

Course name (Chinese):

Course name (English):

International Investment Arbitration

Credits/class hours

2/36

Introduction (Chinese):

Introduction (English):

This course will study the general theory, arbitration practice, potential challenges and development trend of international investment arbitration. It will be mainly based on the relevant provisions of major international investment agreements and the practice of major arbitration institutions. Stress will be set on the issues of the consent of host states and its scope, major procedural and substantive provisions, annulment proceedings and enforcement of arbitral awards by national courts.

Teaching method:

lectures, discussion and moot court

Examination method:

term paper and student presentation

Reference:

- 1 C. Brown & Kate Miles (eds.), *Evolution in Investment Treaty Law and Arbitration* (Cambridge University Press, 2011);
 - 2 Chiara Giorgetti (ed.), *Litigating International Investment Disputes - A Practitioner's Guide* (Brill, 2014);
 - 3 J. Kalicki & A. Joubin-Bret (eds.), *Reshaping the Investor-State Dispute Settlement System* (Brill, 2014);
 - 4 Jorge A. Huerta-Goldman et al. (eds.), *WTO Litigation, Investment Arbitration and Commercial Arbitration* (Kluwer, 2013);
- C. Schreuer et al. (eds.), *The ICSID Convention - A Commentary* (2nd Edn.)(Cambridge University Press, 2009);