

<b>State Commercial Court Procedural Law</b>					
<b>module code</b>	<b>student workload</b>	<b>credits</b> (according to ECTS)	<b>semester</b>	<b>frequency</b>	<b>duration</b>
LAW407	77 hours	4.2	4 <sup>th</sup> Semester	Even Semester	1 semester
<b>1</b>	<b>Types of courses</b> a) Contextual Teaching b) Hybrid Learning	<b>contact hours</b>  35 hours	<b>independent study</b>  42 hours	<b>class size</b> 40 students	
<b>5</b>	<b>Prerequisites for participation</b>  State Administrative Law Civil Procedural Law				
<b>2</b>	<b>Learning outcomes</b>  1. Able to understand the settlement of cases in the State Administrative Court 2. Able to identify the subject of the dispute, the object of the State Administrative dispute, the criteria and characteristics of the State Administrative dispute 3. Able to arrange lawsuits and evidence in dispute resolution at the State Administrative Court 4. Able to speak at the State Administrative Court in a real trial				
<b>3</b>	<b>Subject aims</b>  1. Provide an overview of the special nature of procedural law in general and the characteristics of the procedural law of state administrative courts, administrative efforts, basic definitions and proceedings in the State Administrative Courts based on the systematics of the laws and regulations that govern them  2. Students are expected to be able to describe the principles of procedural law in general and the procedural law of the state administrative court in particular, as well as understand the proceedings in the state administrative court				
<b>4</b>	<b>Teaching methods</b>  Lecture Class, Forum Group Discussion and Presentation				
<b>6</b>	<b>Assessment methods</b>  Attendance = 10% Midterm Exam = 30% Final Exam = 40% Task = 20%				
<b>8</b>	<b>This module is used in the following degree programmes as well</b>				
<b>10</b>	<b>Responsibility for module</b>  Sri Redjeki, S.H, M.H				
<b>11</b>	<b>Other information</b>				

