



Academic Disciplinary Code	Law 0301
Sub-disciplinary Code	Economic Law 030107
Programme Title	LL.M
Year of Admission	2015
Teaching Institution	School of Law
Date	30 June, 2015

This programme specification is made and approved by The Graduate School of GDUFE

Signature of Programme Director:

Signature of the Head of Supervisors:

I.Aims of the Programme

The degree of Master of Laws programme in Economic Law is offered by The Law School to meet the increasing demand for the legal profession, which is a combination of professional ethics, intelligence and mentality, and versatility in the basic theories and knowledge of Economic Law; open-minded attributes, a firm belief in democracy, and the rule of law, profound knowledge in Economic Law, strong analysis skills and creativity; the legal profession address the needs of a socialist democratic society and market economy, as well as the needs of management, administration, teaching and

practicing economic law and regulations; who engage intensively in research, teaching and legal practice, and serve as legal professionals for the government offices, state-owned enterprises and law firms. This programme equips candidates with the following abilities:

1. To master the fundamental theories of Marxism, nurture patriotism and loyalty towards law, uphold the Constitutional Law and the Parties' Policy and Blueprint, possess attributes of professional ethics and advanced political mindset in the socialist society on the basis of the rule of law, contemplate multidisciplinary knowledge in philosophy, economics, political science and history;
2. To develop profound knowledge of Economic Law, in-depth understanding of the theories and regulations of Economic Law, economic theory and legislation of other countries via basic learning and research skills, grasping the trend at the forefront of economic law, master the methodology in legal research, be versatile in the techniques of deduction, explanation and legal reasoning, draft documentations of compliant, answer, judgment, verdict, and arbitration;
3. To comply with the rule of law in contemporary socialist market economy, understand the situation of economic regulations, law enforcement and practice, engage research and workshop independently and creatively, apply law and other subjects of law to the theories and practice, engage in work which is innovative and at leading edge of economic law;
4. To advance the research in handling large quantities of source material via information retrieval and basic research methodology, demonstrate a good command of foreign languages, proficiency in translation and reading materials in a language other than Chinese, to identify and locate source materials independently via seeking online dates, indexes and digests;
5. To maintain Physical and Mental Health, possess humanitarian, academic, ethical and mental attributes at a master's level.

II Programmes

1. Law of Market Control
2. Economic Law in Agriculture
3. Macro Control Law

III Period of Study

The curriculum for LL.M. requires three years of study. Candidates not be permitted to extend their studies beyond the maximum period of registration of five academic years (including the period of Non-Study Leave). A candidate who has demonstrated the ability to understand and examine legal issues throughout the study of programmes, shall spend the period of no less than one year writing a dissertation. In exceptional circumstances, a candidate who has completed the curriculum and shown exceptional merit during the whole examination, may apply to the Faculty Board of Examiners for graduation half year prior to the end of this programme.

IV Probation and Confirmation of Candidature

Each Candidate will be assigned a supervisor for research and thesis writing two week after the admission, and placed in a study group conducted by a group of supervisors

from the Law School in a innovative means of combining legal theories with the cutting-edge research. A candidate in LL.M programme shall be subjected to a probationary period in accordance with University Regulations of Probation and Confirmation of Candidate for Postgraduate Student. The probationary period shall take place no later than the final teaching date of the fourth semester, in which, the candidate must demonstrate capability in research and learning by passing the oral examination and qualifying assessment to confirm the candidature.

V. Programme Syllabuses

The curriculum for LL.M comprises of compulsory professional core courses and disciplinary electives. Eighteen teaching hours account for one course credit.

VI Alternative Assessments

1. Professional Practice Workshop

Professional Practice Workshop is usually conducted in the fourth semester via social survey, tutoring to undergraduates, academic research, legal survey, social work and internship. Upon the end of professional practice, a candidate shall submit a report up to 3000 words, which will be reviewed and scored one credit by the course conductor.

2. Academic Attendance

The LL.M Students shall engage intensively into academic activities held by the University or the Faculty, and attend no less than ten academic symposiums that will be satisfactory to the examiners and scored 0.5 credits by the Faculty Board. To be eligible for confirming the candidature, candidate shall deliver a presentation concerning a literature review, ongoing research and others, which will be assessed and scored 0.5 credits by the supervisor.

3. Literature Reviews

A candidate shall read relevant materials either in Chinese or in other languages, and submit no less than ten literature reviews to the supervisor during the probation period, who will review and score one credit depending on the level they present.

VII Means of Assessment

The basic means of assessment for compulsory professional course consists of formal, written examinations (closed or open-book examination included), written papers + written examinations, written and oral examinations, written examination + integrated practical report; for disciplinary electives, the means of assessment is by written examinations, oral examinations, essays, written paper + integrated practice report or their equivalences, which are subjected to the syllabus made by the examiner. A candidate passing the above assessments and scoring 70 in compulsory professional courses, is eligible for gaining course credits; a candidate satisfying the examiners and score 60 in disciplinary electives, is eligible for gaining the course credits.

A candidate whose first degree is a major other than law or the degree equivalent to LL.B, shall take four core professional courses in Jurisprudence, Criminal Law, Civil Law and Constitutional Law as compensation, that are subject to the approval by the

Faculty Higher Degree Committee in the light of the availability of resources, to continue the study. For those candidates who shall score 60 for obtaining the credits and continuing the master degree programme, the basic means of assessment is by formal, written and closed-book examinations.

VIII Completion of the Curriculum

To complete the curriculum, a candidate shall satisfy the examiners with at least 35 credits, in the manner specified as follows:

(1) 32 credits for courses (professional compulsory and disciplinary electives), 1 credit for a professional practice workshop, 1 credit for academic attendance and 1 credit for literature review.

(2) to complete all prescribed written and other coursework in each programme, pass the probation, publish no less than one of his or her works in academic journals, submit a dissertation representing his or her own work and pass the oral defence of the dissertation in order to gain the permission for graduation.

IX. Dissertation and Award of Degree

To be eligible for the degree of Master of Laws, a candidate shall complete the compulsory courses in the curriculum and gain average scores of no less than 75 (75 inclusive), demonstrate capability in research by the end of probationary period and submit a detailed scheme of research report in the fourth semester after the admission.

A candidate shall discuss the topic of dissertation with the supervisor or choose the subject directly assigned by the supervisor. The dissertation shall represent his or her own original and innovative ideas, research, methodology and perspectives; comprise a paper no less than 30,000 words in accordance with the Regulations Governing the Format, Binding and Presentation of Theses.

By the end of the probationary period, a candidate shall submit a research report and pass the oral defence in the fourth semester after the topic has been chosen via a thorough research. In the fifth semester, a draft of dissertation and progress report shall be addressed to the supervisor. Under no circumstances will a candidate be approved to proceed into the final oral defence of the dissertation, unless he or she completes the whole dissertation and satisfies the supervisor.

To be eligible for the degree of Master of Laws, a candidate shall complete the courses in the curriculum, pass the probation, publish no less than one work in academic journals, complete dissertation and pass the final oral defence in accordance with Regulations of Conferment of Degree of GDUFE. The formal requirements relating to dissertation and conferment of degree shall be determined by the GDUFE Regulations on Conferment of Degree and Protocols Governing the Format, Binding and Presentation of Dissertation for the Master Degree.