PROGRAMME SPECIFICATION

KEY FACTS

<table>
<thead>
<tr>
<th>Programme name</th>
<th>Law</th>
</tr>
</thead>
<tbody>
<tr>
<td>Award</td>
<td>LLB (Hons)</td>
</tr>
<tr>
<td>School</td>
<td>The City Law School, City University, London</td>
</tr>
<tr>
<td>Department or equivalent</td>
<td>Academic Programmes</td>
</tr>
<tr>
<td>UCAS Code</td>
<td>M100</td>
</tr>
<tr>
<td>Programme code</td>
<td>LALBLAW04 (Programme route USLLAW)</td>
</tr>
<tr>
<td>Type of study</td>
<td>Full Time</td>
</tr>
<tr>
<td>Total UK credits</td>
<td>360</td>
</tr>
<tr>
<td>Total ECTS</td>
<td>180</td>
</tr>
</tbody>
</table>

PROGRAMME SUMMARY

The three year undergraduate LLB degree at The City Law School is notable for our three commitments:
(a) High level scholarship
(b) Experiential learning
(c) Commitment to public service and professionalism

The LLB programme requires you to study for three years on a full-time basis. It has been designed to help you acquire relevant law-based and transferable skills through continuous and ongoing development and to give you the opportunity to specialise in your chosen area of law.

The Solicitors Regulation Authority and the Bar Standards Board currently require “Qualifying Law Degrees” (QLDs) to provide academic training in the following “Foundations of Legal Knowledge” subject areas:

“Public Law, including Constitutional Law, Administrative Law and Human Rights; Law of the European Union; Criminal Law; Obligations including Contract, Restitution and Tort; Property Law; and Equity and the Law of Trusts”

These Foundation subject areas should constitute a least 180 credits of the degree.

The LLB at City allows you to graduate with a Qualifying Law Degree if you offered and passed the requisite modules explained in the section “What will I study” below.

Please note that there are plans by the Solicitors Regulation Authority to dispense with the requirement for a “Qualifying Law Degree”. The SRA states:

“Under the proposed SQE, students will need to hold a degree or equivalent qualification or experience but they will no longer need to study for a QLD … recognised or approved by the SRA. The SRA will no longer specify the academic content of law degrees.”

This change is likely to be effected for students starting the LLB in September 2021.

As to the Bar Standards Board, the foundations of legal knowledge subjects remain
compulsory for all students who wish to be called to the Bar and practise as a barrister in England and Wales. However, there is no requirement to satisfy the 180 credit threshold. This change is likely to be introduced for students starting their LLB in **September 2018**.

The School will inform you as soon as the proposed changes are introduced.

The City LLB provides you with key skills and knowledge useful for a legal or non-legal career abroad. For legal careers, you are advised to check with the relevant overseas authorities as to the qualifications required and exemptions granted.

Upon successful completion of this 3 year degree programme you will have achieved a total of 360 credits made up of 120 level 4 credits, 120 level 5 credits and 120 level 6 credits.

By the end of your first year, you should have developed knowledge of the underlying concepts and principles associated with your area of study, and will be able to interpret these within the context of your assessment and practice.

By the end of your second year, you should have built upon the knowledge acquired in your first year and will be able to demonstrate different approaches to problem-solving, as well as effective communication of information. You will also have an understanding of the limits of your knowledge.

By the end of this programme, you should have developed a systematic understanding of key aspects of your area of study, including how to acquire coherent and detailed knowledge of your chosen subject. In addition, you will have developed the skills and analytical techniques to apply your knowledge to many types of employment as well as continue your own learning and development.

**Aims**

The Aims of the Programme are:

- To equip with you a proper understanding of how the law and legal institutions work.
- To provide you with a sound grounding in Law as you pursue a relevant career.
- To help you work successfully in a professional environment which may involve the law and legal institutions.
- To give you an opportunity to study in depth specialised modules of your particular interests.
- To enable you to develop analytical, presentational, writing and other transferrable skills
- To equip you with the necessary transferable skills for your chosen career

**WHAT WILL I BE EXPECTED TO ACHIEVE?**

**On successful completion of this programme, you will be expected to be able to:**

**Knowledge and understanding:**

- Understand, explain and evaluate the main aspects of English Legal System and core areas of English Law.
• Appraise the main principles, legal rules and values that form the basis of English Law and how the rules co-relate with each other.
• Identify the main legal institutions and explain their procedures and their role within the legal system.
• Show awareness of elements of EU and international legal concepts and rules.
• Evaluate the legal rules and principles in your chosen specialised areas.

Skills:
• Independently find and apply primary and secondary legal sources such as: legislation, judgments of cases, academic articles, legal textbooks and policy documents to allow you to make an informed analysis of what the law is and what the law should be and why.
• Apply legal research skills to enable you to independently identify relevant issues and retrieve up-to-date information.
• Show that you are able to collect legal information from a variety of sources and synthesise this information appropriately to provide meaningful advice and solutions.
• Analyse case judgments, policy documents, legislation and other legal documents and to identify their relevance and influence in order to be able to make informed decisions.
• Demonstrate effective oral and written presentation skills, IT competencies and show that you can present complex legal issues clearly and persuasively.
• Demonstrate good problem-solving skills and the ability to work independently as well as in a team.
• Evidence that you are capable of constructively reflecting upon your own learning and adapting your learning style, if necessary.

Values and attitudes:
• Demonstrate that you are aware of the ethical and social implications of acting as a practising lawyer or other professional person and that you are able to conform to the relevant codes of conduct.
• Show that you are willing to receive and act upon constructive feedback in order to improve your skills.
• Demonstrate initiative and enthusiasm and an ability to find solutions to issues and problems.
• Demonstrate a willingness to continuously improve your skills and abilities.

This programme has been developed in accordance with the QAA Subject Benchmark for Law. The knowledge and skills obtained during the course will give you a solid foundation to pursue your career in law or in any other professional environment.

HOW WILL I LEARN?

A variety of teaching methods are employed to provide you with a positive learning experience.

Core and larger modules will be delivered by any or a combination of,
- Lectures (1 or 2 hours)
- Weekly 2-hour seminars (max class size 45)
- Online materials and activities
- Fortnightly subject skills sessions (duration 1 hour)

Other modules will be delivered by means of lectures (that may take the form of online or face to face sessions), seminars/tutorials, workshops, experiential learning and/or self-directed learning. Please see individual module specification for full information.

**WHAT TYPES OF ASSESSMENT AND FEEDBACK CAN I EXPECT?**

**Assessment and Assessment Criteria**

Your modules will be assessed by any or a combination of the following methods:
- end of term unseen examination;
- end of term open book examination;
- end of term ‘take home’ exam;
- coursework;
- skeleton legal arguments;
- presentations (including mooting, giving oral legal advice or debate);
- multiple choice questions tests;
- reflective logs/blogs;
- online discussions;
- project papers and reports.

Unless otherwise stated, students are given a 10% discretion to exceed the maximum word count (e.g. 1500 word limit, 1650 is permissible, 2000 word limit, 2200 is permissible). You should not exceed the stated maximum though: it is a useful discipline for the practice of law to be able to express yourself succinctly.

Assessment Criteria are descriptions, based on the intended learning outcomes, of the skills, knowledge or attitudes that you need to demonstrate in order to complete an assessment successfully for each given module, providing a mechanism by which the quality of an assessment can be measured. Grade-Related Criteria are descriptions of the level of skills, knowledge and/or attributes that you need to demonstrate in order achieve a certain grade or mark in an assessment, providing a mechanism by which the quality of an assessment can be measured and placed within the overall set of marks.

Assessment Criteria and Grade-Related Criteria will be made available to you to support you in completing assessments. These may be provided in programme handbooks, module specifications, on the virtual learning environment or attached to a specific assessment task.

**Feedback on Assessment**

Feedback will be provided in line with our Assessment and Feedback Policy. The manner of the feedback will be appropriate to the type of assessment included in each module. All feedback is intended to enable you to see what you have done well but will also highlight areas in need of improvement. It will also give you an indication as to what needs to be done in order to achieve a better grade, if applicable. After the examination results are released you will be able to discuss your exam script with the module tutor to identify the areas you have addressed well and to constructively highlight areas for improvement.
Assessment Regulations

In order to pass your Programme, you need to successfully complete the relevant modules and assessments to acquire the required number of credits. You also need to pass each Year of your Programme in order to progress to the following Programme Stage.

The Pass mark for each module is 40% for all modules unless it is made clear in the module specification that a particular module is assessed on a PASS/FAIL basis only. Please refer to the module specifications for information about minimum qualifying marks for different assessment components within a module.

Programme Stage I (Year 1) – no weighting. Programme Stage I does not count towards the overall classification but it must be passed before you can progress to Programme Stage II. You must obtain 120 level 4 credits in order to complete year 1.

Programme Stage II (Year 2) is weighted at 40%. You must obtain 120 level 5 credits by achieving a minimum of 40% in each of your modules. Programme Stage II aggregate is arrived at by adding all grades together and dividing by the number of credits taken and then weighted at 40%.

Programme Stage III (Year 3) is weighted at 60%. You must obtain 120 level 6 credits by achieving a minimum of 40% in each of the modules taken. You may normally choose any combinations of electives but all electives are subject to availability. You will also need to ensure that you have an equal split between Term 1 and Term 2 and that the overall number of credits must lead to 120 in total. If you wish to qualify with a named pathway you will need to select a minimum of 60 credits from the given pathway, listed below. Programme Stage III aggregate is arrived at by adding all grades together and dividing them by the number of credits taken and then weighted at 60%.

The final classification is based on the grades achieved in Year 2 and 3. The School has two methods of awarding final classification. The first one is a simple mathematical average of all your marks from year 2 and year 3 weighted at 40% and 60% respectively.

The second method looks at your overall profile and the number of grades in any given class to determine your final classification. The parallel "counting" system is applied by the Assessment Board to provide an alternative means of achieving a classification if the overall aggregate is not achieved. Under this system, a student who achieves at least 120 credits (taking Programme Stage 2 and 3 module marks combined) in a classification higher than the banding in which their overall degree mark falls can be awarded the higher classification, provided their overall degree mark is not more than 5% below the normal classification minimum. For example, a student who has an overall aggregated percentage mark of 57%, but who has achieved marks above or equal to 60% in 120 credits during the second and/or third year, would be awarded a 2:1 classification.

If you fail an assessment component or a module, the following will apply:
1. Compensation: where you have one marginal final assessment fail of a 15-credit module of a Programme Stage at first or resit attempt, you may be allowed compensation if:
   • Compensation is permitted for the module involved (see the What will I Study section of the programme specification), and
   • It can be demonstrated that you have satisfied all the Learning Outcomes of the modules in the Programme Stage, and
   • The mark actually attained in the subject to be compensated is not less than 35%, and
   • An aggregate mark of 40% has been achieved for the Programme Stage.

   Where you are eligible for compensation at the first attempt, this will be applied in the first instance rather than offering a resit opportunity.

   If you receive a compensated pass in a module you will be awarded the credit for that module. The original component marks will be retained in the record of marks and your original module mark will be used for the purpose of your Award calculation.

2. Resit: where you are not eligible for compensation at the first attempt, you will be offered one resit attempt.

   If you are successful in the resit, you will be awarded the credit for that module. The mark for each assessment component that is subject to a resit will be capped at the pass mark for the module. This capped mark will be used in the calculation of the final module mark together with the original marks for the components that you passed at first attempt.

   If you do not meet the pass requirements for a module and do not complete your resit by the date specified you will not progress to the next Programme Stage and the Assessment Board will require you to be withdrawn from the Programme.

   If you fail to meet the requirements for a particular Programme Stage or the Programme, the Assessment Board will consider whether you are eligible for an Exit Award as per the table below.

   If you would like to know more about the way in which assessment works at City, please see the full version of the Assessment Regulations at:
   http://www.city.ac.uk/__data/assets/word_doc/0003/69249/s19.doc

### WHAT AWARD CAN I GET?

**Bachelor's Degree with Honours:**

<table>
<thead>
<tr>
<th>Programme Stage</th>
<th>HE Level</th>
<th>Credits</th>
<th>Weighting (%)</th>
<th>Class</th>
<th>% required</th>
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<tbody>
<tr>
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<td>4</td>
<td>120</td>
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<td>I</td>
<td>70</td>
</tr>
<tr>
<td>2</td>
<td>5</td>
<td>120</td>
<td>40</td>
<td>Il upper division</td>
<td>60</td>
</tr>
<tr>
<td>3</td>
<td>6</td>
<td>120</td>
<td>60</td>
<td>Il lower division</td>
<td>50</td>
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<tr>
<td></td>
<td></td>
<td></td>
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<td>III</td>
<td>40</td>
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</table>

**Ordinary Degree:**
Programme Stage 1 (Level 4)

<table>
<thead>
<tr>
<th>Module Title</th>
<th>SITS Code</th>
<th>Module Credits</th>
<th>Core/Elective</th>
<th>Compensation Yes/No</th>
<th>Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Debates in the English Legal System*</td>
<td>LU1011</td>
<td>15</td>
<td>Core</td>
<td>No</td>
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<tr>
<td>Constitutional Law*</td>
<td>LU1012</td>
<td>15</td>
<td>Core</td>
<td>No</td>
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<tr>
<td>Foundations of Contract Law*</td>
<td>LU1013</td>
<td>15</td>
<td>Core</td>
<td>No</td>
<td>4</td>
</tr>
<tr>
<td>Foundations of Criminal Law*</td>
<td>LU1014</td>
<td>15</td>
<td>Core</td>
<td>No</td>
<td>4</td>
</tr>
<tr>
<td>Foundations of Tort Law*</td>
<td>LU1015</td>
<td>15</td>
<td>Core</td>
<td>No</td>
<td>4</td>
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</tbody>
</table>
There are no prerequisites for any Programme Stage 1 Modules. All Programme Stage 1 modules are compulsory and there are no optional Modules in Year 1.

### Programme Stage 2 (Level 5)

<table>
<thead>
<tr>
<th>Module Title</th>
<th>SITS Code</th>
<th>Module Credits</th>
<th>Core/ Elective</th>
<th>Compensation Yes/No</th>
<th>Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foundations of EU Law*</td>
<td>LU2010</td>
<td>15</td>
<td>Core</td>
<td>No</td>
<td>5</td>
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<tr>
<td>Foundations of Land Law*</td>
<td>LU2011</td>
<td>15</td>
<td>Core</td>
<td>No</td>
<td>5</td>
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<tr>
<td>Foundations of Trusts Law*</td>
<td>LU2012</td>
<td>15</td>
<td>Core</td>
<td>No</td>
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</tbody>
</table>

1 skills-based module to be selected from the following choices.

<table>
<thead>
<tr>
<th>Module Title</th>
<th>SITS Code</th>
<th>Module Credits</th>
<th>Core/ Elective</th>
<th>Compensation Yes/No</th>
<th>Level</th>
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<tbody>
<tr>
<td>Legal Career Enhancement and Employability Skills°</td>
<td>LU2013</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Small Venture and Social Enterprise Law°</td>
<td>LU2014</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Commercial Awareness and Risk°</td>
<td>LU2015</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Mediation°</td>
<td>LU2016</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Politics &amp; Law°</td>
<td>LU2031</td>
<td>15</td>
<td>Elective</td>
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</table>

Elective modules marked by two asterisks ** also count towards the Qualifying Law Degree.

<table>
<thead>
<tr>
<th>Module Title</th>
<th>SITS Code</th>
<th>Module Credits</th>
<th>Core/ Elective</th>
<th>Compensation Yes/No</th>
<th>Level</th>
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<tbody>
<tr>
<td>Further Issues in Criminal Law**</td>
<td>LU2029</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Further Issues in Tort Law**</td>
<td>LU2022</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Contemporary Issues in EU Constitution**</td>
<td>LU2027</td>
<td>15</td>
<td>Elective</td>
<td>Yes</td>
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<tr>
<td>The UK and The European Union**</td>
<td>LU2017</td>
<td>15</td>
<td>Elective</td>
<td>Yes</td>
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<tr>
<td>Business Organisations and Private Company Law</td>
<td>LU2030</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Family Law</td>
<td>LU2024</td>
<td>15</td>
<td>Elective</td>
<td>Yes</td>
<td>5</td>
</tr>
</tbody>
</table>
### Foundations of Public International Law (LU2025) 15 Elective Yes 5
### Immigration Law (LU2018) 15 Elective Yes 5
### Intellectual Property Law (LU2028) 15 Elective Yes 5
### Introduction to Islamic Law (LU2026) 15 Elective Yes 5
### Law relating to Domestic Banking (LU2023) 15 Elective Yes 5
### Law, Rights and Context (LU2020) 15 Elective Yes 5
### Media Law (LU2021) 15 Elective Yes 5
### Regulation of Leisure Industries (LU2019) 15 Elective Yes 5
### Contemporary issues in EU Constitutional law (LU2027) 15 Elective Yes 5

All modules in Programme Stage 1 must be passed before modules in Programme stage 2 can be attempted. You may participate in the School's pro bono activities including “Start-Ed”, etc. You are required to select 1 skills-based module, as indicated by the following sign “°”.

You may also decide to spend Term 2 of year 2 abroad at one of our many partner institutions.

Programme Stage 3 (Level 6)

<table>
<thead>
<tr>
<th>Module Title</th>
<th>SITS Code</th>
<th>Module credits</th>
<th>Core/ Elective</th>
<th>Compensation Yes/ No</th>
<th>Level</th>
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</thead>
<tbody>
<tr>
<td>Elective modules marked by two asterisks ** also count towards the Qualifying Law Degree.</td>
<td></td>
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<tr>
<td>Further Issues in Equity** (LU3140)</td>
<td>15</td>
<td>Elective</td>
<td>Yes</td>
<td>6</td>
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<tr>
<td>Further Issues in Land law** (LU3139)</td>
<td>15</td>
<td>Elective</td>
<td>Yes</td>
<td>6</td>
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<tr>
<td>Law of the European Convention of Human Rights**</td>
<td>LU3131</td>
<td>15</td>
<td>Elective</td>
<td>Yes</td>
<td>6</td>
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<tr>
<td>EU Law and the Global Legal Order**</td>
<td>LU3110</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Free Movement of Goods, Persons and Services in the Internal Market**</td>
<td>LU3124</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Government, Law and Democracy**</td>
<td>LU3109</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Human Rights Law in the UK**</td>
<td>LU3132</td>
<td>15</td>
<td>Elective</td>
<td>Yes</td>
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</tr>
<tr>
<td>International Human Rights Law**</td>
<td>LU3115</td>
<td>15</td>
<td>Elective</td>
<td>Yes</td>
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<tr>
<td>Course Title</td>
<td>Code</td>
<td>Credits</td>
<td>Compulsory/ Elective</td>
<td>Optional</td>
<td>Credits</td>
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<tr>
<td>Foundations of Commercial Law</td>
<td>LU3128</td>
<td>15</td>
<td>Elective</td>
<td>Yes</td>
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<tr>
<td>Further Issues in Commercial Law</td>
<td>LU3135</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Law relating to Public Companies</td>
<td>LU3141</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>International Banking Law</td>
<td>LU3136</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Commercial Property Law</td>
<td>LU3078</td>
<td>15</td>
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<tr>
<td>Competition Law</td>
<td>LU3070</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Maritime Law</td>
<td>LU3080</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Advanced Issues in International Law</td>
<td>LU3121</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>International Economic Law</td>
<td>LU3098</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>International Criminal Law</td>
<td>LU3077</td>
<td>15</td>
<td>Elective</td>
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<td>6</td>
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<tr>
<td>International Commercial Arbitration</td>
<td>LU3074</td>
<td>15</td>
<td>Elective</td>
<td>Yes</td>
<td>6</td>
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<tr>
<td>Introduction to Transnational Law</td>
<td>LU3117</td>
<td>15</td>
<td>Elective</td>
<td>Yes</td>
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<tr>
<td>EU Law and the Global Legal Order</td>
<td>LU3110</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Aviation Law</td>
<td>LU3106</td>
<td>15</td>
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<tr>
<td>Human Rights Law in the UK</td>
<td>LU3132</td>
<td>15</td>
<td>Elective</td>
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<tr>
<td>Law of the European Convention of Human Rights</td>
<td>LU3131</td>
<td>15</td>
<td>Elective</td>
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<td>6</td>
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<td>International Human Rights Law</td>
<td>LU3115</td>
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<td>Discrimination Law</td>
<td>LU3123</td>
<td>15</td>
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<td>Employment Law</td>
<td>LU3138</td>
<td>15</td>
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<td>Yes</td>
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<tr>
<td>Gender, Sexuality and Law</td>
<td>LU3118</td>
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<td>Elective</td>
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<tr>
<td>Medical Law and Bioethics</td>
<td>LU3119</td>
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<td>Criminal Justice</td>
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<td>Forensic Science and the Legal Process</td>
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<td>Legal Ethics and Professional Responsibility</td>
<td>LU3107</td>
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<td>Law of Evidence - The Evidential Implications of Criminal Investigation</td>
<td>LU3133</td>
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<tr>
<td>Law of Evidence: Safeguarding Reliability and Protecting Witnesses</td>
<td>LU3134</td>
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<tr>
<td>Legal Skills</td>
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Introduction to the Solicitor's Professional Qualification
LU3137  15  Elective  Yes  6

Canadian Constitutional Law – Foundational Principles
LU3126  15  Elective  Yes  6

The Canadian Charter of Rights and Fundamental Freedoms
LU3127  15  Elective  Yes  6

Canadian Corporate Law
LU3102  15  Elective  Yes  6

Constitutional Law of the USA – Foundational Principles
LU3129  15  Elective  Yes  6

Constitutional Law of the USA – Modern Controversies
LU3130  15  Elective  Yes  6

Child Law
LU3122  15  Elective  Yes  6

Jurisprudence
LU3104  15  Elective  Yes  6

Justice Law and History
LU3125  15  Elective  Yes  6

Law and Film
LU3116  15  Elective  Yes  6

Sports Law
LU3112  15  Elective  Yes  6

Pro Bono Training (academic)
LU3142  15  Elective  Yes  6

Pro Bono Training (practice)
LU3143  15  Elective  Yes  6

In order to graduate with a named pathway, you must choose and pass at least 60 credits from the relevant modules listed in the specialist area of study detailed below under Named Pathways in addition to passing all your core modules.

The dissertation module requires a minimum average of 60% or above from your year 2 modules. If you have not attained this minimum, you will not be eligible to choose this module as an option. Please refer to the module specification for more information about the Dissertation module. Choosing a topic that is from one of the pathway subject areas will not count towards the pathway.

Dissertation
LU3096  30  Elective  No  6

In Programme Stage 3 you will need to select an appropriate number of modules to reach a total of 120 credits and you must have an even split between both terms. There are no pre-requisites for any of the modules but both Programme Stage 1 and 2 must be passed before Programme stage 3 may be attempted, and, for some modules, certain level 5 Law electives would be useful. For example, a student wishing to take Law relating to Public Companies (Level 6) should find it useful to have passed “Business Organisation and Private Company Law” at level 5.

You may also decide to spend one term or the full year of year 3 abroad at one of our many partner institutions.
Named Pathways

In order to graduate with a named pathway, you must choose and pass at least 60 credits from the relevant modules listed in the specialist area of study detailed below in addition to passing all your core modules.

There may be, for operational reasons, some reasonable restriction as to the choice of electives – meaning that some electives may be compulsory or some electives may not be offered. The programme handbook will provide further information in any one academic year as to your choice and the range of electives on offer.

Commercial Law pathway

In this pathway, you will have the opportunity to focus your studies on an important field of study – how the law interacts with and impacts on the conduct of corporate and commercial dealings. There is also the possibility of studying in detail how companies and individuals make commercial contracts, tenancy agreements, banking contracts, sale contracts and transport contracts. For those of you who are interested in how large commercial and financial organisations are regulated, you have the opportunity to explore the field of competition law and banking law. Whether you choose to work in-house or qualify as a practitioner, commercial law knowledge is always important and useful.

Foundations of Commercial Law
Further Issues in Commercial Law
Law relating to Public Companies
International Banking Law
Commercial Property Law
Competition Law
Maritime Law

International Law pathway

Public international law is that field of law which regulates the conduct and relations between states and individuals and organisations. The subject matter can be varied; ranging from the examination of the general rules of state liability and individual rights, to specific regimes dealing with international aviation. Some emphasis is also given to the issue of how international disputes are resolved. This pathway is particular useful for those of you who are interested in pursuing a career in government, international legal practice, the charity sector, politics and international organisations.

Advanced Issues in International Law
International Economic Law
International Criminal Law
International Commercial Arbitration
Introduction to Transnational Law
EU Law and the Global Legal Order
Aviation Law
**Human Rights pathway**

It may be said that the law ultimately is about the protection of the individual’s rights. In this pathway, you will explore the legal framework within which human rights – social, political and economic rights – are provided for. You will have a chance to examine specific contexts of rights including gender issues in the rights law, discrimination as a concept in the law and patient’s rights in a medical context. This pathway is particularly useful for those who seek employment in social justice work, NGOs, civil service, law enforcement, charities and others.

- Human Rights Law in the UK
- Law of the European Convention of Human Rights
- International Human Rights Law
- Discrimination Law
- Employment Law
- Gender, Sexuality and Law
- Medical Law and Bioethics

**Professional Practice pathway**

You will find this pathway of interest if you wish to focus on the preparation for professional legal practice. You have the opportunity to examine procedural and evidence law in some detail – matters of which are important to the professional practice of law. Of note is also a module which will introduce you to the solicitor’s profession and its qualifying examinations. You do not of course need to choose this pathway to go on to qualify as a solicitor or barrister, but the subject matter can help in demystifying the procedural aspects of the law.

- Criminal Justice
- Forensic Science and the Legal Process
- Legal Ethics and Professional Responsibility
- Law of Evidence - The Evidential Implications of Criminal Investigation
- Law of Evidence: Safeguarding Reliability and Protecting Witnesses
- Legal Skills
- Introduction to the Solicitor’s Professional Qualification

**TO WHAT KIND OF CAREER MIGHT I GO ON?**

After completing the law degree students may enter the legal professions, or work in a wide range of commercial, policy, government, retail, banking and finance, human resources, management, consultancy, education, hospitality, media, law enforcement, transport, trade, real estate, research etc. careers. You may also work for other legal services such as Law Commissions, Bar Council or Solicitors Regulation Authority; NGOs and other non-governmental bodies as well as the Civil Service. Graduates often successfully apply for places on the general graduate training programmes with Property Firms, Retail and Investment Banks as well as Consultancy Firms and other similar employers.

If you would like more information on the Careers support available at City, please go to: [http://www.city.ac.uk/careers/for-students-and-recent-graduates](http://www.city.ac.uk/careers/for-students-and-recent-graduates).
**WHAT STUDY ABROAD OPTIONS ARE AVAILABLE?**

The City Law School has established exchange links with the following institutions:

**Australia**
- Queensland University of Technology (Brisbane)
- University of Queensland (Brisbane)
- University of Technology Sydney (Sydney)

**France**
- Sciences Po (Paris)
- Université Catholique de Lyon (Lyon)

**Germany**
- EBS Universität (Wiesbaden)

**Italy**
- Università Commerciale Luigi Bocconi (Milan)
- LUISS (Rome)

**The Netherlands**
- Rijksuniversiteit Groningen (Groningen)

**Singapore**
- Singapore Management University (Singapore)

**Spain**
- Universitat de Barcelona (Barcelona)

**Turkey**
- Koç University (Istanbul)

These exchange programmes take place in Term 2 of your second year or Term 1, Term 2 or the full year of your third year. They allow you to spend time studying abroad on a range of law modules provided by those Universities. Teaching is delivered in English.

**WHAT PLACEMENT OPPORTUNITIES ARE AVAILABLE?**

During the course you will have the opportunity to engage in pro-bono activities in our legal clinics and in partnership with the Citizen Advice Bureau.

You also have the opportunity to volunteer at Start Ed - a free walk-in centre offering assistance for small businesses and technology start-ups, or at the Free Representation Unit, which represents clients in tribunals where the clients have no means of funding their own legal representation.

**Micro-Placements**
Students in Programme Stage 1 and Programme Stage 2 also have the opportunity to gain non-legal work experience during the summer holidays on two to five week micro-placements. These placements will consist of projects, where students will gain experience to enhance their core employability skills from studying Law and explore career options in non-legal fields. All Programme Stage 1 and 2 students will be welcome to apply for the scheme but places are limited and short-listed applicants will be required to attend an interview.

<table>
<thead>
<tr>
<th>Module Title</th>
<th>SITS code</th>
<th>Module Credit</th>
<th>Core/Elective</th>
<th>Compensation</th>
<th>Level</th>
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<td>Micro-placement</td>
<td>UA2000</td>
<td>0</td>
<td>Elective</td>
<td>N/A</td>
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**WILL I GET ANY PROFESSIONAL RECOGNITION?**

Any student who has passed the designated modules and successfully completed the credit required for the course can proceed to the vocational stage of legal training and qualify as barrister. The Ordinary degree, Diploma in Higher Education and Certificate in Higher Education do not meet the requirements imposed by the Bar Standards Board. To qualify as a solicitor, you are not required to offer the designated modules. You will be required to pass the Solicitor’s Qualifying Examination Part 1 for which training and revision may be provided by the School.

**HOW DO I ENTER THE PROGRAMME?**

In order to secure a place on the LLB programme you will need to apply via UCAS central application system.

To qualify for the Scholarship for Academic Excellence in 2018/19, you must:

- be a student from the UK or European Union (EU);
- be in your first year of undergraduate study in the applicable year;
- achieve 'A' Level grades of AAA (or equivalents in other eligible qualifications);
- make City's undergraduate offer your firm choice (CF or UF).

Future Finance offers students loans of between £2,500 and £40,000 to help cover tuition fees and living expenses.

Students whose first language is not English must demonstrate that they have met City’s English language requirements. Further information can be found on City’s website: http://www.city.ac.uk/study/undergraduate/applying-to-city/tier-4-english-language-requirements

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