

RECTOR REGULATION OF ANDALAS UNIVERSITY
NUMBER 7 OF 2018
ABOUT
CURRICULUM OF THE MASTER OF LAW PROGRAM
FACULTY OF LAW, UNIVERSITY OF ANDALAS



FACULTY OF LAW
ANDALAS UNIVERSITY
2018



**MINISTRY OF RESEARCH, TECHNOLOGY AND HIGHER EDUCATION
ANDALAS UNIVERSITY**

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BY THE GRACE OF ALMIGHTY GOD
RECTOR OF ANDALAS UNIVERSITY,**

- Considering :
- a. that the curriculum is a further elaboration of the Vision and Mission of the Faculty of Law, Andalas University which is prepared based on the development of science, technology and the national legal system;;
 - b. that the curriculum is the main element in the education system, so the Faculty of Law, Andalas University requires renewal in order to fulfill learning outcomes based on the Indonesian National Qualifications Framework;
 - c. that the Rector's Regulation No. 2 of 2010 concerning the Curriculum of the Master of Law Program at the Faculty of Law, Andalas University needs to be adjusted to the development of Law Science teaching and renewal in order to meet the learning outcomes based on the Indonesian National Qualifications Framework;
 - d. that based on the Agreement of the Cooperation Board of the Dean of the Faculty of Law of State Universities throughout Indonesia, the Workshop of the Faculty of Law, Andalas University and the Consideration of the Senate of the Faculty of Law, Andalas University, the Faculty of Law has agreed on changes to the Curriculum of the Master of Law Program, Faculty of Law, Andalas University;
 - e. that based on the considerations referred to in letter a, letter b, letter c and letter d, it is necessary to establish a Rector's Regulation on the Curriculum of the Master of Law Program of the Faculty of Law, Andalas University;
- Remembering :
- 1. Law No. 20/2003 on the National Education System (State Gazette 2003 No. 78, Supplement to State Gazette No. 4301);
 - 2. Law Number 12 Year 2012 on Higher Education (State Gazette of the Republic of Indonesia Year 2012 Number 158, Supplement. State Gazette of the Republic of Indonesia Number 5336);
 - 3. Government Regulation Number 24 of 1956 concerning the Establishment of Andalas University (State Gazette of the

- Republic of Indonesia Year 1956 Number 40, Supplement to the State Gazette of the Republic of Indonesia Number 1045);
4. Government Regulation of the Republic of Indonesia Number 4 of 2014 concerning the Implementation of Higher Education and Management of Higher Education (State Gazette of the Republic of Indonesia Year 2014 Number 16, Supplement to State Gazette of the Republic of Indonesia Number 5500);
 5. Presidential Regulation of the Republic of Indonesia Number 8 of 2012 concerning the Indonesian National Qualifications Framework (State Gazette of the Republic of Indonesia Year 2012 Number 24);
 6. Regulation of the Minister of Education and Culture Number 25 of 2012 concerning the Organization and Work Procedures of Andalas University (State Gazette of the Republic of Indonesia Year 2012 Number 434);
 7. Regulation of the Minister of Education and Culture Number 47 of 2013 concerning the Statute of Andalas University (State Gazette of the Republic of Indonesia Year 2013 Number 596);
 8. Regulation of the Minister of Education and Culture Number 73 of 2013 on the Implementation of the Indonesian National Qualifications Framework for Higher Education (State Gazette of the Republic of Indonesia Year 2013 Number 831);
 9. Regulation of the Minister of Research, Technology and Higher Education Number 44 of 2015 on National Higher Education Standards (State Gazette of the Republic of Indonesia Year 2015 Number 1952);
 10. Rector Regulation of Andalas University Number 3 of 2016 concerning Academic Regulations of Andalas University;

DECIDE

Establish : REGULATION OF THE RECTOR OF ANDALAS UNIVERSITY ABOUT THE CURRICULUM OF THE MASTER OF LAW PROGRAM, FACULTY OF LAW, ANDALAS UNIVERSITY.

CHAPTER I

GENERAL CONDITIONS

Article 1

In this Regulation what is meant by:

1. Andalas University is a Public Service Agency State University.
2. Rector is the Rector of Andalas University.
3. Dean is the Dean of the Faculty of Law, Universitas Andalas.
4. Lecturer is a lecturer at the Master of Kenotariatan Study Program, Faculty of Law, Andalas University.
5. Master of Law Program hereinafter referred to as the Study Program is an advanced education from the undergraduate program education level.
6. Study Program Coordinator, hereinafter abbreviated as KPS, is a lecturer who is given the responsibility of managing the Study Program.
7. Students are Students of the Master of Law Program, Faculty of Law, Andalas University.
8. The curriculum is a set of plans and arrangements regarding graduate learning outcomes, study materials, processes, and assessments that are used as guidelines for implementing the Master of Law Science Program.
9. Course is a unit of study taught at the Master of Law Program, Faculty of Law, Universitas Andalas.
10. Semester is the smallest unit of time to express the length of an educational program in a level of education.
11. Semester Credit System abbreviated as SKS is a credit system for a study program of an educational level that uses semester as the smallest unit of time.
12. Semester credit units abbreviated as credits are units used to express the student's study load, the amount of recognition for the success of student efforts, recognition of cumulative success for a particular study program, and efforts to provide education for universities, especially lecturers.
13. The Achievement Index, abbreviated as IP, is a measure of learning outcomes in a particular semester.
14. Cumulative Grade Point Average, abbreviated as GPA, is a measure of learning outcomes from the first semester to the semester at the time of calculation or evaluation.
15. Advisors are lecturers in the Study Program appointed by the Dean to provide academic guidance to students in completing their studies, starting from the determination of courses each semester to their completion.

16. Research is a rule-abiding academic activity that uses scientific reasoning and meets the requirements of disciplinary methodology to study, search and understand the science, theory and philosophy of law to find the truth.
17. The final project is a task that must be completed by students before completing their studies.
18. Research Proposal Seminar, hereinafter abbreviated as SUP, is a discussion of the final project research proposal.
19. The research results seminar, hereinafter abbreviated as SHP, is an activity of exposure and discussion of the final project that has been approved by the supervisor in front of the examining lecturers and students.
20. Comprehensive examination is the final examination of the ability to master various subjects from a study program as a whole and integrated in solving a problem.
21. Concentration is a grouping of legal studies in the Master of Law Program.

Article 2

- (1) Education for the Master of Law Science Program aims to meet the following learning outcomes:
 - a. Attitude;
 - b. mastery of knowledge;
 - c. general skills; and
 - d. specialized skills.
- (2) The attitude learning outcomes as referred to in paragraph (1) letter a include:
 - a. devoted to God Almighty and able to demonstrate a religious attitude;
 - b. uphold human values, honesty, truth, trust and justice in carrying out duties based on religion, morals and ethics;
 - c. contribute to improving the quality of life in society, nation, state, and the advancement of civilization based on Pancasila;
 - d. play a role as a citizen who is proud and loves the country, has nationalism and a sense of responsibility to the state and nation;
 - e. respect the diversity of cultures, views, religions, and beliefs, as well as the original opinions or findings of others;
 - f. work together and have social sensitivity and concern for society and the environment;
 - g. law-abiding and disciplined in social and state life;
 - h. internalize values, norms, academic ethics; internalize the spirit of struggle, and entrepreneurship;
 - i. demonstrate an attitude of responsibility for work in their field of expertise independently; and
 - j. internalize the spirit of independence, struggle, and entrepreneurship.
- (3) Knowledge mastery learning outcomes as referred to in paragraph (1) letter b include:
 - a. Legal science, legal theory and legal philosophy in depth and intact so that it can become the basis for critical thinking about the application of positive law in Indonesia;
 - b. certain fields of law that become the main study material in depth and as a whole, as a development of the fields of basic law and applied law;
 - c. The ability to think scientifically in the development of legal and applied sciences;
 - d. Scientific thinking skills and normative or sociological legal research methods, both with inter and multidisciplinary approaches.
- (4) General skills learning outcomes as referred to in paragraph (1) letter c include:
 - a. able to develop logical, critical, systematic, and creative thinking through scientific research, creation of designs or works of art in the fields of science and technology that pay attention to and apply humanities values in accordance with their fields of expertise, compile scientific conceptions and study results based on scientific rules, procedures, and ethics in the form of final assignments, and uploaded on the college website, as well as papers that have been published in accredited scientific journals or accepted in international journals;

- b. able to conduct academic validation or studies according to their field of expertise in solving problems in society or relevant industries through the development of their knowledge and expertise;
- c. able to organize ideas, thoughts, and scientific arguments responsibly and based on academic ethics, and communicate them through the media to the academic community and the wider community;
- d. able to identify the scientific field that is the object of their research and position it into a research map developed through an interdisciplinary or multidisciplinary approach;
- e. able to make decisions in the context of solving problems in the development of science and technology that pay attention to and apply humanities values based on analytical or experimental studies of information and data;
- f. able to manage, develop and maintain networks with colleagues, peers within the institution and the wider research community;
- g. able to increase learning capacity independently; and
- h. able to document, store, secure, and retrieve research data in order to ensure validity and prevent plagiarism.

(5) Specific skill learning outcomes as referred to in paragraph (1) letter d include:

- a. able to formulate concepts for solving legal problems by developing, and / or through the development of legal science and - positive law, and conducting legal reasoning;
- b. able to formulate ideas argumentatively and creatively in the field of legal science and/or positive law; and
- c. able to master mediation and negotiation skills as an alternative means of dispute resolution outside the court;
- d. ability to master legal language, legal communication and information technology systems that support the development of legal science and its application;
- e. able to conduct legal research with an interdisciplinary or multi-disciplinary approach, independently or collaboratively, so as to produce research products that are part of the research map in the field of legal science and / or Indonesian positive law.

CHAPTER II
SEMESTER CREDIT SYSTEM

Article 3

- (1) The academic implementation of the master of law program uses SKS.
- (2) The study load for the Master of Laws Program is calculated using bobotsks.
- (3) Implementation for the value of one course is one 50-minute face-to-face meeting per scheduled week plus 60 (sixty) minutes of structured but unscheduled work and 60 (sixty) minutes of independent work per week for 16 (sixteen) face-to-face meetings in one semester.

Article 4

Students must take courses specified in the curriculum of the Master of Law Program of the Andalas University Postgraduate Program, with a study load of 36 (thirty-six) to 50 (fifty) bobotsks for a study period of at least 4 (four) semesters and a maximum of 8 (eight) semesters.

CHAPTER III

COURSE

Article 5

- (1) The curriculum of the Master of Law Program consists of Mandatory Study Program Courses, Mandatory Concentration Courses and Mandatory Concentration Elective Courses.
- (2) Final Project, consisting of;
 - a. Proposal Seminar;
 - b. Research Result Seminar; and
 - c. Thesis.
- (3) Each Course is specified with bobotsks, which consist of :
 - a. Compulsory courses of the study program, with a weight of 18 credits;
 - b. Mandatory Concentration Courses, with a weight of 14 credits; and
 - c. Concentration Elective Course, with a weight of 4 credits.
- (4) Concentration Elective Courses as referred to in paragraph (3) letter c must be taken by students.
- (5) The names and credit weights of Study Program Compulsory Courses, Concentration Compulsory Courses, Concentration Elective Courses as referred to in paragraph (3) are listed in the Appendix which is an inseparable part of this Rector's Regulation.

Article 6

Students are required to take Mandatory Study Program Courses, Concentration Mandatory Courses and Concentration Elective Courses from the courses offered with a total weight of 36 credits.

CHAPTER IV
STUDENT ACADEMIC EVALUATION

Article 7

- (1) Evaluation aims to determine the success of the process for students and lecturers.
- (2) Evaluation as referred to in paragraph (1) includes evaluation of lecture activities, research and other academic duties.

Article 8

- (1) Examinations are conducted to assess student learning outcomes including Quizzes, Assignments, Midterm Exams, and Final Semester Exams.
- (2) In order to improve students' abilities and deepen the material, students can be assigned special tasks such as group seminars, making library collections (annotated bibliograhya), papers or other forms of assignments.
- (3) The Midterm Examination as referred to in paragraph (2) is carried out after the lecture takes place for 8 (eight) scheduled lectures.
- (4) The Final Semester Examination as referred to in paragraph (2) is carried out after the lecture lasts for 16 (sixteen times), on a scheduled basis at the end of the semester according to the University's academic calendar.
- (5) Students are entitled to take the UAS if they have attended lectures in the subject concerned at least 75% of the total 16 (sixteen) lecture meetings.

Article 9

- (1) The complete end-of-semester grade for a course is expressed as a Quality Score.
- (2) To obtain the Mutual Value as referred to in paragraph (1), a reference number from 0 to 100 is used.
- (3) The relationship between Quality Score and Quality Designation is listed in the Appendix which is an inseparable part of this Rector's Regulation.

Article 10

- (1) In the event that a student does not or has not been able to complete all the requirements of the academic tasks while taking the Final Semester Examination of a course for a reasonable reason and can be accepted by the KPS, a temporary grade of Incomplete can be given with the approval of the lecturer in charge of the course concerned.
- (2) Incomplete grades as referred to in paragraph (1), must be completed within a maximum time limit of 1 (one) month since the incomplete grade is announced.

- (3) If within (one) month as referred to in paragraph (2) the student cannot complete the score, then the assessment component concerned is given a score of zero.
- (4) Incomplete grade changes are immediately submitted by the lecturer in charge of the course concerned to the Academic Administration of the Study Program.
- (5) Incomplete grades cannot be taken into account in determining the Grade Point Average.
- (6) The calculation of the Achievement Index as referred to in paragraph (4) above is the sum of the multiplication of the Quality Score with the Credit Score of a course divided by the Total Credit Score of all courses taken in one semester.

CHAPTER V FINAL TASK

Article 11

- (1) Students who will complete the Master of Law Program education are required to complete the Final Project.
- (2) The final project as referred to in paragraph (1) can be in the form of:
 - a. Thesis;
 - b. Legal Case Studies; or
 - c. Legal Memorandum.

Article 12

Thesis as referred to in Article 11 paragraph (2) letter a is a scientific paper resulting from legal research with the aim of finding solutions to legal problems or only to gain scientific knowledge about law or legal phenomena.

Article 13

Legal Case Study as referred to in Article 11 paragraph (2) letter b is a scientific writing that examines, discusses or analyzes:

- a. A court decision, whether it has permanent legal force or not, with the aim of revealing the strengths or weaknesses of the judge's decision from the perspective of legal science;
- b. a national or international arbitral award with the aim of revealing the strengths and weaknesses of the arbitral award from a legal science perspective;
- c. A dispute case that was successfully or unsuccessfully resolved through negotiation and mediation with the aim of obtaining systematic knowledge about the negotiation and mediation process as well as the negotiation or mediation agreement from the perspective of law or other sciences.

Article 14

Legal Memorandum as referred to in Article 11 paragraph (2) letter c is a legal writing containing legal *opinion* on a legal provision, one or more sets of laws and regulations, and a legal dispute accompanied by conclusions or recommendations with the aim to be used by other parties or clients, or to reveal the strengths and weaknesses of the client's legal position in a legal dispute.

Article 15

Guidelines on the final project as referred to in Article 11 shall be stipulated by the Dean.

CHAPTER VI

MENTOR AND MENTORSHIP PROCESS

Article 16

- (1) Students can submit a final project title after passing the Legal Research Methods course.
- (2) The title and name of the prospective Supervisor lecturer are submitted by the student to the KPS.
- (3) KPS then decides the title and lecturer who becomes the Supervisor to be determined by the Dean.
- (4) The supervisor consists of 2 (two) lecturers who have competence in the field of research methods and the theme of the final project.

Article 17

Prospective Supervisors as referred to in Article 16 paragraph (4) must fulfill the following requirements:

- (1) permanent lecturer or non-permanent lecturer Faculty of Law, Andalas University;
- (2) have a doctoral degree; or
- (3) have a Master's degree with a Head Lector Position; and
- (4) have expertise in accordance with the topic / material of the final project.

Article 18

- (1) Supervisors amounted to 2 (two) people, consisting of Supervisor I and Supervisor II.
- (2) Pembimbing I as referred to in paragraph (1) must meet the following requirements:
 - a. permanent unand lecturers who are still active;
 - b. have a doctoral degree or have the functional position of Professor;
 - c. academic functional position of at least head lector; and
 - d. qualifications in the field of science that are relevant to the study program or field of science taken by students.

- (3) Supervisor II as referred to in paragraph (1) must fulfill the following requirements:
 - a. permanent lecturers with a doctoral degree or master's degree with a functional position of head lecturer;
 - b. non-permanent lecturers with a doctoral degree or Professor; or
 - c. experts/experts outside universities with doctoral academic qualifications selected based on their field of knowledge.
- (4) If one of the Supervisors is permanently absent, dies, goes on a long overseas assignment, or resigns, the following provisions apply:
 - a. if it occurs before SUP, it can be replaced.
 - b. If it occurs after the SUP, it cannot be replaced unless both of them are permanently incapacitated.
 - c. The substitute supervisor must pay attention to and prioritize the continuity of the research proposal that has been approved by the Research Proposal Examination Team for the final project.
- (5) students can propose a change of supervisor with the consideration of KPS to the Dean.
- (6) The Dean as referred to in paragraph (5) may replace the Supervisor if there are academic obstacles in the relationship between the Student and the Supervisor caused by scientific developments in the context of research and writing the final project.

Article 19

- (1) Supervisors are in charge of guiding students and are responsible for :
 - a. Originality of research and contribution to scientific knowledge;
 - b. Methodological accuracy, mastery of theory and depth of reasoning;
and
 - c. Systematization of thoughts and conclusions of student research.
- (2) Supervisors periodically evaluate the progress of research and writing of the final project script by filling out a control book at each time of the guidance process.

CHAPTER VII
RESEARCH PROPOSAL SEMINAR, RESEARCH RESULT SEMINAR
AND FINAL EXAM

Article 20

- (1) Final Project Research Proposal can be submitted by students after passing the Legal Research Methods course with a quality score of at least B.
- (2) Students who have written a research proposal as referred to in paragraph (1) may participate in SUP with conditions:
 - a. register with the academic department.
 - b. received approval for the Final Project Research Proposal from the Supervisor;
 - c. participating in other students' SUP at least 5 (five) times; and
 - d. fulfill other academic and administrative requirements.
- (3) The Final Project Research Proposal as referred to in paragraph (2) which is declared feasible by the review team can proceed to the final project research stage.

Article 21

- (1) Students conduct research after passing the SUP.
- (2) The research as referred to in paragraph (1) shall be conducted through library studies and or field research.
- (3) The results of student research as referred to in paragraph (2) are tested in a research results seminar session.
- (4) The research results seminar as referred to in paragraph (3) shall be held after obtaining approval from the Supervisor.

Article 22

- (1) Students who have completed their research can attend the Research Result Seminar after obtaining approval from the Supervisor.
- (2) The Research Result Seminar is led by the Supervisor and 3 (three) discussant lecturers.
- (3) The Research Result Seminar can be conducted if attended by at least 1 (one) Supervisor and at least 2 (two) discussants.
- (4) The discussant lecturer as referred to in paragraph (2) is proposed by the supervisor and approved by the KPS.

Article 23

- (1) Students who will complete the Study Program are required to pass a comprehensive examination.
- (2) The comprehensive examination as referred to in paragraph (1) may be held if the student has completed a study load of at least 40 (forty) credits with the following provisions:

- a. have a GPA of at least 3.00 (three point zero);
 - b. no C value; and
 - c. submit proof of TOEFL score of at least 500 (five hundred) from the Andalas University Language Center.
- (3) Further provisions regarding the comprehensive examination are regulated by the Dean

CHAPTER VIII TRANSITIONAL PROVISIONS

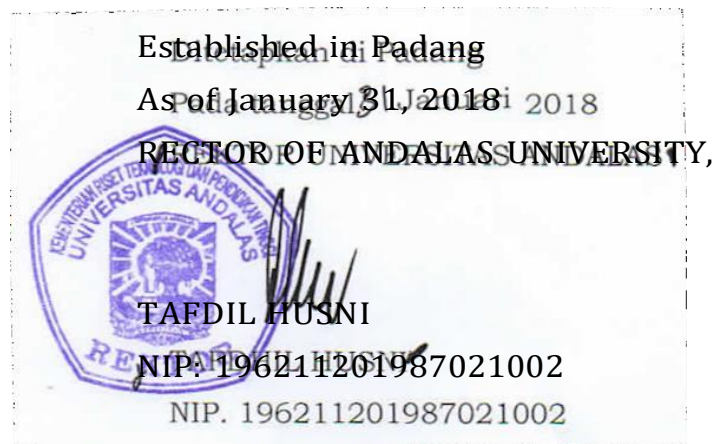
Article 24

- (1) This curriculum is applied to all students starting in the 2018/2019 academic year.
- (2) For students who have not passed the course based on the Rector's Regulation of Andalas University Number 2 of 2010 concerning the Curriculum of the Master of Law Study Program, Faculty of Law, Andalas University, can take replacement courses in the same semester based on this Rector's Regulation determined by the KPS.
- (3) The academic process that has been carried out based on the Rector's Regulation of Andalas University Number 2 of 2010 concerning the Curriculum of the Master of Law Study Program, Faculty of Law, Andalas University is still recognized as long as it does not conflict with this Rector's Regulation.

CHAPTER IX
CLOSING PROVISIONS

Article 25

- (1) When this Rector's Regulation comes into force, the Rector's Regulation of Andalas University Number 2 of 2010 concerning the Curriculum of the Master of Law Studies Program, Faculty of Law, Andalas University, is revoked and declared invalid.
- (2) This Rector's Regulation is effective as of the date of enactment.



APPENDIX
 RECTOR REGULATION OF ANDALAS UNIVERSITY
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NO	CODE	SUBJECT	SKS
Semester I (4 compulsory courses of 12 credits)			
1	HKU 511	Legal Theory	3
2	HKU 512	Philosophy of Law	3
3	HKU 513	Legal Discovery	3
4	HKU 514	Sociology of Law	3
Semester II (2 Compulsory Study Program Courses and 3 Thesis Focus Courses = 12 credits 1			
1	HKU 517	Legal Research Methods and Legal Writing	3
2	HKU 631	Legal Politics	3
Required Concentration (3 courses)			
1. Civil Law Concentration			
1	HKP 516	Civil Law Development System	2
2	HKP 525	Dispute Resolution Options	2
3	HKP 546	Company Law and Insolvency	2
2. Criminal Law Concentration			
1	HKN 536	Criminal Law Reform	2
2	HKN 520	Corruption Criminal Law	2
3	HKN 556	Legal Aspects of Economics	2
3. Constitutional Law / Administrative Law Concentration			
1	HKT 557	Legislative Theory	2
2	HKT 519	Constitutional Theory and Law	2
3	HKA 558	Agrarian Law and Natural Resource Management	2
4. International Law Concentration			
1	IPR 554	Public International Law	2
2	IPR 526	The Law of Economic Liberalization	2
3	IPR 549	Intellectual Property Protection Law	2
5. Health Law Concentration			
1	HKK	Hospital and Nursing Law	2
2	HKK	Medical Criminal Law	2
3	HKK	Medical Administrative and Civil Law	2
Third Semester (4 Thesis Focus Compulsory Courses and 2 Elective Courses = 1. 12 credits			

		1. Civil Law Concentration	
1	HKT 641	Financing and Banking Law	2
2	HKT 555	Civil Justice System and Islam	2
3	HKT 643	Investment Law and Capital Markets	2
4	HKT 540	Legal Aspects of Business	2
		2. Criminal Law Concentration	
1	HKN 567	Criminal Legal Aid and Criminal Remedies	2
2	HKN 534	Criminal Justice System	2
3	HKN 639	Kapita Selektta Hukum Pidana	2
4	HKN 651	Dynamics of Criminal Law and Human Rights	2
		3. Constitutional Law / Administrative Law Concentration	
1	HKA 567	Environmental Law and Nature Conservation	2
2	HKA 534	Local Government Law	2
3	HKA 661	Public Asset Management Law	2
4	HKT 662	Rule of Law and Democracy	2
		4. International Law Concentration	
1	IPR 672	International Treaty Law	2
2	IPR 673	International Politics	2
3	IPR 674	International Nature Conservation Law	2
4	IPR 675	International Dispute Settlement System	2
		5. Health Law Concentration	
1	HKK	Food and Drug Law	2
2	HKK	Bioethics and Health Law	2
3	HKK	Service and Health Law	2
4	HKK	Health Law Enforcement and Medical Dispute Resolution	2
		Elective Course*	
		1. Civil Law Thesis Concentration	
1	HKP 541	System and Development of Family and Inheritance Law	2
2	HKP 645	The Development of Islamic Law in Indonesia	2
3	HKP 646	The Development of Contemporary Customary Law	2
		2. Criminal Law Concentration	
1	HKN 566	Comparative Criminal Law	2
2	HKN 547	Customary and Islamic Criminal Law	2
3	HKN 652	Criminal Law Politics	2
		3. Constitutional Law / Administrative Law Concentration	
1	HKA 663	Nagari Government Law	2
2	HKT 664	Comparative Constitutional Law	2
3	HKA 665	Labor Law and Work Protection	2

4	HKA 666	Law on Governance and State Civil Apparatus	2
5	HKA 667	Financial Law and Fiscal Policy	2
6	HKT 668	Election Law	
		4. International Law Concentration	
1	IPR 560	International Business Law	2
2	IPR 561	Transnational Corporate Law	2
3	IPR 562	Money Laundering Law and Asset Recovery	2
4	IPR 563	Terrorism Law	2
5	IPR 564	Transnational Crime Law	2
6	IPR 565	International Law Practices and Cases	2
		5. Health Law Concentration	
1	HKK	Health Ethics	2
2	HKK	Financing Law and BPJS Health	2
3	HKK	Human Rights and Health	2
4	HKK	Public Health Law	2
5		Health and Social Security Law	2
		TESIS	
1	PPS 611	Research Proposal	1
2	PPS 612	Research Result Seminar	1
3	PPS 613	Thesis	6

