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 /	European Union Law
Qualification	

2. Information on the discipline

2.1 Discipline denomination			Judicial Remedies in the European Union					
2.2 Responsible for 2.3 Responsible for activities					nte Professor Lucian Bo nte Professor Lucian Bo	• •		
2.4 Year of study	Ι	2.5 Semester	I 2.6 Type of EX 2.7 Disc evaluation		2.7 Discipline regime	CS		

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

3.7 Total number of hours of	83				
Other activities					-
Examination					2
Tutoring					1
Preparation for seminars / laboratories, homework, projects, essays					20
Additional research in the library, using specialized electronic platforms / field research					20
Study using textbooks, support materials, bibliography and notes					40
Distribution of time:					
in the curriculum		class			
3.4 Total number of hours included	42	out of which: 3.5	28	3.6 seminar/laboratory	14
		class			
3.1 Number of hours per week	3	out of which: 3.2	2	3.3 seminar/laboratory	1

	05
individual study	
3.8 Total number of hours per	125

semester	
3.9 Number of credits	5

4. Preconditions (if any)

4.1 curriculum-	• -
related	
4.2 competence-	Legal English
related	

5. Conditions (if any)

5.1 regarding classes	•	Online. Technical facilities as required by WUT regulation
5.2 regarding seminars	•	Online. Technical facilities as required by WUT regulation

2. Discipline objectives (expected results of the learning process to which the discipline contributes)

6.1. Knowledge	 Specific knowledge of the procedure and admissibility requirements in judicial remedies in EU law Advanced acquiring of concepts and terminology specific to judicial remedies within EU, particularly of those employed in the relevant case-law of the European Union Court of Justice. Understanding of the essential principles governing the use of judicial remedies in the European Union The application of European Union law's essential principles to the legal
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6.2. Abilities	 Development of the ability to critically and constructively reflect on the judicial remedies mechanisms and functions in the European Union Development of the ability to solve practical cases involving judicial remedies in the EU.
6.3.	Developing the capacity to conduct, individually and autonomously, analyses of
Responsibility	given factual situations and to operate with the relevant concepts of EU law at a
and autonomy	level similar to that required in a legal professional environment.

6. Contents

7.1 Courses	Teaching Methods	Observations
1. Introduction the judicial procedures in the EU. The status	Lecture	4 h
and functions of the Court of Justice of the European Union.		
2. The main actions in front of the CJEU. The action in	Lecture	3 h
infringement		
3. The preliminary rulings.	Lecture	6 h
4. The action in annulment of the acts issued by EU organs.	Lecture	3 h
5. The action for failure to act against EU organs.	Lecture	2 h
6. The plea of illegality.	Lecture	2 h
7. The non-contractual liability of the EU bodies.	Lecture	2 h
8. Member States' liability far damage caused to individuals	Lecture	2 h
by breach of EU law.		
9. The rules of procedure in front of the CJEU - I.	Lecture	2 h
10. The rules of procedure in front of the CJEU - II.	Lecture	2 h
7.2.Seminar/Laboratory		
	Metode de predare	Observații
1. Cases and materials on the jurisdiction of CJEU	Debate	2 h

2. Cases and materials on the action in infringement	Debate	2 h
3. Cases and materials on the preliminary rulings	Debate	3 h
4. Cases and materials on the action in annullment	Debate	3 h
5. Cases and materials on the other types of action brought in front of the CJEU	Debate	2 h
6. Cases and materials on the rules of procedure	Debate	2 h

Bibliography

Compulsory

- 1. Kaczarowska, Alina, European Union Law, Routledge, 2013.
- 2. Craig, Paul, De Burca Grainne, EU Law. Texts, cases and materials, Oxford University Press, 2055

Alternative

- Slaughter, Anne-Marie, Stone Sweet, Alec, Weiller, JHH, The European court and National Courts. Doctrine and Jurisprudence, Hart Publishing, 1998.

- Perju, Vlad, Reason and Authority in the European Court of Justice, Boston College Law School, 2009.

- Bogdandy Armin von, Bast, Jurgen, Principles of European Constitutional Law, Hart Publishing 2006.

- De Burca, Grainne, Weiller, JHH, Worlds of European Constitutionalism, Cambridge University Press, 2012.

- 7. 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

9. Evaluation

Type of activity	9.1 Evaluation	9.2 Methods of evaluation	9.3 Percentage of the		
	criteria		final grade		
9.4 Class	Knowledge of the	Written examination and oral exam	90%		
	subject	Alternatively: continuous			
	Adequate	evaluation through 5 seminars			
	expression				
9.5 Seminar /	Knowledge of the	Projects/ essays/ translations			
laboratory	subject				
	Participation in				
	debates				
	Project				
	presentation				
9.6 Minimal performance standard					
Obtaining at least grade 5 (five)					

Date

15.09.2023

Date of approval by the faculty department

20.09.2023

Discipline holder

Associate Professor Lucian Bojin

Department director

Conf. dr. Cristian Clipa