



Karta przedmiotu
Commercial law

1. Informacje podstawowe

Kierunek studiów zarządzanie Specjalność - Jednostka zarządzająca kierunkiem studiów Wydział Zarządzania Poziom studiów drugiego stopnia (mgr) Profil studiów Profil ogólnoakademicki Forma studiów studia stacjonarne	Cykl kształcenia (nabór) 2023/24 Kod przedmiotu 08ZAS.DM1E.0505.23 Języki wykładowe polski Obligatoryjność Fakultatywny Blok zajęciowy Przedmioty/bloki obieralne	
Wymagania wstępne	No requirements	
Przedmioty wprowadzające	No introductory lectures	
Koordinator	Grzegorz Klarkowski	
Okres Semestr 1	Forma i godziny zajęć • Wykład: 15, Zaliczenie na ocenę • Ćwiczenia audytoryjne: 15, Zaliczenie na ocenę	Liczba punktów ECTS 4

2. Efekty uczenia się dla przedmiotu

Kod	Opis efektów uczenia się	Odniesienie do kierunkowych efektów uczenia się	Odniesienie do charakterystyk PRK
-----	--------------------------	---	-----------------------------------

Kod	Opis efektów uczenia się	Odniesienie do kierunkowych efektów uczenia się	Odniesienie do charakterystyk PRK
Wiedza:			
W1	After completing the course the student is able to use the basic principles governing commercial law, rules for the creation and operation of commercial law entities, is able to characterize and define the basic quantum of knowledge on commercialization and privatization.	ZA_O2_K_W01, ZA_O2_K_W15	P7S_WG, P7S_WG
W2	After completing the course the student is able to explain the rules governing bankruptcy and reorganization law.	ZA_O2_K_W01, ZA_O2_K_W15	P7S_WG, P7S_WG
Umiejętności:			
U1	After completing the course the student is able to use legal regulations regarding trading in securities, the role of the stock exchange, brokerage houses in domestic and international trading.	ZA_O2_K_U01, ZA_O2_K_U13	P7S_UK, P7S_UW
U2	After completing the course the student is able to take legal action in practice to open and conduct business under commercial law partnerships, and can also use unnamed contracts (leasing, franchising, factoring).	ZA_O2_K_U13	P7S_UW
Kompetencje społeczne:			
K1	After completing the course, the student is creative and able to formulate and enter into a partnership agreement of a general partnership and to prepare the agreements of limited companies, is aware of the rights and obligations of partners of commercial partnerships.	ZA_O2_K_K07, ZA_O2_K_K09	P7S_KO, P7S_KO
K2	After completing the course the student is creative in the field of undertaking business cooperation with other commercial law entities.	ZA_O2_K_K07, ZA_O2_K_K11	P7S_KO, P7S_KK

3. Treści programowe

Lp.	Treści programowe	Formy zajęć	Efekty uczenia się dla przedmiotu
1.	<p>The concept of commercial law and its place in the system of modern law. Sources of commercial law: general characteristics of commercial companies code. Characteristic features of trade: civil law character of trade relations, seriality of trade, certainty and security of trade, freedom of trade, internationalization of trade. The concept of commercial / economic entity. Business entity company. Types of commercial law entities: partnerships, capital companies. Partnerships: general partnerships (rules for the creation, operation and dissolution of companies, liquidation of a company), partner companies (rules for the creation, operation and dissolution of companies), a limited partnership (rules for establishing, operating and dissolution of companies and resignation of a partner), a limited joint-stock partnership (rules of creation, operation, attitude towards third parties, dissolution and liquidation of a company). Capital companies: a limited liability company (rules for establishing, operating a company and mergers of limited liability companies, company authorities, shares, rights and obligations of partners - general meeting of shareholders), amendment to the articles of association of a limited liability company, excluding a partner, termination and liquidation of the company, civil liability. Joint-stock company: principles of establishing and operating the company, laws and obligations of shareholders, company bodies - their rights and obligations, change of company status and simple capital increase, conditional share capital increase, capital reduction, dissolution and liquidation of a limited liability company. Merger, division and transformation of companies: merger of capital companies, rules for mergers with the participation of private companies, division of companies, rules for transforming a partnership into a capital company, rules for transforming a capital company into a partnership, rules for transformation a capital company into another capital company, the rules for transforming a partnership into another partnership. Principles of criminal and civil liability. Principles of commercialization and privatization of state-owned enterprises: principles of transformation and liquidation of a state-owned enterprise, principles of transforming a state-owned enterprise into a company, commercialization and privatization of state-owned enterprises. Utility companies. Municipal enterprises. Transport companies. Economic activity in the field of mail and telecommunications. Rules for creating and operating banks. Insurance activities. Rules for creating, operating and liquidating insurers. Principles of economic activity with the participation of foreign entities. Principles of economic activity with the participation of foreign entities. Legal foundations of operations, authorized entities, permits, acquisition of capital, court registration. Principles of liquidation and bankruptcy of business entities. Bankruptcy proceedings: rules for declaration of bankruptcy, safeguard proceedings, bankruptcy of a business entity, effects of declaration of bankruptcy, bankruptcy, arrangement proceedings, bank arrangement proceedings. International insolvency proceedings: domestic jurisdiction, recognition of foreign insolvency proceedings, cooperation with foreign courts and foreign managers.</p>	Wykład	W1, W2, U1, U2, K1, K2

Lp.	Treści programowe	Formy zajęć	Efekty uczenia się dla przedmiotu
2.	Remedial proceedings in the event of a threat to the debtor's insolvency. Commercial activities. Settlement. Security of claims: general principles related to commercial operations, systematics of commercial operations. Relations covered in trade. Unnamed contracts: leasing, franchising, factoring, other unnamed contracts. Securities and their function in trade: the concept of shares and bonds, the legal nature of shares and bonds, acquisition, sale and redemption of shares and bonds, the concept and types of bills of exchange, bills of exchange functions - functions of bills of exchange, the legal nature of bills of exchange functions, the concept and checking of checks, check in business transactions, documentary letters of credit, privatization vouchers, bills of lading, constituent receipts (guarantee). Securities market, securities rules, Securities Commission, brokers, secondary public trading of securities (stock exchange), the concept and principles of primary trust funds, criminal and civil rules in the frame of securities Collateral rules in trade: the concept and principles of guarantees and sureties banking, bank registered pledge, fiduciary transfer, blockade of operational funds. Types of copyright: partnerships, capital companies. Partnerships: general partnerships (principles of establishment, operations and capital groups, liquidation of companies), partner companies (principles of establishment, operations and capital groups), a limited partnership (principles of establishment, operation and merger of companies and resignation of a partner), a limited joint-stock partnership (principles of creation, operation, attitude towards people, solutions, solutions and liquidation of companies).	Ćwiczenia audytoryjne	U1, U2, K1, K2

4. Metody prowadzenia zajęć, weryfikacji efektów uczenia się i warunki zaliczenia

Forma zajęć		
Wykład	Metody prowadzenia zajęć:	
	Wykład, Dyskusja, Case study	
	Metody (sposoby) weryfikacji:	Udział:
	Zaliczenie pisemne	100%
	Warunki zaliczenia przedmiotu:	
Positive result from the written test		
Ćwiczenia audytoryjne	Metody prowadzenia zajęć:	
	Dyskusja, Ćwiczenia laboratoryjne, Case study, Praca w grupie	
	Metody (sposoby) weryfikacji:	Udział:
	Prezentacja	100%
	Warunki zaliczenia przedmiotu:	
Preparing a multimedia presentation on a selected topic of commercial law		

Efekt uczenia się dla przedmiotu	Metody (sposoby) weryfikacji	
	Zaliczenie pisemne	Prezentacja
W1	x	x
W2	x	x
U1	x	x
U2	x	x
K1	x	x
K2	x	x

5. Literatura

Literatura podstawowa

1. Saharay, H. K., Saha, N. K., Commercial law, Central Educational Enterprises 2019
2. Parris, John, Commercial Law : Made Simple, 2016
3. R. Pabis. Umowy, pisma i pisma procesowe w sprawach handlowych z objaśnieniami, Beck 2013
4. Prawo handlowe dla ekonomistów / redakcja naukowa Bogusława Gnela ; Paweł Dąbek, Bogusława Gnela, Aneta Kaźmierczyk, Jan Lic, Jolanta Loranc-Borkowska, Monika Szaraniec, Ryszard Szostak, 2019
5. THE CONTRACT OF SALE IN INTERNATIONAL TRADE - SELECTED ASPECTS OF LEGAL AND LAW ORDER. By: Wincewicz-Bosy, Marta. Research Papers of the Wrocław University of Economics / Prace Naukowe Uniwersytetu Ekonomicznego we Wrocławiu. 2016

Literatura uzupełniająca

1. Villalta Puig, Gonzalo, Twigg-Flesner, Christian, Boundaries of Commercial and Trade Law : N.a., 2011

6. Nakład pracy studenta - bilans godzin i punktów ECTS

Aktywność studenta		Obciążenie studenta Liczba godzin
Zajęcia prowadzone z bezpośrednim udziałem nauczyciela akademickiego lub innych osób prowadzących zajęcia	Wykład	15
	Ćwiczenia audytoryjne	15
Praca własna studenta	Przygotowanie do zajęć	15
	Przygotowanie prezentacji multimedialnej	20
	Zbieranie informacji do zadanej pracy	10
	Studiowanie literatury	15
	Konsultacje	15
	Przygotowanie do zaliczenia	15
Łączny nakład pracy studenta		120

Liczba punktów ECTS	4
----------------------------	---

* Godzina (dydaktyczna) oznacza 45 minut