

Notes

- (i) *These programme regulations should be read in conjunction with the University's Taught Programme Regulations.*
- (ii) *All optional modules are offered subject to the constraints of the timetable and to any restrictions on the number of students who may be taught on a particular module. Not all modules may be offered in all years and they are listed subject to availability.*
- (iii) *Unless otherwise stated under 'Type', modules are not core.*
- (iv) *A compulsory module is a module which a student is required to study.*
- (v) *A core module is a module which a student must pass, and in which a fail mark may neither be carried nor compensated; such modules are designated by the board of studies as essential for progression to a further stage of the programme or for study in a further module.*
- (vi) *For stage 4 the degree programme is validated by the Solicitors Regulation Authority and the Bar Standards Board as a Qualifying Law Degree in England and Wales giving exemption from the first (academic) part of professional training. For that reason, all Stage 1 and 2 modules are designated compulsory modules. For stage 1 and 2 the degree programme is validated by the Solicitors Regulation Authority as a Qualifying Law Degree in England and Wales giving exemption from the first (academic) part of professional training as a solicitor. The degree programme contains the seven foundations of legal knowledge required for all students who wish to be called to the Bar and practise as a barrister in England and Wales for the purposes of the Bar Standards Board. For that reason, all Stage 1 and 2 modules are designated compulsory modules.*
- (vii) *All modules are delivered in Linear mode unless stated otherwise as Block, eLearning or distance learning.*

1. Stage 1

- (a) Unless otherwise stated modules are not core.
- (b) All candidates shall take the following compulsory modules:

<i>Code</i>	<i>Descriptive title</i>	<i>Total Credits</i>	<i>Credits Sem 1</i>	<i>Credits Sem 2</i>	<i>Level</i>	<i>Type</i>	<i>Mode</i>
LAW1210	Legal Institutions and Method	20	20		4	Compulsory	
LAW1220	Constitutional Law	20	20		4	Compulsory	
LAW1221	Contract Law	20	20		4	Compulsory	
LAW1222	Introduction to Global Law	20		20	5	Compulsory	
LAW1240	Administrative Law and Human Rights	20		20	4	Compulsory	
LAW1262	The UK and EU Law	20		20	4	Compulsory	

NOTE - Students who achieve below 70 in the University English Language Assessment are encouraged to take INU6054 (English for Law, Part A) & INU6064 (English for Law, Part B) on a NOT FOR CREDIT basis (in addition to the 120 credits listed above).

2. Stage 2

(a) All candidates shall take the following compulsory modules:

<i>Code</i>	<i>Descriptive title</i>	<i>Total Credits</i>	<i>Credits Sem 1</i>	<i>Credits Sem 2</i>	<i>Level</i>	<i>Type</i>	<i>Mode</i>
LAW2222	Land Law	20	20		5	Compulsory	
LAW2260	Criminal Law	20	20		5	Compulsory	
LAW2261	General Principles of Tort	20	20		5	Compulsory	
LAW2263	Equity and Trusts	20		20	5	Compulsory	
LAW2264	Introduction to Global Private Law	20		20	6	Compulsory	
LAW3017	Public International Law	20		20	6	Compulsory	

3. Stage 3

Candidates will attend a two-semester programme of study at a partner institution abroad. Travel and study abroad will be guided by institutional policy and governmental guidance at the time. Candidates are to be enrolled in the following modules in the intercalating year:

<i>Code</i>	<i>Descriptive title</i>	<i>Total Credits</i>	<i>Credits Sem 1</i>	<i>Credits Sem 2</i>	<i>Level</i>	<i>Type</i>	<i>Mode</i>
LAW2110	Global Experience for Year Abroad Students	100	50	50	6	Core	

The Exchange Year Abroad is Pass/Fail for the purposes of degree award and classification. The Board of Examiners (BoE) will certify that candidates have completed the Exchange Year Abroad upon receipt of academic transcripts from Partner Universities where the transcripts demonstrate that the candidate has produced a passing performance of the overall year. In this instance candidates will be deemed to have passed LAW2110. For the avoidance of doubt, a passing performance is the successful attainment of an average passing mark according to the mark scheme of their host University across modules undertaken during the exchange year. A failing performance in particular modules can therefore be outweighed by a strong performance in other modules. LAW2120 will be marked as pass/fail according to the standard marking criteria of Newcastle Law School. The BoE might be willing to exercise its discretion and certify completion of the exchange year abroad, notwithstanding academic failure to attain an average Pass in either module, where there are relevant and significant personal extenuating circumstances brought to the attention of the Board. Nonetheless, account may, at the discretion of the Board of Examiners, be taken of relevant assessments in the Exchange Year Abroad in awarding the degree class upon completion of the relevant programme.

If a student is for any reason unable to undertake a year abroad, they may transfer to the 3-year M101 Law programme and proceed directly to stage 3, or they may transfer to the 1451U Law with Placement Year programme and instead complete a work placement in stage 3. Please refer to the programme regulations for M101 and 1451U for further information regarding module options and successful completion of these programmes.

4. Stage 4

(a) All candidates shall take the following compulsory modules:

<i>Code</i>	<i>Descriptive title</i>	<i>Total Credits</i>	<i>Credits Sem 1</i>	<i>Credits Sem 2</i>	<i>Level</i>	<i>Type</i>	<i>Mode</i>
LAW3053	Global Constitutional Law	20		20	6	Compulsory	

(b) All candidates shall take 100 credits of optional modules normally selected from the list set out below. A candidate's selection shall, in all cases, be subject to the approval of the Degree Programme Director.

<i>Code</i>	<i>Descriptive title</i>	<i>Total Credits</i>	<i>Credits Sem 1</i>	<i>Credits Sem 2</i>	<i>Level</i>	<i>Type</i>	<i>Mode</i>
BUS2000	Human Resource Management	20	10	10	5	Optional	
EIN2011	Business Enterprise	20	20		5	Optional	
LAS2030	Comparative History of Hispano-America and Brazil: from Independence to the Mexican Revolution (1789/1810-1917)	20	20		5	Optional	
LAS4001	Inter-American Relations from the Spanish-American War (1898) to the end of the Cold War (1989/1991)	20		20	6	Optional	
LAW3010	Company Law	20	20		6	Optional	
LAW3013	Criminology and Criminal Justice	20		20	6	Optional	
LAW3015	Environmental Law	20	20		6	Optional	
LAW3016	Evidence	20	20		6	Optional	
LAW3024	Medicine, Law and Bioethics	20		20	6	Optional	
LAW3029	Law and Literature	20	20		6	Optional	
LAW3031	The Law of Succession	20	20		6	Optional	
LAW3032	Legal Theory	20		20	6	Optional	
LAW3034	Fundamentals of Human Rights Law	20	20		6	Optional	
LAW3035	Terrorism and Counter-terrorism Law	20		20	6	Optional	
LAW3036	Family Law	20		20	6	Optional	
LAW3038	Law and History	20		20	6	Optional	
LAW3041	Law and Gender	20	20		6	Optional	
LAW3047	Commercial Law	20		20	6	Optional	
LAW3052	Mediation and Commercial Dispute Resolution	20	20		6	Optional	
LAW3054	Sports Law	20		20	6	Optional	
LAW3055	Global Intellectual Property Law and Policy	20	20		6	Optional	

LAW3098	Dissertation in Law	40	20	20	6	Optional	
LAW3253	Private Law Remedies	20		20	6	Optional	
LAW3254	Animal Rights Law	20	20		6	Optional	
NCL3007	Career Development for final year students	20	10	10	6	Optional	
POL2012	Politics of the Middle East	20		20	5	Optional	
POL2022	Government and Politics of the USA	20	20		5	Optional	
POL2034	The Politics and Policy of the European Union	20	20		5	Optional	

With the approval of the Degree Programme Director alternative optional modules to those listed above may be selected.

- (c) Candidates may, subject to the approval of the Degree Programme Director, take non-Law modules with a total value of 40 credits in Stage 4 of the Bachelor of Global Legal Studies degree programme in place of modules with a LAW code.

5. Assessment methods

- (a) The following methods of assessment may be used in the Bachelor of Laws degree programme: written examination papers; assessed essays or other written work; assessed oral and other exercises; assessed group written and oral work and other assessed group exercises; dissertation assessment.
- (b) The particular assessment methods used for each module shall be as explained in the module outline.

6. Degree classification

- (a) The assessment for each module taken at Stage 2 and Stage 4 shall be taken into account in determining Honours performance and shall account within the relevant Stage for the proportion which that module's credit value bears to the total credit value for that Stage. In exercising discretion under the University's Undergraduate Examination Conventions, the Board of Examiners may take account of relevant assessments in the year abroad.
- (b) For all undergraduate cohorts commencing studies in 2024/25 (and in subsequent years) the assessment for Stage 2 shall account for 33 per cent of the total assessment and the assessment for Stage 4 shall account for 67 per cent of the total assessment in determining Honours performance.

7. Exemption

In reference to regulation V.C.26.d concerning to the Principles of Compensation, only 20 of the 40 credits permitted for compensated modules may be drawn from the nine Foundations of Legal Knowledge modules (LAW1210, LAW1220, LAW1221, LAW1240, LAW1262, LAW2222, LAW2261, LAW2262 and LAW2263). Furthermore, compensation in these cases will only be granted where there is a valid PEC, in order to comply with professional accreditation requirements.

These conditions are an amendment to the University Principles of Compensation (V.C.26.d) to meet the requirements of accrediting bodies. Please note that students who intend to apply to the Bar, who desire a career involving specific areas of legal expertise, or who wish to enter a legal career outside of the UK, may need to make specific enquiries with employers or accrediting bodies to determine if compensation would be accepted.