uc3m Universidad Carlos III de Madrid

International private relations on the internet

Academic Year: (2021 / 2022) Review date: 04-06-2021

Department assigned to the subject: Social and Private International Law Department

Coordinating teacher: RODRIGUEZ RODRIGO, JULIANA

Type: Electives ECTS Credits: 3.0

Year: Semester:

REQUIREMENTS (SUBJECTS THAT ARE ASSUMED TO BE KNOWN)

International Private Law, General Part

OBJECTIVES

The goal of this subject is that students can solve the main juridical problems which take place in contractual cases. So, students at the end of the term will be able to:

- know the basic rules in jurisdiction, applicable law and recognition and enforcement of decisions in international contracts
- know the adaptations that we have to do in order to coordinate the physical word and Internet
- know to solve practical cases about these items

DESCRIPTION OF CONTENTS: PROGRAMME

- 1. Legal framework of Internet
- 2. Contracts on line. General considerations
- 3. Contracts on line and contracts between companies (B2B). Jurisdiction
- 4. Contracts on line and contracts between companies (B2B). Applicable law
- 5. Contracts on line and contracts between companies (B2B). Arbitration
- 6. Internet trade and contracts with consumers (B2C). Jurisdiction
- 7. Internet trade and contracts with consumers (B2C). Applicable law

LEARNING ACTIVITIES AND METHODOLOGY

The master classes will be taught in aggregate groups and practical sessions in small groups. Lectures will allow the acquisition of skills necessary to understand the subject and to continue the practical classes. The teaching methodology of practical classes is based on case study, problems of interpretation of rules, tutorials for global use, participation in discussion forums and regular tutorials throughout the course.

ASSESSMENT SYSTEM

1. Ordinary call.

Continuous assessment throught activities. These activities can consist in practical cases, papers or partial controls. The continuous assessment will be 40%-100% of the final grade.

Final evaluation. This part can exist or not, depending of the lecturer when he choose the activities that students will have to do them. In the case of the final evaluation exists, can consists in a paper or in an exam. Its value will be 0%-60% of the final grade.

2. Extraordinary call.

A) If the student followed the continuous assessment process, will remain the rating system of the ordinary call and the profesor will give the most favorable assessment, the note with the 0%-60% of exam or the note with the 100% of exam

B) If the student did not follow the continuous assessment process, the student can perform an exam with a value of 100% of the final grade

% end-of-term-examination:

% of continuous assessment (assigments, laboratory, practicals...): 40

- A.L. Calvo Caravaca/J. Carrascosa González (dirs.) Tratado de Derecho Internacional Privado, Tirant Lo Blanch, Valencia, , 2020

BASIC ELECTRONIC RESOURCES

- Javier Carrascosa González . Accursio DIP: http://www.accursio.com
- Área Derecho Internacional Privado . Cuadernos de Derecho Transnacional: http://www.uc3m.es/cdt