

Amtliches Mitteilungsblatt



Juristische Fakultät

Fachspezifische Studien- und Prüfungsordnung für den internationalen weiterbildenden Masterstudiengang International Dispute Resolution (LL.M.)

Herausgeber:	Die Präsidentin der Humboldt-Universität zu Berlin Unter den Linden 6, 10099 Berlin	Nr. 30/2021
Satz und Vertrieb:	Abteilung Kommunikation, Marketing und Veranstaltungsmanagement	30. Jahrgang/30. Juli 2021

Fachspezifische Studienordnung für den internationalen weiterbildenden Masterstudiengang „International Dispute Resolution“ (LL.M.)

Gemäß § 17 Abs. 1 Ziffer 3 der Verfassung der Humboldt-Universität zu Berlin in der Fassung vom 24. Oktober 2013 (Amtliches Mitteilungsblatt der Humboldt-Universität zu Berlin Nr. 47/2013) hat der Fakultätsrat der Juristischen Fakultät am 20. Mai 2021 die folgende Studienordnung erlassen*:

- § 1 Anwendungsbereich
- § 2 Beginn des Studiums
- § 3 Ziele des Studiums
- § 4 Module des Studiums
- § 5 In-Kraft-Treten

Anhang 1: Modulbeschreibungen (Appendix 1:
Module descriptions)

Anhang 2: Idealtypischer Studienverlaufsplan
(Appendix 2: Typical study plan)

§ 1 Anwendungsbereich

Diese Studienordnung enthält die fachspezifischen Regelungen für den internationalen weiterbildenden Masterstudiengang International Dispute Resolution. Sie gilt in Verbindung mit der fachspezifischen Prüfungsordnung für den internationalen weiterbildenden Masterstudiengang International Dispute Resolution und der Fächerübergreifenden Zulassungs-, Studien- und Prüfungsordnung der Humboldt-Universität zu Berlin (ZSP-HU) in der jeweils geltenden Fassung.

§ 2 Beginn des Studiums

Das Studium kann zum Wintersemester aufgenommen werden.

§ 3 Ziele des Studiums

(1) Das Studium zielt auf die forschungsbasierte Vermittlung von vertieftem und spezialisiertem Wissen im Themenfeld der internationalen Streitbeilegung sowie dem Erwerb der nötigen Fähigkeiten um dieses Wissen praktisch anzuwenden. Der besondere Schwerpunkt des Studiums liegt auf der internationalen Schiedsgerichtsbarkeit, einschließlich Handels-, Investitions- und zwischenstaatlichen Schiedsverfahren. Im Fokus stehen weiterhin internationale Verfahren vor staatlichen Gerichten, sowie Mediationsverfahren und Verhandlungsführung mit internationalem Bezug. Die Studierenden erhalten zudem die Möglichkeit, ihre

Kenntnisse in verschiedenen materiellen Rechtsordnungen zu erweitern, die in der internationalen Streitbeilegung regelmäßig Anwendung finden.

(2) Unterrichtssprache sowie Prüfungssprache ist die englische Sprache.

(3) Der erfolgreiche Abschluss des Studiums qualifiziert für eine berufliche Tätigkeit in Anwaltskanzleien, Unternehmen, Schiedsinstitutionen sowie staatlichen und nichtstaatlichen Organisationen.

§ 4 Module des Studiums

Im internationalen weiterbildenden Masterstudiengang International Dispute Resolution müssen insgesamt 60 Leistungspunkte (LP) erworben werden. Der Pflichtbereich umfasst 6 Module mit insgesamt 35 LP sowie die Masterarbeit und ihre Verteidigung mit insgesamt 15 LP. Der Fachliche Wahlpflichtbereich umfasst 5 Module, von denen zwei im Umfang von insgesamt 10 LP absolviert werden müssen.

(a) Pflichtbereich (50 LP)

Modul 1: Arbitration, 8 LP
Modul 2: Private International Law, 5 LP
Modul 3: ADR Methods, 5 LP
Modul 4: Specific Areas of Arbitration, 7 LP
Modul 5: Introduction to Academic Writing and Case Analysis, 5 LP
Modul 6: International Investment Law and Arbitration, 5 LP
Masterarbeit und Verteidigung, 15 LP

(b) Fachlicher Wahlpflichtbereich (10 LP)

Modul 7: Written Advocacy Skills for Counsel and Arbitrator, 5 LP
Modul 8: Oral Advocacy Skills for Counsel and Arbitrator, 5 LP
Modul 9: Internship, 5 LP
Modul 10: Legal Negotiations, 5 LP
Modul 11: New Areas of Practice in International Dispute Resolutions, 5 LP

§ 5 In-Kraft-Treten

Diese Studienordnung tritt am Tage nach ihrer Veröffentlichung im *Amtlichen Mitteilungsblatt der Humboldt-Universität zu Berlin* in Kraft.

* Die Universitätsleitung hat die Studienordnung am 22. Juli 2021 bestätigt.

Anhang 1: Modulbeschreibungen (Appendix 1: Module descriptions)

Abbreviations:

SWS: Contact hours per week; VL: Lecture; CO: Colloquium; E: Exercise; SE: Seminar; TU: Tutorial;

Module 1: Arbitration			Credit Points: 8
Learning objectives:			
<p>To introduce the students to the principles of international arbitration, with the primary focus being on commercial arbitration, as well as on domestic arbitration in Germany. This course covers the theory of international arbitration and equips the students with knowledge that will provide a sound basis for practice in this area of law.</p>			
The students shall:			
<ul style="list-style-type: none"> - Learn about the theory of international arbitration with the primary focus on commercial arbitration; - Understand the historical and international context in which international arbitration operates; - Be able to identify and critically analyze the basic principles of international commercial arbitration and apply them to concrete problems; - Obtain knowledge of international arbitration in the context of other forms of dispute resolution; - Become adept at understanding and interpreting the statutory regime applicable to international arbitration in various jurisdictions; - Become familiar with the different bodies of rules, soft law and statutory regulations relevant for international arbitration; and - Be able to describe the process and procedure of an international arbitration and the recognition and enforcement of arbitral awards. 			
Prerequisites: None			
Teaching format	Hours per week, workload in hours	Credit Points and prerequisite for granting	Topics, content
Lecture (VL)	<u>2 SWS</u> <u>75 hours</u> 25 hours presence in class (attendance), 50 hours preparation	3 credit points, participation	Arbitration Possible topics: Main features of international arbitration, the dispute resolution toolbox, introduction to domestic arbitration in Germany, controlling access to courts and arbitral tribunals, arbitrability and other basic principles of international arbitration, arbitration agreements, applicable law, selection and constitution of the arbitral tribunal, arbitral process, taking of evidence, making of an arbitral award and termination of proceedings.
Lecture (VL)	<u>2 SWS</u> <u>75 hours</u> 25 hours presence in class (attendance), 50 hours preparation	3 credit points, participation	Advanced Arbitration Possible topics: Legal status of the arbitral award, challenge of an arbitrator, setting aside of arbitral awards, recognition and enforcement of arbitral awards, complex disputes incl. multi-party arbitrations, interim relief in arbitration.
Final exam	<u>50 hours</u> 120 minutes written exam or 20 minutes oral exam, and preparation	2 credit points, pass	
Start of the module	Winter semester		
Duration of the module	One semester		

Module 2: Private International Law			Credit Points: 5
Learning objectives:			
<p>To explore the current development of private international law in the European Union. This course highlights the main concepts and principles of private international law and provides a detailed analysis of the primary sources of law: the Rome I and Rome II Regulations. In addition, the basic concepts of German private international law and the international aspects of the main fields of commercial law (international sale of goods, corporate, competition, intellectual property) are explained.</p>			
The students shall:			
<ul style="list-style-type: none"> - Learn about the concepts, functions and basic principles of private international law; - Be able to identify the legal and factual circumstances relevant for establishing the applicable law in international situations; and - Learn to apply their knowledge to identify and solve concrete problems that may arise in cross border transactions. 			
Prerequisites: None			
Teaching format	Hours per week, workload in hours	Credit Points and prerequisite for granting	Topics, content
Lecture (VL)	<u>1 SWS</u> <u>50 hours</u> 15 hours presence in class (attendance), 35 hours preparation	2 credit points, participation	Private International Law in the European Union Possible topics: Problems in international transactions and potential solutions, basic concepts of private international law, sources of private international law, uniform substantive laws, party autonomy and its limits in selecting the applicable law, applicable law in the absence of choice, protection of weaker parties, the law applicable to non-contractual obligations.
Lecture (VL)	<u>1 SWS</u> <u>25 hours</u> 15 hours presence in class (attendance), 10 hours preparation	1 credit point, participation	International Commercial Law Possible topics: CISG, company law, competition law, intellectual property.
Final exam	<u>50 hours</u> 120 minutes written exam or 20 minutes oral exam, and preparation	2 credit points, pass	
Start of the module	Winter semester		
Duration of the module	One semester		

Module 3: ADR Methods		Credit Points: 5	
Learning objectives:			
<p>To familiarize the students with the field of Alternative Dispute Resolution (ADR) and to equip them with the practical skills to navigate a conflict management system in international situations, including how to address the intercultural challenges between disputing parties. The key focus of the course is commercial mediation and adjudication. The course combines the necessary theoretical knowledge with the relevant practical skills to enable students to identify a suitable dispute resolution procedure and support the parties in the resolution of a dispute.</p>			
The students shall:			
<ul style="list-style-type: none"> - Learn about the theory of Alternative Dispute Resolution (ADR), with particular focus on commercial mediation and adjudication; - Be able to identify and determine the most suitable dispute resolution procedure and navigate a conflict management system in a given practical scenario; - Acquire awareness of intercultural challenges in international dispute resolution and be able to professionally address them; and - Be able to prepare client advice outlining the advantages and disadvantages of different ADR methods. 			
Prerequisites: None			
Teaching format	Hours per week, workload in hours	Credit Points and prerequisite for granting	Topics, content
Colloquium (CO)	<u>1 SWS</u> <u>50 hours</u> 15 hours presence in class (attendance), 35 hours preparation and special task	2 credit points; participation (1 credit point), 15 minutes oral presentation in mock mediation (1 credit point)	Mediation Possible topics: Introduction to mediation and its principles, the structure and conduct of a mediation, dispute resolution clauses and the role of institutions, preparing for mediation: the role of the lawyer, cross-cultural aspects of dispute resolution, political mediation.
Colloquium (CO)	<u>1 SWS</u> <u>25 hours</u> 15 hours presence in class (attendance), 10 hours preparation	1 credit point, participation	Adjudication Possible topics: Basic features of adjudication, FIDIC claim management, dispute adjudication procedure, the DAB decision.
Final exam	<u>50 hours</u> 120 minutes written exam or 20 minutes oral exam, and preparation	2 credit points, pass	
Start of the module	Summer semester		
Duration of the module	One semester		

Module 4: Specific Areas of Arbitration			Credit Points: 7
Learning objectives:			
To teach and further develop understanding of the foundations of international arbitration in specific practice areas and to examine selected arbitration rules. This course is specifically designed to familiarize the students with the practical challenges of international commercial arbitration and with best practices.			
The students shall:			
<ul style="list-style-type: none"> - Obtain a good command of various arbitration rules and can characterize the key features of arbitration proceedings; - Be able to give practical advice and draft an arbitration agreement; - Understand the specifics of international arbitration in selected geographical regions, markets or commercial sectors; and - Be able to apply their knowledge to a practical scenario and solve basic legal problems that may arise in international arbitration. 			
Prerequisites: None			
Teaching format	Hours per week, workload in hours	Credit Points and prerequisite for granting	Topics, content
Lecture (VL)	<u>2 SWS</u> <u>50 hours</u> 25 hours presence in class (attendance), 25 hours preparation	2 credit points, participation	Lecture series on the specifics of arbitration in selected areas Possible topics: Arbitrating disputes in construction, joint ventures, post M&A; sports and dispute resolution; costs of arbitration; negotiating and drafting arbitration agreements; arbitration in Asia, Latin America, CEE, Africa and emerging markets.
Colloquium (CO) or Seminar (SE)	<u>2 SWS</u> <u>75 hours</u> 25 hours presence in class (attendance), 50 hours preparation and special task	3 credit points; participation (2 credit points), 15 minutes oral presentation in mock arbitration (1 credit point)	Arbitration rules Possible topics: Arbitration under different arbitration rules: DIS, UNCITRAL, ICC, LCIA, AAA, CIETAC, SIAC, SCC; institutional practice.
Final exam	<u>50 hours</u> 120 minutes written exam or 20 minutes oral exam, and preparation	2 credit points, pass	
Start of the module	Winter semester		
Duration of the module	One semester		

Module 5: Introduction to Academic Writing and Case Analysis			Credit Points: 5
Learning objectives:			
To familiarize the students with the requirements and standards of writing academic papers in preparation for the Master thesis, and to teach the students a case solving method based on the <i>Gutachtenstil</i> (the analytical style of writing and reasoning employed by German legal practitioners).			
The students shall:			
<ul style="list-style-type: none"> - Learn how to apply the case solving method to a specific problem; - Improve their critical thinking in a legal context; and - Be able to competently select a topic for the Master thesis, to research effectively and to structure arguments logically. 			
Prerequisites: None			
Teaching format	Hours per week, workload in hours	Credit Points and prerequisite for granting	Topics, content
Seminar (SE)	<u>1 SWS</u> <u>100 hours</u> 15 hours presence in class (attendance), 85 hours preparation and special task	4 credit points; participation (1 credit point), essay consisting of max. 10 pages (3 credit points)	Academic research and preparation of a short academic paper.
Tutorial (TU)	<u>1 SWS</u> <u>25 hours</u> 15 hours presence in class (attendance), 10 hours preparation	1 credit point, participation	Case solving based on the <i>Gutachtenstil</i> approach.
Final exam			None
Start of the module	Winter semester		
Duration of the module	One semester		

Module 6: International Investment Law and Arbitration			Credit Points: 5
Learning objectives:			
<p>To learn about the history of international investment law and to introduce the students to the principles and objectives of international investment law. This course focuses on investor-state dispute resolution and provides an in-depth analysis of the specific rights which international instruments grant to foreign investors and how those rights have been applied by arbitral tribunals. In addition, the subject of investor-state arbitration and the current developments of ISDS are discussed.</p>			
The students shall:			
<ul style="list-style-type: none"> - Learn about the concepts, functions and basic principles of international investment law; - Be able to identify and characterize the different rights of a foreign investor under international instruments such as, e.g., BITs; and - Learn how to analyze the relevant legal sources and case law and be able to independently follow the discussion on the modernization of ISDS. 			
Prerequisites: None			
Teaching format	Hours per week, workload in hours	Credit Points and prerequisite for granting	Topics, content
Lecture (VL)	<u>1 SWS</u> <u>50 hours</u> 15 hours presence in class (attendance), 35 hours preparation	2 credit points, participation	International Investment Law Possible topics: Definition of investor, key concepts of investment, fair and equitable treatment, full protection and security, expropriation, compensation and defences, national treatment, most favored nation treatment, relationship between international investment law and human rights, obligations of the investor, negotiating BITs – interest and developments, discussion and analysis of selected cases.
Colloquium (CO) or Seminar (SE)	<u>1 SWS</u> <u>25 hours</u> 15 hours presence in class (attendance), 10 hours preparation	1 credit point, participation	Investor-State Arbitration Possible topics: Overview of investor-state arbitration, commencement of investor-state arbitration, prerequisites to arbitration, third-party funding, ICSID, PCA, ISDS reform.
Final exam	<u>50 hours</u> 120 minutes written exam or 20 minutes oral exam, and preparation	2 credit points, pass	
Start of the module	Winter semester		
Duration of the module	One semester		

Module 7: Written Advocacy Skills for Counsel and Arbitrator			Credit Points: 5
Learning objectives:			
To impart practical knowledge and skills for acting as a party representative or arbitrator in international arbitration proceedings.			
The students shall:			
<ul style="list-style-type: none"> - Acquire the knowledge and skills necessary for participating in the written stages of international arbitration; and - Be able to independently draft basic submissions or other case-relevant correspondence. 			
Prerequisites: None			
Teaching format	Hours per week, workload in hours	Credit Points and prerequisite for granting	Topics, content
Seminar (SE)	<u>1 SWS</u> <u>25 hours</u> 15 hours presence in class (attendance), 10 hours preparation	1 credit point, participation	Possible topics: Form of written submissions in international arbitration, guidelines for effective written advocacy, drafting principles, preparing witness evidence, organizing and assisting in preparation of expert reports, obtaining and presenting documentary evidence, preparing procedural orders and arbitral awards.
Exercise (E)	<u>1 SWS</u> <u>100 hours</u> 15 hours presence in class (attendance), 85 hours preparation and special task	4 credit points; participation (1 credit point), essay consisting of max. 10 pages (3 credit points)	Intensive practical skills training in written advocacy.
Final exam	None		
Start of the module	Summer semester		
Duration of the module	One semester		

Module 8: Oral Advocacy Skills for Counsel and Arbitrator			Credit Points: 5
Learning objectives:			
To impart practical knowledge and advocacy skills for acting as a party representative or arbitrator in international arbitration proceedings.			
The students shall:			
<ul style="list-style-type: none"> - Acquire the knowledge and skills necessary for participating in case management conferences and in hearings during an international arbitration; and - Be able to independently present a persuasive argument orally, and competently use visual aids to support their presentation. 			
Prerequisites: None			
Teaching format	Hours per week, workload in hours	Credit Points and prerequisite for granting	Topics, content
Seminar (SE)	<u>1 SWS</u> <u>25 hours</u> 15 hours presence in class (attendance), 10 hours preparation	1 credit point, participation	Possible topics: Psychology of decision making, rhetoric rules, communication theories and techniques, thinking and arguing logically, verbal and non-verbal signals, practicalities of conducting witness examinations, opening and closing submissions.
Exercise (UE)	<u>1 SWS</u> <u>100 hours</u> 15 hours presence in class (attendance), 85 hours preparation and special task	4 credit points; participation (1 credit point), presentation max. 20 minutes (3 credit points)	Intensive practical skills training in oral advocacy.
Final exam	None		
Start of the module	Summer semester		
Duration of the module	One semester		

Module 9: Internship		Credit Points: 5			
Learning objectives:					
To gain practical work experience in the area of competent party representation and/or to carry out various roles in preparation for or assisting in international arbitration proceedings.					
Students shall acquire the practical knowledge and skills which can be applied in various areas as necessary throughout the conduct of an international arbitration proceeding.					
Prerequisites: None					
Teaching format	Hours per week, workload in hours	Credit Points and prerequisite for granting	Topics, content		
Internship	<u>125 hours</u> 125 hours attendance time	5 credit points, participation	Practical application of the areas of study of the IDR LL.M.		
Final exam	None				
Start of the module	Summer semester				
Duration of the module	One semester				

Module 10: Legal Negotiations			Credit Points: 5
Learning objectives:			
To impart practical knowledge and skills for conducting legal negotiations in an international context.			
The students shall:			
<ul style="list-style-type: none"> - Acquire the practical knowledge and skills necessary for negotiating in an international context; and - Be able to identify and apply key negotiation techniques and strategies. 			
Prerequisites: None			
Teaching format	Hours per week, workload in hours	Credit Points and prerequisite for granting	Topics, content
Seminar (SE)	<u>1 SWS</u> <u>25 hours</u> 15 hours presence in class (attendance), 10 hours preparation	1 credit point, participation	Possible topics: Shaping perceptions and achieving buy-in, key concepts: BATNA, ZOPA, wording and framing; increasing the total value of the deal, understanding the client.
Exercise (UE)	<u>1 SWS</u> <u>100 hours</u> 15 hours presence in class (attendance), 85 hours preparation and special task	4 credit points; participation (1 credit point), negotiation simulation (3 credit points)	Legal negotiation simulation – practical exercises consisting of various negotiation situations.
Final exam	None		
Start of the module	Summer semester		
Duration of the module	One semester		

Module 11: New Areas of Practice in International Dispute Resolution			Credit Points: 5
Learning objectives:			
To introduce the students to emerging areas of practice in IDR with a specific focus on international arbitration. To provide the students with necessary insights into relevant market practice and developments.			
Students shall acquire knowledge and skills in selected emerging practice areas.			
Prerequisites: None			
Teaching format	Hours per week, workload in hours	Credit Points and prerequisite for granting	Topics, contents
Seminar (SE)	<u>1 SWS</u> <u>25 hours</u> 15 hours presence in class (attendance), 10 hours preparation	1 credit point, participation	Possible topics: Option 1: New Technologies in Dispute Resolution Blockchain and arbitration, smart contracts, Online Dispute Resolution (ODR), legal enforceability issues, on-chain arbitration. Option 2: Environmental Law and Climate Change Disputes Climate change litigation, adopting and adapting arbitration for climate change disputes, transition to renewables in the energy sector, investor activism.
Exercise (UE)	<u>1 SWS</u> <u>100 hours</u> 15 hours presence in class (attendance), 85 hours preparation and special task	4 credit points; participation (1 credit point), presentation max. 20 minutes or essay with max. 10 pages (3 credit points)	Advanced practical exercise in the selected new areas of IDR.
Final exam	None		
Start of the module	Summer semester		
Duration of the module	One semester		

Anhang 2: Idealtypischer Studienverlaufsplan (Appendix 2: Typical study plan)

No	Module name	1 st Semester (WiSe)		2 nd Semester (SoSe)	
		SWS	Credit Points	SWS	Credit Points
1	Arbitration	4	8		
2	Private International Law	2	5		
3	ADR Methods			2	5
4	Specific Areas of Arbitration	4	7		
5	Introduction to Academic Writing and Case Analysis	2	5		
6	International Investment Law and Arbitration	2	5		
7	Written Advocacy Skills for Counsel and Arbitrator			(2)	(5)
8	Oral Advocacy Skills for Counsel and Arbitrator			(2)	(5)
9	Internship				(5)
10	Legal Negotiations			(2)	(5)
11	New Areas of Practice in International Dispute Resolution			(2)	(5)
12	Master Thesis				15
Total SWS		14		6	
Total Credit Points			30		30

Fachspezifische Prüfungsordnung für den internationalen weiterbildenden Masterstudiengang „International Dispute Resolution“ (LL.M.)

Gemäß § 17 Abs. 1 Ziffer 3 der Verfassung der Humboldt-Universität zu Berlin in der Fassung vom 24. Oktober 2013 (Amtliches Mitteilungsblatt der Humboldt-Universität zu Berlin Nr. 47/2013) hat der Fakultätsrat der Juristischen Fakultät am 20. Mai 2021 die folgende Prüfungsordnung erlassen*:

- § 1 Anwendungsbereich
- § 2 Regelstudienzeit
- § 3 Prüfungsausschuss
- § 4 Masterarbeit
- § 5 Abschlussnote
- § 6 Studienabschluss
- § 7 Akademischer Grad
- § 8 In-Kraft-Treten

Anlage: Übersicht über die Prüfungen

§ 1 Anwendungsbereich

Diese Prüfungsordnung enthält die fachspezifischen Regelungen für den internationalen weiterbildenden Masterstudiengang International Dispute Resolution. Sie gilt in Verbindung mit der fachspezifischen Studienordnung für den internationalen weiterbildenden Masterstudiengang International Dispute Resolution und der Fächerübergreifenden Zulassungs-, Studien- und Prüfungsordnung der Humboldt-Universität zu Berlin (ZSP-HU) in der jeweils geltenden Fassung.

§ 2 Regelstudienzeit

Der internationale weiterbildende Masterstudiengang International Dispute Resolution hat eine Regelstudienzeit von zwei Semestern.

§ 3 Prüfungsausschuss

Für die Prüfungsangelegenheiten des internationalen weiterbildenden Masterstudienganges International Dispute Resolution ist der Prüfungsausschuss der Juristischen Fakultät zuständig.

§ 4 Masterarbeit

Die Themen der Masterarbeit werden am 20. Februar ausgegeben. Die Bearbeitungszeit der Masterarbeit beträgt 16 Wochen. Die Arbeit soll einen Umfang von 100.000 Zeichen (ohne Leerzeichen) nicht überschreiten.

(2) Bestandene Masterarbeiten sind zu verteidigen. Die Verteidigung hat einen Umfang von 20 Minuten.

(3) Bei der Berechnung der Note der Masterarbeit werden die Note für den schriftlichen Teil und die Note für die Verteidigung im Verhältnis 5:1 gewichtet.

§ 5 Abschlussnote

(1) Die Abschlussnote des internationalen weiterbildenden Masterstudiengangs International Dispute Resolution wird aus den Noten der Modulabschlussprüfungen und der Note der Masterarbeit, gewichtet nach den gemäß Anlage für die Module und die Masterarbeit ausgewiesenen Leistungspunkten, berechnet.

(2) Modulabschlussprüfungen, die nicht benotet werden oder im Rahmen einer Anrechnung mangels vergleichbarer Notensysteme lediglich als „bestanden“ ausgewiesen werden, sowie die für die entsprechenden Module ausgewiesenen Leistungspunkte werden bei den Berechnungen nach Abs. 1 nicht berücksichtigt.

§ 6 Studienabschluss

Für einen Masterabschluss sind unter Einbeziehung des ersten berufsqualifizierenden Hochschulabschlusses in der Regel 300 Leistungspunkte erforderlich. Davon kann bei entsprechender Qualifikation der Studentinnen und Studenten im Einzelfall abgewichen werden.

§ 7 Akademischer Grad

Wer den internationalen weiterbildenden Masterstudiengang International Dispute Resolution erfolgreich abgeschlossen hat, erlangt den akademischen Grad „Master of Law“ (abgekürzt LL.M.).

§ 8 In-Kraft-Treten

Diese Prüfungsordnung tritt am Tage nach ihrer Veröffentlichung im *Amtlichen Mitteilungsblatt der Humboldt-Universität zu Berlin* in Kraft.

* Die Universitätsleitung hat die Prüfungsordnung am 22. Juli 2021 bestätigt.

Anhang: Übersicht über die Prüfungen (Appendix: Overview of examinations)

No.	Module name	Credit Points	Admission requirements for the examination	Type of examination, duration, scope, language of examination	Grading
Mandatory modules¹					
1	Arbitration	8	None	Written exam, 120 min or oral exam, 20 min, English	Yes
2	Private International Law	5	None	Written exam, 120 min or oral exam, 20 min, English	Yes
3	ADR Methods	5	None	Written exam, 120 min or oral exam, 20 min, English	Yes
4	Specific Areas of Arbitration	7	None	Written exam, 120 min or oral exam, 20 min, English	Yes
5	Introduction to Academic Writing and Case Analysis	5	There is no final exam for this module		
6	International Investment Law and Arbitration	5	None	Written exam, 120 min or oral exam, 20 min, English	Yes
	Master Thesis	15	None	Master thesis with a maximum of 100,000 characters - without spaces - in a processing time of 16 weeks and 20 min oral defence, English	Yes
Subject-related elective modules²					
7	Written Advocacy Skills for Counsel and Arbitrator	5	There is no final exam for this module		
8	Oral Advocacy Skills for Counsel and Arbitrator	5	There is no final exam for this module		
9	Internship	5	There is no final exam for this module		
10	Legal Negotiations	5	There is no final exam for this module		
11	New Areas of Practice in International Dispute Resolution	5	There is no final exam for this module		

¹ In the mandatory modules section, all modules must be completed.

² In the subject-related elective modules section, two modules (being a total of 10 Credit Points) must be completed.