

Programme Specification (PG)

Awarding body / institution:	Queen Mary University of London
Teaching institution:	Queen Mary University of London
Name of final award and title:	LLM in Banking and Finance Law
Name of interim award(s):	Postgraduate Diploma, Postgraduate Certificate
Duration of study / period of registration:	1 year full time, 2 years part time.
Queen Mary programme code(s):	
QAA Benchmark Group:	
FHEQ Level of Award:	Level 7
Programme accredited by:	
Date Programme Specification approved:	
Responsible School / Institute:	Centre for Commercial Law Studies
Schools / Institutes which will also be involv	ved in teaching part of the programme:
Collaborative institution(s) / organisation(s)) involved in delivering the programme:

Programme outline

The LLM in Banking and Finance law offers students a thorough grounding in the fundamental principles and practices of international finance and financial services law, covering national, European and international developments from practical, regulatory and policy perspectives.

A wide range of regulatory and transactional areas are covered including international monetary law, banking law, financial regulation, central banking, corporate governance, securities law, corporate finance, mergers and acquisitions, sovereign debt restructuring, financial ethics, sustainable finance, financing of developing economies, and Islamic finance.

A distinctive feature of the programme lies in the diversity of its teaching team, which includes academics with a wide exposure to policy making, practitioners from different sectors of banking and finance, judges, general counsel and other guest speakers drawn from national and international financial regulatory and standard setters bodies.

Aims of the programme

The main purpose of the programme is to provide students with a solid and deep understanding of the laws and regulations, the legal developments and best practices in international law and financial services law through teaching and applying the law



informed by cutting edge research and practical perspectives.

The programme meets the needs of students from developed and developing countries and prepares them for careers ranging from legal private practice to consulting, from banking and finance investors and advisers to work in central banks, supervisory agencies, government departments and international financial institutions.

The programme enables students to:

- a) enable graduate lawyers and other students with foundational legal expertise or experience to develop a detailed, critical and advanced knowledge of key areas in the specialism to prepare them for a career in the field of international finance and financial services law or to help them further their existing careers.
- b) broaden and deepen students' understanding of their own legal systems by giving them the opportunity and the tools with which to explore current commercial law issues from an international and comparative perspective in banking and finance law.
- c) better prepare contemporary lawyers for practising the legal profession in an increasingly globalised world.
- d) enable students to pursue independent legal research and develop their own critical thinking in international finance and banking law
- e) enhance the professional legal analytic, writing and oral communication, team working and other skills needed to practise law in this specialist area.
- f) enhance the students' learning experience through regular interaction with lecturers, practitioners, visiting academics and fellow students
- g) being exposed to legal problems from a national and international perspective
- h) understand international finance and banking law in context and from a legal, economic and policy point of view

What will you be expected to achieve?

As a student you can choose from a wide selection of modules to design a programme of study that best facilitates your interests.

In many of our modules, you will have the opportunity to learn from and discuss with prominent figures from leading institutions, including the Bank of England, the World Bank, the Federal Reserve Bank of New York, the European Central Bank, the Bank for International Settlements, the International Monetary Fund, as well as judges, policy makers and partners in law firms from across the world.

Upon completion of the programme you will be able to:

- Explain key legal principles, emerging issues and public policy debates in relevant subjects of International Finance and Financial Services law.
- Apply highly developed and complex level of legal knowledge in constructing in-depth, original, and justified responses to complicated (and sometimes unpredictable) legal problems in International Finance and Financial Services law.
- Compare relevant legal frameworks for their legal, commercial and social implications from comparative law and international law perspective.
- Consider the relationship of financial regulation with broader areas of law and policy (e.g., insolvency, competition and company law) both for the short and long term from a commercial context.
- Apply critical, ethical, and reflective approaches, grounded in specialist knowledge of the field and its governing relevant frameworks, to support the responsibilities of a legal professional in making complex professional judgements in practice;
- Engage critically and ethically with current research in the specialism and use research techniques to design and develop your own research, including identifying the issue(s) which require researching and developing information from a broad range of appropriate and relevant primary and secondary legal research sources.
- Demonstrate self-direction and autonomy through the production of independent research (writing a dissertation / research assignment)
- Communicate clearly, effectively, and comfortably using the legal and technical terminology of international finance and the financial services sector and its legal frameworks.



Acad	demic Content:
A1	Gain a thourough knowledge of banking and financial law and regulation from a national, european and international perspective
A2	Explain and apply legal principles, current issues and debates arising out of the law, practice and policy in international finance and financial services law.
А3	Apply comparative and international approaches to legal issues within this specialist area and understand the cross disciplinary aspects of banking and financial law.

Disc	iplinary Skills - able to:
B1	Solve complicated legal problems and construct justified, in-depth, analytical and original responses applying the complex specialist legal principles and rules in a way that shows a practical awareness of current issues as expected by legal employers at the global level of professional practice.
B2	Design, develop and write organized, well constructed and referenced legal research papers that clearly and critically analyse selected, specialist legal issues with conclusions supported by relevant legal authorities that flow logically from the analysis.
В3	Use appropriate research techniques to find, evaluate and engage with primary and secondary legal research resources in the specialism in order to construct and support original analyses on issues regarding international finance and financial services law and public policy.

Attrik	outes:
C1	Acquire in depth specialist knowledge and critically and confidently apply this knowledge in a rigorous way from both a national and international perspective.
C2	Demonstrate autonomy and self direction researching and solving complex or unfamiliar problems
С3	Evidence the ability to work collaboratively as well as independently in developing approaches to legal problem solving.

How will you learn?

As a student you will be exposed to a variety of different teaching methods which include traditional and interactive lectures, seminars, tutorials and problem solving sessions. There are also seminars and conferences to which students are invited and that complement the scheduled classes.

Students are also expected to invest a significant amount of time in independent learning, including reading materials in advance of lectures/seminars, preparing class presentations, completing assignments and preparing for examinations.

Depending on the modules, students are encouraged to work in group and to present their findings to their fellow classmates.

In addition, students who choose the dissertation will need to carry out extensive research to complete same. Students will be provided with a variety of legal resources and receive training on how to use them.

How will you be assessed?

There are different types of assessment, depending on the modules chosen:



examination, essays, FAEs and/or coursework for taught modules and by optional dissertation.

How is the programme structured?

Programme Title: Banking and Finance Law

Please specify the structure of the programme diets for all variants of the programme (e.g. full-time, part-time - if applicable). The description should be sufficiently detailed to fully define the structure of the diet.

Master of Laws (LLM)

- Students on the LLM have to complete 180 credits.
- Part-time students are normally expected to take 90 credits each year of their programme but this may be varied by special permission.
- Part-time students are normally expected to take 45 credits in each semester of their programme but this may be varied by special permission.
- Students can take the elective dissertation in Banking and Finance Law SOLM904. An additional dissertation can be taken instead of taught modules by LLM students only with special permission from the LLM Programme Coordinator.

Academic Year of Study FT - Year 1

Module Title	Module Code	Credits	Level	Module Selection Status	Academic Year of Study	Semester
Securities Regulation	SOLM001	30	7	Elective	1	Semester 2
Regulation of Financial Markets	SOLM003	30	7	Elective	1	Semester 1
International Finance Law	SOLM005	30	7	Elective	1	Semester 1
International Finance Law Applied	SOLM006	30	7	Elective	1	Semester 2
Banking Law International	SOLM007	30	7	Elective	1	Semester 1
Banking and FinTech Law	SOLM008	30	7	Elective	1	Semester 2
Corporate Finance Law	SOLM009	30	7	Elective	1	Semester 1



Module Title	Module Code	Credits	Level	Module Selection Status	Academic Year of Study	Semester
Mergers and Acquisitions	SOLM010	30	7	Elective	1	Semester 2
Law and Ethics in Business and Finance	SOLM011	15	7	Elective	1	Semester 1
Corporate Governance and Responsibility in Finance	SOLM012	30	7	Elective	1	Semester 2
Bank Insolvency and Resolution	SOLM013	15	7	Elective	1	Semester 3
Sovereign Debt Restructuring	SOLM014	15	7	Elective	1	Semester 3
Islamic Finance and Commercial Law	SOLM016	15	7	Elective	1	Semester 1
Insurance Regulation	SOLM139	30	7	Elective	1	Semester 1
Legal Aspects of Financing Development	SOLM191	30	7	Elective	1	Semester 1
International Economic Law	SOLM194	15	7	Elective	1	Semester 1
Law of Economic Crime: Proceeds of Crime	SOLM199	30	7	Elective	1	Semester 1
Law of Economic Crime: Corruption	SOLM200	30	7	Elective	1	Semester 2
Compliance in Global Markets	SOLM223	15	7	Elective	1	Semester 1
Compliance Systems in Practice	SOLM224	15	7	Elective	1	Semester 2
Art and Money	SOLM230	15	7	Elective	1	Semester 2
Accounting for Lawyers	SOLM234	15	7	Elective	1	Semester 1
Derivatives in a Legal Context	SOLM235	15	7	Elective	1	Semester 3
Risk Management in Law	SOLM236	15	7	Elective	1	Semester 3
Law and Finance in Practice	SOLM237	15	7	Elective	1	Semester 2



Module Title	Module Code	Credits	Level	Module Selection Status	Academic Year of Study	Semester
International Financial Regulation	SOLM246	15	7	Elective	1	Semester 2
International Economic Law Clinic	SOLM263	30	7	Elective	1	Semesters 2 & 3
Research Seminar	SOLM266	30	7	Elective	1	Semester 3
Sustainability and the Corporation	SOLM269	15	7	Elective	1	Semester 2
Legal Tech	SOLM273	15	7	Elective	1	Semester 3
Public Affairs Advocacy	SOLM274	15	7	Elective	1	Semester 1
Advocacy in Commercial Disputes	SOLM276	15	7	Elective	1	Semester 3
10,000 word dissertation	SOLM901	30	7	Elective	1	Semesters 1-3
10,000 word dissertation in Banking and Finance	SOLM904	30	7	Elective	1	Semesters 1-3
Law of International Financial Institutions	SOLM306 NEW	15	7	Elective	1	Semester 2
Legal Design	SOLM308	15	7	Elective	1	Semester 1

What are the entry requirements?

The usual qualification for entry to the LLM programme is a degree in law, or a degree with a substantial law content, of at least 2.1 honours (or equivalent). Law graduates with 2.2 honours who also have other legal qualifications and/or substantial professional legal experience may also qualify.

Non-law graduates with a minimum second class honours degree, that have also obtained a Merit (or 60 per cent) in the Common Professional Examination (CPE) or Graduate Diploma in Law (GDL) recognised by the UK professional bodies, may also qualify. Non-law graduates may also be considered on the basis of exceptional professional experience (of at least five years) in a legal area or an area directly related to their programme of study.

Applicants whose first language is not English must provide evidence of your English language proficiency. The usual English Language Requirements for Postgraduate Law Taught Programmes will apply. These may be accessed at http://www.law.qmul.ac.uk/postgraduate/courses/english-language-requirements/index.html#Postgraduatelawtaughtprogrammes

How will the quality of the programme be managed and enhanced? How do we listen to and act on your feedback?

The Staff-Student Liaison Committee provides a formal means of communication and discussion between schools/institutes and



its students. The committee consists of student representatives from each year in the school/institute together with appropriate representation from staff within the school/institute. It is designed to respond to the needs of students, as well as act as a forum for discussing programme and module developments. Staff-Student Liaison Committees meet regularly throughout the year.

Each school/institute operates a Learning and Teaching Committee, or equivalent, which advises the School/Institute Director of Taught Programmes on all matters relating to the delivery of taught programmes at school level including monitoring the application of relevant QM policies and reviewing all proposals for module and programme approval and amendment before submission to Taught Programmes Board. Student views are incorporated in the committee's work in a number of ways, such as through student membership, or consideration of student surveys.

All schools/institutes operate an Annual Programme Review of their taught undergraduate and postgraduate provision. APR is a continuous process of reflection and action planning which is owned by those responsible for programme delivery; the main document of reference for this process is the Taught Programmes Action Plan (TPAP) which is the summary of the school/institute's work throughout the year to monitor academic standards and to improve the student experience. Students' views are considered in this process through analysis of the PTES and module evaluations.

What academic support is available?

Students will receive a comprehensive induction. Students will be assisted with the preliminary stages of selecting a research topic, drafting a research proposal, considering their methodology and developing the skills needed to identify and use relevant materials. Lecturers on taught modules shall be available to discuss any concerns or issues students might have with regard to the particular module or its content.

Programme-specific rules and facts

Students can take up to 60 credits outside of their programme within the postgraduate programmes offered by the School of Law.

In order to specialise in Banking and Finance Law, LLM students must take at least 120 credits in modules on the Banking and Finance Law programme.

How inclusive is the programme for all students, including those with disabilities?

Queen Mary has a central Disability and Dyslexia Service (DDS) that offers support for all students with disabilities, specific learning difficulties and mental health issues. The DDS supports all Queen Mary students: full-time, part-time, undergraduate, postgraduate, UK and international at all campuses and all sites.

Students can access advice, guidance and support in the following areas:

- Finding out if you have a specific learning difficulty like dyslexia
- Applying for funding through the Disabled Students' Allowance (DSA)
- Arranging DSA assessments of need
- Special arrangements in examinations
- · Accessing loaned equipment (e.g. digital recorders)
- Specialist one-to-one "study skills" tuition
- Ensuring access to course materials in alternative formats (e.g. Braille)
- Providing educational support workers (e.g. note-takers, readers, library assistants)

Links with employers, placement opportunities and transferable skills

There is a mentoring programme that matches students with available mentors from the profession. An embedded Careers and professional development team provide guidance in identifying and obtaining relevant internships, valuable employment-related skills and other work-related opportunities. There is a programme of co-curricular activities designed to foster



professional development and related skills.

There are also career events and other opportunities to meet with potential employers.

The skills and knowledge acquired through the program is greatly valued by law firms in the City of London and around the World, by national and international financial regulatory agencies, by consultancy firms and generally by the legal profession. We have a vibrant alumni community which also provides links and opportunities for employment and networking in their respective jurisdictions.

Programme Specification Approval

Person completing Programme Specification:	Sue Fitzgerald
Person responsible for management of programme:	Rosa Lastra and Rodrigo Olivares Caminal
Date Programme Specification produced / amended by School / Institute Education Committee:	January 2024
Date Programme Specification approved by Taught Programmes Board:	