LAWS70308 International Economic Law

Credit Points:	12.5
Level:	7 (Graduate/Postgraduate)
Dates & Locations:	2016, Parkville  This subject commences in the following study period/s:  November, Parkville - Taught on campus.  This subject has a quota of 30 students. Please refer to the Melbourne Law Masters website for further information about the management of subject quotas and waitlists.
Time Commitment:	Contact Hours: 24-26 hours Total Time Commitment: 136-150 hours The pre-teaching period commences four weeks before the subject commencement date. From this time, students are expected to access and review the Reading Guide that will be available from the LMS subject page and the subject materials provided by the subject coordinator, which will be available from Melbourne Law School. Refer to the Reading Guide for confirmation of which resources need to be read and what other preparation is required before the teaching period commences.
Prerequisites:	Melbourne Law Masters Students: None  JD Students: None
Corequisites:	None
Recommended Background Knowledge:	Applicants without legal qualifications should note that subjects are offered in the discipline of law at an advanced graduate level. While every effort will be made to meet the needs of students trained in other fields, concessions will not be made in the general level of instruction or assessment. Most subjects assume the knowledge usually acquired in a degree in law (LLB, JD or equivalent). Applicants should note that admission to some subjects in the Melbourne Law Masters will be dependent upon the individual applicant's educational background and professional experience.
Non Allowed Subjects:	None
Core Participation Requirements:	The Melbourne Law Masters welcomes applications from students with disabilities. The inherent academic requirements for study in the Melbourne Law Masters are: The ability to attend a minimum of 75% of classes and actively engage in the analysis and critique of complex materials and debate; The ability to read, analyse and comprehend complex written legal materials and complex interdisciplinary materials; The ability to clearly and independently communicate in writing a knowledge and application of legal principles and interdisciplinary materials and to critically evaluate these; The ability to clearly and independently communicate orally a knowledge and application of legal principles and interdisciplinary materials and critically evaluate these; The ability to work independently and as a part of a group; The ability to present orally and in writing legal analysis to a professional standard. Students who feel their disability will inhibit them from meeting these inherent academic requirements are encouraged to contact Student Equity and Disability Support.
Coordinator:	Prof Jurgen Kurtz
Contact:	Lecturers <u>Jürgen Kurtz</u> (http://law.unimelb.edu.au/about/staff/jurgen-kurtz) (Coordinator)  Email: <u>law-masters@unimelb.edu.au</u> (mailto:law-masters@unimelb.edu.au)  Phone: +61 3 8344 6190  Website: <u>www.law.unimelb.edu.au/masters</u> (http://www.law.unimelb.edu.au/masters)
Subject Overview:	Newspaper headlines frequently concern global economic issues, from trade disputes between countries, investment claims by foreign investors against sovereign states, to countries facing balance-of-payments crises and seeking assistance from the International Monetary Fund (IMF). This subject examines the law governing global economic issues. It is designed both as a comprehensive introduction in its own right to this important field, as well as a foundation for further exploration through specialist subjects in the curriculum. It begins with a historical and theoretical background to the field before turning to focus on the law and practice of the World

Page 1 of 2 02/02/2017 9:15 A.M.

LAWS/0506 International Economic Law,2016 http://nandbook.unimeib.edu.au/view/2016/LAWS/05	
	Trade Organization (WTO), including close analysis of the WTO dispute settlement system and the role of 'free' or preferential trade agreements within that system. This provides context for understanding international investment law, including under bilateral investment treaties and pursuant to investor-state dispute settlement decisions. Finally, the subject examines the lending policies and practices of international financial institutions, particularly the IMF and the World Bank.  Principal topics include:  # Nature, evolution and context of international economic law  # The law of the WTO  # Dispute settlement in the WTO  # International investment law  # Investor-state arbitration under the International Centre for Settlement of Investment Disputes (ICSID) Convention  # International financial institutions (particularly the IMF and the World Bank).
Learning Outcomes:	A student who has successfully completed this subject will:  # Have an advanced and integrated understanding of key areas of international economic law, including the law of the World Trade Organization (WTO), international investment law and the practices of international financial institutions (International Monetary Fund (IMF) and World Bank)  # Be able to critically examine, analyse, interpret and assess the effectiveness of these legal rules  # Be an engaged participant in debate regarding controversies surrounding the impact of international economic law on various aspects of state sovereignty  # Have a detailed understanding of the major forms of dispute settlement in the field (including the WTO Dispute Settlement Understanding and the International Convention on the Settlement of Investment Disputes) and their similarities and differences  # Have the cognitive and technical skills to independently examine, research and analyse existing and emerging legal issues relating to international economic law.  # Have the communication skills to clearly articulate and convey complex information regarding international economic law to relevant specialist and non-specialist audiences  # Be able to demonstrate autonomy, expert judgment and responsibility as a practitioner and learner in the field of international economic law.
Assessment:	Take-home examination (5,000-6,000 words as specified in the subject reading guide) (100%) (13 - 16 January 2017) or 10,000 word research paper (100%) (22 February 2017) on a topic approved by the subject coordinator A minimum of 75% attendance is a hurdle requirement.
Prescribed Texts:	Specialist printed materials will be made available free of charge from the Melbourne Law School prior to the pre-teaching period.
Breadth Options:	This subject is not available as a breadth subject.
Fees Information:	Subject EFTSL, Level, Discipline & Census Date, http://enrolment.unimelb.edu.au/fees
Links to further information:	www.law.unimelb.edu.au/subject/LAWS70308/2016
Related Course(s):	Graduate Diploma in Energy and Resources Law Graduate Diploma in International Economic Law Graduate Diploma in International Law Graduate Diploma in Legal Studies Juris Doctor Master of Commercial Law Master of Energy and Resources Law Master of Law and Development Master of Laws Master of Public and International Law

Page 2 of 2 02/02/2017 9:15 A.M.