

LAW FACULTY

SUBJECT DETAILS

Data on the subject		
Name	EU Cross-Border Corporate and Financial Crime	
Degree	Postgraduate in Master in International and European Business Law	
Year	2018-2019	
Nature	Fall	
ECTS Credits	1 credit	
Department	Law	
Area	Law	
Teaching staff	María Massó Moreu	

Data on the teaching staff	
Teaching staff	María Massó Moreu
e-mail	mmasso@icade.comillas.edu
Tutoring Schedule	Upon request from students

SPECIFIC DATA ON THE SUBJECT

Pre-requisites

None

Contribution of the degree to the professional profile

Knowledge about substantial and procedural instruments of EU Criminal law.

COMPETENCES TO BE IMPROVED

Generic Competences

GC 1: Analysis and synthesis abilities

GC 3: Ability to manage information

GC 6: Team work skills

GC 7: Ability to work in an international context

- GC 8: Critical appraisal skills
- GC 10: Ability to develop autonomous learning skills
- GC 11: Concern for quality
- GC 12: Ability to apply theoretical knowledge into practice

Specific competences of the subject

- SC 4 Mastering the main rules of EU law and international law that are relevant to international business development
- SC 6 Accurately identifying the contingent risks arising from the relevant rules and establishing appropriate measures of risk avoidance or minimization

THEMATIC AREA AND CONTENT

AREA 1:

Theme 1:

SESSION 1.- OVERVIEW OF ANTI-BRIBERY LAWS IN E.U. AND INTERNATIONAL INSTRUMENTS THAT APPLY WITHIN THE E.U. BORDERS

- 1. Introduction
- 2. OVERVIEW OF ANTI-BRIBERY LAWS IN E.U.
- 2.1 E.U. ANTI-CORRUPTION REGULATION

ARTICLE 83 OF THE TREATY ON THE FUNCTIONING OF THE EUROPEAN UNION STATES THAT:

- 2.1.1 CONVENTION AGAINST CORRUPTION INVOLVING OFFICIALS
- 2.1.2 Framework Decision on combating corruption in the private sector
- 2.2 Transposition in E.U. Member States
- 2.2.1 FRANCE
- 2.2.2 GERMANY
- 2.2.4 SPAIN
- International instruments that apply within the E.U. Borders
- 4. COOPERATION BETWEEN THE E.U. AND OTHER INTERNATIONAL INSTRUMENTS
- 5. CONCLUSIONS

Theme 2:

SESSION 2.- CORPORATE CRIMINAL LIABILITY IN THE E.U.

- 1. Introduction
- 2-. VERVIEW OF CORPORATE CRIMINAL LIABILITY IN SPAIN
- 2.1.REGULATION
- 2.1.1NATURE OF THE LIABILITY (CRIMINAL, ADMINISTRATIVE) AND BASIS (CRIMES COMMITTED BYDIRECTORS OR REPRESENTATIVES, IN THE INTEREST OF OR FOR THE ADVANTAGE OF THE COMPANY)
- 2.1.2.....TYPE OF CRIMES/ADMINISTRATIVE OFFENCES FROM WHICH, ACCORDING TO THE LEGISLATURE, CORPORATE LIABILITY MAY ARISE
- 2.1.3 IDENTIFICATION OF COMPANIES AND ENTITIES TO WHICH LIABILITY MAY APPLY
- 2.1.4 CORPORATE LIABILITY FOR CRIMES COMMITTED ABROAD BY ITS REPRESENTATIVES OR SUBSIDIARIES
- 2.1.5CORPORATE LIABILITY IN THE CASE OF TRANSACTIONS TAKING PLACE AFTER THE COMMISSION OF A CRIME (ACQUISITIONS, MERGERS, DEMERGERS, ETC.)
- 2.2. APPLICABLE SANCTIONS
- 2.2.1 Type of Sanctions applicable to the company
- 2.2.2 INTERIM MEASURES, CEASE AND DESIST ORDERS, BANS AND CONFISCATORY MEASURES
- 2.2.3 LIABILITY OF DIRECTORS OR MANAGERS FOR NOT HAVING ADOPTED (INTENTIONALLY OR NEGLIGENTLY) MEASURES FOR THE PREVENTION OF THE CRIME
- 2.3. JUDICIAL PROCEEDINGS TO DETERMINE CORPORATE LIABILITY
- 2.3.1COURT COMPETENT TO DECIDE THE LIABILITY OF AND PENALTIES APPLICABLE TO THE COMPANY
- 2.3.2 Possibility of the application of interim measures
- 2.3.3 PLEA BARGAINS AND RELATED EFFECTS ON THE CORPORATE LIABILITY
- 2.3.4 IMPOSITION OF SANCTIONS AGAINST THE COMPANY
- 2.3.5 PERMANENCE OF CORPORATE LIABILITY IF THE CRIME IS EXTINGUISHED

CORPORATE LIABILITY IN MULTINATIONAL GROUPS

- 2.4.1 LIABILITY OF PARENT COMPANIES LOCATED ABROAD IN THE CASE OF OFFENCES COMMITTED BY DIRECTORS, MANAGERS OR REPRESENTATIVES OF THE LOCAL COMPANY
- 2.4.2 BASIS OF LIABILITY AND APPLICABLE SANCTIONS
- 3.CASE LAW
- **4.CURRENT TOPICS**
- 5. Overview of corporate criminal liability in E.U.
- 5.1.INTRODUCTION
- 5.2.FRANCE
- 5.3.GERMANY
- 5.4.ITALY
- 6.CONCLUSIONS

Theme 3:

SESSION 3.- COMPLIANCE & INVESTIGATIONS

- 1. Introduction
- 2. OVERVIEW OF THE AMERICAN SYSTEM: THE F.C.P.A. MODEL
- 3. WHISTLEBLOWER PROTECTION
- 3.1 Introduction
- 3.2 OVERVIEW OF WHISTLEBLOWER PROTECTION IN THE E.U. AND THE U.S.
- 3.2.1 FRANCE
- 3.2.2 GERMANY
- 3.2.3 ITALY
- 3.2.4 SPAIN
- 3.2.6 UNITED STATES

- 4. CORPORATE INVESTIGATIONS AND LEGAL PRIVILEGE
- 4.1 Introduction
- 4.2 OVERVIEW OF CORPORATE INVESTIGATION AND LEGAL PRIVILEGE REGULATION IN THE E.U.
- **4.2.1 FRANCE**
- **4.2.2 GERMANY**
- 4.2.3 ITALY
- 4.2.4 SPAIN
- 5. CONCLUSIONS

BIBLIOGRAPHY AND RESOURCES

Basic Bibliography

Text books

THE LAW REVIEW, "ANTI-BRIBERY AND ANTI-CORRUPTION REVIEW" (2017) KAI AMBOS "EUROPEAN CRIMINAL LAW" (2018)

STANISLAW TOSZA, "CRIMINAL LIABILITY OF MANAGERS IN EUROPE: PUNISHING EXCESSIVE RISK" (2018)

BAJO, FEIJOO, GÓMEZ JARA, "TRATADO DE RESPONSABILIDAD PENAL DE LAS PERSONAS JURÍDICAS" (2012)

SILVA, MONTANER "CRIMINALIDAD DE LA EMPRESA Y COMPLIANCE" (2013)

SUMMARY OF STUDENT WORK HOURS			
Activity	Number of contact hours	Number of independent study hours	Total number of hours
Lecture	4	6	10
Practical class (30' per class to answer the test for each lesson)	2		2
Debate (30' to solve and discuss the exam test for each lesson)	2		2
In class presentation			
Individual work (readings for each class. Tests in each class about the readings)		6	6
Work in collaboration			
Evaluation: one minute paper			
Evaluation: class test			
Evaluation: exam	2	3	5
Evaluation: exam review			

Others			
ECTS Credits:	10	15	25

GRADE EVALUATION AND CRITERIA

Evaluation Activities	Generic Competences	Indicators	Evaluation Weighting
Individual work	GC 1: Analysis and synthesis abilities GC 3: Ability to manage information GC 7: Ability to work in an international context GC 8: Critical appraisal skills GC 10: Ability to develop autonomous learning skills GC 11: Concern for quality GC 12: Ability to apply theoretical knowledge into practice SC 4 Mastering the main rules of EU law and international law that are relevant to international business development SC 6 - Accurately identifying the contingent risks arising from the relevant rules and establishing appropriate measures of risk avoidance or minimization	- Read the required readings per each class (15%) - Complete 3 class tests about readings and lesson presentation (20%)	35%

Debate	GC 3: Ability to manage information GC 7: Ability to work in an international context GC 8: Critical appraisal skills GC 12: Ability to apply theoretical knowledge into practice SC 4 Mastering the main rules of EU law and international law that are relevant to international business development SC 6 - Accurately identifying the contingent risks arising from the relevant rules and establishing appropriate measures of risk avoidance or minimization	Active participation in class/Review and solve class tests	5%
Attendance			10%
Evaluation: exam	GC 1: Analysis and synthesis abilities GC 3: Ability to manage information GC 7: Ability to work in an international context GC 8: Critical appraisal skills GC 10: Ability to develop autonomous learning skills	Exam: test to review the course 3 main topics	50%

GC 11: Concern for quality GC 12: Ability to apply theoretical knowledge into practice	
SC 4 Mastering the main rules of EU law and international law that are relevant to international business development	
SC 6 - Accurately identifying the contingent risks arising from the relevant rules and establishing appropriate measures of risk avoidance or minimization	