

Note:

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Curriculum for the
Diploma Programme Law
at the Faculty of Law of the University of Innsbruck

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Part I: General provisions

§1 Qualification profile

The Diploma Programme Law serves the scientific training for all professions that require knowledge of the law. The graduates of this study programme have a fundamental knowledge of universal legal content and methodology and are able to familiarise themselves with the specific subject matter and in particular with the special requirements of all legal professions. They are able to recognize the connections between law, state and society as well as to deal with challenging legal problems independently by using a legal solution methodology. Their great competence in problem-solving acquired during this university education prepares them for scientific well-founded work in all professional fields related to the law, on a national as well as on a European and international level. As responsible members of society they are committed to the rule of law, have the ability to respond positively to criticism and the ability and willingness to question developments in legal policy. The wide range as well as the profound and detailed legal knowledge imparted in the Diploma Programme Law qualify for entry into or further training for classic legal professions, such as notary, lawyer, judge, public prosecutor, administrative lawyer.

§2 Duration, scope and structure

- (1) The Diploma Programme Law has a duration of eight semesters.
- (2) The total number of ECTS-Credits is 240.
 1. 177 ECTS-Credits of which are allocated to compulsory subjects,
 2. 42 ECTS-Credits to elective subjects and
 3. 21 ECTS-Credits to the Diploma Thesis.
- (3) The Diploma Programme is structured in three parts. The first part covers one semester with a total of 32 ECTS-Credits, the second part five semester with 145 ECTS-Credits and the third part two semesters with 63 ECTS-Credits.

Part II: Study law regulations

Section I: General regulations

§3 Types of subjects

- (1) Compulsory subjects are subjects that characterise the Diploma Programme in Law, the imparting of which is indispensable and for which exams must be passed.
- (2) Elective subjects are subjects from which the students can choose according to the regulations specified in the curriculum and for which exams must be passed. Linked elective subjects are electives from groups of elective subjects acc. to §10 and individual elective subjects acc. to §11. Free elective subjects are subjects that can be freely chosen as further exam subjects from the offer of all acknowledged universities home and abroad.
- (3) Optional subject are offered legal subjects at acknowledged universities home and abroad that are not taken by the students as compulsory or elective subjects within the scope of this curriculum.

§4 Types of courses

- (1) The following course types are particularly to be considered: lectures, lectures with integrated practical parts, practical courses, seminars, practical training courses, revision courses and working groups.
- (2) Lectures (VO) are courses held in lecture format. They introduce the research areas, methods and schools of thought for a given subject.
- (3) Lectures with practical elements (VU) focus on the practical treatment of concrete scientific tasks that are discussed during the lecture parts of the course.

- (4) Practical courses (UE) focus on the practical treatment of concrete scientific tasks within an area
- (5) Seminars (SE) provide in-depth treatment of scientific topics through students' presentations and discussion thereof.
- (6) Practical training courses (PR) provide practical experience with concrete scientific tasks, complementing occupational and academic training.
- (7) Revision courses (RE) provide targeted repetition of the exam material of an examination subject.
- (8) Working groups (AG) serve to treat a topic in collective fashion, examining the theories, methods and techniques of an area using group work.

§5 Courses, examinations and Diploma Theses in a foreign language

- (1) Courses and examination may be held in a foreign language in accordance with the study law regulations if the study law regulations allow for it.
- (2) If the supervisor agrees to it, the Diploma Thesis may be written in a foreign language.

Section II: First part of the study programme

§6 Studies induction and orientation stage

- (1) Within the scope of the Studies Induction and Orientation Stage, which takes place in the first semester, the following compulsory subjects must be passed:
 1. Introduction to Law (§7 no. 1) VO 4, 6 ECTS-Credits,
 2. Legal Methods and their Application (§7 no. 2) VO 2, 4 ECTS-Credits.
- (2) Successful passing of all exams of the Studies Induction and Orientation Stage entitles to taking all further courses and examinations.
- (3) Before successful completion of the Studies Induction and Orientation Stage courses amounting to 22 ECTS-Credits may be passed. The requirements specified in the curriculum must be met.

§7 Compulsory subjects and courses

Compulsory subjects and courses of the first part of the study programme are:

1. Introduction to Law

Introduction to Private Law	VO 2	3 ECTS-Credits
Introduction to Public Law	VO 2	3 ECTS-Credits
Total:	4 hrs.	6 ECTS-Credits

2. Legal Methods and their Application

Legal Methods and their Application	VO 2	4 ECTS-Credits
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3. Roman Private Law

Property Law, Fundamentals of Personal and Inheritance Law	VO 3	6 ECTS-Credits
Law of Obligations	VO 2	4 ECTS-Credits
Total:	5 hrs.	10 ECTS-Credits

4. History of Law

Early Legal History	VO 2	4 ECTS-Credits
Modern Legal History (since the Enlightenment)	VO 3	6 ECTS-Credits
Total:	5 hrs.	10 ECTS-Credits

5. Practical course in Roman Private Law or the History of Law (UE 2, 2 ECTS-Credits)

Section III: Second part of the study programme

§8 Compulsory subjects and courses

Compulsory subjects and courses of the second part of the study programme are:

1. Private Law and Private International Law

Private Law General Part	VO 3	6 ECTS-Credits
Property Law	VO 3	6 ECTS-Credits
Law of Obligations General Part	VO 2	4 ECTS-Credits
Law of Obligations Special Part	VO 3	6 ECTS-Credits
Family Law	VO 1	2 ECTS-Credits
Law of Succession	VO 1	2 ECTS-Credits
Private International Law	VO 1	2 ECTS-Credits
Total:	14 hrs.	28 ECTS-Credits

2. Corporate Law, Company Law and the Law of the Capital Market

Business Law	VO 2	4 ECTS-Credits
Company Law	VO 3	6 ECTS-Credits
Banking and Capital Markets	VO 1	2 ECTS-Credits
Total:	6 hrs.	12 ECTS-Credits

3. Civil Procedure

Civil Procedure: Basics and Principles	VO 1	2 ECTS-Credits
Civil Procedure Law (Contentious Matters)	VO 2	4 ECTS-Credits
Non-Contentious Proceedings	VO 1	2 ECTS-Credits
Law of Enforcement	VO 1	2 ECTS-Credits
Insolvency Law	VO 1	2 ECTS-Credits
Total:	6 hrs.	12 ECTS-Credits

4. Labour Law and Social Law

Labour Law	VO 4	8 ECTS-Credits
Social Law	VO 2	4 ECTS-Credits
Total:	6 hrs.	12 ECTS-Credits

5. Theory of States, Theory of Constitutions and Constitutional Law

Theory of States and Theory of Constitutions	VO 1	2 ECTS-Credits
State Constitution and European Law	VO 1	2 ECTS-Credits
Constitutional Principles, Functions and Organisation	VO 2	4 ECTS-Credits
Fundamental Rights and Legal Protection	VO 2	4 ECTS-Credits
Total:	6 hrs.	12 ECTS-Credits

6. Administrative Sciences and Administrative Law

Administrative Sciences	VO 1	2 ECTS-Credits
General Administrative Law I	VO 1	2 ECTS-Credits
General Administrative Law II	VO 2	4 ECTS-Credits
Administrative Proceedings and Administrative Legal Proceedings	VO 2	4 ECTS-Credits
Special Administrative Law I	VO 2	4 ECTS-Credits
Special Administrative Law II	VO 1	2 ECTS-Credits
Total:	9 hrs.	18 ECTS-Credits

7. Financial Law

Financial Law	VO 3	6 ECTS-Credits
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8. European Law

Institutional European Law	VO 2	4 ECTS-Credits
Fundamentals of European Substantive Law	VO 2	4 ECTS-Credits
Total:	4 hrs.	8 ECTS-Credits

9. Public International Law

Public International Law I	VO 2	4 ECTS-Credits
Public International Law II	VO 1	2 ECTS-Credits
Total:	3 hrs.	6 ECTS-Credits

10. Criminal Law and Procedure

Criminal Law, General Part I (Fundamental Principles)	VO 2	4 ECTS-Credits
Criminal Law, General Part II (Sanctions)	VO 1	2 ECTS-Credits
Criminal Law, Special Part I (with Particular Focus on Commercial Criminal Law)	VO 2	4 ECTS-Credits
Criminal Law, Special Part II	VO 1	2 ECTS-Credits
Criminal Procedure Law I (without Appeal Procedure)	VO 1	2 ECTS-Credits
Criminal Procedure Law II (Appeal Procedure)	VO 1	2 ECTS-Credits
Total:	8 hrs.	16 ECTS-Credits

11. Philosophy, Theory and Methods of Law

Philosophy, Theory and Methods of Law	VO 2	5 ECTS-Credits
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12. Practical course from three different subjects according to no. 1 to 10 (UE 2, 2 ECTS-Credits each)

13. Seminar from one of the subjects according to no. 1 to 11 and §7 no. 3 and 4 (SE 2, 2 ECTS-Credits)

14. Working Group for Academic Legal Writing (AG 2, 2 ECTS-Credits)

Section IV: Third part of the study programme

§9 Scope and structure

- (1) The third part of the study programme consists of
 1. linked elective subjects acc. to §§10 and 11 corresponding to 30 ECTS-Credits,
 2. free elective subjects corresponding to 12 ECTS-Credits and
 3. the Diploma Thesis corresponding to 21 ECTS-Credits.
- (2) Linked elective subjects have to be chosen to the following extent;
 1. 10 ECTS-Credits from the same group of electives acc. to §10,
 2. further 10 ECTS-Credits from the same group of electives acc. to §10 as well as
 3. further 10 ECTS-Credits from the groups of electives acc. to §10 or from individual elective subjects acc. to §11.

§10 Groups of elective subjects and courses

Groups of elective subjects (fields of concentrations) and their corresponding courses are:

1. Judiciary – Legal Practice

Private Law		
- Civil Law - Advanced Course 1: Contract Law	VO 2	4 ECTS-Credits
- Civil Law - Advanced Course 2: Law of Business-Related Business	VO 2	3 ECTS-Credits
- Advanced Lecture in Private Law 3	VU 2	2 ECTS-Credits
Civil Procedure and Alternative Dispute Resolution		
- Civil Procedure – Advanced	VO 2	4 ECTS-Credits
- Arbitration and Alternative Dispute Resolution	VO 1	2 ECTS-Credits
- Civil Procedure (Practical Course)	PR 2	3 ECTS-Credits
Criminal Procedure, Criminal Law		
- Criminal Procedure – Advanced, Focus on Appeal	VO 2	3 ECTS-Credits
- Criminal and Criminal Procedure Law – Advanced	VU 2	2 ECTS-Credits
- Criminal Law and Criminal Procedure Law (Practical Course)	PR 2	3 ECTS-Credits
Total:	17 hrs.	26 ECTS-Credits

2. Administration

Basics of Administration		
- Public Administration and Innovation – Advanced	VO 3	6 ECTS-Credits
- Current Issues in Administrative Law	VU 2	2 ECTS-Credits
Administrative Law		
- General Administrative Law - Specialisation	VO 2	4 ECTS-Credits
- Administrative Proceedings and Administrative Legal Proceedings – Specialisation I	VO 1	2 ECTS-Credits
- Administrative Proceedings and Administrative Legal Proceedings – Specialisation II	VO 1	2 ECTS-Credits
- Special Administrative Law – Specialisation I	VO 2	4 ECTS-Credits
- Special Administrative Law – Specialisation II	VO 1	2 ECTS-Credits
- Administrative Private Law	VO 1	2 ECTS-Credits
- Business Location and Environmental Protection in Administrative Law	VU 2	2 ECTS-Credits
Total:	15 hrs.	26 ECTS-Credits

3. Law and Economics

The Economic Constitution – National, European and International Legal Framework	VO 1	2 ECTS-Credits
Public Business Law (Regulation, Supervision, Promotion, Direction, Public Companies)	VO 3	6 ECTS-Credits
Current Issues in the Practice of Public Business Law	VU 2	2 ECTS-Credits
Private Aspects of Business Law I	VO 2	4 ECTS-Credits
Private Aspects of Business Law II	VO 2	4 ECTS-Credits
VU in Business Law – Private Aspects	VU 1	1 ECTS-Credits
Corporate Tax Law	VO 2	4 ECTS-Credits
Insolvency Law and Company Reorganisation	VO 1	2 ECTS-Credits
Criminal Procedure	VO 1	1 ECTS-Credits
Total:	15 hrs.	26 ECTS-Credits

4. Employment, Social Affairs, Living

Labour Law and Social Law		
- Labour Law - Advanced	VO 3	6 ECTS-Credits
- Social Law - Advanced	VO 2	4 ECTS-Credits
- European and International Labour and Social Law	VO 1	2 ECTS-Credits
- Civil Procedure in Labour and Social Security Matters	VO 1	2 ECTS-Credits
- VU in Labour Law and Social Law	VU 2	2 ECTS-Credits
Housing Law		
- Housing Law including Procedural Features – Advanced	VO 4	8 ECTS-Credits
- VU in Housing Law	VU 2	2 ECTS-Credits
Total:	15 hrs.	26 ECTS-Credits

5. European Law and Public International Law

European Law		
- European Law - Advanced	VO 2	4 ECTS-Credits
- EU as Space of Freedom, Security and Justice	VO 2	4 ECTS-Credits
- External Action of the EU	VO 1	2 ECTS-Credits
- European Legal Protection System	VO 1	2 ECTS-Credits
- European Competition Law	VO 1	2 ECTS-Credits
Public International Law		
- International Law - Advanced	VO 2	4 ECTS-Credits
- Human Rights	VO 1	2 ECTS-Credits
- International Business Law	VO 2	4 ECTS-Credits
- International Arbitration	VO 1	2 ECTS-Credits
Total:	13 hrs.	26 ECTS-Credits

6. Foreign Law and Law Comparison

Fundamentals of Foreign Legal Systems	VO 4	8 ECTS-Credits
Introduction to Two Foreign Legal Systems - German Law - Italian Law - US Law - Additional Foreign Legal System	VU 4 (2x2)	6 ECTS-Credits (2x3)
European and International Harmonisation of Private Law	VO 3	4 ECTS-Credits
European and International Civil Procedure	VO 2	4 ECTS-Credits
European and International Administrative Law	VO 1	2 ECTS-Credits
European and International Criminal Law and Procedure	VO 1	2 ECTS-Credits
Total:	15 hrs.	26 ECTS-Credits

7. Italian Law

Introduction to Italian Law and Legal Terminology	VO 2	4 ECTS-Credits
Italian Private Law	VO 1	2 ECTS-Credits
Italian Contract Law	VO 2	4.5 ECTS-Credits
Italian Civil Procedure Law	VO 1	2 ECTS-Credits
Italian Public Law	VO 2	3.5 ECTS-Credits
Italian Criminal and Criminal Procedure Law	VO 1	2 ECTS-Credits
Italian Commercial Criminal Law	VO 1	2 ECTS-Credits
Italian Business Law with Border-Crossing Aspects	VO 2	4 ECTS-Credits
Italian Tax Law	VO 1	2 ECTS-Credits
Total:	13 hrs.	26 ECTS-Credits

8. Law and Digitalisation

Fundamentals of Law and Digitalisation	VO 2	4 ECTS-Credits
Technical Basics and Legal Technologies	VO 2	4 ECTS-Credits
Data Privacy Laws	VO 1	2 ECTS-Credits
Media Law	VO 1	2 ECTS-Credits
Digital Business Models in Economic Administrative Law	VO 1	2 ECTS-Credits
IT-Criminal Law (Cyber Crime and Investigative Powers)	VO 1	2 ECTS-Credits
Contract, Liability and Property Law Issues of Digitalisation	VO 2	4 ECTS-Credits
Digitalisation in Civil Justice	VO 1	2 ECTS-Credits
Intellectual Property Law and Digital Technologies	VO 1	2 ECTS-Credits
Digital Business Models in Banking and Capital Markets Laws (FINTECH)	VO 1	2 ECTS-Credits
Total:	13 hrs.	26 ECTS-Credits

9. Legal Professional Skills

Professions Law	VO 1	2 ECTS-Credits
Litigation Tactics and Negotiation	VU 2	2 ECTS-Credits
Rhetoric and Communication	VO 1	2 ECTS-Credits
Contract Drafting in Civil Law	VO 2	4 ECTS-Credits
Contract Drafting in Corporate Law	VO 2	4 ECTS-Credits
Lawsuit Management in Administrative Practice	VO 1	2 ECTS-Credits
International Commercial Arbitration - Advanced	VU 2	2 ECTS-Credits
Case Studies – Civil Law	VO 1	2 ECTS-Credits
Case Studies – Criminal Law	VO 1	2 ECTS-Credits
Law Clinic: Business Law	VU 2	2 ECTS-Credits
Law Clinic: Working in the Multilevel System in the EU	VU 2	2 ECTS-Credits
Total:	17 hrs.	26 ECTS-Credits

§11 Individual elective subjects

(1) Individual elective subjects amounting to a maximum of 10 ECTS-Credits may be chosen:

- Current Developments in Environmental Law Practice
- Laws Relating to the Elderly
- Civil Law Source Research
- E-Commerce
- Case Studies – Corporate Law
- Financial Criminal Law and Financial Criminal Procedure
- Laws Relating to Gender
- Global History of Law
- Real Estate Law and Real Estate Economics
- International Tax Law
- Youth and School Laws
- Ecclesiastical Law
- Criminology
- Mediation
- History of Law - Advanced
- Social Jurisprudence and Legal Realism
- Roman Law - Advanced
- Public Law Concerning Church-and-State-Relations
- Start-up Law Clinic
- Tax Law Procedure
- Insurance Contract Law

(2) Individual elective subject to an amount of a maximum of 6 ECTS-Credits may be chosen:

- Business Management
- Financial Economics
- Forensic Psychiatry
- Women’s and Gender Research (Gender Studies)
- Leadership Behaviour and Employee Motivation
- Forensic Medicine
- International Economic Relations
- Management

- Human Resource Management
- Political Science
- Psychology for Law Students
- Tax Theory
- Economics and politics

Section V: Course offer

§12 Minimum offer, maximum number of participants, revision courses

- (1) The courses according to §§7, 8 and 10 are to be offered in such numbers that the students can complete the respective part of the study programme – regardless of the semester in which they started the diploma programme – within the duration specified in §2 par. 3.
- (2) Practical courses from each of the subject according to §7 no. 3 and 4 and according to §8 no. 1 to 10 as well as seminars from these subjects and from the subject according to §8 no. 11 must be offered in sufficient numbers in each semester.
- (3) In each semester at least one two-hour Working Group in Academic Legal Writing must be offered.
- (4) Lectures or lectures with integrated practical parts must be offered in at least 10 elective subjects of §11 par. 1 in every academic year.
- (5) When assessing and meeting the demand, the maximum number of participants is 30 for seminars and practical training courses and 40 for practical courses and lectures with integrated practical parts- requirement
- (6) Other courses are to be offered according to the demand and financial possibilities.
- (7) Revision courses amount to 0.5 ECTS-Credits per semester hour. Positive evaluation reads “participated with success”.

Part III: Examination regulations

§13 Diploma examinations

- (1) A diploma examination is required for each part of the diploma programme.
- (2) Each diploma examination consists – without prejudice to §17 par. 5 in conjunction to §7 par. 2 of the “Study Law Regulations” statute part in the currently valid version of the University of Innsbruck Bulletin of 15 July 2015, Issue 78, No. 511 – of partial examinations before individual examiners. The examinations of the second part of the study programme are subject examinations. In the first and the third part of the study programme, examinations are subject or course examinations.
- (3) Positive evaluations of all parts of a diploma examination concludes the corresponding part of the study programme.

§14 Subject examinations

- (1) Subject examinations serve to demonstrate knowledge and skills in a subject. With regards to the contents and scope of the examination, the ECTS-Credits allocated to the respective subject by the curriculum have to be considered.
- (2) If a subject examination of a diploma examination consists of a written and oral part, the oral part may only be taken once the written part has been positively evaluated.
- (3) Written parts of subject examinations are held as written exams. Their subject matter has to be one or more practical legal cases or theoretical topics. The exam takes three hours.

§15 Course examinations

- (1) Course examinations serve to demonstrate knowledge and skills acquired in a single course.
- (2) In courses with continuous assessment, evaluation of students is based on participants' regular written and oral contributions (accompanying examination); in other courses, it is based on a single examination at the end of the course (final examination course).
- (3) Final examinations may, in consideration of the subject-specific and didactic requirements, be held in written or oral form. The examination form is to be announced by the instructor before the start of the semester.
- (4) Lectures with integrated practical parts, practical courses, seminars and practical training courses are courses with continuous performance assessment.

§16 First diploma examination

- (1) The first diploma examination consist of final course examinations and subject examinations.
- (2) Final course examinations are to be taken for the following lectures:
 1. Introduction to Law (§7 no. 1)
 2. Legal Methods and their Application (§7 no. 2)
- (3) Oral subjects examinations are to be taken for the following subjects:
 1. Roman Private Law (§7 no. 3)
 2. History of Law (§7 no. 4)
- (4) Subject examinations may be taken at the end of the first semester at the earliest.
- (5) Before taking the subject examinations in Roman Private Law or History of Law, students have to proof successful participation in a two-hour practical course in the respective subject.

§17 Second diploma Examination

- (1) The second diploma examination consists of subject examinations that are held either as written and oral examinations or as oral examinations only.
- (2) Subject examinations in the following subjects are to be taken in both written and oral form:
 1. Private Law and Private International Law (§8 no. 1)
 2. Theory of States and Theory of Constitutions (§8 no. 5)
 3. Administrative Sciences and Administrative Law (§8 no. 6)
 4. Criminal Law and Procedure (§8 no. 10)
- (3) Subject examinations in the following subjects are to be taken orally:
 1. Business Law, Company Law and the Law of the Capital Market (§8 no. 2)
 2. Civil Procedure (§8 no. 3)
 3. Labour Law and Social Law (§8 no. 4)
 4. Financial Law (§8 no. 7)
 5. European Law (§8 no. 8)
 6. Public International Law (§8 no. 9)
 7. Philosophy, Theory and Methods in Law (§8 no. 11)
- (4) Subject examinations acc. to par. 2 may be taken at the earliest after the expiration of the extension date acc. to §61 par. 2 Universities Act 2002 of the first semester of the second part of the study programme.
- (5) Students in the first part of the study programme may pass practical courses from the second part of the study programme, starting in the semester in which they have only one partial examination left for the completion of the first diploma examinations.

§18 Third diploma examination

- (1) The third diploma examination consist of course examinations in the linked subjects selected by the students from §§10 and 11 as well as of examinations in the free elective subjects chosen by the students.
- (2) If at least 20 ECTS-Credits are passed from one and the same group of electives, a specialisation proof is noted in the certificate for the third diploma examination acc. to §10.
- (3) The examinations from the individual elective subjects acc. to §11 par. 2 as well as the free elective subjects are to be taken in accordance with the relevant study regulations. These examinations are to be stated in the certificate for the third diploma examination.
- (4) Starting in the semester in which they have only three partial examinations left for the completion of the second part of the study programme, students may pass course examinations from the linked elective subjects acc. to §§10 and 11. Exempt are elective subjects which are advanced courses of or a specialisation in the subjects that haven't yet been successfully completed in the second part of the study programme.
- (5) Students in the first or second part of the study programme may pass course examinations are take courses in the free elective subjects. Exempt are subjects or courses which are a specialisation or advanced courses for not yet passed subjects of the first or second part of the study programme.
- (6) The last course examination for the third diploma examination may only be taken once the second diploma examination has been successfully completed.

§19 Examinations in elective subjects

The students are entitled to take examinations for optional subjects (§3 par. 3) as specified by the relevant study regulations. Upon request, such examinations are to be listed in the certificate for the third diploma examination.

§20 Diploma Thesis

- (1) The diploma thesis is a scientific paper that serves to demonstrate the ability to address a scientific topic independently and competently in terms of content and method. The topic for the Diploma Thesis is to be taken from the compulsory subjects acc. to §7 no. 3 and 4 as well as §8 no. 1 to 11 and the elective subjects acc. to §§ 10 and 11 par. 1. The topic of the Diploma Thesis must be related to law.
- (2) The Diploma Thesis can be written in the second or third part of the study programme. Working on the topic of the Diploma Thesis must be possible and reasonable within six months. The completed Diploma Thesis must be evaluated within two months after submission.

§21 Conclusion of the study programme

The Diploma Programme in Law is completed once the three diploma examinations and the Diploma Thesis have been evaluated positively.

§22 Academic degree

Graduates of the Diploma Programme in Law at the University of Innsbruck are awarded the academic degree of “Magistra der Rechtswissenschaften” or of “Magister der Rechtswissenschaften”. In Latin, the terms are “Magistra iuris” or “Magister iuris”, short “Mag. iur”.

Part IV: Concluding and transitional provisions

§23 References

References without any additional description refer to the provisions of this curriculum.

§24 Coming into force and out of force

- (1) This curriculum is effective as of 1 October 2001.
- (2) §9a, and the preceding heading, as published in the version of the University of Innsbruck Bulletin of 8 June 2011, Issue 26, No 437, takes effect on 1 October 2011 and applies to students beginning their studies as of winter semester 2011/2012.
- (3) §9a, and the preceding heading, as published in the version of the University of Innsbruck Bulletin of 8 June 2011, Issue 26, No 437, ceases to be effective after 31 December 2015.
- (4) The changed names of the sections preceding the headings of §10 as well as after §§ 11 and 13 in the version of the University of Innsbruck Bulletin of 8 June 2011, Issue 26, No. 437 come into effect as of 1 October 2011 and cease to be effective after 31 December 2015.
- (5) The changes of the curriculum in the version of the University of Innsbruck Bulletin of 7 May 2015, Issue 30, No. 390 come into force as of 1 October 2015 and are to be applied to all students.
- (6) The changes of the curriculum in the version of the University of Innsbruck Bulletin of 21 June 2016, Issue 43, No. 485 come into effect as of 1 October 2016 and are – with the exception of §9a – to be applied to all students. §9a in the version of this University of Innsbruck Bulletin is to be applied to all students who have started their studies as of the winter semester 2016/17 as well as to all students who have not yet completed the courses of the studies induction and orientation stage acc. to the previous regulations at this point in time.
- (7) The changes of the curriculum in the version of the University of Innsbruck Bulletin of 12 April 2019, Issue 36, No. 387 come into effect as of 1 October 2019 and are to be applied to all students.
- (8) The changes of the curriculum in the version of the University of Innsbruck Bulletin of 28 June 2019, Issue 69, No. 615 come into effect as of 1 October 2019 and are to be applied to all students.
- (9) The changes of the curriculum in the version of the University of Innsbruck Bulletin of 30 April 2002, Issue 35, No. 346 come into effect as of 1 October 2020.
- (10) The changes of the curriculum in the version of the University of Innsbruck Bulletin of 28 June 2023, Issue 54, No. 625 come into effect as of 1 October 2023.

§25 Transitional provisions for the curriculum of 2001

- (1) Students who began their study programme before this curriculum became effective can continue and conclude their programme as per the curriculum for the Diploma Programme in Law at the University of Innsbruck, University of Innsbruck Bulletin, academic year 1993/94 No 298, within the following periods:
 1. If the first part of the study programme is not yet complete, a maximum of three additional semesters may be taken to complete it; for completion of the second part of the study programme, a maximum of seven additional semesters may be taken.
 2. If the second part of the study programme is not yet complete, a maximum of seven additional semesters may be taken to complete it.
- (2) During the time periods specified in paragraph 1, sufficient courses according to the previous curriculum are to be offered, provided that they are not already offered by the provisions of this curriculum. (§§11, 13, 17).
- (3) Students who do not successfully complete a part of the diploma programme within the period specified by par. 1 can only continue and complete their diploma programme according to this curriculum.

- (4) Students as per par. 1 may at any time voluntarily choose to follow the new curriculum. This decision is final.
- (5) To transfer to the new curriculum (par. 3 and 4), the following applies:
 1. Students still in the first part of the study programme change to the first part of the new study programme.
 2. Students who have already completed the first part of their study programme or who are in the second part of it may choose to change to the first or second part of the new study programme. If students change to the second part, they are required to complete examinations for the subjects “Legal Research Skills” (§21 par. 2b) and “Criminal Law and Criminal Proceedings Law” (§21 par. 3c).
- (6) For students who change to the new study programme, the provision stipulating that subject examinations may be taken at the end of the first semester of the relevant part of the study programme at the earliest does not apply (§21 par. 4, 22 par. 4).
- (7) Recognition of examinations taken in accordance with the previous curriculum (par. 1) is determined by decree of the curriculum committee as per UniStG § 59 par. 1.

§26 Transitional provisions for the curriculum of 2016

Students who have started the study programme before the winter semester of 2016/17 the limitation of ECTS-Credits that may be passed before completion of the studies induction and orientation stage acc. to §9a par.3 in the version of the University of Innsbruck Bulletin of 21 June 2016, Issue 43, No. 485 is not to be applied before 30 November 2017. After that point in time more courses and examinations may only be taken after successful completion of the whole studies induction and orientation stage.

§27 Transitional provisions for the curriculum of 2020

- (1) The curriculum in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 346 (thereafter referred to as curriculum of 2020) applies to all students who are admitted to the Diploma Programme in Law as of the winter semester of 2002/21.
- (2) Students who have started the diploma programme acc. to the curriculum of 1 October 2001, published in the University of Innsbruck Bulletin of 19 July 2001, Issue 38, No. 731, last amended as published in the University of Innsbruck Bulletin of 28 June 2019, Issue 69, No. 615, are entitled from this point in time onwards to complete the first part of this study programme within a maximum of four semesters, the second part of the study programme within a maximum of eight semesters and the third part of the study programme within a maximum of four semesters.
- (3) If a part of the Diploma Programme in Law is not completed in time acc. to par. 2, the students are subject to the curriculum of 2020 for their further studies. In addition, students are entitled acc. to par. 2 to subject to the curriculum of 2020 on a voluntary basis within the admission period.

Appendix 1: Recognition regulations acc. to §78 par. 1 Universities Act 2002 (Curriculum 2019)

- (1) Examinations acc. to the curriculum for the Bachelor's Programme in Business Law, University of Innsbruck Bulletin of 7 May 2015, Issue 34, No. 394 in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 344 are recognised acc. to §78 par. 1 Universities Act 2002 as follows for the Diploma Programme in Law, University of Innsbruck Bulletin of 19 July 2001, Issue 38, No. 731 in the version of the University of Innsbruck Bulletin of 12 April 2019, Issue 36, No. 387:

	Curriculum for the Bachelor's Programme in Business Law in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 344	Curriculum for the Diploma Programme in Law in the version of the University of Innsbruck Bulletin of 12 April 2019, Issue 36, No. 387
1.	Compulsory Module: Private Law (§8 no. 3) – 22.5 ECTS-Credits and Compulsory Module: Constitutional and Administrative Law (§8 no. 6) – 15 ECTS-Credits	VO Introduction to Law (§10 par. 1 no.1) – 5 ECTS-Credits
2.	Compulsory Module: Introduction to Management (§8 no. 12) – 7.5 ECTS-Credits and Compulsory Module: Accounting 1: Financial Accounting (§8 no. 14) – 7.5 ECTS-Credits or Compulsory Module: Accounting 2: Management Accounting (§8 no. 15) – 7.5 ECTS-Credits	Economics (§10 par. 1 no. 6) – 10 ECTS-Credits
3.	Compulsory Module: Corporate Law (§8 no. 11 lit. a and b) – 10 ECTS-Credits and VO Banking and Capital Markets (§9 no. 2 lit. b) – 2 ECTS-Credits	Corporate Law, Company Law and the Law of the Capital Market (§12 no. 2) – 12 ECTS-Credits
4.	Compulsory Module: Labour and Social Law (§8 no. 2) – 12.5 ECTS-Credits	Labour and Social Law (§12 no. 4) – 12.5 ECTS-Credits
5.	Compulsory Module: Tax Law (§8 no. 8) – 10 ECTS-Credits	Financial Law (§12 no. 7) – 6 ECTS-Credits
6.	Compulsory Module: European Law (§8 no. 5) – 7.5 ECTS-Credits	European Law (§12 no. 8) – 7.5 ECTS-Credits
7.	UE Private Law (§ 8 Z 3 lit. h) – 2 ECTS-AP	Civil Law (Practical Course) (§12 no. 10) – 2 ECTS-Credits
8.	UE Public Law (§8 no. 6 lit. e) – 3 ECTS-Credits	Constitutional Law (Practical course) (§ 12 Z 11) – 2 ECTS-Credits or Tutorial in Administrative Law (Practical Course) (§ 12 no. 11) – 2 ECTS-Credits

- (2) The examinations passed acc. to the curriculum for the Master's Programme in Business Law, University of Innsbruck Bulletin of 24 June 2016, Issue 44, No. 488 in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 345 are recognised acc. to §78 par. 1 Universities Act 2002 as follows for the Diploma Programme in Law, University of Innsbruck Bulletin of 19 July 2001, Issue 38, No. 731 in the version of the University of Innsbruck Bulletin of 12 April 2019, Issue 36, No. 387:

	Curriculum for the Master's Programme in Business Law in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 345	Curriculum for the Diploma Programme in Law in the version of the University of Innsbruck Bulletin of 12 April 2019, Issue 36, No. 387
1.	Compulsory Module: Civil Procedure Law (§7 par. 1 no. 3) – 7.5 ECTS-Credits and VO Procedures except Litigation (in particular land register and company register procedures) (§7 par. 2, no. 8 lit. c) – 1.5 ECTS-Credits	Civil Law Procedure (§5 no. 3) – 12 ECTS-Credits
2.	VO Philosophy, Theory and Methods of Law (§7 par. 2 no. 5 lit. b) – 4 ECTS-Credits	Philosophy of Law (§5 no. 11) – 4 ECTS-Credits

Appendix 2: Recognition regulations acc. to §78 par. 1 Universities Act 2002 (Curriculum 2020)

- (1) Examinations acc. to the curriculum for the Bachelor's Programme in Business Law, University of Innsbruck Bulletin of 7 May 2015, Issue 34, No. 394 in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 344 are recognised acc. to §78 par. 1 Universities Act 2002 as follows for the Diploma Programme in Law, University of Innsbruck Bulletin of 19 July 2001, Issue 38, No. 731 in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 346:

	Curriculum for the Bachelor's Programme Business Law in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 344	Curriculum for the Diploma Programme Law in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 346
1.	Compulsory Module: Private Law (§8 no. 3) – 22.5 ECTS-Credits and Compulsory Module: Constitutional and Administrative Law (§8 no. 6) – 15 ECTS-Credits	Introduction to Law (§7 no. 1) – 6 ECTS-Credits
2.	Corporate Company Law (§8 no. 11 lit. a and b) – 10 ECTS-Credits and VO Banking and Capital Markets (§9 no. 2 lit. b) – 2 ECTS-Credits	Corporateforgan Law, Company Law and the Law of the Capital Market (§8 no. 2) – 12 ECTS-Credits
3.	Compulsory Module: Labour and Social Law (§8 no. 2) – 12.5 ECTS-Credits	Labour Law and Social Law (§8 no. 4) – 12.5 ECTS-Credits
4.	Compulsory Module: Tax Law (§8 no. 8) – 10 ECTS-Credits	Financial Law (§8 no. 7) – 6 ECTS-Credits
5.	Compulsory Module: European Law (§8 no. 5) – 7.5 ECTS-Credits	European Law (§8 no. 8) – 7.5 ECTS-Credits
6.	UE Private Law (§8 no. 3 lit. e) – 2 ECTS-Credits	Practical Course in Civil Law (§8 no. 12) – 2 ECTS-Credits
7.	UE Public Law (§8 no. 6 lit. e) – 3 ECTS-Credits	Practical Course in Constitutional Law (§8 no. 12) – 2 ECTS-Credits or Practical Course in Administrative Law (§8 no. 12) – 2 ECTS-Credits

- (2) The examinations passed acc. to the curriculum for the Master's Programme in Business Law, University of Innsbruck Bulletin of 24 June 2016, Issue 44, No. 488 in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 345 are recognised acc. to §78 par. 1 Universities Act 2002 as follows for the Diploma Programme in Law, University of Innsbruck Bulletin of 19 July 2001, Issue 38, No. 731 in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 346:

	Curriculum for the Master's Programme in Business Law in the version of the University of Innsbruck Bulletin of 30 April 2002, Issue 25, No. 345	Curriculum for the Diploma Programme in Law in the version of the University of Innsbruck Bulletin of 30 April 2020, Issue 25, No. 346
1 .	Compulsory Module: Civil Procedure Law (§7 par. 1 no. 3) – 7.5 ECTS-Credits and VO Procedures except Litigation (in particular land register and company register procedures) (§7 par. 2 no. 8 lit. c) – 1.5 ECTS-Credits	Civil Procedure (§8 no. 3) – 12 ECTS-Credits
2 .	VO Philosophy, Theory and Methods of Law (§7 par. 2 no. 5 lit. b) – 5 ECTS-Credits	Philosophy, Theory and Methods of Law (§8 no. 11) – 5 ECTS-Credits