



## Course Syllabus

<b>Course Code</b> MLAW-511DE	<b>Course Title</b> Public Procurement Law	<b>ECTS Credits</b> 10
<b>Prerequisites</b> None	<b>Department</b> Law	<b>Semester</b> Fall/Spring
<b>Type of Course</b> Elective	<b>Field</b> European Business Law	<b>Language of Instruction</b> English
<b>Level of Course</b> 2 <sup>nd</sup> Cycle	<b>Lecturer(s)</b> Dr Sophocles Ioulianou	<b>Year of Study</b> 1 <sup>st</sup>
<b>Mode of Delivery</b> Distance Learning	<b>Work Placement</b> N/A	<b>Co-requisites</b> None

### Course Objectives:

The Public Procurement Law is a fast-growing branch of both National and European Law and has been defined as one of the elementary pillars of the aim to make Europe the most competitive economy in the world. The course undertakes a thorough examination of the existing Community Directives and provides students with the cognitive foundations and the capability of understanding critically the relevant legislation and case law.

### Learning Outcomes:

After completion of the course students are expected to:

1. Have developed an accurate and structured way of approaching Public Procurement Law, on both National and European level
2. Have formed a well-structured research orientation, concerning legislation and case law search, on the field of Public Procurement Law.
3. Have acquired the ability to evaluate the Community framework regarding Public Procurement Law and estimate the way Public Procurement Law is being put into practice.
4. Have sharpened the skills required to combine theoretically informed legal argumentation to case law and legislation referencing

5. Be able to detect and evaluate evolutions regarding Public Procurement Legislation and Case law, while making their own proposals on the field.

**Course Contents:**

1. Directives 2004/18/EC and 2004/17/EC. The EU Law framework on Public Procurement
2. Contracting Authorities and Contracting Entities – Public work contracts, Public service contracts, Public supply contracts.
3. Public procurement procedures – Tender documents and technical dialogue – Interpretation and Procedural requirements
4. Criteria for qualitative selection and Award criteria
5. Judicial Review. Case law and applications

**Learning Activities and Teaching Methods:**

Lectures, Personal guidance, Case-study analysis, Video-streamed courses, Forum, Final exam

**Assessment Methods:**

Interim individual studies, Formative assessment activities, Final exam

**Textbooks – Bibliography:**

<b>Title</b>	<b>Author(s)</b>	<b>Publisher</b>	<b>Year</b>	<b>ISBN</b>
<i>Public Procurement Law, 3<sup>rd</sup> ed. [in Greek]</i>	D. Raikos	Sakkoulas	2020	
<i>EU Public Procurement Law [in Greek]</i>	E. Trova – P. Skouris	Sakkoulas	2009	
<i>Discretion in EU Public Procurement</i>	S. Bogojevix et al (eds)	Hart	2019	
<i>EU Public Procurement Law, 2<sup>nd</sup> ed.</i>	C. Bovis	Elgar	2015	

<i>Public Procurement and the EU</i>	P. Trepte	Oxford University Press	2007	
<i>The Law of Public Procurement and Utilities v. I, v. II</i>	S. Arrowsmith	Sweet & Maxwell	2014/2018	
<i>Cypriot Public Procurement Law [in Greek]</i>	A. Emilianides	Dikaionomia	2006	