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## **‘Making and Implementing Peace Agreements and Post-Conflict Constitutions’**

A JOB TALK BY

**Cindy Wittke**

**June 14, 2017, Wednesday, at 12:00 p.m. | room 302, Nádor u. 13**

**Abstract:** Who should sit at the negotiation table when peace agreements and post-conflict constitutions are negotiated? How can the implementation of peace agreements and post-conflict constitutions be effectively monitored and guaranteed? Which actors are the most suitable for these tasks? What are the legal dimensions and challenges that come with the internationalisation of the negotiation and implementation of peace agreements and post-conflict constitutions? How does the involvement of external actors, such as the United Nations, affect different legal outcomes? Looking at these documents from a comparative perspective, do we observe patterns of form and substance? – These are some exemplary questions that a course on “Making and Implementing Peace Agreements and Post-Conflict Constitutions” should address. The upcoming lecture will offer an introduction to such a course, and a mapping of the field. General challenges and problems of negotiating and implementing peace agreements, post-conflict constitutions as well as other formal and informal political settlements will be in the focus. Contemporary peace agreements and post-conflict constitutions will be considered as laboratories of the interaction of multiple state and non-state actors as well as of international and domestic legal and political mechanisms. Together, these recent developments of internationalised peace agreements and post-conflict constitutions demand new comparative approaches. In sum, the core-objective of the session is to give a first introduction to the conceptual and practical challenges of negotiating and implementing complex peace agreements and post-conflict constitutions. This introduction shall raise awareness of the politico-legal dilemmas and blockades that are typical in these processes, creating the foundation for in-depth analysis. Various examples will provide opportunities for discussions, for instance on how to approach international organisations’ and other actors’ roles in governing contemporary peace and post-conflict law-making processes.

**Cindy Wittke** is the leader of the research group “Frozen and Unfrozen Conflicts” at the Leibniz-Institute for East and Southeast European Studies in Regensburg. From 2014-2017 she was a senior researcher and lecturer with the Department of Politics and Public Administration of the University of Konstanz. Additionally, she is an external programme associate of the Peace Agreement Access Tool (PA-X) Database of the Political Settlement Research Programme, University of Edinburgh. Wittke earned a Magistra Artium (M.A.) in East European Studies (2007) and a Ph.D. in Law (summa cum laude) from the Faculty of Law of the Freie Universität Berlin (2014). Her research is situated at the intersection of international law and politics. Wittke’s work is based on her interdisciplinary background as well as on her previous affiliation with several interdisciplinary research centres. These include Governance in Areas of Limited Statehood at the Freie Universität Berlin (2006-2010); the Lauterpacht Centre for International Law in Cambridge (2009, 2010); and the Centres for Law, Society & Culture, and for Constitutional Democracy at Indiana University’s Maurer School of Law (2013-2014). She published with the Indiana Journal of Global Legal Studies, the Cambridge Journal of International and Comparative Law and the Heidelberg Journal of International Law. Her first monograph “Law in the Twilight: International Courts and Tribunals, the Security Council, and the Internationalisation of Peace Agreements between State and Non-State Parties” will be published with Cambridge University Press.