### International Business Law 2

<table>
<thead>
<tr>
<th>Department code:</th>
<th>Module name in German:</th>
</tr>
</thead>
<tbody>
<tr>
<td>IBM4.2</td>
<td>Internationales Wirtschaftsrecht 2</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Workload:</th>
<th>ECTS credits:</th>
<th>Semester:</th>
<th>Frequency of module:</th>
<th>Duration:</th>
</tr>
</thead>
<tbody>
<tr>
<td>150 hours, made up of: 72 contact hours 78 self-study hours</td>
<td>5 ECTS</td>
<td>4th semester</td>
<td>Summer semester</td>
<td>1 semester</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Module type:</th>
<th>Academic level:</th>
<th>Suitability of module:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compulsory module</td>
<td>Bachelor's degree</td>
<td>Recommended pre-requisite for Case Study 1, Case Study 2, Entrepreneurship, Bachelor's Thesis; study programmes in the fields of business and economics</td>
</tr>
</tbody>
</table>

1. **Learning outcomes:**
   Students will acquire an understanding of the basic principles of international private law, and can determine the applicable substantive law in typical cases involving parties in different countries. Students will be able to understand how claims by companies in international legal transactions can be enforced in court and under enforcement law. They can recognize risks and threats in the context of crises and insolvency relating to their contractual partners and to their own company. They will be able to define the sequence of events for insolvency and restructuring proceedings in Europe and can enforce claims of their own vis-à-vis foreign insolvency administrators.

2. **Module content:**
   - International private law, in particular determining the relevant law applicable to matters involving cross-border relationships under the Rome I and Rome II Regulations as well as the Introductory Act to the German Civil Code (EGBGB); also, an overview of international treaties.
   - International law enforcement, in particular the jurisdiction of the courts in Europe according to the Brussels Ia Regulation and the Regulation of the European Parliament and Council creating a European order for payment procedure, as well as enforcement against debtors in Europe.
   - Restructuring and insolvency proceedings based on the European Directive on Preventive Restructuring Frameworks and the European Insolvency Regulation, typical ranking of creditor claims, typical powers of insolvency administrators, filing of claims in main and secondary insolvency proceedings in Europe.

3. **Teaching and learning methods:**
   3 SWS seminar-type tuition
   1 SWS practical tutorial

4. **Module language:**
   English

5. **Pre-requisites for studying this module:**
   required: none
   recommended: International Business Law 1

6. **Type of examination:**
   Written examination or term paper

7. **Assessment methods:**
   Graded

8. **Requirements for awarding ECTS credits:**
   Student must pass module examination

9. **Other remarks:**
   None