

ISHODI UČENJA KOLEGIJA

Studijski program: Sveučilišni integrirani prijediplomski i diplomski studij Pravo
Naziv kolegija: **Insolvency Law**
Šifra kolegija: 79166

	KONSTRUKTIVNO POVEZIVANJE
ISHOD UČENJA	Distinguish and explain the basic concepts and institutes of Insolvency law.
1. DOPRINOSI OSTVARENJU ISHODA UČENJA NA RAZINI STUDIJSKOG PROGRAMA (NAVESTI IU)	1. Define the basic concepts and institutes as well as the basic doctrines and principles of individual branches of law
2. KOGNITIVNO PODRUČJE ZNANJA I RAZUMIJEVANJA	Understanding
3. VJEŠTINE	Information management skills, the ability to learn, the ability to apply knowledge in practice, understanding facts, concepts, procedures and principles important for the field of work, the ability to express themselves clearly and distinctly orally, ethics.
4. NASTAVNE TEME / JEDINICE	Teaching units: 1. Introduction to Insolvency Law 2. Basic Principles of Insolvency Law 3. Bodies in Insolvency Proceedings 4. Initiation of Insolvency Proceedings and Preliminary Proceedings 5. Basic Substantive and Procedural Legal Consequences of Opening Insolvency Proceedings 6. Insolvency Avoidance Law 7. Management of the Insolvency Estate 8. Settlement of Insolvency Creditors 9. Insolvency Plan 10. Insolvent Debtor in Possession 11. Discharge of the Debtor from Remaining Obligations in Insolvency Proceedings 12. International Insolvency Law and EU Regulation on Insolvency Proceedings 13. Pre-insolvency Proceedings and EU Directive on Restructuring and Insolvency 14. Consumer Insolvency
5. METODE POUČAVANJA	Lecturing, encouraging students to actively participate in the discussion by asking questions and leading the discussion, answering questions and ambiguities, analyzing legal solutions and legal cases from case law, giving tasks in terms of independent reading of literature.
6. METODE VREDNOVANJA STEČENIH IU I TIPOVI PITANJA	Oral exam
7. ECTS BODOVI	1
ISHOD UČENJA	Explain international and European sources of insolvency law and their application in the Croatian system and the national legal systems of the participating foreign students.
1. DOPRINOSI OSTVARENJU ISHODA UČENJA NA RAZINI STUDIJSKOG PROGRAMA (NAVESTI IU)	4. Classify and interpret the normative framework applicable in a particular branch of law.
2. KOGNITIVNO PODRUČJE ZNANJA I RAZUMIJEVANJA	Understanding.
3. VJEŠTINE	Information management skills, the ability to learn, the ability to apply knowledge in practice, understanding facts, concepts, procedures and principles important for the field of work, the ability to express themselves clearly and distinctly orally, ethics.
4. NASTAVNE TEME / JEDINICE	Teaching units: 1. Introduction to Insolvency Law 2. International Insolvency Law and EU Regulation on Insolvency Proceedings 3. Pre-insolvency proceedings and EU Directive on Restructuring and Insolvency 4. Consumer Insolvency

5. METODE POUČAVANJA	Lecturing, encouraging students to actively participate in the discussion by asking questions and leading the discussion, answering questions and ambiguities, presenting legal sources of insolvency law valid in the Republic of Croatia and their national legal systems, giving tasks in terms of independent reading of literature.
6. METODE VREDNOVANJA STEČENIH IU I TIPOVI PITANJA	Oral exam
7. ECTS BODOVI	0.5
ISHOD UČENJA	Analyze legal solutions of insolvency law and the legal principles contained therein, as well as their application in case law through court decisions.
1. DOPRINOSI OSTVARENJU ISHODA UČENJA NA RAZINI STUDIJSKOG PROGRAMA (NAVESTI IU)	12. Evaluate legal institutes and principles in their developmental dimension and in relation to the modern legal system. 11. Analyse the relevant case-law.
2. KOGNITIVNO PODRUČJE ZNANJA I RAZUMIJEVANJA	Analysis.
3. VJEŠTINE	Information management skills, ability to learn, ability to apply knowledge in practice, understanding facts, concepts, procedures and principles important for the field of work, analysing the application of legal rules in case law, research skills, recognizing shortcomings of existing legal solutions, recognizing errors in the application of legal rules in case law, ability to criticize and self-criticize, ability to express clearly and distinctly orally, ethics.
4. NASTAVNE TEME / JEDINICE	Teaching units: 1. Introduction to Insolvency Law 2. Basic Principles of Insolvency Law 3. Bodies in Insolvency Proceedings 4. Initiation of Insolvency Proceedings and Preliminary Proceedings 5. Basic Substantive and Procedural Legal Consequences of Opening Insolvency Proceedings 6. Insolvency Avoidance Law 7. Management of the Insolvency Estate 8. Settlement of Insolvency Creditors 9. Insolvency Plan 10. Insolvent Debtor in Possession 11. Discharge of the Debtor from Remaining Obligations in Insolvency Proceedings 12. International Insolvency Law and EU Regulation on Insolvency Proceedings 13. Pre-insolvency Proceedings and EU Directive on Restructuring and Insolvency 14. Consumer Insolvency
5. METODE POUČAVANJA	Lecturing, encouraging students to actively participate in the discussion by asking questions and leading the discussion, answering questions and ambiguities, analyzing legal solutions and legal cases from case law, giving tasks in terms of independent reading of literature.
6. METODE VREDNOVANJA STEČENIH IU I TIPOVI PITANJA	Oral exam
7. ECTS BODOVI	1
ISHOD UČENJA	Evaluate the differences between restructuring and liquidation procedures in terms of objectives and impacts.
1. DOPRINOSI OSTVARENJU ISHODA UČENJA NA RAZINI STUDIJSKOG PROGRAMA (NAVESTI IU)	12. Evaluate legal institutes and principles in their developmental dimension and in relation to the modern legal system. 13. Combine legal institutes and principles of a modern legal system.
2. KOGNITIVNO PODRUČJE ZNANJA I RAZUMIJEVANJA	Evaluation.
3. VJEŠTINE	Information management skills, ability to learn, ability to apply knowledge in practice, understanding facts, concepts, procedures and principles important for the field of work, analysing the application of legal rules in case law, research skills, recognizing shortcomings of existing legal solutions, recognizing errors in the application of legal rules in case law, clear and distinct oral expression skills, ethics.

4. NASTAVNE TEME /CJELINE	Teaching units: 1. Introduction to Insolvency Law 2. Basic Principles of Insolvency Law 3. Bodies in Insolvency Proceedings 4. Initiation of Insolvency Proceedings and Preliminary Proceedings 5. Basic Substantive and Procedural Legal Consequences of Opening Insolvency Proceedings 6. Insolvency Avoidance Law 7. Management of the Insolvency Estate 8. Settlement of Insolvency Creditors 9. Insolvency Plan 10. Insolvent Debtor in Possession 11. Discharge of the Debtor from Remaining Obligations in Insolvency Proceedings 12. International Insolvency Law and EU Regulation on Insolvency Proceedings 13. Pre-insolvency Proceedings and EU Directive on Restructuring and Insolvency 14. Consumer Insolvency
5. METODE POUČAVANJA	Lecturing, encouraging students to actively participate in the discussion by asking questions and leading the discussion, answering questions and ambiguities, analyzing legal solutions and legal cases from case law, giving tasks in terms of independent reading of literature.
6. METODE VREDNOVANJA STEČENIH IU I TIPOVI PITANJA	Oral exam
7. ECTS BODOVI	1
ISHOD UČENJA	Integrate the basic principles of insolvency law from the point of view of ethical, legal and socially responsible behavior of participants in the proceedings.
1. DOPRINOSI OSTVARENJU ISHODA UČENJA NA RAZINI STUDIJSKOG PROGRAMA (NAVESTI IU)	8. Develop ethical, legal and socially responsible behavior.
2. KOGNITIVNO PODRUČJE ZNANJA I RAZUMIJEVANJA	Creation / synthesis.
3. VJEŠTINE	Information management skills, the ability to learn, the ability to apply knowledge in practice, understanding facts, concepts, procedures and principles important for the field of work, research skills, recognizing the shortcomings of existing legal solutions and/or their incorrect application in case law, the ability to criticize and self-criticize, the ability to express themselves clearly and distinctly, the ability to create new ideas, ethics.
4. NASTAVNE TEME /CJELINE	Teaching units: 1. Introduction to Insolvency Law 2. Basic Principles of Insolvency Law 3. Bodies in Insolvency Proceedings 4. Initiation of Insolvency Proceedings and Preliminary Proceedings 5. Basic Substantive and Procedural Legal Consequences of Opening Insolvency Proceedings 6. Insolvency Avoidance Law 7. Management of the Insolvency Estate 8. Settlement of Insolvency Creditors 9. Insolvency Plan 10. Insolvent Debtor in Possession 11. Discharge of the Debtor from Remaining Obligations in Insolvency Proceedings 12. International Insolvency Law and EU Regulation on Insolvency Proceedings 13. Pre-insolvency Proceedings and EU Directive on Restructuring and Insolvency 14. Consumer Insolvency
5. METODE POUČAVANJA	Lectures, encouraging students to actively participate in the discussion by asking questions and leading the discussion, answering questions and ambiguities, parallel analysis of the basic principles and institutes of insolvency law throughout the class from the point of view of ethical, legally and socially responsible behavior of participants in insolvency proceedings, giving tasks in terms of independent reading of domestic and foreign literature.
6. METODE VREDNOVANJA STEČENIH IU I TIPOVI PITANJA	Oral exam
7. ECTS BODOVI	0,5