

1. Subject Identity

Name of Subject	Agrarian Law		
Faculty	Faculty of Law	Study Program	International Program, Undergraduate Study Program in Law
Code	FH172002	Amount of Credit	3 credits
Group	Study Program	Subject Attribution	Compulsory
Semester	4 (Four)	Subject Availability	Limited to the Study Program
Method	Class	Media	Mixed
Subject Area	Faculty Mandatory Subject	Prerequisite(s)	-

2. Subject Description

Students will be expected to know and understand land rights, along with their uses and needs for individuals, companies, and corporations. Definition and basis of agrarian law, renewal of agrarian law, history of agrarian law before the *UUPA*. Also the basic principles of land law, rights to land and financing procedures, land rights, land reform, land and space use, and mortgage rights. Agrarian law is given in order to establish provisions on some basic principles, namely the right to control individual rights over land and regarding the relationship between countries with rights to land and buildings that can be used by each legal subject; land registration, land reform, and land acquisition for the public interest. Details of the points include tenure rights consisting of rights of the nation, rights of state to control, customary rights, and *waqf* rights. Meanwhile legal relations can be created by land, state, through conversion or stipulation of laws which includes inheritance, purchasing as a new phenomenon. Additionally, on the release of rights, land reform, land use and planning, public procurement, and case studies to give students insight on actual land issues.

This course aims to support graduate learning outcome on the knowledge of Agrarian Law, History of Agrarian Law Formation, Land Control Systematics, Land Registration and Land reform.

3. Learning Outcome (CPL)

CPL Code	Formulation of the Learning Outcome for Graduates (<i>Rumusan Capaian Pembelajaran Lulusan</i> (CPL))	CPMK Code	Formulation of the Learning Outcome for Subject (<i>Rumusan Capaian Pembelajaran Mata Kuliah</i> (CPMK))
CPL-05	Master the principles, norms, and theoretical aspects of the branches of Administrative Law	CPMK-1	Able to explain on the meaning of Agrarian Law
		CPMK-2	Able to explain on the historical establishment of Agrarian Law
		CPMK-3	Able to explain on the systematic acquisition of land
		CPMK-4	Able to explain on land rights
		CPMK-5	Able to explain on land registrations
		CPMK-6	Able to explain on landreform

4. Study Materials and References

Study Materials	<ol style="list-style-type: none"> 1. Introduction to Agrarian Law 2. Historical establishment of Agrarian Law 3. Land acquisition systematics 4. Land Rights 5. Land Registration
Main References	<ol style="list-style-type: none"> 1. A.P. Parlindungan, Komentar Atas Undang-Undang Pokok Agraria, CV. Mandar Maju, Bandung, 1998. 2. Boedi Harsono, Hukum Agraria Indonesia; Sejarah Pembentukan Undang-Undang Pokok Agraria, Isi dan Pelaksanaannya, Penerbit Djambatan, Edisi 2007, Jakarta, 2007. 3. Mukmin Zakie, Kewenangan Negara Dalam Pengadaan Tanah Bagi Kepentingan Umum Di Indonesia Dan Malaysia, Buku Litera, Yogyakarta, 2013. 4. Undang-Undang No. 5 Tahun 1960 tentang Peraturan Dasar Pokok-Pokok Agraria.

Supporting references	<ol style="list-style-type: none">1. Mochammad Tauhid, Masalah Agraria; Sebagai Masalah Penghidupan Dan Kemakmuran Rakyat Indonesia, Jilid I, Yayasan Bina Desa, Jakarta, 2011.2. Winahyu Erwiningsih, hak menguasai negara atas tanah, total media, yogyakarta, 2009.3. Supriadi, Hukum Agraria, Sinar Garafika, Jakarta, 2007.4. H. Muchsin, Imam Koeswahyono, Soimin, Hukum Agraria Indonesia; Dalam Perspektif Sejarah, PT. Refika Aditama, Jakarta, 2007.