DISCIPLINE DESCRIPTION

1. Information on the study programme

1.1 Institution of higher education	West University of Timişoara
1.2 Faculty	Faculty of Law
1.3 Department	Department of Public Law
1.4 Field of Study	Law
1.5 Cycle of study	Master's Studies
1.6 Programme of study / Qualification	European Union Law

2. Information on the discipline

2.1 Discipline denomination		European Union Law of Financial Institutions D2UE1207					
2.2 Responsible for class activities		Senior Lecturer Dan CARAMIDARIU, PhD					
2.3 Responsible for seminar	r activities	Senior Lecturer Dan CARAMIDARIU, PhD					
2.4 Year of study I	2.5 Semester		II	2.6 Type of evaluation	EX	2.7 Discipline regime	CS

3. Total estimated time (number of hours of teaching activities per semester)

3.1 Number of hours per week	3	out of which: 3.2	2	3.3 seminar/laboratory	1	
		class				
3.4 Total number of hours included in	42	out of which: 3.5	28	3.6 seminar/laboratory	14	
the curriculum		class				
Distribution of time:						
Study using textbooks, support materials, bibliography and notes						
Additional research in the library, using specialized electronic platforms / field research						
Preparation for seminars / laboratories, homework, projects, essays						
Tutoring						
Examination						
Other activities						

3.7 Total number of hours of	83
individual study	
3.8 Total number of hours per	125
semester	
3.9 Number of credits	5

4. Preconditions (if any)

4.1 curriculum-	The study of banking law and insurance law during bachelor studies
related	(recommandation)
4.2 competence-	General knowledge of European business law
related	

5. Conditions (if any)

5.1 regarding classes	•	Video-projector systems, internet access
5.2 regarding seminars	•	Video-projector systems, internet access

6. Specific accumulated competences

Professional competences	 Complex analysis of institutional and functional characterisics of banking and non-banking financial institutions in the European Union. Adavanced acquiring of concepts and termonology specific to banking institutions, operations and contracts in the European Union law Advanced acquiring of norms and procedures specific to banking institutions, operations and contracts in the European Union law Application of the principles and rules specific to banking institutions, operations and contracts in the European Union law
Cross competences	Development of the ability to critically and constructively reflect on the social and ethical consequences of financial and economic activities and enhancement of one's ability to work in complex socio-economic environments and other working environments that pressupose decisional autonomy.

7. Discipline objectives (resulting from the grid of specific accumulated competences)

7.1 General discipline objective	Knowledge and adequate use of the concepts specific to the European law of
	financial institutions, and of the principles and rules specific to banking
	institutions, operations and contracts in the European Union law.
7.2 Specific objectives	1. Explanation and interpretation of norms and procedures specific to specific to
	banking institutions, operations and contracts in the European Union law
	2. Knowledge of institutional and functional characterisics of banking and non-
	banking financial institutions in the European Union
	3. Solving practical cases addressing institutions pertaining to the European
	Union law of financial institutions
	4. Understanding the importance of respecting European norms by credit
	institutions, non-banking financial institutions, insurance institutions and by
	other participants in monetary and financial circuits.

8. Contents

8.1 Class		Teaching Methods	Observations
Chapter 1. MONETARY INTEGRATION.		Lecture	1.1. Monetary integration
EUROPEAN MONETRAY UNION. SINGLE		1.2. European Monetary Union	
EUROPEAN CURRENCY.		1.3. Single European Currency	

Chapter 2. MONETARY POLICY AND THE	Lecture	2.1. European Central Bank. Its
OPERATIONS OF THE EUROPEAN CENTRAL		Statute
BANK		2.2. Single monetary policy
		2.3. The European Central Bank Operations
		2.4. Relations between the European
		Central Bank and national central
		banks
Chapter 3. THE FREE MOVEMENT OF	Lecture	3.1. Free movement of capital
CAPITAL AND PAYMENTS		3.2. Systems of settlements and
		payments in the European Union
Chapter 4. THE ORGANISATIONA AND THE	Lecture	4.1. Credit institutions. Access to
OPERATION OF CREDIT INSTITUTIONS ACTIVITIES IN THE EUROPEAN UNION		banking activity and capital requirements.
ACTIVITIES IN THE EUROF EAIN UNION		4.2. Bank prudence as a principle of
		the functioning of credit institutions
		4.3. The institutional system of
		prudential supervision of credit
		institutions
		4.4. Preventing and fighting against
		the involvement of European credit
		institutions in money laundering and
		terrorism financing 4.5. The reorganisation and winding-
		up of credit institutions
Chapter 5. CONSUMER PROTECTION IN	Lecture	5.1. The protection for consumers of
BANKING SERVICES IN THE EUROPEAN		credit institutions as a principle of the
UNION		banking market functioning
		5.2. Consumer credit
		5.3. Mortgage Credit
		5.4. Financial services provided at a distance
		5.5. The right to access basic
		financial services
Chapter 6. THE PROTECTION OF THE	Lecture	6.1. The protection of the deponents
DEPONENTS OF CREDIT INSTITUTIONS IN		of credit institutions as a principle for
THE EUROPEAN UNION		the banking systems functioning
Chapter 7 ADDDESSING THE FINANCIAL	Lastrina	6.2. Deposit Guarantee Schemes
Chapter 7. ADDRESSING THE FINANCIAL CRISIS IN THE EUROPEAN UNION	Lecture	7.1. Principles and general rules for the public intervention in the bank
Chais in The Bonot Elin Olylon		system
		7.2. European Financial Stability
		Facility, The European Financial
		Stabilisation Mechanism and the
		European Banking Authority
		7.3. Financial stability's perspectives
		in the European Union

Chapter 8. THE INTRODUCTION OF THE EURO CURRENCY IN ROMANIA	8.1. Criteria for economic convergence and legislation compatibility8.2. Theoetical and practical problems regarding the reference scenario
---	--

Bibliography:

- 1. B. Bartels, J. Ernoult, S. Hafner, I. Metin, European Banking and Financial Services Law, Larcier, 2013
- 2. L. Bercea, Banii și băncile. O perspectivă juridică, Ed. Universității de Vest, Timișoara, 2006
- 3. I. Silberstein, L. Bercea (ed.), Probleme actuale în dreptul bancar, Ed. Wolters Kluwer, București, 2008
- 4. I. Silberstein (ed.), Probleme juridice în domeniul bancar, Ed. Wolters Kluwer, București, 2009
- 5. I. Silberstein (ed.), Criza financiară în lume, Ed. Wolters Kluwer, București, 2010
- 6. I. Silberstein (ed.), Legal Aspects in a Changing Global Banking Sector, Ed. Hamangiu, Bucureşti, 2012
- 7. T. Bonneau, *Droit bancaire*, Editions Montchrestien, Paris, 2011
- 8. S. Cerna, Sistemul monetar și politica monetară, Ed. Enciclopedică, București, 1996.
- 9. R. Cranston, *Principles of Banking Law*, Oxford, Londra, 2006.
- 10. F. Dekeuwer-Defossez, *Droit bancaire*, Editions Dalloz, Paris, 1999.
- 11. J.-P. Deschanel, *Droit bancaire*. L'institution bancaire, Éditions Dalloz, Paris, 1995.
- 12. E.P. Ellinger, E. Lomnicka, R.J.A. Hooley, Ellinger's Modern Banking Law, Oxford, Londra, 2006
- 13. C. Gavalda, J. Stoufflet, *Droit bancaire. Institutions. Comptes. Operations. Services*, Editions Litec, Paris, 2008
- 14. M. de Juglart, B. Ippolito, *Banques et bourses*, Editions Montchrestien, Paris, 1991.
- 15. C. Leguevaques, Droit des defaillances bancaires, Editions AFEC, Paris, 2002.

8.2 Seminar/laboratory	Teaching methods	Observations
Single European currency	Debate based on essays	Doctrinal analysis
Single monetary policy	Debate based on essays	Doctrinal analysis
Systems of settlements and payments in the	Debate based on essays	Doctrinal analysis
European Union		
The institutional system of prudential supervision	Debate based on essays	Doctrinal analysis
of credit institutions		
The protection for consumers of credit institutions	Debate based on essays	Caselaw analysis
Consumer credit		
The protection for consumers of credit institutions	Debate based on essays	Doctrinal analysis
The right to access basic financial services		
Deposit Guarantee Schemes	Debate based on essays	Doctrinal analysis
Addressing the financial crisis in the European	Debate based on essays	Doctrinal analysis
Union.		
The introduction of the euro currency in Romania.	Debate based on essays	Practical analysis
The Reference scenario		

Bibliography:

- 1. B. Bartels, J. Ernoult, S. Hafner, I. Metin, European Banking and Financial Services Law, Larcier, 2013
- 2. L. Bercea, Banii și băncile. O perspectivă juridică, Ed. Universității de Vest, Timișoara, 2006
- 3. I. Silberstein, L. Bercea (ed.), Probleme actuale în dreptul bancar, Ed. Wolters Kluwer, București, 2008

- 4. I. Silberstein (ed.), Probleme juridice în domeniul bancar, Ed. Wolters Kluwer, București, 2009
- 5. I. Silberstein (ed.), Criza financiară în lume, Ed. Wolters Kluwer, București, 2010
- 6. I. Silberstein (ed.), Legal Aspects in a Changing Global Banking Sector, Ed. Hamangiu, Bucuresti, 2012
- 7. T. Bonneau, Droit bancaire, Editions Montchrestien, Paris, 2011
- 8. S. Cerna, Sistemul monetar și politica monetară, Ed. Enciclopedică, București, 1996.
- 9. R. Cranston, *Principles of Banking Law*, Oxford, Londra, 2006.
- 10. F. Dekeuwer-Defossez, Droit bancaire, Editions Dalloz, Paris, 1999.
- 11. J.-P. Deschanel, Droit bancaire. L'institution bancaire, Éditions Dalloz, Paris, 1995.
- 12. E.P. Ellinger, E. Lomnicka, R.J.A. Hooley, Ellinger's Modern Banking Law, Oxford, Londra, 2006
- 13. C. Gavalda, J. Stoufflet, *Droit bancaire*. *Institutions*. *Comptes*. *Operations*. *Services*, Editions Litec, Paris, 2008
- 14. M. de Juglart, B. Ippolito, Banques et bourses, Editions Montchrestien, Paris, 1991.
- 15. C. Leguevaques, *Droit des defaillances bancaires*, Editions AFEC, Paris, 2002.

9. Corroboration of the discipline contents with the expectations of the representatives of the epistemic community, professional associations and key employers in the field of the programme

- The discipline's content is in accordance with those of similar disciplines taught at other faculties of law from Romania and from abroad
- The knowledge and the competences acquired during the study of this discipline are acknowledged by the National Bank and the entire financial-banking system

10. Evaluation

Type of activity	10.1 Evaluation	10.2 Methods of	10.3 Percentage of the final grade
	criteria	evaluation	
10.4 Class	Knowledge of the	Oral examination	70%
	subject		
	Adequate		
	expression		
10.5 Seminar /	Knowledge of the	Project	30%
laboratory	subject		
	Participation in		
	debates		
	Project		
	presentation		
10.6 Minimal performance standard			
Obtaining at least grade 5 (five)			

Date Signature of person 15.09.2021 responsible for class activities Senior Lecturer Dan

CARAMIDARIU

Signature of person responsible for seminar activities Senior Lecturer Dan CARAMIDARIU, PhD