uc3m Universidad Carlos III de Madrid

Fundamentals of data protection and regime of proteccion of personal data

Academic Year: (2019 / 2020) Review date: 23-04-2020

Department assigned to the subject: Pascual Madoz Institute of Land, Urbanism and Environment

Coordinating teacher: SERNA BILBAO, MARIA NIEVES DE LA

Type: Compulsory ECTS Credits: 3.0

Year: 1 Semester: 1

REQUIREMENTS (SUBJECTS THAT ARE ASSUMED TO BE KNOWN)

Those required by the master program

OBJECTIVES

The development of this subject will enable the student to acquire, in addition to basic and general competences, the following competences:

- -Develop capacity to interpret the legal, organizational and contractual framework that regulates and conditions professional activities in this area, as well as the application of those knowledge in the different areas in which you can develop your professional activity.
- -To be able to know, identify, understand and use in practice the essential principles in this matter.
- -To acquire the capacity to solve problems raised in this matter by means of alternative methods to the jurisdictional way.
- -Identify conflicts of interest and know the techniques for their resolution, in the subjects of the master's degree and preserve, in all cases, professional secrecy and confidentiality.
- -Know and be able to integrate the defense of the rights of service providers in this matter before the competent public bodies and, in the judicial field
- -Develop skills and abilities to choose the right strategy for the defense of the rights of users and those affected by the incorrect use of their personal data.
- -To acquire the capacity to identify situations in which the fundamental rights of citizens in this sector can be particularly compromised, and in particular, to adopt preventive measures to avoid the possible violation of those rights.

DESCRIPTION OF CONTENTS: PROGRAMME

- . Fundamentals of Data Protection and System Protection of Personal Data (3 ECTS) .
- 1. Fundamentals of data protection.
- 2. The purpose of data protection.
- 3. Principles on data protection.
- 4. Management of personal data.

LEARNING ACTIVITIES AND METHODOLOGY

FORMATION ACTIVITIES

Theoretical-practical classes.

Search for training materials, such as jurisprudence, resolutions, etc. and comprehension and exposition works Individual or group work of the student, presentation, defense, etc.

It is important that students participate actively in the sessions. Being a master in person, attendance at the classes will be essential to qualify the student. The attendance determined in the regulation of the Master and in GLOBAL AULA must be met to be evaluated.

TEACHING METHODOLOGIES

The methodology that will be followed in this subject will be the following:

Exhibitions in class of the different professors with support of computer and audiovisual media, in which the main concepts of the subject are developed and the bibliography is provided to complement the students' learning. Critical reading of texts recommended by the professor of the subject: Press articles, reports,

resolutions, manuals and / or academic articles, either for further discussion in class, or to expand and consolidate the knowledge of the subject

Resolution of practical cases, problems, etc. raised by the teacher individually or in groups

Exhibition and discussion in class, under the teacher's moderation, of topics related to the content of the subject, such as jurisprudence, legislation, resolutions, etc.

Preparation of papers and reports individually or in groups, with information search by the student

TUTORIALS:

Students will have access to tutorials with the person responsible for the coordination of the subject.

The purpose of tutoring is to organize the teaching and learning processes based on the interaction between the student and the teacher with the purpose of:

- (i) Direct the students' autonomous and group work
- (ii) Deepen in different aspects of the subject
- (iii) Guide the academic and integral formation of the student.

ASSESSMENT SYSTEM

The mission of the evaluation is to determine the degree of compliance with the programmed objectives. In this regard, it should be noted that the Master in Telecommunications Law, Data Protection, Audiovisual and Information Society is a program that is taught face-to-face, as it is considered essential the student's assistance to access and understand the knowledge and experiences transmitted by the different professors that participate in the master's degree that have an important professional and academic trajectory in the developed subject.

From this consideration, it is necessary to emphasize that the final qualification of the students that seeks to value the knowledge acquired through the evaluation system of the subject that combines the following activities and percentages:

- (i) Final Exam (50%). There will be a test test of individual knowledge, related to the main concepts developed during the sessions, with questions prepared by the different teachers who have taught the sessions.
- (ii) Completion of individual activities or works during the development of the subject (50%): Various activities will be considered, such as the resolution of practical cases; search for different documentation indicated in advance and worked; exhibition and defense of the materials worked; reading of the bibliography and summary of its exhibition.

Students are required to attend all the theoretical and practical classes that have been scheduled. They may only absent themselves, without justified reason, to a maximum of 15 percent of the class attendance hours (not sessions or days) in each subject. In case of excused absences, the total maximum will be 25 percent. If the student incurs a lack of attendance higher than those indicated, he will be qualified with a "0" in the continuous evaluation. Likewise, absences below these percentages may be taken into account when modulating the continuous assessment grade, especially if it includes a participation grade.

In the extraordinary evaluation the final exam will count 60% -Test, development, practical case- and the evaluation continues 40%. To be examined in this extraordinary call must have the assistance required above, unless justified cause, accepted by the address of the Master

Students who do not take the final exam, either in the ordinary or extraordinary session, will be classified as not submitted.

% end-of-term-examination: 50 % of continuous assessment (assignments, laboratory, practicals...): 50

BASIC BIBLIOGRAPHY

- Galan Ballesteros, Ana Isabel Proteccion de datos de caracter personal: legislacion y jurisprudencia, PRACTICA DE DERECHO, 2001
- Gala¿n Ballesteros, Ana Isabel Proteccio¿n de datos de cara¿cter personal: legislacio¿n y jurisprudencia, PRACTICA DE DERECHO, 2001
- Lucas Murillo de la Cueva, Pablo La protección de datos en la administración electrónica, edit. Civitas, 2009
- APDCM Principios y derecho de protección de datos personales, CIVITAS, 2010
- DIRECTOR: JOSE LUIS PIÑAR MAÑAS Reglamento general de protección de datos Hacia un nuevo modelo europeo de protección de datos , REUS, 2017
- HERNÁNDEZ LÓPEZ, JOSÉ MIGUEL EL DERECHO A LA PROTECCIÓN DE DATOS EN AL DOCTRINA DEL TRIBUNAL CONSTITUCIONAL, Aranzadi, 2015

- MIGUEL RECIO GAYO Protección de datos personales e innovación: ¿(in)compatibles?, REUS, 2016
- VVAA Comentario a la Ley orgánica de protección de datos de carácter personal, CIVITAS, 2011
- VVAA Protección de datos Comentarios al Reglamento de Desarrollo de la LOPD, TIRANT, 2008
- VVAA Protección de datos Comentarios al Reglamento de Desarrollo de la LOPD, TIRANT, 2016 ISBN: 978-84-290-1936-0
- eur lex europa RGPD, https://eur-lex.europa.eu/legal-content/ES/TXT/?uri=CELEX%3A32016R0679, 2016

ADDITIONAL BIBLIOGRAPHY

- J. Verdaguer López Todo Protección de Datos 2012, CISS,, 2012
- P. LUCAS MURILLO DE LA CUEVA La Protección de los Datos de carácter personal en el Horizonte de 2010¿,, Anuario de la Facultad de Derecho, núm. 2, págs. 131-142, 2009
- R. MARTÍNEZ MARTÍNEZ, (Coord.), DERECHO Y CLOUD COMPUTING, EDIT. CIVITAS, 2012
- SUPERVISOR EUROPEO DE PROTECCION DE DATOS Resumen de conclusLa política y la gobernanza de internet; el papel de Europa en la configuración de la gobernanza de internet¿, SUPERVISOR EUROPEO DE PROTECCION DE DATOS, 2014

BASIC ELECTRONIC RESOURCES

- (de la Serna, MN., Fonseca, F., Galán, C., Gutiérrez, E.) . Derecho de las Tecnologías de la Información (2014: //http://ocw.uc3m.es/derecho-administrativo/derecho-de-las-tecnologias-de-la-informacion
- AGENCIA ESPAÑOLA PROTECCIÓN DE DATOS . AGENCIA ESPAÑOLA PROTECCIÓN DE DATOS: //www.agpd.es/
- AGENCIA VASCA DE PROTECCION DE DATOS . AGENCIA VASCA DE PROTECCION DE DATOS : //www.avpd.euskadi.eus/s04-5213/es/
- AUTORIDAD CATALANA DE PROTECCION DE DATOS . AUTORIDAD CATALANA DE PROTECCION DE DATOS: //http://www.apd.cat/es
- GRUPO DEL ART. 29 . UE: http://http://ec.europa.eu/justice/data-protection/article-29/index_en.htm
- Información sobre Datos Personales de la Unión Europea: . UE: http://http://www.europarl.europa.eu/news/es/top-stories/content/20130901TST18405/html/Protecci%C3%B3n-de-datos