

## Overview of changes Education and Examination Regulations of the Master 2023-2024

### GENERAL

- Where necessary, dates and corresponding information have been adjusted.
- Where necessary, course codes, course names and terminology have been changed; for example, not the term 'tentamen' but 'toets' is used, not 'vak' but 'course' is used and 'werkdagen' instead of 'weken' unless the use of 'weken' is normal speech (such as in the appeal period of the Examination Appeals Board) or is intended as a more global time indication (for example in annex 6).
- Where necessary, the table of contents has been adapted to the text.
- Where necessary, typographical and linguistic errors have been corrected, layout or sequence has been changed.
- Where possible it has been done without altering the intention of the text, texts have been formulated more in accordance with the Model Education and Examination Regulations.
- Where necessary, regulations for Bachelor and Master have been aligned.
- Where there was reason to do so, regulations were simplified (deregulation).
- Waar mogelijk is genderneutraal taalgebruik gebruikt.
- Gender-neutral language has been used wherever possible.

### SUBSTANTIVE

- Art. 3.3 – language in which the degree programme is given

In line with the legal framework and UU's language policy plan, the language of instruction for each course should be determined according to one of six categories.

1. N: The programme is provided in Dutch: 0% of the programmes teaching is in English.
2. E: The programme is provided in English: 100% of the programmes courses are English-speaking

Any English-language specialisations and Capita selecta courses are considered *elective* courses and therefore do not necessarily have to be part of a Dutch-language programme. As the current text is already similar to the above, it has been left largely unchanged.

- Art. 3.6 - composition of the programme

List completed of programmes/specialisations that cannot be combined (due to too much overlap in courses). Also completed (when relevant) in footnote to Art 6.1 and in Annex 3.

- Art. 3.7a - area with negative travel advice

The procedure regarding obtaining permission to follow study components abroad in an area with a negative travel advice has been adjusted. Last year's pilot project on working with a 'central code-orange committee' has been established as a fixed working method. This will bundle expertise in a central location and ensure that students from different faculties are treated equally if they ask for an exception.

- Annex 2 and 3 - exit qualifications including Dublin descriptors and Programmes

- Minors from Dutch Law, European Law, Company and Law and Public International Law programmes have been removed
- Term 'major' has been removed from all examination programmes
- New Labour Law programme within the Dutch Law degree programme
  - Added as a specialisation in the Private Law programme and (instead of the specialisation Labour and Business) in the Company and Law programme
- Exit qualifications of the Dutch Law degree programme are specified per programme with regard to the first three general exit qualifications, as was the case for the European programme with regard to the first five general exit qualifications
  - The general exit qualifications have been retained for both programmes in the accompanying Dublin descriptors on p. 33 (European Law) and p. 41 (Dutch Law).
- English translation adopted from the assessment plan for the exit qualifications of the English-language programmes