

University of Pretoria Yearbook 2020

MPhil Extractive Industry Policy, Management and Regulation (Coursework) (04251027)

Minimum duration of 1 year study

Total credits 200

NQF level 09

Programme information

Closing date for applications: SA applicants - 30 November; non-SA applicants - 31 August.

This programme is structured to allow for one year of study; therefore, the programme may be completed within two semesters (1 year), subject to fulfilment of all the requirements for the degree and payment of the full amount prescribed for the MPhil degree.

Please contact the Faculty with regard to specific regulations pertaining to MPhil degree programmes.

Admission requirements

- At least an honours degree in an academic discipline relevant to legal aspects in South Africa or Africa as well as to the contents of the specific MPhil coursework programme OR any other qualification in an academic discipline relevant to legal aspects in South Africa or Africa as well as to the contents of the specific MPhil coursework programme that allows admission to a master's programme at the institution where the undergraduate qualification was obtained. If the duration of that qualification is less than four years, substantial proven practical or professional experience in legal aspects in South Africa or Africa will furthermore be required, subject to the discretion of the Dean.
- Foreign qualifications are subject to SAQA evaluation.
- A minimum average mark of 65% with respect to the prescribed modules of the honours programme is required for admission to the MPhil coursework programmes.
- An acceptable level of proficiency in English is required.

Other programme-specific information

This is a selection-based programme and only selected applicants will be admitted to the programme. The mini-dissertation must comprise 13 000 to 15 000 words – including footnotes but excluding the table of contents and the bibliography. (The methodology and content of the mini-dissertation should reflect a multidisciplinary perspective on extractive industry policy, management and regulation.) Any request for an extension of the period for the submission of the mini-dissertation may only be granted by the Dean on recommendation of the Postgraduate Committee.



Research information

The relevant head of department must recommend a supervisor and title for a mini-dissertation and these must be approved by the Postgraduate Committee. The mini-dissertation must be assessed and finalised as set out in the Faculty Board-approved LLM Policy Document. Mini-dissertations, where required, must be submitted in the format determined by the supervisor and approved by the Postgraduate Committee. The supervisor may likewise and subject to the approval of the Postgraduate Committee determine the research topic and the scope of the proposed research.

Pass with distinction

For the degree to be awarded with distinction a student must obtain an average of at least 75% for all the coursework modules together, as well as a minimum of 75% for the mini-dissertation. The modules must have been written for the first time.



Curriculum: Year 1

Minimum credits: 95

Core modules

Rights to and regulation of natural resources 801 (EIL 801)

Module credits 30.00

Prerequisites No prerequisites.

Language of tuition Module is presented in English

Department Public Law

Period of presentation Semester 1

Module content

The objective of this module is to equip students with a thorough understanding of the legal and policy aspects of natural resources and the regulation of natural resources and industries to extract natural resources. Topics include:(a) Industry background such as the extractive industry value chain and the role of extractive industries in national, regional and global economies, basic extractive industry business and project feasibility metrics, typical national public policy priorities, the differences between the mining and oil and gas industries, gas industry specifics, the various downstream industries (smelters, refineries and petrochemical and energy industries and policy issues pertaining to renewable energy and unconventional extraction methods such as hydraulic fracturing ("fracking"); (b) Natural resource and extractive industry policy concepts and regulatory options; (c) Ownership of mineral rights dispensations (state versus private ownership of mineral rights), the legal position of the owner of the land and the owner of the products of extraction; (d) The advantages and disadvantages of the main granting methodologies applied by host governments including concessions, production sharing agreements, participation agreements, services agreements and hybrid methods; (e) Typical conditions to obtain, renew or transfer exploration or extraction rights and the veracity of the public policy basis of such requirements; (f) Agreements and transactions to transfer rights to prospect and/or to extract; (g) Constitutional and administrative law aspects of relevance in dealing with extractive industry legislation and regulation including the legality of administrative processes governed by an Act such as the MPRD Act and related regulation, the right of third parties to be heard in applications by resource companies under the MPRD Act and the constitutionality of the conversion of "old order mineral rights" to "new order mineral rights".

Sustainability aspects of extractive industries 802 (EIL 802)

Module credits 30.00

Prerequisites No prerequisites.

Language of tuition Module is presented in English

Department Public Law

Period of presentation Semester 1 or Semester 2



Module content

The objective of this module is to equip students with a thorough understanding of the sustainability aspects of extractive industries. Topics include: (a) A general introduction to sustainability, sustainable development, corporate social responsibility, good governance as it pertains to governments and good corporate governance; (b) International, regional and national instruments related to sustainability aspects of extractive industries such as the protection of human rights, forced labour, inappropriate security practices, "conflict minerals" and "blood diamonds" (including the Kimberley Process Certification Scheme and the US Dodd-Frank Act and SEC disclosure requirements); the Extractive Industry Transparency Initiative (EITI) and the UN Global Compact; [US Dodd-Frank Act; (c) Safety, health and environmental (SHE) aspects of extractive industries including emerging issues such as climate change and personal criminal liability of directors and officers for SHE contraventions; (d) Corporate governance and company law developments of relevance to sustainability including the King 3 Code and similar Codes internationally, Responsible Investment Codes, the role of Social and Ethics Committees as required by the Companies Act 2008, sustainability indexes of the stock exchanges such as the JSE SRI Index and the Dow Jones Sustainability Index, public reporting on sustainability and international reporting guidelines such as the Global Reporting Initiative

The South Africa Mineral and Petroleum Resources Development Act 803 (EIL 803)

Module credits 30.00

Prerequisites No prerequisites.

Language of tuition Module is presented in English

Department Public Law

Period of presentation Semester 1 or Semester 2

Module content

The objective of this module is to equip students with a thorough understanding of conceptual and practical aspects of the South African Mineral and Resources Development Act and related jurisprudence.

Socio-economic development and management of non-renewable natural resources 812 (EIL 812)

Module credits30.00Contact time30 contact hours per semesterLanguage of tuitionModule is presented in EnglishDepartmentPublic LawPeriod of presentationSemester 2



Module content

The aim of this module is to equip students, without a formal legal background, a thorough understanding of the various socio-economic aspects and challenges related to the sustainable development and management of mineral and hydrocarbon resources. The topics covered include:

- a. Historical, philosophical and foundational aspects of non-renewable natural resource development and regulation, with particular reference to development in an African context.
- b. Basic concepts relating to the sustainable use and development of mineral, oil and gas resources, in general, and with specific reference to sustainable development, economic viability of resource deposits, project operationalisation requirements, good governance in private and public sectors, regulatory burden and policy development.
- c. The specific interface between responsible resource development and foreign direct investment.

Research methodology for human rights 801 (NRM 801)

Module credits	5.00
Prerequisites	No prerequisites.
Contact time	2 lectures per week
Language of tuition	Module is presented in English
Department	Centre for Human Rights
Period of presentation	Semester 1

Module content

In this module, the focus is on aspects of human rights research, fact finding, advocacy and education.

Research methodology 801 (RHP 801)

Module credits	5.00
Prerequisites	No prerequisites.
Contact time	8 seminars or block sessions
Language of tuition	Module is presented in English
Department	Law Deans Office
Period of presentation	Semester 1 or Semester 2

Module content

- (a) Planning and organising a research project
- (b) Drafting a research proposal: Hypotheses and research question
- (c) Theory in research and methodological approaches to legal research
- (d) Language
- (e) Citation and ethics of citation
- (f) Drafting of chapters and presentation



Curriculum: Final year

Minimum credits: 200

Core modules

Mini-dissertation 800 (MND 800)

Module credits 100.00

Prerequisites RHP 801 and RHP 803

Language of tuition Module is presented in English

Department Law Deans Office

Period of presentation Year

Module content

(a) The student must submit a research proposal during his/her first year of registration for the LLM degree to the supervisor prior to commencing with the writing of the mini-dissertation.

(b) A mini-dissertation (MND 800) of 13 000 to 15 000 words inclusive of footnotes but excluding the list of contents and the bibliography, is required. The mini-dissertation must be submitted to the supervisor not later than August of the second year of registration for the LLM programme. The mini-dissertation must deal with the subject content of one of the modules or a combination of the modules registered for by the student for his/her LLM degree. Any request for an extension of the period for submission of the mini-dissertation may only be granted by the Dean on recommendation of the LLM Committee

Research proposal 803 (RHP 803)

Module credits 5.00

Prerequisites No prerequisites.

Language of tuition Module is presented in English

Department Law Deans Office

Period of presentation Year

Module content

Development and presentation of a research proposal. (A research proposal must be submitted to the supervisor and accepted in the first semester of the second year of study before the student will be allowed to register for the mini-dissertation.)

The information published here is subject to change and may be amended after the publication of this information. The **General Regulations** (**G Regulations**) apply to all faculties of the University of Pretoria. It is expected of students to familiarise themselves well with these regulations as well as with the information contained in the **General Rules** section. Ignorance concerning these regulations and rules will not be accepted as an excuse for any transgression.