	PP	Private Law 373
PRIVATE LAW	457	PP	Private Law 272
PUBLIC PROCUREMENT LAW	451	PP	Private Law 372, Administrative Law 411
ROMAN LAW	271	С	Private Law 272, 273

Transitional Arrangements

1. General

The revised undergraduate programmes will be phased in from 2022 onwards.

If you enrolled for your first year in 2021 or earlier for the LLB, BAccLLB, BA (Law) or BCom (Law) programmes and have been academically excluded but have been granted readmission to the programme in 2022 or thereafter, or if you suspended your studies and are returning in 2023, you must adhere to the programme design and curriculum of the renewed programme(s), if you return as a first- or second-year student. You may be granted credit for modules passed before.

Please see the specific provisions in respect of failing a module and the consequences of that during the period of transitioning from the pre-2022 curriculum to the 2022 curriculum. If you registered for the BAccLLB, BA (Law) or BCom (Law) programme in 2021 for the pre-2022 curriculum, you should also take note of the following transitional arrangements, as it will also apply to you even if you have not failed a relevant module.

Note that should some modules in the pre-2022 curriculum be repeated, the format may differ (for example, contact may not necessarily be face-to-face), subject to timetable and venue constraints.

2. Phasing-out and phasing-in rules during 2022

Subject to the provisions set out under "General" above, the rules below apply during 2022. If you have registered in 2021 or earlier and have failed a first-year law module in 2021 or before that, the rules below apply, too.

- Introduction to Law 171: If you have not passed this module by the end of 2021, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer, provided that you had obtained admission to the examination. If you fail this additional opportunity, too, you will have to register for and pass Foundations of Law 178 (offered from 2022) to obtain the required credits. If you had not obtained admission to the examination, you must register for and pass Foundations of Law 178 to obtain the required credits.
- **Private Law 171**: If you have not passed this module by the end of 2021, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer, provided that you had obtained admission to the examination. If you fail this additional opportunity, too, you will have to register for and pass Law of Persons 144 and Family Law 214. If you had not obtained admission to the examination, you must register for and pass Law of Persons 144 (offered from 2022) and Family Law 214 (offered from 2023) to obtain the required credits.
- African Customary Law 171: If you have not passed this module by the end of 2021, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer, provided that you had obtained admission to the examination. If you fail this additional opportunity, too, you will have to register for and pass African Customary Law 278 (offered from 2023) to obtain the required credits. If you had not obtained admission to the examination, you must register for and pass African Customary Law 278 (offered from 2023) to obtain the required credits.
- **Criminal Law 171**: If you have not passed this module by the end of 2021, you must register for and pass Criminal Law 171 in 2022. You will join the BA (Law) and BCom (Law) second-year students for Criminal Law 171, which is presented in the second year of study.
- Writing Skills 171: If you have not passed this module by the end of 2021, you must register for and pass Legal Skills 114 (offered from 2022) to obtain the required credits.

3. Phasing-out and phasing-in rules during 2023

If you have registered in 2021 or earlier and have failed a law module in 2022 or before that, the rules below apply. Note: If you have failed any of Interpretation of Enacted Law 211, Constitutional Law 271 or Criminal Procedure Law 271 in 2022, see point 4: "Phasing-out and phasing-in rules during 2024".

- Criminal Law 171: If you have not passed this module by the end of 2022 and have made use of all the assessment opportunities in the module during 2022, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer. If you fail this additional opportunity, too, you will have to register for and pass Criminal Law 314 (offered from 2024) and Criminal Justice in Action 344 (offered from 2024) to obtain the required credit. If you do not qualify for the additional assessment because you had not made use of all assessment opportunities during 2022, you will have to register for and pass Criminal Law 314 (offered from 2024) to not gualify for the additional assessment because you had not made use of all assessment opportunities during 2022, you will have to register for and pass Criminal Law 314 (offered from 2023) and Criminal Justice in Action 344 (offered from 2024) to obtain the required credits.
- **Private Law 272**: If you have not passed this module by the end of 2022, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer,

provided that you had obtained admission to the examination and that you wrote the first opportunity and failed it without obtaining access to the second opportunity or that you wrote the second opportunity as your first or second examination and failed it. For the avoidance of any doubt, should you have written the first examination and obtained access to the second examination as a result of your mark in the first examination, and you do not use the second opportunity, for whatsoever reason, you shall not have access to the additional opportunity. Should you have written neither of the two examination opportunities, you shall not have access to the additional opportunity. If you fail this additional opportunity, too, you will have to register for and pass Property Law 278 (offered from 2023) to obtain the required credits. If you had not obtained admission to the examination in 2022, you must register for and pass Property Law 278 (offered from 2023).

- **Private Law 273**: If you have not passed this module by the end of 2022, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer, provided that you had obtained admission to the examination and that you wrote the first opportunity and failed it without obtaining access to the second opportunity or that you wrote the second opportunity as your first or second examination and failed it. For the avoidance of any doubt, should you have written the first examination, and you do not use the second opportunity, for whatsoever reason, you shall not have access to the additional opportunity. Should you have written neither of the two examination opportunities, you shall not have access to the additional opportunity. If you fail this additional opportunity, too, you will have to register for and pass Law of Succession 214 (offered from 2023) to obtain the required credits. If you had not obtained admission to the examination in 2022, you must register for and pass Law of Succession 214 (offered from 2023).
- Roman Law 271: If you have not passed this module by the end of 2022, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer, provided that you had obtained admission to the examination and that you wrote the first opportunity and failed it without obtaining access to the second opportunity or that you wrote the second opportunity as your first or second examination and failed it. For the avoidance of any doubt, should you have written the first examination and obtained access to the second examination as a result of your mark in the first examination, and you do not use the second opportunity, for whatsoever reason, you shall not have access to the additional opportunity. Should you have written neither of the two examination opportunities, you shall not have access to the additional opportunity. If you fail this additional opportunity, too, you will have to repeat Roman Law 271 (presented in 2023 – possibly in a different format, depending on timetable constraints). If you had not obtained admission to the examination in 2022, you must register for and pass Roman Law 271 in 2023. If you still have not passed Roman Law 271 by the end of 2023, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer. If you fail this additional opportunity, too, you will have to register for Foundations of Law 178 and pass a component of the module as determined by the department, to obtain the required credits.

4. Phasing-out and phasing-in rules during 2024

If you have registered in 2021 or earlier and have failed a law module in 2023 or before that, the rules below apply. Note: If you failed any of Private Law 372, Private Law 373, Mercantile Law 311, Mercantile Law 312, Constitutional Law 312, Legal Philosophy 314 or International Law 314 in 2023, see point 5: "Phasing-out and phasing-in rules during 2025".

- Interpretation of Enacted Law 211: If you have not passed this module by the end of 2022, you will have to repeat for and pass Interpretation of Enacted Law 211, which will be offered in 2023 for the BA (Law) and BCom (Law) phasing out from 2022. If you fail Interpretation of Enacted Law 211 in 2023, you must register for Introduction to Constitutional Law and Statutory Interpretation 178 and pass the Introduction to Interpretation component of the module to obtain the required credits.
- Law of Criminal Procedure 271: If you have not passed this module by the end of 2022, you will have to register for and pass Criminal Procedure 271, which will be offered in 2023 for the BA (Law) and BCom (Law) phasing out from 2022. If you still have not passed this module by the end of 2023, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer, provided that you had obtained admission to the examination and that you wrote the first opportunity and failed it without obtaining access to the second opportunity or that you wrote the second opportunity as your first or second examination and failed it. For the avoidance of any doubt, should you have written the first examination and obtained access to the second examination as a result of your mark in the first examination, and you do not use the second opportunity, for whatsoever reason, you shall not have access to the additional opportunity. Should you have written neither of the two examination opportunities, you shall not have access to the additional opportunity. If you fail this additional opportunity, you will have to register for and pass Law of Criminal Procedure 314 and Criminal Justice in Action 344 (offered from 2024) to obtain the required credits. If you had not obtained admission to the examination in 2023, you must register for and pass Law of Criminal Procedure 314 and Criminal Justice in Action 344 (offered from 2024) to obtain the required credits.

- **Constitutional Law 271**: If you have not passed this module by the end of 2022, you will have to repeat and pass Constitutional Law 271, which will be offered in 2023 for the BA (Law) and BCom (Law) phasing out from 2022. If you fail Constitutional Law 271 in 2023 you must register for and pass Constitutional Law 214 (offered from 2023) to obtain the required credits and you must have passed either Introduction to Law 171 or Introduction to Constitutional Law and Statutory Interpretation 178.
- Law of Civil Procedure 371: If you have not passed this module by the end of 2023, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer. This additional opportunity will only be provided if you had obtained admission to both the A2S2 and A3 assessment opportunities and further wrote the A3 opportunity and failed to obtain a pass mark. Please note that you shall therefore not have access to the additional opportunity if you obtained access to the A3 opportunity, but did not use the A3 opportunity, for whatsoever reason. Should you have written neither of the A2S2 or A3 assessments, you shall also not have access to the additional opportunity. If you fail this additional opportunity as well, you will have to register for and pass Civil Procedure 244 (offered from 2023) and Civil Procedure 314 (offered from 2023) and Civil Procedure 314 (offered from 2023) and Civil Procedure 314 (offered from 2024).

If you are a BAccLLB student who has registered in 2021 or before, you will not be able to register for Law of Civil Procedure 371 after 2023. If you are a BAccLLB student, from 2024 onwards, you must register for Law of Civil Procedure 244 (offered from 2023) and Law of Civil Procedure 314 (offered from 2024).

• Law of Civil Procedure 371: If you are a BAccLLB student who has registered in 2021 or before, you will not be able to register for Law of Civil Procedure 371 after 2023. If you are a BAccLLB student, from 2024 onwards, you must register for Law of Civil Procedure 244 (offered from 2023) and Law of Civil Procedure 314 (offered from 2024).

5. Phasing-out and phasing-in rules during 2025

If you have registered in 2021 or earlier and have failed a law module in 2024 or before that, the rules below apply. Note: If you failed any of Mercantile Law 471, Law of Evidence 471, Administrative Law 411, Private Law 411 or Legal Skills 411 in 2024, see point 6: "Phasing-out and phasing-in rules during 2026".

- **Private Law 372:** Private Law 372 will be offered for the last time in 2024 for the BA (Law) and BCom (Law) streams. If you fail Private Law 372 at the end of 2024, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer. This additional opportunity will only be provided if you had obtained admission to both the A2S2 and A3 assessment opportunities and further wrote the A3 opportunity and failed to obtain a pass mark. Please note that you shall therefore not have access to the additional opportunity if you obtained access to the A3 opportunity, but did not use the A3 opportunity, for whatsoever reason. Should you have written neither of the A2S2 or A3 assessments, you shall also not have access to the additional opportunity. If you fail this additional opportunity as well, you will have to register for and pass Law of Contract 378 (offered from 2024) to obtain the required credits. If you did not obtain admission to the A2S2 and A3 assessment opportunities in 2024, you must register for and pass Law of Contract 378 (offered from 2024).
- **Private Law 373:** Private Law 373 will be offered for the last time in 2024 for the BA (Law) and BCom (Law) programmes. If you fail Private Law 373 at the end of 2024, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer. This additional opportunity will only be provided if you had obtained admission to both the A2S2 and A3 assessment opportunities and further wrote the A3 opportunity and failed to obtain a pass mark. Please note that you shall therefore not have access to the additional opportunity if you obtained access to the A3 opportunity, for whatsoever reason. Should you have written neither of the A2S2 or A3 assessments, you shall also not have access to the additional opportunity. If you fail this additional opportunity as well, you will have to register for and pass Law of Delict 344 (offered from 2024) to obtain the required credits. If you did not obtain admission to the A2S2 and A3 assessment opportunities in 2024, you must register for and pass Law of Delict 344 (offered from 2024).
- **Constitutional Law 312:** If you have not passed this module by the end of 2023, you will have to register for and pass Constitutional Law 312, which will be offered in 2024 for the BA (Law) and BCom (Law) phasing out from 2022. If you fail Constitutional Law 321 in 2024 you must register for and pass Constitutional Law 244 (offered from 2023) to obtain the required credits.
- Mercantile Law 311: If you have not passed this module by the end of 2023, you will have to register for and pass Mercantile Law 311, which will be offered in 2024 for the BA (Law) and BCom (Law) phasing out from 2022. If you fail Mercantile Law 311 at the end of 2024, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer, provided that you had obtained admission to the examination and that you wrote the first opportunity and failed it without obtaining access to the second opportunity or that you wrote the second opportunity as your first or second examination and failed it. For the avoidance of any doubt, should you have written the first examination and obtained access to the second examination as a result of

your mark in the first examination, and you do not use the second opportunity, for whatsoever reason, you shall not have access to the additional opportunity. Should you have written neither of the two examination opportunities, you shall not have access to the additional opportunity. If you fail this additional opportunity, too, you will have to register for and pass Labour Law 244 (offered from 2023) to obtain the required credits. If you had not obtained admission to the examination in 2024, you must register for and pass Labour Law 244 (offered from 2023).

- Mercantile Law 312: If you have not passed this module by the end of 2023, you will have to register for and pass Mercantile Law 312, which will be offered in 2024 for the BA (Law) and BCom (Law) phasing out from 2022. If you fail Mercantile Law 312 at the end of 2024, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer, provided that you had obtained admission to the examination and that you wrote the first opportunity and failed it without obtaining access to the second opportunity or that you wrote the second opportunity as your first or second examination and failed it. For the avoidance of any doubt, should you have written the first examination, and you do not use the second opportunity, for whatsoever reason, you shall not have access to the additional opportunity. If you fail this additional opportunity, too, you will have to register for and pass Business Organisations and Insolvency Law 344 (offered from 2024) to obtain the required credits. If you had not obtained admission to the examination pass Business Organisations and Insolvency Law 344 (offered from 2024).
- International Law 341: If you have not passed this module by the end of 2023, you will have to register for and pass International Law 314, which will be offered in 2024 for the BA (Law) and BCom (Law)phasing out from 2022. If you fail International Law 314 in 2024 you must register for and pass Public International Law 314 (offered from 2024) to obtain the required credits.
- Legal Philosophy 341: If you have not passed this module by the end of 2023, you will have to register for and pass Legal Philosophy 341, which will be offered in 2024 for the BAccLLB, BA (Law) and BCom (Law) phasing out from 2022. If you fail Legal Philosophy 341 in 2024 you must register for and pass Jurisprudence 244 (offered from 2023) to obtain the required credits.
- Law of Taxation 411: If you have not passed this module by the end of 2024, you will have to register for and pass Law of Income Tax 414 (offered from 2025) to obtain the required credits (unless a dean's concession assessment is available to you). BA (Law) and BCom (Law) students from the pre-2022 curriculum who have not passed Law of Taxation 411 must also register for the Law of Income Tax 414 from 2025.

6. Phasing-out and phasing-in rules during 2026

If you have registered in 2021 or earlier and have failed a law module in 2025 or before that, the following rules apply:

- Mercantile Law 471: If you have not passed this module by the end of 2024, you will have to register for and pass Mercantile Law 471 which will be offered in 2025 for the BA (Law) and BCom (Law) phasing out from 2022. If you fail Mercantile Law 471 at the end of 2025, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer, provided that you had obtained admission to the examination and that you wrote the first opportunity and failed it without obtaining access to the second opportunity or that you wrote the second opportunity as your first or second examination and failed it. For the avoidance of any doubt, should you have written the first examination and obtained access to the second examination as a result of your mark in the first examination, and you do not use the second opportunity, for whatsoever reason, you shall not have access to the additional opportunity. Should you have written neither of the two examination opportunities, you shall not have access to the additional opportunity. If you fail this additional opportunity, too, you will have to register for and pass Company Law 478 (offered from 2025) to obtain the required credits. If you had not obtained admission to the examination in 2025, you must register for and pass Company Law 478 (offered from 2025). If you fail Mercantile Law 471 at the end of 2025 and if you qualify for a dean's concession assessment, the additional assessment opportunity referred to above will serve as the dean's concession assessment.
- Law of Evidence 471: If you have not passed this module by the end of 2024, you will have to register for and pass Law of Evidence 471, which will be offered in 2025 for the BAccLLB, BA (Law) and BCom (Law) phasing out from 2022. If you fail Law of Evidence 471 at the end of 2025 you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer, provided that you had obtained admission to the examination and that you wrote the first opportunity and failed it without obtaining access to the second opportunity or that you wrote the second opportunity as your first or second examination and failed it. For the avoidance of any doubt, should you have written the first examination and obtained access to the second opportunity, for whatsoever reason, you shall not have access to the additional opportunity. Should you have written neither of the two examination opportunities, you shall not have access to the additional opportunity. If you fail this additional opportunity, too, you will have to register for and pass Law of Evidence 344 (offered from

2024)) to obtain the required credits. If you had not obtained admission to the examination in 2025, you must register for and pass Law of Evidence 344 (offered from 2024). If you fail Law of Evidence 471 at the end of 2025 and if you qualify for a dean's concession assessment, the additional assessment opportunity referred to above will serve as the dean's concession assessment.

- **Private Law 411:** If you have not passed this module by the end of 2024, you will have to register for and pass Private Law 411, which will be offered for the last time in 2025 for the BA (Law) and BCom (Law) programmes. If you fail Private Law 411 at the end of 2025, you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer. This additional opportunity will only be provided if you had obtained admission to both the A2 and A3 assessment opportunities and further wrote the A3 opportunity and failed to obtain a pass mark. Please note that you shall therefore not have access to the additional opportunity if you obtained access to the A3 opportunity, but did not use the A3 opportunity, for whatsoever reason. Should you have written neither of the A2 or A3 assessments, you shall also not have access to the additional opportunity. If you fail this additional opportunity as well, you will have to register for and pass Specific Contracts 414 (offered from 2025) to obtain the required credits. If you did not obtain admission to the A2 and A3 assessment opportunities in 2025, you must register for and pass Specific Contracts 414 (offered from 2025). If you fail Private Law 411 at the end of 2025 and if you qualify for a dean's concession assessment.
- Administrative Law 411: If you have not passed this module by the end of 2024, you will have to register for and pass Administrative Law 411, which will be offered in 2025 for the BA (Law) and BCom (Law) phasing out from 2022. If you fail Administrative Law 411 in 2025 you must register for and pass Administrative Law 414 (offered from 2025) to obtain the required credits, unless a dean's concession assessment be available to you.
- Legal Skills 411: If you have not passed this module by the end of 2024, you will have to register for and pass Legal Skills 411 which will be offered in 2025 for the BA (Law) and BCom (Law) phasing out from 2022. If you fail Legal Skills 411 in 2025 you will be granted an additional assessment opportunity at a time determined by the relevant department or lecturer. If you fail this additional opportunity, too, you will have to register for and pass Legal Skills 114 and Legal Ethics 214 (offered from 2022 and 2023 respectively) to obtain the required credits. If you fail Legal Skills 411 at the end of 2025 and if you qualify for a dean's concession assessment, the additional assessment opportunity referred to above will serve as the dean's concession assessment.

BA (Law) Exclusion Subjects

You must take a language and one other module (which can also be a language) throughout your degree. Please take note that only the combinations highlighted below are possible throughout the three-year programme.

In the first year of the programme, you must also take one first-semester module. Please take note of what combinations are not available.

Legend

	Subjects cannot be combined
1	Subjects can only be combined at first-year level
2	Subjects can only be combined at second-year level
ļ	Indicates a special condition that is described in the notes below

Notes

- French and Economics can only be combined at first-year level. If you wish to take this combination, only the English stream for Economics is available.
- Latin cannot be combined with Xhosa 188. Latin can be combined with Xhosa 178.

	Afrikaans and Dutch	English Studies	French	German	Latin	Xhosa	Classical Legal Studies or Antique Cultures	Economics	Philosophy	Political Science	Psychology
Afrikaans and Dutch	-								1		
English Studies		-						1			
French	-		-					1 !			
German				-			1				
Latin					-	!			1	1	1
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