

國立臺北商業大學貿易實務法律暨談判碩士學位學程與雪梨科技大學法學院

雙聯學制課程實施辦法

108年4月18日107學年度第2學期第1次學程課程委員會會議通過
108年4月24日107學年度第2學期第1次院課程委員會會議通過
108年4月30日107學年度第2學期第1次校課程委員會會議核備通過
108年5月16日107學年度第2學期第2次教務會議核備通過
113年8月26日113學年度第1學期第1次學程課程委員會會議通過
113年9月26日113學年度第1學期第1次院課程委員會會議通過
113年10月14日113學年度第1學期第1次校課程委員會會議核備通過
113年10月28日113學年度第1學期第1次教務會議核備通過

第一條、 目的

國立臺北商業大學貿易實務法律暨談判碩士學位學程(以下簡稱本學程)為增加學生競爭優勢,與雪梨科技大學法學院合作辦理兩校碩士雙聯學制課程,依據兩校所簽協議(原件為英文,全文如附件)特訂碩士雙聯學制課程實施辦法(以下簡稱本辦法)。

第二條、 名詞定義

本辦法所稱碩士雙聯學制課程,係指根據本校與雪梨科技大學所簽訂之雙聯學制協議,本學位學程學生於本校完成至少一學年之碩士課程後,續於雪梨科技大學法學院修習雙聯學制協議附件1所列之課程。學生依本辦法於雪梨科技大學法學院修畢課程,符合雙方畢業資格規定後,得同時獲得本學位學程碩士學位和雙聯學制協議附件1所列之雪梨科技大學法學院特定學位。

學生修畢雪梨科技大學法學院法律研究碩士(Master of Legal Studies, MLS)應修課程而擬繼續攻讀該校 Juris Doctor, JD 者,其已符合本校畢業資格者,得先行取得本校學位,再依該校規定繼續攻讀 JD。

第三條、 申請資格

- 一、 本學位學程碩士班就讀一學期以上之在學學生。
- 二、 英語測驗成績達雪梨科技大學規定之標準。
- 三、 已修習本校與雪梨科技大學協議之指定科目學分,但有特殊情況經對方同意至該校補修者除外。

第四條、 申請時程及方式

- 一、 原則上於每學期一次,配合對方入學申請時程,由本學程協助有意願之學生向雪梨科技大學法學院申請入學。
- 二、 學生取得雪梨科技大學法學院入學資格後,向本學位學程提出雙聯學位申請,應繳(驗)文件如下:
 1. 錄取資格確認書。
 2. 聲明書(內容如附件)。
 3. 指導教授同意書。學生申請當學期累計修習學分數如尚未合於本學程所規定之申請指導教授之學分要求(總學分之三分之二),得預先行洽請暫定指導教授一人簽署,惟其日後論文撰寫及口試等,

仍須依本校及本學程相關規定及時程辦理。

4. 預選課程表（應詳列本學程畢業學分之尚未選課課程與學分列表（中、英文），所修之課程及學分應符合學生原就讀之規定，並經學程主任同意）。
5. 學生證影本。
6. 本校碩士班歷年中、英文學業成績單。

三、學生應於規定期限內至本學程辦公室繳交相關資料；逾期未繳交者，視同放棄雙聯學位資格。

第五條、學分認定及修業規定

- 一、修讀雙聯學位之學生，應遵守雙方學校選課及修課之相關規定。
- 二、學生於修讀雙聯學位期間，應同時註冊於本校及雪梨科技大學。
- 三、學生修讀雙聯學位期間，每學期應向雪梨科技大學申請修課成績單，並於成績單申請表彌封直接寄至本學位學程，再由本學程轉交至本校教務處註冊組登錄成績。
- 四、本學位學程得就學生修讀雙聯學位期間於雪梨科技大學法學院修習及格之科目進行審查，視科目內容及修習時數，核予抵免本學程之必修科目學分，或列計為選修科目學分。
- 五、若因無法抵免學分導致學分數不足而無法如期畢業時，不得有異議，亦不得以任何理由要求退還學分費或學雜費。
- 六、學生於雪梨科技大學修業期間需依國立臺北商業大學修讀碩士學位規定撰寫碩士論文。
- 七、學生若放棄雪梨科技大學之修業，仍須符合本校之畢業資格，方能授予碩士學位。

第六條、費用

- 一、學生於雪梨科技大學修讀雙聯學制課程期間，除應繳付對方規定之學費及各項費用外，仍應依本校規定繳交學雜費或學分費。
- 二、學生於雙聯學制課程修業期間之生活費、保險費、住宿費、往返機票費、簽證費及其他個人花費，均應自行負擔。
- 三、除學生平安保險外，學生應於出國進修前自行購足額之保險（含醫療險、意外險等）。

第七條、本要點有未盡事宜處，依本校相關規定辦理。

第八條、本要點經本學位學程課程委員會議、學程會議、國際行銷學院課程委員會議及院務會議通過，並送校課程委員會及教務會議核備後實施，修正時亦同。

UTS 學位名稱、修業年限暨入學要求

NTUB course	UTS course	Recognition of prior learning (RPL)	Remaining duration	Admission requirement
Master Program on Law and Negotiation for Global Trade	C04264 Master of Legal Studies	48 credit points	48 credits points (1 year)	Please refer to Article 3.1 of the NTUB-UTS Articulation Agreement
Master Program on Law and Negotiation for Global Trade	C04320 Juris Doctor Graduate Certificate in Professional Legal Practice	56 credit points	106 credit points (2 years)	Please refer to Article 3.1 of the NTUB-UTS Articulation Agreement



ARTICULATION AGREEMENT

Between

**National Taipei University of Business
TAIWAN**

And

**UNIVERSITY OF TECHNOLOGY SYDNEY
AUSTRALIA**

THIS AGREEMENT IS MADE ON THE OF

BETWEEN: National Taipei University of Business on No.321, Sec. 1, Jinan Road, Zhongzheng District, Taipei 100, Taiwan, R.O.C. (“**NTUB**”)

AND: University of Technology Sydney (ABN 77 257 686 961) of 15 Broadway, Ultimo New South Wales 2007, Australia (CRICOS Provider No. 00099F) (“**UTS**”)

RECITALS

- A. The University of Technology Sydney is an Australian university, established as a body corporate under the University of Technology Sydney Act 1989 (NSW). UTS has a special focus on international cooperative academic activities and provides courses of study and confers degrees, diplomas, certificates, and other awards.
- B. The National Taipei University of Business is one of the most prestigious universities in Taiwan, dedicated to providing the best business education to students from all over the world.
- C. The parties wish to enter into an articulation program for NTUB students studying certain undergraduate degree courses to apply for admission to a corresponding UTS undergraduate degree program.

1. DEFINITIONS

- 1.1. In this Agreement, unless the context otherwise requires or the contrary intention appears, the following terms will have the meanings assigned to them –

Agreement	means this document including any schedules annexed to it.
Articulation Program or Program	means the articulation program described in clause 3.
Confidential Information	means information that is by its nature confidential or is designated by one of the parties as confidential or any of the parties knows or ought to know is confidential, including without limitation, any confidential operations, processes or inventions carried on or used by the parties, technology, designs, documentation, manuals, budgets, course or subject evaluations, financial statements or information, accounts, drawings, notes, memoranda and the information contained therein and any other information relevant to the organisation, business, finances or affairs of any of the parties or any personal information of the students applying for or enrolled in the Articulation Program. Confidential Information excludes information that is in the public domain (without any breach of confidentiality) and information that is required to be disclosed by any law, regulation or Court Order.
Confirmation of Enrolment	means UTS confirmation of enrolment confirming that an Eligible Student has accepted a letter of offer from UTS in response to the student's application to study at UTS.

Defence Trade Controls Law	means any Australian laws and regulations restricting or regulating the export, transfer or trading of specified defence-related or weapons-related goods, services or technologies.
Eligible Student	means a NTUB student who meets the entry requirement to a UTS Course under the Articulation Program as described in clauses 3.1 and 3.2.
NTUB Course(s)	means one of the approved NTUB undergraduate degree program(s) as specified in Schedule 1.
Privacy and Data Transfer Laws	means NSW and Australian Commonwealth privacy and data transfer laws and regulations under which certain information is afforded privacy protection and transfer of that information may be restricted.
Sanctions Laws	means any Australian and/or international sanctions laws and regulations under which sanctions are imposed on specified individuals, entities or countries.
UTS Admissions Policy	means the UTS policy for admission to all courses offered by the university, other than short courses and which can be accessed at https://www.uts.edu.au/about/uts-governance/policies/uts-policy/admissions-and-recognition-prior-learning-policy
UTS Course(s)	means one of the UTS undergraduate degree program(s) specified in Schedule 1.
UTS Rules, Directives and Policies	means the UTS Rules and UTS Policies and Directives which apply from time to time and which can be accessed at http://www.gsu.uts.edu.au/lrp.html

2. COMMENCEMENT AND TERM

- 2.1. This Agreement will commence on the date that the Agreement is signed by the parties and will continue for a period of 5 years unless earlier terminated in accordance with its terms.
- 2.2. If this Agreement is not executed on the same date by the parties, then this Agreement will commence on the later date of signing.
- 2.3. This Agreement may be executed in counterparts, each counterpart is deemed to be an original and all of which constitute one and the same instrument.

3. ARTICULATION PROGRAM

- 3.1. The Articulation Program is an arrangement between the parties which enables NTUB students who:
 - (a) are currently enrolled with NTUB in a NTUB Course; and

- (b) have successfully completed the minimum NTUB Course requirements set out in Schedule 1; and
 - (c) meet the UTS English language requirements as outlined on the UTS website at: <https://www.uts.edu.au/study/international/essential-information/english-language-requirements>; and
 - (d) comply with all UTS admission requirements under the UTS Rules, Directives and Policies, to apply for admission to the corresponding UTS Course as specified in Schedule 1 and under the terms and conditions of this Agreement.
- 3.2. NTUB students who meet the requirements set out in clause 3.1 are Eligible Students under this Agreement and, if admitted to a corresponding UTS Course, UTS will grant the credit points as specified in Schedule 1 towards that UTS Course.
- 3.3. The UTS Courses will be delivered by UTS in Sydney, Australia.
- 3.4. NTUB will recognise the credits obtained by NTUB students upon successful completion of the UTS Courses for credit transfer to NTUB Courses as specified in Schedule 1.

4. ADMISSION TO UTS COURSES

- 4.1. Eligible Students must apply to UTS for admission to UTS Courses in accordance with UTS Rules, Directives and Policies.
- 4.2. Eligible Students who receive a Confirmation of Enrolment from UTS and are admitted to a UTS Course are responsible for:
- (a) obtaining and maintaining (at the Eligible Student's cost) visas, travel clearances and any related documents in compliance with all Australian immigration laws and regulations and as required for study within Australia, including without limitation, compulsory overseas student health cover;
 - (b) payment directly to UTS for all international student tuition and other required fees applicable for the UTS Courses as published on the UTS website;
 - (c) all personal arrangements and associated costs including without limitation, travel, housing, medical insurance, textbooks, personal expenses and all incidental fees and charges; and
 - (d) meeting any other criteria that may be agreed by the parties in writing.

5. UTS OBLIGATIONS

- 5.1. UTS will provide NTUB with sufficient and up to date information to enable NTUB to promote the UTS Courses.

- 5.2. UTS will provide marketing material about UTS and the UTS Courses to NTUB to facilitate all briefing and information sessions for prospective and enrolled students of the Articulation Program.
- 5.3. UTS will be responsible for updating NTUB on any amendment to the UTS Courses or credit recognition that may affect the Articulation Program.
- 5.4. UTS will be responsible for processing Eligible Students' applications and informing Eligible Students about their application outcomes.
- 5.5. The UTS Courses will be conducted in accordance with UTS Rules, Directives and Policies.
- 5.6. Eligible Students admitted and enrolled at UTS will be provided with access to the full range of services, rights and privileges provided to UTS students.

6. NTUB OBLIGATIONS

- 6.1. At its cost, NTUB will promote the Articulation Program and UTS Courses to its students in accordance with clause 6.2 as an option for further study.
- 6.2. NTUB must:
 - (a) assist its students to complete forms and applications required by UTS for admission to the UTS Courses;
 - (b) assist in the provision of information and necessary documentation to enable NTUB students to complete their international student visa applications;
 - (c) provide to its students information provided by UTS about matters that may include (but is not limited to):
 - (i) the application process and acceptance requirements;
 - (ii) course content, modes of study for the course, including any online and/or work-based training, placements, other community-based learning and collaborative research training arrangements, and assessment methods;
 - (iii) course duration and holiday breaks;
 - (iv) course qualification, award or other outcomes;
 - (v) the UTS campus location and facilities, equipment and learning resources available to students;
 - (vi) indicative tuition and non-tuition fees;
 - (vii) UTS's cancellation and refund policies;
 - (viii) the grounds on which the student's enrolment may be deferred, suspended or cancelled;
 - (ix) the [Education Services for Overseas Student \(ESOS\) framework](#), including official Australian Government material or links to materials online; and
 - (x) accommodation options and indicative costs of living in Sydney;

- (d) ensure that all information provided to students or prospective students which relates to UTS, the Articulation Program and the UTS Courses is accurate and up to date;
 - (e) clearly identify UTS as the provider of the UTS Courses and include UTS's Commonwealth Register for Institutions and Course for Overseas Students("CRICOS") code of 00099F in all written and other material including in electronic form;
 - (f) only undertake promotional activities which have been approved by UTS;
 - (g) only use promotional or marketing material that has been provided by UTS or has been approved in advance in writing by UTS;
 - (h) not make statements or publish materials in relation to the UTS Courses which are inconsistent with the promotional materials approved by UTS;
 - (i) promote the Articulation Program and the UTS Courses in a professional manner with integrity and accuracy; and
 - (j) immediately amend or replace promotional and marketing materials as requested by UTS if such amendments or replacements are required by law.
- 6.3. The parties acknowledge that the Articulation Program relies NTUB Course information as provided at the commencement of this Agreement. NTUB must promptly advise UTS of any changes related to the curriculum and or course structure of any NTUB Course and, in the event that such changes are not acceptable to UTS for the purposes of this Agreement, then UTS may terminate this Agreement by providing 7 days written notice to NTUB.
- 6.4. NTUB acknowledges that UTS has obligations under the *Education Services for Overseas Students Act 2000* (Cth) ("ESOS Act") and the Australian National Code of Practice for Registration Authorities and Providers of Education and Training to Overseas Students provided for under the ESOS Act ("Code"), both as amended from time to time. NTUB agrees to provide UTS with any information UTS considers reasonably necessary to assess and monitor NTUB's credentials and reputation to act as a partner institution of UTS, upon request by UTS. UTS may use or disclose that information to any person it reasonably considers necessary to allow it to properly check NTUB. UTS will not use that information for any other purpose.
- 6.5. **COHORT SIZE**
The parties agree that in order to sustain this Agreement, the minimum of 2 NTUB student cohort size per year must be met. A review of this Agreement will be conducted in the event that the specified student cohort size is not achieved.

7. ACADEMIC MANAGEMENT AND COMPLIANCE

- 7.1. Eligible Students who undertake a UTS Course:
- (a) will be subject to all UTS Rules, Directives and Policies; and any breach of the UTS Rules, Directives and Policies will be dealt with in accordance with the disciplinary rules of UTS; and

(b) must comply with all applicable State and Australian Commonwealth laws and regulations.

7.2. UTS will confer the UTS Master degree award on students who successfully complete the UTS Course in accordance with UTS Rules, Directives and Policies and established procedures.

8. NO WARRANTY

8.1. UTS makes no warranty or commitment that the UTS Courses will continue to be available from time to time.

8.2. UTS will notify NTUB as soon as practicable in writing if UTS intends to discontinue any or all of the UTS Courses. This Agreement will continue to apply to any remaining UTS Courses.

8.3. If UTS discontinues all the UTS Courses then this Agreement will terminate on the date specified in the notice provided under clause 8.2.

9. ACKNOWLEDGEMENT, WARRANTY AND COMPLIANCE

9.1. Each party warrants that it will comply with all applicable laws and regulations.

9.2. Each party acknowledges their responsibility to ensure that the management, operation and delivery of the Articulation Program complies at all times with the applicable laws and other regulatory requirements in their home jurisdiction.

9.3. NTUB acknowledges that UTS is required to meet certain obligations under Australian State and Commonwealth laws and regulations including but not limited to Defence Trade Control Laws, the ESOS Act and Code, Privacy and Data Transfer Laws and Sanctions Laws. The parties agree that such laws and regulations may affect or restrict the operation of the Articulation Program under this Agreement. NTUB agrees to take reasonable steps to ensure compliance with such laws and regulations where requested to do so by UTS insofar as they may apply to the Articulation Program.

9.4. Each party shall advise the other of any significant changes in the laws, regulations and policies of their respective jurisdictions that may affect the delivery of the Articulation Program pursuant to this Agreement.

10. CONFIDENTIALITY AND INTELLECTUAL PROPERTY RIGHTS

10.1. The parties agree not to disclose or permit to be disclosed to any third party any Confidential Information in connection with this Agreement, except:

(a) where the affected party provides its prior written consent to such disclosure, which consent may be conditional on the signing of a non-disclosure statement by the third party;
or

(b) to the extent required by law.

- 10.2. UTS owns and will retain ownership of all copyright, trademarks and all other intellectual property rights in the promotional or marketing material created, developed or supplied by UTS for the delivery of the Articulation Program or otherwise ("Marketing Materials").
- 10.3. For the term of this Agreement, UTS grants NTUB a non-exclusive royalty free licence with respect to the Marketing Materials provided to NTUB by UTS for the sole purpose of promoting and marketing the Articulation Program.
- 10.4. The parties may use the other party's name and logo during the term of this Agreement for the purpose of promoting and marketing the Articulation Program, in the manner and format specified by the other party in writing.
- 10.5. If UTS so requests, NTUB will return (and/or destroy) all of its Marketing Materials and/or Confidential Information when this Agreement expires or is terminated and NTUB agrees to return (and/or destroy) any such Marketing Materials and Confidential Information.
- 10.6. NTUB must immediately notify UTS if it becomes aware of any unauthorised use of the Marketing Materials, or any unauthorised use, copying or disclosure of Confidential Information. NTUB must provide any assistance reasonably requested by UTS in relation to any proceedings UTS may take in relation to such unauthorised use, copying or disclosure.

11. TERMINATION AND VARIATIONS

- 11.1. Either party may terminate this Agreement at any date earlier than the expiration of the term of this Agreement by giving six months' prior written notice to the other party.
- 11.2. Either party may terminate this Agreement immediately by providing written notice to the other party, if the other party:
 - (a) is in breach of this Agreement and, after notification of the breach by the non-defaulting party, fails to remedy that breach within 14 days; or
 - (b) becomes insolvent, bankrupt or goes into liquidation; or
 - (c) its officers, employees or subcontractors, are charged with or commit a criminal offence, act of dishonesty, fraud or serious misrepresentation in connection with this Agreement which is likely to bring either party into disrepute or exposes the other party to prosecution or legal proceedings.
- 11.3. If this Agreement is terminated for any reason, such termination will be without prejudice to any rights of the parties accrued prior to the date of termination.
- 11.4. The parties agree that any Eligible Students who have submitted an application to UTS to undertake a UTS Course prior to the termination date will receive the credit recognition provided under the Articulation Program. Subject to clause 9.3, NTUB students enrolled in any UTS Course will be permitted to complete the UTS Course if this Agreement is terminated for

any reason.

11.5. This Agreement may be amended or varied only by written agreement of the parties.

11.6. This Agreement may be terminated if either Party is prohibited under any law or regulation from continuing with this Agreement, in which case the notice period for termination may be immediate.

12. DISPUTE RESOLUTION

12.1. All disputes arising from the execution of, or in connection with this Agreement shall be settled through friendly consultation between the parties. If the parties have a problem or dispute in relation to any of the terms or effect of this Agreement, the parties will first seek to resolve the problem or dispute by direct negotiation using their best endeavours to settle the problem or dispute. If the problem or dispute continues for a period of 30 days after the parties have negotiated in good faith to resolve the problem or dispute, the parties may elect a third party by mutual consent, who will examine the problem or dispute and provide recommendations. All expenses incurred in appointing the elected third party will be shared equally by the parties.

13. NOTICES

13.1. Any consent, notice, approval or other communication ("Notices") that either party gives to the other party must be in writing and sent by, courier, email or facsimile transmission to the Contact Details set out in Schedule 2.

13.2. Notices under this Agreement may be delivered by hand, by email or by facsimile to the addresses specified in clause 13.1 or any substitute address as may have been notified in writing by the relevant addressee from time to time.

13.3. Notice will be deemed to be given –

- (a) if hand delivered, on delivery; or
- (b) if sent by facsimile transmission, upon an apparently successful transmission being noted by the sender's facsimile machine prior to close of business at 5.00pm. Facsimile transmissions received after 5.00pm will be deemed to be received at the start of the next working day,
- (c) if sent by electronic mail, upon the apparent successful delivery of the message into the addressee's machine prior to close of business at 5.00pm. Electronic messages received after 5.00pm will be deemed to be received at the start of the next working day.

14. COST AND ADMINISTRATION

14.1. Each party must bear its own costs of negotiating, preparing and executing this Agreement.

14.2. The parties may agree to implement further administrative procedures to assist in the administration of the Articulation Program.


15. GENERAL

- 15.1. This Agreement will be governed by and construed according to the law of New South Wales, Australia and the parties agree to submit to the non-exclusive jurisdiction of the Courts of New South Wales, Australia.
- 15.2. Clause 10 will survive the expiration or termination of this Agreement.
- 15.3. Neither party shall assign, subcontract or otherwise transfer its rights and obligations under this Agreement without the prior written consent of the other party.
- 15.4. The failure of either party at any time to insist on performance of any provision of this Agreement is not a waiver of its rights at any later time to insist on performance of that or any other provision of this Agreement.
- 15.5. If any part of this Agreement is or later becomes unenforceable, then:
- (a) those unenforceable terms shall be deleted from this Agreement, to the extent that they are unenforceable; and
 - (b) the remaining terms of this Agreement shall continue in full force and effect.
- 15.6. This Agreement contains the whole understanding of the parties relating to its subject matter and it supersedes and cancels any and all representations, agreements and commitments made by the same parties with respect to the same subject matter. Any purported representations warranties or other promises of the parties not recorded in this Agreement are of no effect.

EXECUTED AS AN AGREEMENT

✓ **Signed** for and on behalf of
NATIONAL TAIPEI UNIVERSITY OF BUSINESS
by its authorised officer

Signed for and on behalf of
UNIVERSITY OF TECHNOLOGY SYDNEY
by its authorised officer



Dr. Lichung Yen

President

Date: 24 May 2024



Mr Iain Watt

Deputy Vice-Chancellor and Vice-President,
International

Date: 29/05/2024

SCHEDULE 1: ARTICULATION AND CREDIT RECOGNITION BETWEEN NTUB AND UTS

Summary of articulation and approved credit recognition between NTUB and UTS:

Approved NTUB Course/Subjects Required for Recognition of Prior Learning (RPL)	UTS Course Name/Subjects to be Exempted	Total Amount of Recognition of Prior Learning (RPL) Approved by UTS	Remaining Course Duration at UTS
Master Program on Law and Negotiation for Global Trade	C04264 Master of Legal Studies	48cp in total	1 year (48cp)
<p>Seven (7) external subjects of the following NTUB subjects must be undertaken during year 1 of fulltime study at NTUB in the Master Program on Law and Negotiation for Global Trade in order for students to attain 48 cp of CR at UTS:</p> <ol style="list-style-type: none"> 1. International Trade Law and Policy 2. Oral Argumentation and Persuasion: theory and practice 3. Principles in International Business and Economic Negotiations 4. Introduction to International Business Transactions and Legal Issues 5. Trade Remedy and Dispute Settlement: case studies 6. Discussions in Practical Trade and Negotiation Issues (I) 7. International Taxation and Crossborder M&A 8. Selected Topics in Conflicts Management 	CBK90928 Options (Legal Studies)		

Approved NTUB Course/Subjects Required for Recognition of Prior Learning (RPL)	UTS Course Name/Subjects to be Exempted	Total Amount of Recognition of Prior Learning (RPL) Approved by UTS	Remaining Course Duration at UTS
<p>Master Program on Law and Negotiation for Global Trade</p>	<p>C04320 Juris Doctor Graduate Certificate in Professional Legal Practice</p>	<p>56cp in total</p>	<p>2 years (106cp)</p>
<p>Seven (7) external subjects of the following NTUB subjects must be undertaken during year 1 of fulltime study at NTUB in the Master Program on Law and Negotiation for Global Trade in order for students to attain 48 cp of CR at UTS:</p> <ol style="list-style-type: none"> 1. International Trade Law and Policy 2. Oral Argumentation and Persuasion: theory and practice 3. Principles in International Business and Economic Negotiations 4. Introduction to International Business Transactions and Legal Issues 5. Trade Remedy and Dispute Settlement: case studies 6. Discussions in Practical Trade and Negotiation Issues (I) 7. International Taxation and Crossborder M&A 8. Selected Topics in Conflicts Management 	<p>Foundations of Law (8cp) Public International Law (6cp) Remedies (6cp) CBK90920 options (30cp) CBK90921 options (6cp)</p>		

[Academic and English language requirements for admission to UTS courses](#)

English language requirements for admission: Standard English language requirements apply: <https://www.uts.edu.au/study/international/essential-information/entry-requirements/english-language-requirements>

Academic admission requirements for admission:

Successful completion of the first year of Master Program on Law and Negotiation for Global Trade at NTUB in the approved pathway program as specified in this agreement with average pass grade.

SCHEDULE 2: CONTACT DETAILS

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