INTERNATIONAL EXCHANGE PROGRAM 2019
COURSE CATALOGUE

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<td>September 2 - 4</td>
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<td>September 5</td>
<td>Session I Law and German Courses Begin</td>
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<td>September 27</td>
<td>Bucerius Academic Ceremony</td>
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<tr>
<td>October 3</td>
<td>German Reunification Day (national holiday – no lectures)</td>
</tr>
<tr>
<td>October 18</td>
<td>Session I Lectures End</td>
</tr>
<tr>
<td>October 21–25</td>
<td>Session I Exam Week**</td>
</tr>
<tr>
<td>October 31</td>
<td>Reformation Day (state holiday)</td>
</tr>
<tr>
<td>November 4</td>
<td>Session II Courses Begin</td>
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<tr>
<td>December 13</td>
<td>Session II Lectures End</td>
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<tr>
<td>December 16 - 20</td>
<td>Session II Exam Week**</td>
</tr>
<tr>
<td>December 20</td>
<td>Farewell Ceremony</td>
</tr>
</tbody>
</table>

* It will be possible to add (if space is available!) or drop courses to/from your schedule once the program has started.

**Please note that all exchange students must be physically present in Hamburg for their exams. Exams cannot be rescheduled for individual students. Although most exams will take place during the exam weeks, some may take place during the sessions.
## COURSE LIST

### SESSION I: September 5 – October 18, 2019

<table>
<thead>
<tr>
<th>COURSE NAME</th>
<th>CREDITS</th>
<th>PROFESSOR / LECTURER</th>
<th>HOME INSTITUTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Essential Themes and Trends in Comparative Corporate Law</td>
<td>2 ABA / 4 ECTS</td>
<td>Prof. Dr. Carsten Jungmann, Prof. Dr. Miguel Gimeno Ribes, Prof. Dr. Karsten Schmidt</td>
<td>BIRKENSTOCK Group, Neustadt/Wied &amp; Bucerius Law School, Universidad de Valencia, Spain</td>
</tr>
<tr>
<td>International Commercial Litigation</td>
<td>2 ABA / 4 ECTS</td>
<td>Prof Dr. Peter Huber</td>
<td>University Mainz, Germany</td>
</tr>
<tr>
<td>International Conflict of Laws</td>
<td>2 ABA / 4 ECTS</td>
<td>Prof. Dr. Hannes Rösler</td>
<td>University Siegen, Germany</td>
</tr>
<tr>
<td>Introduction to German Law (mandatory for all exchange students)</td>
<td>2 ABA / 4 ECTS</td>
<td>Prof. Dr. Christian Becker, Dr. Johanna Croon-Gestefeld, Dr. Anika Klafki, Prof. Dr. Hannes Rösler, Prof. Dr. Karsten Schmidt</td>
<td>European University Viadrina, Frankfurt Bucerius Law School, Bucerius Law School, University Siegen, Germany, Bucerius Law School</td>
</tr>
<tr>
<td>Introduction to Trusts in a Comparative Perspective</td>
<td>1 ABA / 2 ECTS</td>
<td>Martin Sychold</td>
<td>Swiss Institute of Comparative Law, Switzerland</td>
</tr>
<tr>
<td>Law Firm Strategy and Management</td>
<td>1 ABA / 2 ECTS</td>
<td>Prof. Dr. Wolfgang Weiss</td>
<td>Allen &amp; Overy LLP, Germany</td>
</tr>
<tr>
<td>Transactional Drafting for Non-Native English Speakers</td>
<td>1 ABA / 2 ECTS</td>
<td>Lana Spangenberg</td>
<td>Bucerius Law School</td>
</tr>
<tr>
<td>Transactional Drafting for Native English Speakers</td>
<td>1 ABA / 2 ECTS</td>
<td>Emma Ziercke</td>
<td>Bucerius Center on the Legal Profession</td>
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<tr>
<td>COURSE NAME</td>
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<td>PROFESSOR / LECTURER</td>
<td>HOME INSTITUTION</td>
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<tr>
<td>Business Mediation and Conflict</td>
<td>2 ABA / 4</td>
<td>Prof. Dr. Lars Kirchhoff</td>
<td>European University Viadrina, Frankfurt</td>
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<tr>
<td>Resolution</td>
<td>ECTS</td>
<td>Dr. Felix Wendenburg</td>
<td></td>
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<tr>
<td>Business Skills: Introduction to</td>
<td>1 ABA / 2</td>
<td>Prof. Dr. Matthias Meyer</td>
<td>Hamburg University of Technology</td>
</tr>
<tr>
<td>Accounting and Finance</td>
<td>ECTS</td>
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<tr>
<td>Comparative Copyright Law*</td>
<td>1 ABA / 2</td>
<td>Prof. Dr. Linda Kuschel</td>
<td>Bucerius Law School</td>
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<tr>
<td>Energy Law</td>
<td>2 ABA / 4</td>
<td>Dr. Kai Uwe Pritzsche</td>
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<tr>
<td>European Capital Markets</td>
<td>1 ABA / 2</td>
<td>Dr. Fabian Walla</td>
<td>Adidas AG, Herzogenaurach</td>
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<tr>
<td>International and Comparative</td>
<td>2 ABA / 4</td>
<td>Dr. Andre Fiebig</td>
<td>Quarles &amp; Brady LLP &amp; Northwestern University</td>
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<tr>
<td>Competition Law</td>
<td>ECTS</td>
<td></td>
<td>Pritzker School of Law, USA</td>
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<tr>
<td>International Commercial</td>
<td>2 ABA / 4</td>
<td>Prof. Dr. Stefan Kröll</td>
<td>Bucerius Law School</td>
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<tr>
<td>Arbitration</td>
<td>ECTS</td>
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<tr>
<td>International Commercial</td>
<td>1 ABA / 2</td>
<td>Prof. William P. Johnson</td>
<td>St Louis University School of Law, USA</td>
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<tr>
<td>Transaction</td>
<td>ECTS</td>
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<tr>
<td>Introduction to EU Law</td>
<td>1 ABA / 2</td>
<td>Prof. Dr. Jörn Axel Kämmerer</td>
<td>Bucerius Law School</td>
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<td></td>
<td>ECTS</td>
<td>Prof. Dr. Mehrdad Payandeh</td>
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<tr>
<td>Negotiation**</td>
<td>1 ABA / 2</td>
<td>Michael Friedman</td>
<td>Max Planck Institute for Comparative and International Private Law, Hamburg</td>
</tr>
<tr>
<td>Practical Aspects of Mergers &amp;</td>
<td>1 ABA / 2</td>
<td>Dr. Nils Krause</td>
<td>DLA Piper, Hamburg</td>
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<tr>
<td>Acquisitions</td>
<td>ECTS</td>
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**Please note:**

*This course will be offered jointly for exchange students and German LL.B. students.

**This course will be offered twice. However, the content of both courses will be the same.
BOTH SESSIONS: September 5 – December 13, 2019

<table>
<thead>
<tr>
<th>COURSE NAME</th>
<th>CREDITS</th>
<th>PROFESSOR / LECTURER</th>
<th>HOME INSTITUTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Comparative Law Methodology</td>
<td>1 ABA / 2 ECTS</td>
<td>Prof. Dr. Katharina Boele-Woelki</td>
<td>Bucerius Law School</td>
</tr>
<tr>
<td>Corporate Governance</td>
<td>2 ABA / 4 ECTS</td>
<td>Prof. Dr. Carsten Jungmann</td>
<td>BIRKENSTOCK Group, Neustadt/Wied &amp; Bucerius Law School</td>
</tr>
<tr>
<td>Global Trends in Intellectual Property and Digital Media Law*</td>
<td>2 ABA / 4 ECTS</td>
<td>Prof. Dr. Dana Beldiman Prof. Arpan Banerjee Prof. Shubha Ghosh</td>
<td>Squire Patton Boggs, USA &amp; Bucerius Law School</td>
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<td></td>
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<td>Jindal Global Law School, India</td>
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<td>Syracuse University College of Law</td>
</tr>
<tr>
<td>Law Firms of Tomorrow</td>
<td>2 ABA / 4 ECTS</td>
<td>Markus Hartung Emma Ziercke</td>
<td>Bucerius Center on the Legal Profession</td>
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</tbody>
</table>

**Please note:**
These courses will begin in Session I and continue into Session II with final assignments due/final exams being held in Session II.

*This course will be offered jointly for exchange students and German LL.B. students.
CERTIFICATE IN MANAGEMENT AND LEADERSHIP FOR LAWYERS

Exchange students can opt to enroll in a module of specialized courses intertwining law, economics and management to earn a Certificate in Management and Leadership for Lawyers from the Bucerius Center on the Legal Profession.

The Bucerius Center on the Legal Profession (www.bucerius-clp.de) was founded in 2010 and provides know-how on the successful management of law firms and legal departments. It analyzes, researches and teaches practical aspects of professional management and leadership as well as developments in the legal services market.

BUCERIUS CERTIFICATE IN MANAGEMENT AND LEADERSHIP FOR LAWYERS

The following courses will be offered in fall 2019:

1. Business Mediation and Conflict Resolution
   by Prof. Dr. Lars Kirchhoff & Dr. Felix Wendenburg (2 ABA / 4 ECTS)

2. Business Skills: Introduction to Accounting and Finance
   by Prof. Dr. Matthias Meyer (1 ABA / 2 ECTS)

3. Law Firm Strategy and Management
   by Prof. Dr. Wolfgang Weiss (1 ABA / 2 ECTS)

4. Law Firms of Tomorrow
   by Markus Hartung & Emma Ziercke (2 ABA / 4 ECTS)

5. Negotiation
   by Michael Friedman (1 ABA / 2 ECTS)

6. Transactional Drafting
   Lana Spangenberg / Emma Ziercke (1 ABA / 2 ECTS)

The maximum number of participants in certificate courses is strictly limited to ensure the interactive nature of class meetings. In some courses, the selection of students will be conducted by the lecturer to ensure diversity and representation by a range of nationalities.

Students are welcome to follow as many certificate courses as they wish. However, to earn the Certificate in Management and Leadership for Lawyers, students must successfully complete a course load of at least 3 ABA/6 ECTS and receive a grade of B or higher in all certificate courses that are followed.

Upon successful completion of the above-listed requirements, students will receive a detailed certificate listing the courses taken and grades earned in each course.
The course will familiarize the participants with the key principles of (Continental) European corporate law and highlight some major deviating corporate law concepts in other jurisdictions. The approach is comparative, including an economic analysis of the issues under review.

One essential topic (i) is the justification of the incorporation of legal entities and of the concept of limited liability, especially from the perspective of creditors. Two fundamentally different means of creditor protection (systems of legal capital and solvency test based regimes) will be in the focus as far as the maintenance of the corporation’s capital is concerned.

Another theme is (ii) the analysis of the rights (and the limit of the influence) of the owners of a firm. Shareholder-oriented and director-oriented systems of the organization of incorporated entities (as well as their legal and economic implications) will be contrasted.

The financing of businesses, another major subject of the course, varies from jurisdiction to jurisdiction and in different business situations. In this regard, the course deals (iii) with the different sources and nature of finance provided to businesses by investors and creditors including: public and private equity, debt capital and hybrid forms of finance.

In addition, the course turns to the role of financial intermediaries in the listed corporate sector. In particular, the course will consider (iv) the role of institutional investors and other intermediaries such as asset managers and proxy advisory firms in the investment chain. A key focus will be on institutional shareholders and recent trends in institutional activism. Students will be introduced to the EU Shareholder Rights Directive and will gain knowledge of key regulatory concepts in this area of the law.

Finally, the course (v) focuses on a typical situation (in one of the first financing rounds) for start-up businesses in different jurisdictions and deals, from a legal and from a practical perspective, with the typical financing forms, especially venture capital financing, available in different countries of the world.
The course deals with cases where an international commercial transaction has given rise to a legal dispute between the parties and where this dispute is not decided by arbitration. In such a scenario, the parties have to litigate before the domestic court of a State. This raises a number of difficult issues, a selection of which will be dealt with in the course, primarily from a European (EU) and from a US perspective.

One part of the course will be devoted to the issue of international jurisdiction: In which state’s courts can the plaintiff bring his lawsuit against the defendant? What if there are several states that offer a ground of jurisdiction? Why does it matter at all whether a dispute is litigated in one state rather than in another? Can the parties in their contract choose the forum in which future claims will be litigated?

The other part of the course will deal with a selection of specific issues: What if the court which is seized with the lawsuit regards itself as an inappropriate forum (forum non conveniens)? What if the same lawsuit is brought twice, but in different states (lis alibi pendens)? What are the so-called “torpedo claims”? Is it possible to prevent the other party from bringing a lawsuit in a certain state by way of an “antisuit injunction”? Will a judgment from the courts of one state be recognized and enforced in other states? In how far can evidence be taken abroad?

The course will be conducted in a seminar format during which we will discuss specific issues in class. This format requires that students have read the reading assignments in advance. A schedule is given below; please bear in mind that the time allocation is only tentative – some topics might take a bit longer than expected, others might be dealt with more shortly. Depending on how the class proceeds, we may also have to leave out one of the topics, if time requires us to do so.

Conflict of Laws is of increasing relevance for cross-border transactions and private lives and thus attracts growing interest by international practitioners and academics. The structure of the course reflects the three important steps in dealing with an international case, i.e. which court has international jurisdiction, which country’s law applies in substance to the case as well as how to recognise and enforce foreign judgements. Particular attention will be devoted to areas of contract, consumer, employment, tort, defamation, property and company law. The main instruments analysed will be those of the European Union (i.e. the Brussels Ibis, Rome I and II Regulations), but also further sources relevant to civil and commercial matters will be covered. The different approaches of these instruments be discussed in a comparative perspective going beyond Europe where appropriate. The course will also address further issues of international
civil procedure (e.g. proof of law, service of documents) and it will touch on family and succession law. The course will finish with a look to the future, considering the prospect of a further world-wide unification of private international law and procedure.

INTRODUCTION TO GERMAN LAW
PROF. DR. CHRISTIAN BECKER, DR. ANIKA KLAFKI, N.N.

Participants: mandatory course for all exchange students
Level / Pre-requisites: Basic / none
Attendance: no attendance required

This course is designed to introduce the core aspects of German Law. It opens with observations about the German legal system and its position in the European Union; course participants will then explore legal education and the role of different legal professions in Germany. The sessions that follow will offer insight into German Public, Private and Criminal Law.

German Public Law: This section of the course is intended to familiarize participants with basic notions, concepts and principles of German Constitutional and Administrative Law. This will include insights into the history of the modern German constitutional state as well as some leading decisions of the Federal Constitutional Court. When suitable, a comparative perspective will be taken.

German Private Law: This section will begin with a look at some peculiarities of the German legal tradition. It will then focus on the procedural law and further issues relevant for understanding the mentality of German lawyers. This will be followed by the essentials of contract and tort law (especially those of interest from a comparative perspective). Finally, an overview on the remaining areas of private law within a European context will be provided.

German Criminal Law: This section of the course will explore the foundations of German Criminal Law with an emphasis on fundamental legal principles, e.g., the principles of legality and culpability; it will also offer an overview of how criminal proceedings work. Special focus will be given to the three-stage system in which criminal behavior is analytically reconstructed.

INTRODUCTION TO TRUSTS IN COMPARATIVE PERSPECTIVE
MARTIN SYCHOLD

Participants: max. 40
Level / Pre-requisites: Beginner / none
Attendance: Bucerius attendance policy applies

The principal aim of the course is to permit all participants to grasp the elements and mechanisms of the trust. The fundamental legal framework of the trust was originally developed in England as an instrument of succession planning. It was subsequently introduced into British colonies around the world, which currently represent a very large part of the global population and economy. In modern legal practice, trusts are employed for a wide range of purposes. It is important for all lawyers to understand the fundamental legal concepts involved and have an overview of the legal practice. A secondary aim of the course is to analyze the trust from a comparative point of view. An understanding of functionally similar institutions in legal traditions
other than the common law can provide a clearer understanding of trusts and of the legal and political issues they raise.

The course is not designed for those who have already studied trust law and wish to improve their knowledge of those norms. Participants do not need any prerequisite legal knowledge.

LAW FIRM STRATEGY AND MANAGEMENT
PROF. DR. WOLFGANG WEISS

Participants: max. 24
Level / Pre-requisites: Basic / none
Attendance: Bucerius attendance policy applies

This course introduces participants to the theory of the strategy and management of law firms and compares them with the management of a public listed corporation. As archetypes, the (large) corporation and the (international) partnership model will be discussed. Using and working with Harvard case studies, participants will explore strengths and weaknesses of the two different models. In the second part of the course, the theory and daily commercial management of law firms, including operational, financial and risk aspects, will be introduced and discussed. The course will help the participants to better understand “Big Law” and shape their own career goals.

TRANSACTIONAL DRAFTING
LANA SPANGENBERG (NON-NATIVE ENGLISH SPEAKERS)
EMMA ZIERCKE (NATIVE ENGLISH SPEAKERS)

Participants: max. 24 in each section
Level / Pre-requisites: Basic / none
Attendance: Bucerius attendance policy applies

The course consists of six classes each consisting of two one-hour components. In each class, the first hour begins with an introductory lecture examining common themes and problems in transactional writing and ends with a written exercise. The second hour is devoted to a commercial transaction in which students will draft, negotiate, review/redraft and finalize contractual provisions. Students will work in pairs throughout the transaction.

Active class participation is encouraged.
BUSINESS MEDIATION AND CONFLICT RESOLUTION
PROF. DR. LARS KIRCHHOFF AND DR. FELIX WENDENBURG

Participants: max. 22
Level / Pre-requisites: Basic / none
Attendance: Full attendance required (i.e. 100%)

This course aims to teach both the practical skills and theoretical background of professional conflict management and resolution with a focus on the interest-based method of mediation.

Several areas of business conflict management will be introduced, including the management of workplace conflicts, choice of procedure in inter-business conflicts and the interplay between mediation and arbitration.

The main subject during the first class will be conflict and communication analysis, followed by the techniques and methods of conflict management.

Students will learn to deal with conflicts systematically and constructively by means of several role-plays and simulations, which will be individually analyzed. Class preparation will include reading articles and book excerpts.

BUSINESS SKILLS: INTRODUCTION TO ACCOUNTING AND FINANCE
PROF. DR. MATTHIAS MEYER

Participants: max. 30
Level / Pre-requisites: Basic / none
Attendance: Full attendance required (i.e. 100%)

Accounting and Finance are often described as the “language of business”. The course will introduce students to some of the fundamentals of accounting and finance. This includes financial accounting (e.g., balance sheets, income statements), financial statement analysis (key earnings and balance sheet ratios), basic methods for evaluating investments (e.g., net present value calculation, internal rate of return) and forms of financing (e.g., equity and debt financing, leverage effect).

COMPARATIVE COPYRIGHT LAW
PROF. DR. LINDA KUSCHEL

Participants: max. 30; course will be offered jointly for exchange and German LL.B. students
Level / Pre-requisites: Basic / none
Attendance: Bucerius attendance policy applies

This course explores the law of copyright in France, Germany, the United Kingdom and the United States. The different rational behind the protection of creative works will be explained and landmark cases, here and abroad, with similar facts but different legal reasoning will be compared. The course is structured in three parts:
In the first part, early forms of protection for creative works in ancient times and the middle ages are traced back. We will then explore the development of elaborate systems of protection, especially the “copyright”-system in the UK (and the US) on the one hand, and the “author’s right”-system in Continental Europe on the other.

The second part of the course will outline today’s copyright protection in France, Germany, the UK and the US, taking into account the influence of international and European legal frameworks. Landmark cases in the different jurisdictions will be presented and discussed.

The last part of the course will focus on current cultural developments and challenges posed by new communication technologies and the digitization. We will discover how the different legal systems cope with these issues and contextualize recent judgments, in particular those of US courts and the ECJ. Moreover, we will follow-up on the on-going debates, here and abroad, on how the law should be reformed.

ENERGY LAW
DR. KAI UWE PRITZSCHE

Participants:  max. 30
Level / Pre-requisites:  Basic / none
Attendance:  Bucerius attendance policy applies

The course provides in 12 sessions an overview of energy law and how it structures and shapes the German energy sector in times of the ‘Energy Transition’ (Energiewende). It presents energy law in the interaction of German and European energy law and on a comparative basis. The course shall be taught on an interactive basis with the participants’ contributions.

The utilization of energy in the industry, in offices and at home is one of the central elements of modern society. Thus, the energy sector today plays an important role in every industrialized economy and society at the intersection of public law and private law. The partly conflicting goals of security of supply, economic efficiency and environmental sustainability are shaping today’s energy law in Germany. At the same time the EU is building a European Energy Union with an integrated internal energy market. Concerns about climate change and environmental protection are driving the vision of a largely carbon-neutral economy in Germany by the year 2050. This is leading to fast-paced change in energy law and the energy industry. The course focusses mainly on electricity and gas. It covers the legal structures for the conventional, fossil fuel based energy industry, including regulation of the unbundled energy grids, as well as the new structures for renewable energies and the “Energiewende”.

The number of participants is limited to 30. Each participant should be prepared to provide in the first session a short (max. 2 minutes) overview of particular features of his or her home country’s energy supply and some elements of its energy law.

Students receiving credits for the course should present together with one or two other participants in one of the sessions one of the subjects to be provided in advance of the course by the lecturer (10 – 15 minutes). On the second day (for Session 2) there will be two subjects available for presentation which are particularly suitable for students from EU countries and which can be prepared in advance (to register for these please contact the International Office):

- Main objectives and instruments of the EU ‘Clean Energy Package’
- Legal instruments of EU energy law (primary EU law, directives, regulations, guidelines etc.)
After the first day’s session there will be a get together with food and drinks.

EUROPEAN CAPITAL MARKETS  
DR. FABIAN WALLA  

Participants:  max. 40  
Level / Pre-requisites:  Intermediate  
Attendance:  Bucerius attendance policy applies  

The course examines the European regulation of capital markets and the EU’s way to a capital markets union. A major focus is on the harmonized regulatory regime which applies to market participants across the Member States and on the instruments of public and private enforcement. Further topics covered include: the foundations of capital markets law in the EU, the institutional structure for law-making and for supervision, the regulation of market abuse and insider trading, the system of disclosure as well as public take-over law.

INTERNATIONAL AND COMPARATIVE COMPETITION LAW  
DR. ANDRE FIEBIG  

Participants:  max. 40  
Level / Pre-requisites:  Basic / none  
Attendance:  Bucerius attendance policy applies  

The number of countries around the world which have adopted competition laws has increased dramatically in the last several decades. The reasons why increasingly more countries have adopted competition laws vary significantly. Commensurate with the explosion of the number of competition law regimes has been the globalization of business activity. The significance of national borders as barriers to business activity has decreased dramatically. Moreover, the jurisdictional reach of competition law is based on the effects of the business conduct and not on the location of the actors. This means that domestic law can be applied extraterritorially. These developments—extraterritorial jurisdiction, globalization and the increase in the number of competition law regimes—has led to political conflict, increased compliance costs for businesses and the need for solutions including a more in-depth understanding of foreign competition laws. An understanding of multiple competition law regimes is not just an academic curiosity, but it is a practical necessity. This survey course is designed to explore the themes raised in the literature and in the practice related to the application of national competition law in an international context.

INTERNATIONAL COMMERCIAL ARBITRATION  
PROF. DR. STEFAN KRÖLL  

Participants:  max. 40  
Level / Pre-requisites:  Advanced (basic knowledge of Conflict of Laws required)  
Attendance:  Bucerius attendance policy applies  

The course covers arbitration as a dispute resolution process for international trade and business disputes. It analyzes the different forms, contractual and legal bases, and advantages
of arbitration. Issues discussed include the arbitration agreement, the jurisdiction of the arbitral tribunal, the role of the courts during and after arbitration proceedings and the recognition and enforcement of arbitral awards.

The course gives special attention to the international framework of arbitration, in particular, the UNCITRAL Model Law on International Commercial Arbitration, which forms the basis of the national arbitration laws in 80 states, as well as the New York Convention (UN Convention on Recognition and Enforcement of Foreign Arbitral Awards), which has been ratified by more than 150 states and regulates the recognition and enforcement of arbitration agreements and awards worldwide.

The course focuses on commercial arbitration as an international phenomenon and not on arbitration under any particular national system.

**INTERNATIONAL COMMERCIAL TRANSACTIONS**

**PROF. WILLIAM P. JOHNSON**

Participants: max. 40  
Level / Pre-requisites: Intermediate (Previously completing a course in the law of contracts and having some familiarity with corporate law or company law are required.)  
Attendance: Bucerius attendance policy applies

This course will cover a variety of issues that arise when businesses engage in commercial activity across national borders, implicating domestic, foreign and international bodies of law relevant for international commercial relationships and arrangements. The focus of the course will be on issues that non-U.S. legal counsel should consider when their clients negotiate or perform under international commercial contracts with U.S. (and other foreign) counterparties.

The course will cover background matters generally applicable across a broad spectrum of international commercial contracts, including the fundamental nature of cross-border practice; planning for and managing international dispute resolution; the ethics of international practice; and so on. The course also includes a more particular focus on certain kinds of contracts that are frequently made in the international context, including distribution and commercial agency agreements.

**INTRODUCTION TO EU LAW**

**PROF. DR. JÖRN AXEL KÄMMERER, PROF. DR. MEHRDAD PAYANDEH**

Participants: max. 40  
Level / Pre-requisites: Basic / none  
Attendance: Bucerius attendance policy applies

Students will develop an understanding of the basic legal aspects of the European Union and foundations of its legal order. This will include an overview of its history, an in-depth look into the Union’s institutional framework and basic principles of EU Law. Emphasis will be placed on basic freedoms and their theoretical conceptualization. Leading judgments of the European Court of Justice will be presented and discussed in class. The course will also address topical issues as far as time permits.
NEGOTIATION
MICHAEL FRIEDMAN

Participants: max. 22
Level / Pre-requisites: Basic / none
Attendance: Full attendance required (i.e. 100%)

This will be offered twice. The content of both sections will be the same.

The Negotiation course offered as a part of the Bucerius International Exchange Program is a workshop-style course (comprising three four-hour sessions) that is centered on the input and participation of its twenty-two enrollees. The primary thrust of the class will be to explore the fundamental tension and interrelation between creating and capturing negotiation value. Rather than prescribing a rigid formula for completing a negotiation, the course will ask students to consider how their own personal styles, strengths and weaknesses influence both the negotiation process and the outcomes achieved.

Students will be evaluated based on (i) a short submission in connection with a group task (15%) and (ii) an essay paper (85%) that will be assigned at the conclusion of the course. The essay question will consider topics covered in class as well as those addressed in the Course Reader assigned in connection with the class. Consistent with ECTS guidelines, the word count of the essay will be set at a maximum of 2,500 words. In connection with other individual simulations, students can expect to receive brief (ungraded) preparatory tasks to be completed outside of class.

All lecture slides will be made available to the students via the Exchange Program’s online platform. Commercial simulations will be purchased by the program and provided to the students at no additional cost.

Attendance at each of the three sessions is mandatory.

PRACTICAL ASPECTS OF MERGERS AND ACQUISITIONS
DR. NILS KRAUSE

Participants: max. 40
Level / Pre-requisites: Intermediate
Attendance: Bucerius attendance policy applies

This course provides a broad overview of corporate mergers and acquisitions and an understanding of the conceptual framework. It covers all relevant steps in the M&A process from preliminary agreements such as the letter of intent to post-closing and integration issues. Other specific subjects covered are due diligence process, negotiating share purchase agreements and hostile takeovers, including defense measures and specialties of distressed M&A transactions. Students are exposed to the most important elements of a typical M&A transaction, including relevant contractual provisions.
The course takes an interactive, practical approach to the topic and centers on hypothetical M&A scenarios. These scenarios are used to illustrate the legal and practical context in which mergers and takeovers take place. Throughout the course, students are asked to address these topics from the perspective of the various players in an M&A process (e.g. by negotiating a letter of intent or a share purchase agreement).

COURSES BOTH SESSIONS: September 5 – December 13, 2019

COMPARATIVE LAW METHODOLOGY
PROF. DR. KATHARINA BOELE-WOELKI

Participants: max. 40
Level / Pre-requisites: Basic / none
Attendance: Bucerius attendance policy applies

Ever wondered how other legal systems solve particular legal problems? Ever considered whether one can usefully compare national systems? Ever wondered whether solutions abroad could be of use in your jurisdiction? Ever considered how to undertake a comparative legal study? If these questions interest you, then this is the course for you!

During six weeks the lectures deal with various methodological aspects of comparative law. Emphasis will be put on private law issues. Instructions will be provided as to how a comparative legal study is to be carried out. In addition, comparative legal studies will be critically analyzed and compared. Moreover, it will be examined how governmental, European and international organizations, including the courts, use comparative law to support their arguments. At the end, the aims and objectives of comparative legal studies will be revisited.

CORPORATE GOVERNANCE
PROF. DR. CARSTEN JUNGMANN

Participants: max. 36
Level / Pre-requisites: Advanced / “Essential Themes and Trends in Comparative Corporate Law” or an equivalent course at your home law school
Attendance: Full attendance required (i.e. 100%)

Corporate governance has become a research discipline of its own with a strong emphasis on interdisciplinary elements. This course familiarizes students with the various theories on corporate governance and with the legal (and non-legal) rules forming the basis for corporate governance questions in (listed) stock corporations (especially the so-called Corporate Governance Codes).

In addition, the course analyzes the (executive) directors’ fiduciary duties as well as the tasks and rights of those who have control over the management and thus play a vital role in the corporate governance structure (shareholders, non-executive directors/members of the supervisory board, and auditors).
As the course takes a comparative approach, recent trends on the European level, as well as in the US and in the UK, will be taken into account. Case studies form an integral part of this course. Accordingly, all students must be willing to take part in group work and participate actively in group presentations.

GLOBAL TRENDS IN INTELLECTUAL PROPERTY AND DIGITAL MEDIA LAW
PROF. DR. DANA BELDIMAN, PROF. SHUBHA GOSH, PROF. ARPAN BANERJEE

Participants: max. 30; course will be offered jointly for exchange and German LL.B. students
Level / Pre-requisites: Advanced / a course on IP law at your home law school
Attendance: Bucerius attendance policy applies

The course is focused on recent developments that shape emerging trends in the main fields of intellectual property and online law. It is intended for students who have had some exposure to IP law. The lectures will examine law and policy considerations, in relevant jurisdictions, on an international as well as on a comparative basis. Recent trends in international law, as well as patent law, copyright and trademark and trade secret law will be discussed.

LAW FIRMS OF TOMORROW
MARKUS HARTUNG, EMMA ZIERCKE

Participants: max. 36
Level / Pre-requisites: Basic / none
Attendance: Bucerius attendance policy applies

Tomorrow’s legal world is evolving, and the legal profession is having to re-invent itself. This poses all sorts of questions for the lawyers of the future. What sort of work will I be doing in the future? Will I even be advising clients face-to-face? What will become of the billable hour and the pyramid structure? Will my legal training still be relevant? What is a legal technologist?

Law firms are being pushed and pulled in many different directions; from changes in the way clients buy legal work, to new entrants in the legal market; from new technologies, to alternative ways of working. One thing remains certain: lawyers need to be on top of these changes.

This course has been designed to provide students with an up-to-date and forward-looking understanding of law firms as business entities in an evolving environment. As an up-and-coming lawyer, you will have a front row seat in this revolution and will even be able to influence the future of the profession. This course will help you answer the following questions:

- Are law firms all the same? What does law firm strategy look like? What is happening in the legal market? How are law firms reacting to the changing business environment? How does the law firm business model work? Is it changing? Do law firms just offer law?
- Is legal tech just hype? How are law firms actually using it? What are the threats and opportunities it presents for law firms? What does it mean for my interactions with clients?
- Can law firms be innovative? What is “innovative” in the context of legal services? What is Legal Design Thinking? Can I actually use it in my day-to-day job in a firm?
• Like it or not, law is a business. How can I reach my prospective clients? How can I win new work? Law firms’ greatest resource is their human capital; what does modern-day diversity mean and why is it important? Do law firms need adapt to accommodate Tomorrow’s Lawyers?
• What does the future of law hold? Will there still be law firms in the future? What do the players in the legal market actually think about the current trends? How is Big Law reacting? Do the changes actually affect small players like Spin-Offs?
• Where do I go from here? Armed with all of this new information, how will I manage to juggle everything in my first few days in a law firm? How will I manage my work-life balance, how can I plan my career? What do the partners expect of me?

As part of the course you will be asked to design your own law firm and present your ideas to a panel of judges. It is your turn to look into the future and be creative. What will your law firm be called? Who will be its clients? How will you work? Who will run your firm?
**FACULTY BIOGRAPHIES**

**Prof. Dr. Christian Becker** studied law at the University of Hamburg and completed his doctorate under the guidance of Prof. Dr. Reinhard Merkel. In 2008, he began as a research assistant at Bucerius under Prof. Dr. Thomas Rönnau (Criminal Law, Criminal Business Law and Law of Criminal Procedure) and has been working as a criminal defense lawyer since 2010. He is currently pursuing a post-doc.

**Prof. Dr. Dana Beldiman**, MA, JD, LLM, Dr. Dana Beldiman directs the Center for Transnational IP, Media and Technology Law and Policy at Bucerius. Her teaching and research focus on Intellectual Property and Knowledge Governance issues raised by the globalized economy. She is a partner of the law firm Squire Patton Boggs (San Francisco) where she specializes in international Intellectual Property Law and international transactions. Dr. Beldiman serves as Honorary Consul General of Romania in San Francisco and is a member of the Board of American Friends of Bucerius.

**Prof. Dr. Katharina Boele-Woelki** studied law from 1975-1979 at the University of Göttingen and the Freie Universität Berlin and completed doctoral work at the FU Berlin in 1982. She has taught and conducted research in the Netherlands since 1982 and served as a member of the Faculty of Law at Utrecht University since 1990, having taken on her current role in 1995. In addition, Boele-Woelki directs numerous research programs, supervises dissertation work and chaired her faculty's Department of Private Law three times from 1995-2012, each time for a term of two years.

She is a titular member of the International Academy of Comparative Law and was elected to her current role as President in 2014; until 2014, she was additionally President of the Dutch Association of Family Law and a member of the board of the Dutch Association of Comparative Law. She is a member of the German Society of International Law (Deutsche Gesellschaft für Internationales Recht) as well as the Academic Association for Family Law (Wissenschaftliche Vereinigung für Familienrecht). In 2007, she established the Utrecht Centre for European Research into Family Law (UCERF). She has been the chair of the Commission on European Family Law, which was established upon her initiative, since 2001. In 2013, she was elected to the International Advisory Board of the Alexander von Humboldt Foundation.

Boele-Woelki serves as an editor to several Dutch, South African and European journals and book series including the European Family Law Series since 2003. She has organized prestigious international conferences, delivered numerous guest lectures at various universities around the world, was a visiting professor at Columbia University, New York, USA, and has served as a reporter, speaker, expert and panel member at many international conferences.

**Johanna Croon-Gestefeld** is Postdoctoral Fellow at the Chair of Civil Law, European and International Private Law at Bucerius Law School.
**Michael Friedman** received a B.A. in economics (magna cum laude) from the University of Southern California and subsequently studied law at the University of California at Berkeley, receiving his Juris Doctor in 1993. He practiced law as a senior attorney and litigator in the San Francisco Bay area with the Contra Costa County Office of the Public Defender. In addition to having served as an external lecturer at Bucerius Law School since 2006, he has conducted seminars on negotiation for both the German-American Lawyer’s Association (DAJV) as well as the African Good Governance Network. He is a member of the International Negotiation Teaching and Research Association (INTRA). In 2012 he was named Best Teacher of the Bucerius Master of Law and Business Program (legal curriculum). He has lived in Hamburg since 2004 where he works with the Max Planck Institute for Comparative and International Private Law.

**Prof. Miguel Gimeno Ribes** (Valencia, 1988) holds a degree both in Law (Hons.) and in Business Administration (Hons.), as well as a Musicology Degree and a Masters of Science of Law (Hons.). He obtained his PhD at the University of Valencia, where he worked as a Graduate Research Assistant (2012-2015). He then joined the Max Planck Institute for Tax Law and Public Finance (Munich) as a Senior Research Fellow and was a member of a research group devoted to the interdisciplinary study of Securities Law and Financial Regulation (Otto Hahn Group on Financial Regulation), with which he still actively collaborates. In 2016, he was appointed Assistant Professor of Commercial and Company Law at the University of Valencia. His research projects have been funded by the DAAD, the Max Planck Society, the Spanish Ministry of Economy and Competitiveness, and the University of Valencia and he has undertaken research at the Universities of Munich, Oxford, and Florence, the Max Planck Institute for Comparative and International Private Law and has participated in the Postgraduate Visiting Researcher Programme at Harvard Law School. His scientific work tackles a wide range of issues in the field of Company, Contract, and Securities Law, with particular focus on the comparative and European perspective.

He is the autor of two books on company acquisitions (La protección del comprador en la adquisición de empresa. Estudio comparado de los ordenamientos español y alemán, Granada, 2013) and merger leveraged buy-outs (Endeudamiento empresarial y fusión de sociedades. Contribución al estudio de la fusión apalancada, Madrid, 2015), as well as a number of other contributions including articles and book chapters.

**Markus Hartung** is a lawyer and mediator. He is founder of the Bucerius Center on the Legal Profession (CLP) at Bucerius Law School, Hamburg. From 2010 to 2019, he was managing director of the Center. Today, as Senior Fellow, his research focuses on market development and trends, management and strategic leadership as well as corporate governance of law firms and business models of law firms with regard to digitalisation of the legal market. He is Chair of the Committee on Professional Regulation of the German Bar Association (DAV).

As a lawyer he focuses on conflict management, regulatory matters and professional indemnity issues. In addition, he advises law firms in strategy and management questions and coaches partners in management functions. He is a regular lecturer and conference-speaker on leadership, management topics and professional ethics and has written numerous articles and book chapters on these topics. He is i.a. co-editor and author of “Wegerich/Hartung: Der Rechtsmarkt in Deutschland” (“The Legal Market in Germany”) which came to the market in early

**Prof. Dr. Peter Huber** is professor of Law at Johannes-Gutenberg-University Mainz (Germany) where he holds the chair for private law, conflict of laws and comparative law. His main interests lie in the fields of International Sales Law, of German and Comparative Contract Law and in the area of International Litigation and Arbitration. He has published several books and articles on these issues and teaches them regularly. He is the Head Coach of the Mainz University team for the W.C. Vis International Commercial Arbitration Moot Competition and the Foreign Direct Investment Moot Competition. Visiting appointments have led him to the Hague Academy of International Law, Nihon University Tokyo, New York University, Tulane Law School, the University of Georgia (Athens) and the University of Burgundy (Dijon).

**Professor William P. Johnson** is Dean at Saint Louis University School of Law. He regularly teaches courses in commercial law and international business law at Saint Louis University and international business law courses as a Visiting Professor at Vytauto Didžiojo Universitetas (Vytautas Magnus University) in Kaunas, Lithuania. In his scholarship, William Johnson identifies, researches, and writes about the distinctive challenges and issues that arise due to international aspects of cross-border business relationships. He has published his work in the United States, Turkey, and Brazil.

Professor Johnson earned a B.A. degree in German and Russian at the University of Minnesota and his Juris Doctor degree at the University of Michigan Law School. While in law school, he also studied international and comparative law at Universiteit Leiden in the Netherlands. Before becoming a law professor, William Johnson clerked for the Minnesota Supreme Court and then spent six years in private practice with Foley & Lardner LLP, a large U.S. business law firm. A transactional lawyer, he focused his practice on complex commercial matters, a variety of international business transactions, and international product distribution. Since leaving private practice, he has remained engaged with the practice community and has held numerous leadership positions.

**Prof. Dr. Carsten Jungmann** is a program director at Bucerius Law School, coordinating the Diploma in Business Law Program at WHU - Otto Beisheim School of Management, and a practicing lawyer in his capacity as the Director Corporate Law and Structure of BIRKENSTOCK Group in Neustadt (Wied). His primary fields of research are insolvency law, corporate law (including corporate governance), banking law and corporate finance. He studied law at the University of Bonn and at the University of Edinburgh. At the University of Bonn, he graduated as a Doctor of Laws. As a trainee solicitor, he worked inter alia with the international law firm...
Hogan Lovells and with HSH Nordbank; he also clerked for High Court Chief Judge Dr. Buechel. After passing the bar exam at the High Court of Hamburg, he went to the US and obtained an LL.M. from Yale Law School. Carsten Jungmann holds an M.Sc. in Finance, which he earned at the University of Leicester. Finally, he is a university-certified Compliance Officer.

He spent a year as an academic visitor at the London School of Economics and was/is a lecturer in law at the University of Surrey, the University of Fribourg, the Leuphana University Lüneburg, the Heinrich-Heine-University Düsseldorf and at the Ludwig-Maximilians-University of Munich. He has published numerous articles on corporate, banking and insolvency law in leading law journals. He received the Best Teacher Award of the Master Program of Bucerius Law School three times, and was awarded the Bucerius Alumni Prize for Outstanding Teaching in 2011.

Prof. Dr. Jörn Axel Kämmerer holds the chair of Public Law, International and European Law at Bucerius Law School. Supported by the German National Merit Foundation, he studied law in Tübingen and Aix-en-Provence, gaining the title of Maîtrise en droit (specializing in international law), while also qualifying as a German lawyer. In 1992 he served as parliamentary aid in constitutional legal matters at the State Assembly of Saxony, and was a research fellow until 1995 at the University of Tübingen, where he completed his doctorate in law in 1993 (“The Antarctic and the Territorial and Environmental Protection Order of International Law”). After the Second Legal State Exam, he continued from 1995 to 2000 as a research fellow at the University of Tübingen, completing his post-doctorate in July 2000 (“Privatization. Typology, Determinants, Legal Practice, Impacts”). His special areas of interest are Public Law, EU Law and Public International Law. As a visiting professor and research fellow, respectively, he gave series of lectures in, *inter alia*, Seoul, Paris and Jerusalem. He is one of the Directors of the Institute of Company and Capital Markets Law at Bucerius and member of the Advisory Body on Financial Regulation for the German Ministry of Finance.

Prof. Dr. Lars Kirchhoff is an international lawyer and mediator, partner at the Berlin-based firm TGKS, as well as academic director of the postgraduate master’s program in mediation and the Institute for Conflict Management at the European University Viadrina. He specialized in Dispute Resolution at Yale Law School, the OSCE and in the mediation program of the US District Court of Northern California. He is also a lecturer and conflict coach at Bucerius Law School, the External Action Service of the European Union and a wide spectrum of commercial and political institutions. Lars Kirchhoff has authored numerous publications on state sovereignty, mediation and the interplay between international commercial arbitration and mediation.

Dr. Anika Klafki studied law at Bucerius from 2005 to 2010. She conducted her legal traineeship (*Referendariat*) in Hamburg, Istanbul and Marseille and passed the Second State Examination. She began working as a research assistant at Bucerius under Prof. Dr. Hermann Pünder (Chair of Public Law). During this time, she also worked as a visiting lecturer at the University of Sarajevo (Bosnia and Herzegovina) in the field of comparative constitutional law. In 2016, she completed her doctoral thesis "Risk and Law. Risks and Catastrophes between Effectiveness, Democratic Legitimacy and the Rule of Law Principle as exemplified by the Law of Pandemics" for which she won the research price of the Association for Law and Policy in the Health Care System (*Gesellschaft für Recht und Politik im Gesundheitswesen*, GRPG). Since then, Dr. Klafki has been employed as a research assistant at Bucerius while writing her post-doctoral dissertation (*Habilitation*). She is additionally working on a comparative book concerning the judicial review
of administrative action within a team of 10 European administrative law researchers. The project is funded by the Jean Monnet Programme.

**Dr. Nils Krause** is a partner at the international law firm DLA Piper and works as a German qualified lawyer and solicitor (England / Wales) in the Hamburg office of DLA Piper. He is the Co-Head of the Corporate / M&A practice in Germany. His principal areas of practice are mergers and acquisitions, securities law and corporate law. Prior to working for DLA Piper, Nils Krause was a partner at White & Case and, in addition, worked in the investment banking department (Global Banking - M&A) of a leading international bank in Frankfurt.

Furthermore, he was a research student at Harvard Law School and visiting fellow at the University of Oxford. He lectures on corporate law at nationally and internationally renowned universities and is recognized by Legal 500 as "often recommended lawyer for corporate law" in Germany. In addition, Chambers Global recognizes him as "top transactional lawyer" for M&A.

**Prof. Dr. Stefan Kröll** is an honorary professor at Bucerius Law School and an independent arbitrator in Cologne. He is one of Germany’s national correspondents to UNCITRAL for arbitration and international commercial law and a co-author of a leading treatise on “Comparative International Commercial Arbitration” (Kluwer 2003, with Lew and Mistelis). He has also authored or edited other books and various articles on international arbitration and litigation, and international commercial law, including “International Commercial Arbitration – A Transnational Perspective” (West 2015 together with Várady and Barceló) “Conflict of Laws in Arbitration” (Sellier 2010, co-editor with Ferrari), “Arbitration in Germany – The Model Law in Practice” (2nd ed. Kluwer 2014, co-editor with Böckstiegel and Nacimiento) and “Arbitrating Foreign Investment Disputes” (Kluwer 2004, co-editor with Horn), as well as a Commentary on the CISG (Beck/Hart 2011, co-editor with Mistelis/Perales).

Stefan Kröll is a visiting reader at the School of International Arbitration at the Centre for Commercial Law Studies (Queen Mary College, University of London) and a Director of the Willem C. Vis Arbitration Moot. He regularly lectures for the University of California, Davis on arbitration as well as for other institutions on arbitration, litigation and international contract law. He is member of the board of editors of the International Arbitration Law Review and the Journal for International Commercial Law (IHR). He often serves as an arbitrator in national and international cases and is listed as one of Germany’s leading arbitration experts in “Who is Who on Arbitration, Juve and the Global Arbitration Law Review.” For further details, see [www.rechtsanwalt-kroell.de](http://www.rechtsanwalt-kroell.de).

**Prof. Dr. Linda Kuschel** holds the Junior Professorship for Civil Law, Intellectual Property Law, and Law and Digitalization since June 2019. She studied law at the Albert-Ludwigs-Universität Freiburg. After her First State Exam in 2010, she completed her legal traineeship in Berlin (Second State Exam in 2012). In 2014 she received her LL.M.-degree from Harvard University and in 2018 her doctorate at the Humboldt-Universität Berlin with a dissertation on "The Acquisition of Digital Copies of a Work for Private Use". She was a research assistant to Prof. Dr. Katharina de la Durantaye, LL.M. (Yale) at Humboldt-Universität Berlin from June 2012 to June 2013 and from July 2014 to March 2018. From April 2018 until her appointment to Bucerius Law School, she worked for the Humboldt Law Clinic Internetrecht under the direction of Prof. Dr. Axel Metzger, LL.M. (Harvard).
Prof. Dr. Matthias Meyer is a professor of management control and accounting at the Hamburg University of Technology. Prior to this position, he was associate and assistant professor of management control and accounting at the WHU – Otto Beisheim School of Management in Vallendar. He holds a Habilitation degree (Dr. oec. publ. habil.) from WHU and a PhD (Dr. oec. publ.) in business economics from Ludwig Maximilian University in Munich. He received his Diplom-Kaufmann in business administration from Eichstaett Catholic University and a Master of Science in the philosophy of social sciences from the London School of Economics and Political Science. In 2006, he was a visiting scholar at the Center for Computational Analysis of Social and Organizational Systems (CASOS) at Carnegie Mellon University in Pittsburgh.

In addition to various consulting activities, Matthias Meyer worked as the managing director of the Center for Controlling & Management at WHU, where companies such as Deutsche Telekom, Deutsche Lufthansa or ThyssenKrupp do benchmarking studies on management accounting topics. He has teaching experience in management accounting, cost accounting, financial accounting, corporate planning and strategic decision making, economic methodology and business ethics.

Prof. Dr. Mehrdad Payandeh holds the Chair for International Law, European Law and Public Law at Bucerius Law School. Born in Tehran in 1978, he studied law at Heinrich-Heine-University of Düsseldorf. After passing the First State Exam, he worked as a research assistant at the Chair for International Law, European Law and German and Foreign Public Law at Heinrich-Heine-University. In 2008, he finished his doctoral thesis in international law and, in 2009, passed the Second State Exam after a legal clerkship that took him to the Permanent Mission of the Federal Republic of Germany to the United Nations in New York, Hengeler Mueller, as well as the Federal Constitutional Court of Germany. After obtaining an LL.M. at Yale Law School, he returned to Heinrich-Heine-University as a research assistant and, from 2012 until 2016, he worked there as a Junior Professor for International Law and Public Law. He finished his habilitation in 2016 with a thesis in constitutional law before joining Bucerius Law School.

Dr. Kai Uwe Pritzsche is a partner at Linklaters Berlin and practices in energy law and corporate law; he has been with the firm since 2001. He holds an LL.M. from the University of California, Berkeley, School of Law and completed doctoral work at the University of Cologne.

Prof. Dr. Hannes Rösler has been a Professor of Civil Law, International Private Law and Comparative Law at the University of Siegen (Germany) since 2014. He is also a Director of the Institute of Media and Communications Law in Siegen. From 2004-2013, he was Senior Research Fellow at the Max Planck Institute for Comparative and International Private Law in Hamburg.

Prior to entering the Max Planck Institute, Rösler was a Research Assistant at the Institute for Comparative Law in Marburg and a law clerk in Frankfurt (Main). He received a doctorate (Dr. iur.) in 2003 for his book on European consumer law from Marburg University, where he graduated in 1998, following one year of studies at the London School of Economics. In 2004 he received an LL.M. from Harvard Law School. He finished his post-doctoral thesis (Habilitation) on the European Court of Justice and European private law at the University of Hamburg in 2012.

Rösler is a widely published author on German, European and international private and procedural law in several languages. He has held interim professorships at the Universities of Freiburg, Bonn and Frankfurt (Oder). He also held visiting positions abroad, i.a., at the Unidroit,
Oxford University, New York University, University of Cambridge, as well as universities in France, Italy, Turkey, Brazil, China and Japan.

**Prof. Dr. Karsten Schmidt** was president of Bucerius Law School from 2004 – 2012 and currently holds the Chair for Business and Corporate Law at Bucerius. His doctorate in 1972 was followed by a post-doctorate in Bonn from 1975 to 1976 on the subjects of civil law, commercial law, business law and civil procedural law. Following a professorship in Göttingen in 1976, he held a professorial chair at the University of Hamburg from 1977 to 1997 and was director of the departments of commercial, maritime and economic law. From 1997 to 2004, Karsten Schmidt was a professor at the University of Bonn and director of the Institute for Commercial and Business Law.

**Lana Spangenberg**, B.Sc., received her Juris Doctor from Washington and Lee University School of Law in 2004, where she externed at the White House Office of Faith-Based and Community Initiatives as well as the Lexington Legal Aid Office. She received her Bachelor of Science in Political Science at Texas A&M University. She participated in the first international exchange semester at Bucerius Law School in 2002 and later returned to teach Anglo-American Commercial Law in 2006. After receiving her Juris Doctor, she was selected by the Alexander von Humboldt-Stiftung as a German Chancellor Scholar (*Bundeskanzlerstipendiatin*) where she was the Scholar-in-Residence at the Evangelisches Institut für Kirchenrecht an der Universität Potsdam under the mentorship of Verband Diakonischer Dienstgeber Deutschland, e.V. Mrs. Spangenberg is an Attorney-at-Law and a member of the Texas Bar.

**Martin Sychold, Esq, LL.B, B.Ec.** is a senior staff legal advisor at the Swiss Institute of Comparative Law and deputy head of the institute’s legal division. He has supervisory responsibility for advice given on the laws of all English-speaking jurisdictions, on mixed legal systems and on questions concerning gambling. He has become a specialist in issues of cross-border private and commercial law and in sovereign party practice.

**Dr. Fabian Walla** is Director Supervisory Board Office & Corporate Legal at Adidas AG, the largest sportswear manufacturer in Europe, and the second largest in the world, after Nike. Before joining Adidas, he served as an in-house counsel at TUI AG and worked previously in the banking sector and in a major German law firm. Dr. Walla studied law at Bucerius Law School (LL.B. 2007; Dr. iur. 2011) and Cornell Law School. He has authored numerous publications on European Capital Markets Law.

**Prof. Dr. Wolfgang Weiss** studied law and business administration at the Universities of Bayreuth and Augsburg. He holds a Ph.D. in international tax law, serves as a tax assessor and tax judge and has worked in the automotive supply, chemical fiber and aerospace sectors in the functions of general counsel, CFO and CEO. He joined Linklaters as a Lateral Partner and Head of Management Germany, member of the German Executive Team, the European Committee and the global Business Service Leadership Team. Beginning in the 2013/14 academic year, he held an HUK-Coburg-endowed professorship at the Coburg University of Applied Sciences where he served as Program Director of the international MBA program on Financial Management. He became the COO of the German offices of Allen & Overy in April 2017. Weiss conducts research and consults in the field of Professional Service Firm Management.
Dr. Felix Wendenburg, MBA., is a mediator, co-director of the core practice and research field "business" at the Institute for Conflict Management and academic director of the postgraduate master’s program in mediation (both at the European University Viadrina). After graduating from Bucerius Law School in 2008, he worked as a research associate and doctoral candidate at the Max Planck Institute for Comparative and International Law in Hamburg. He received his mediation training at Bucerius Law School, the Lawyers’ Chamber (Celle), Boston College Law School, Fordham University School of Law (New York) and the mediation program of the US District Court of Northern California. Felix Wendenburg has authored several publications on “interprofessionality” in mediation, the legal framework of mediation and on law school grading policies.

Emma Ziercke studied Law and French Law and Language at the Universities of East Anglia (Norwich, England) and Jean Moulin Lyon III (France). She worked as a Corporate Solicitor for Linklaters in London from 2002 until 2009. As a Managing Associate, she was primarily involved in private international mergers and acquisitions, reorganisations, public takeovers by scheme of arrangement and general company law.

After moving to Hamburg, Emma studied part-time for an Executive MBA at Nottingham University Business School, focussing on law firm management and organisational behaviour. In 2014, she completed her studies with distinction and won an award for best overall performance together with an award for her dissertation on Gender Diversity in Law Firms.

Emma works at the Bucerius Center on the Legal Profession as a Research Assistant in the fields of Law Firm Management, Gender Diversity and Organisational Behaviour. She also teaches Legal English and Practical Negotiations at the Bucerius Law School.