uc3m Universidad Carlos III de Madrid

Diplomatic and consular law

Academic Year: (2019 / 2020) Review date: 29/05/2018 12:45:02

Department assigned to the subject: International Law, Ecclesiastical Law and Philosophy of Law Department

Coordinating teacher: ZAVALA SALGADO, JORGE ALBERTO

Type: Electives ECTS Credits: 3.0

Year: 5 Semester:

REQUIREMENTS (SUBJECTS THAT ARE ASSUMED TO BE KNOWN)

Public international law

Instruments and international cooperation regimes

OBJECTIVES

The course is focused on the analysis of diplomatic and consular relations in international society, in order to provide the students the knowledge of the basic aspects of diplomatic and consular law, with particular attention to diplomatic functions, diplomatic mission and statutes and consular functions. It is an essential course designed to gain proper understanding of public international law and, in general, of our legal system.

DESCRIPTION OF CONTENTS: PROGRAMME

Diplomatic and consular relations law, with reference to the creation and operation of diplomatic missions and statutes and members of the diplomatic mission, consular functions, distinguishing between political functions, functions relating to nationality, assistance functions, administrative functions, private law and the legal functions and finally the statutes of the consular offices and its members.

LEARNING ACTIVITIES AND METHODOLOGY

One and a half hour of lecture (teorical classes) would be taught in which the fundamental content listed in the study program would be explained. For a proper understanding of the explanations, prior reading of the topic in the book of reference is recommend. In the second session (practical class), also of one hour and a half of duration, case studies and workshops would be perform, in which students will present and discuss topics proposed, acquiring the necessary skills to solve legal problems.

ASSESSMENT SYSTEM

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

Normal sitting.

For the final evaluation of the student, two things would be taken in account, the grade obtained during the quarter in mandatory practice sessions (up to 50%) and the grade obtained in the theoretical exam (up to 50%). For the examination of the practical part practical work (3 points) and the practical test (2 points) would be evaluated.

To determine the score in the theoretical part only the grade obtained in the exam done at the end of the quarter would be considered. This exam includes four questions to choose three to be answered.

To pass the course, it is not required to obtain a minimum grade in the continuous assessment or the final exam. Extraordinary: extraordinary sitting (June).

The exam will have the same percentage value as the normal sitting (50%), and the final grade for the course will take in consideration the grade of the continuous assessment (practical classes) obtained during the quarter. That is, for the extraordinary sitting (linked to the normal sitting) the grade earned during the quarter would be saved.

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

BASIC BIBLIOGRAPHY

- KLEINER, J.: Diplomatic practice: Between tradition and innovation., New Jersey, London, Beijing, Shanghai, Hong Kong, Taipei, Chennani, Word Scientific, 2010..
- SEN B. A diplomatic handbook of International Law and practice., 3º Edición, Dordrecht: Nijhoff, 1988