




5.0 credits

30.0 h

2q

Teacher(s) :	Gautier Philippe ;
Language :	Français
Place of the course	Louvain-la-Neuve
Main themes :	<p>General principles applicable to international litigation -inter-State and mixed arbitral proceedings- (with the exclusion of human rights and commercial arbitration) : Permanent Court of arbitration, International Court of Justice, Iran/Us Claims Tribunal, ICSID, WTO -s dispute settlement mechanisms, International Tribunal for the Law of the Sea, International Criminal Court and international criminal tribunals, UN Claims Compensation Commission). In addition, the lectures will also address Alternative Dispute Resolution Mechanisms such as "non-compliance mechanisms".</p> <p>The following chapters will be successively examined: Historical part; principles; diplomatic means (negotiation, good offices, mediation, enquiry, conciliation) ; Judicial proceedings (arbitration, ICJ, ITLOS, WTO, Criminal courts and tribunals) ; settlement of disputes relating to international organizations, current issues.</p>
Aims :	<p>At the end of the course, the student should be familiarized with the principles applicable to the settlement of international disputes and should have acquired the necessary knowledge as regards the mechanisms which are available in the international practice as well as the legal issues relating thereto.</p> <p><i>The contribution of this Teaching Unit to the development and command of the skills and learning outcomes of the programme(s) can be accessed at the end of this sheet, in the section entitled "Programmes/courses offering this Teaching Unit".</i></p>
Faculty or entity in charge:	BUDR

<b>Programmes / formations proposant cette unité d'enseignement (UE)</b>				
Intitulé du programme	Sigle	Credits	Prerequis	Acquis d'apprentissage
Master [120] in Law (shift schedule)	DRHD2M	5	-	
Advanced Master in European Law	DREU2MC	5	-	
Advanced Master in International Law	DRIN2MC	5	-	
Master [120] in Law	DROI2M	5	-	