

LAW FACULTY

SUBJECT DETAILS

Data on the su	bject
Name	Commercial Arbitration and Alternative Dispute Resolution
Degree	Postgraduate in Master in International and European Business Law
Year	2020-2021
Nature	Fall
ECTS Credits	2 ECTS
Department	Law
Area	Law
Teaching staff	José Ángel Rueda García, Maribel Rodríguez Vargas

Data on the teaching staff		
Teaching staff	José Ángel Rueda García	
e-mail	joseangel.rueda@cuatrecasas.com;	
Telephone	(+34) 91 524 71 13	
Office	Cuatrecasas, Gonçalves Pereira	
	Almagro, 9	
	Madrid 28010	
	Spain	
Tutoring Schedule	Upon request from students	

Data on the teaching staff		
Teaching staff	Maribel Rodríguez Vargas	
e-mail	Maribel.rodriguezv@icam.es	
Telephone		
Office	Madrid	
Tutoring Schedule	Upon request from students	

Data on the teaching staff		
Teaching staff	Borja Álvarez Sanz	
e-mail	borja.alvarez@cuatrecasas.com	
Telephone	(+34) 91 524 71 13	
Office	Cuatrecasas, Gonçalves Pereira	
	Almagro, 9	
	Madrid 28010	
	Spain	
Tutoring Schedule	Upon request from students	

Professors Maribel Rodriguez and Jose Angel Rueda:

SUBJECT DETAILS

SPECIFIC DATA ON THE SUBJECT

Pre-	rea	mi	sita	20

None

Contribution of the degree to the professional profile

Education in the adjudication of international law disputes involving sovereign States and in close connection with human rights litigation through alternative dispute resolution mechanisms.

Familiarisation with general international law (particularly, responsibility of States for internationally wrongful acts), treaty law and international investment law from both theoretical and practical viewpoints.

The student will benefit from applying their knowledge of arbitration acquired in the course on Commercial Arbitration and Alternative Dispute Resolution to a specific area of public international law.

COMPETENCES TO BE IMPROVED

Generic competences

Instrumental

GC 2: Ability to communicate orally and in writing

GC 4: Problem-solving skills

- GC 5: Decision-making skills
- GC 6: Team work skills
- GC 12: Ability to apply theoretical knowledge into practice

Specific competences of the subject

Conceptual (knowing)

- SC 9 Ability to assess pre-contentious (or preventive) strategies in the context of international business at the moment of contract formation and negotiation with business partners.
- SC 10 Ability to assess strategies before arbitral tribunals in matters related to international trade.

THEMATIC AREA AND CONTENT

AREA 1: INTRODUCTION

Theme 1: INTRODUCTION TO INTERNATIONAL INVESTMENT LAW AND ARBITRATION

- 1.1. Concept and evolution of international investment law and arbitration
- 1.2. Presentation of the structure of the course
- 1.3. Brief analysis of *Philip Morris v. Uruguay* (2016): debate about the clash/interrelation of public and private interests in international investment law

AREA 2: DEVELOPMENT OF AN INVESTMENT PROTECTION CASE

Theme 1: ACCESS TO INVESTMENT ARBITRATION: JURISDICTION

- 1.1. Investment arbitration under treaties and investment laws; Maffezini v. Spain (2000)
- 1.2. Contractual investment arbitration
- 1.3. Arbitral for available for investors: ICSID, PCA, SCC, ICC, UNCITRAL...
- 1.4. Objections to jurisdiction. Analysis of RREEF v. Spain (2016)
- 1.5. Abuse of process in investment arbitration: *Philip Morris v. Australia* (2015)

Theme 2: SUBSTANTIVE STANDARDS OF PROTECTION OF INTERNATIONAL INVESTMENT LAW (1)

- 2.1 Fair and equitable treatment
- 2.2. Detailed analysis of case law from *TecMed v. Mexico* (2003) to *El Paso v. Argentina* (2011); recent developments in *Philip Morris v. Uruguay* (2016), *Eiser v. Spain* (2017), *Masdar v. Spain* (2018), *InfraRed v. Spain* (2019)

Theme 3: SUBSTANTIVE STANDARDS OF PROTECTION OF INTERNATIONAL INVESTMENT LAW (2)

- 3.1. Expropriation; definition in investment treaties and types
- 3.2. Analysis of case law: *Metalclad v. Mexico* (2000), *Yukos v. Russia* (2014), *Philip Morris v. Uruguay* 2016)

Theme 4: SUBSTANTIVE STANDARDS OF PROTECTION OF INTERNATIONAL INVESTMENT LAW (3)

- 4.1. Umbrella clause
- 4.2. Most-favoured nation clause
- 4.3. Analysis of case law: White Industries v. India (2011), SGS v. Paraguay (2012)

Theme 5: CURRENT TRENDS IN INTERNATIONAL INVESTMENT LAW AND ARBITRATION; SPECIAL FOCUS ON INVESTMENT PROTECTION AND ARBITRATION UNDER EU LAW

- 5.1. US practice: from NAFTA Chapter XI to USMCA
- 5.2. EU practice: CETA model (Canada), IPA model (Singapore); CJEU's case law in *Achmea* and on CETA; termination of intra-EU bilateral investment treaties
- 5.3. Arbitral practice: *Vattenfall v. Germany* (2018), *Eskosol v. Italy* (2019)
- 5.3. From international arbitration to a multilateral investment court?
- 5.4. Transparency in international investment arbitration: the Mauritius Convention

AREA 3: Awards and Post-Award Remedies

Theme 1: ICSID ARBITRATION: GENERAL FEATURES; AWARDS IN INVESTMENT ARBITRATION AND POST-AWARD REMEDIES

- 1.1. Jurisdictional objections and defences
- 1.2. Procedural issues: proceeding, written and oral phases, fact and expert witnesses
- 1.3. Costs and funding
- 1.4. Revision and interpretation of investment awards
- 1.5. Challenge of investment awards; annulment
- 1.6. Enforcement and execution of awards; state immunity defenses

BIBLIOGRAPHY AND RESOURCES

Basic Bibliography

Textbooks

For a proper analysis of the course we recommend the following two books:

➤ Dolzer, Rudolf / Schreuer, Christoph, *Principles of International Investment Law*, 2nd. Edition, 2012 (a third edition may be available soon)

► Hobér, Kaj, Investment Treaty Arbitration. Problems and Exercises, 2018

Students may also rely on, among others (non-exhaustive list):

- McLachlan, Campbell / Shore, Laurence / Weiniger, Matthew, *International Investment Arbitration: Substantive Principles*, 2008
- Newcombe, Andrew / Paradell, Lluís, Law and Practice of Investment Treaties, 2009
- Salacuse, Jeswald W., The Law of Investment Treaties, 2010
- Schreuer, Christoph, *The ICSID Convention: A Commentary*, 2009

Students shall also read the excerpts of relevant case law that the professors shall share with the students via Moodle

Chapters of books (non-exhaustive)

Claros Alegría, Pedro / Rueda García, José Ángel: "Spain", in J. Fouret (Ed.), *Enforcement of Investment Treaty Awards*, London, 2015, pp. 403-416

Articles (non-exhaustive)

- ➤ Commission, Jeffrey P., "Precedent in Investment Treaty Arbitration-A Citation Analysis of a Developing Jurisprudence," 24(2) *Journal of International Arbitration* 129-158 (2007)
- ➤ Tai-Heng Cheng, "Precedent and Control in Investment Treaty Arbitration," 30 Fordham Int'l Law Journal 1014-1049 (2007)

Websites (free access unless otherwise stated)

International Centre for Settlement of Investment Disputes (ICSID, publicly available case law): https://icsid.worldbank.org

Permanent Court of Arbitration (PCA, publicly available case law): www.pca-cpa.org

United Nations Commission for International Trade Law (UNCITRAL): www.uncitral.org

International Court of Justice (ICJ): www.icj-cij.org

Investment Treaty Arbitration (publicly available case law): www.italaw.com

Transnational Dispute Management (payment access): <u>www.transnational-dispute-</u>management.com

European Commission's website on Investment: https://ec.europa.eu/trade/policy/accessing-markets/investment/

Notes

To be indicated during the course

Other materials

To be indicated during the course, particularly case law

TEACHING METHODOLOGY

General methodological aspects of the subject

Contact hours methodology: Activities

1 hour pre and/or after each class-session

Independent study methodology: Activities

Reading materials and self-preparation of answers to questions

SUMMARY OF STUDENT WORK HOURS				
Activity	Number of class hours	Number of independent study hours	Total number of hours	
Lecture	13	15	28	
Practical class	5	15	20	
Debate				
In class presentation				
Individual work				
Work in collaboration				
Evaluation: one minute paper				
Evaluation: class test				
Evaluation: exam	2		2	
Evaluation: exam review				
Others				
ECTS Credits:	20	30	50	

GRADE EVALUATION AND CRITERIA – PROF. RUEDA GARCÍA and RODRÍGUEZ VARGAS

Evaluation Activities	Generic Competences	Indicators
Debate	GC 2: Ability to communicate orally and in writing GC 4: Problem-solving skills GC 5: Decision-making skills GC 12: Ability to apply theoretical knowledge into practice	Coherent oral expression, correct use of the sources of to construe an argument, correct answer to questions professors or fellow students
Class presentation	GC 2: Ability to communicate orally and in writing GC 4: Problem-solving skills GC 5: Decision-making skills GC 6: Team work skills GC 12: Ability to apply theoretical knowledge into practice SC 10 - Being able to design strategies and adversarial proceedings before national courts, community courts and / or alternative dispute resolution bodies in matters related to international trade (as well as their coordination)	Coherent oral expression, correct use of the sources of to construe a presentation, correct answer to questions professors or fellow students
Evaluation: exam (final)	GC 2: Ability to communicate orally and in writing GC 4: Problem-solving skills GC 5: Decision-making skills GC 12: Ability to apply theoretical knowledge into practice SC 9 - Being able to design precontentious (or preventive) strategies that are appropriate for the protection of proper international business development at EU level	Correct answers to the questions formulated by the pwritten exam.

	SC 10 - Being able to design strategies and adversarial proceedings before national courts, community courts and /	
	or alternative dispute resolution bodies in matters related to international trade (as well as their coordination)	
Attendance	Demonstration of interest in the courses	Regular attendance to classes – control by signature of

Prof. Borja's Class:

SPECIFIC DATA ON THE SUBJECT

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None

Contribution of the degree to the professional profile

Dispute resolution is instrumental to the functioning of international business and must be managed accordingly by businesses. In choosing a particular method of dispute resolution, the main variables are cost, time, effectiveness and commercial considerations. International commercial arbitration is one of the available alternatives. A range of variables should be examined when including arbitration in a business' dispute resolution strategy. The course explores the main aspects of commercial arbitration that are relevant to the choice of arbitration as a method of dispute resolution.

COMPETENCES TO BE IMPROVED

Generic competences

Instrumental

GC 2: Ability to communicate orally and in writing

GC 4: Problem-solving skills

GC 5: Decision-making skills

GC 6: Team work skills

GC 12: Ability to apply theoretical knowledge into practice

Specific competences of the subject

Conceptual (knowing)

- SC 9 Ability to assess pre-contentious (or preventive) strategies in the context of international business at the moment of contract formation and negotiation with business partners.
- SC 10 Ability to assess strategies before arbitral tribunals in matters related to international trade.

THEMATIC AREA AND CONTENT

AREA 1: ARBITRATION FRAMEWORK

Theme 1: INTRODUCTION

- 1.1 ADR and different dispute resolution mechanisms
- 1.2 Concept of arbitration
- 1.3 Pros and cons of arbitration
- 1.4 Ad-hoc and institutional arbitration
- 1.5 International commercial arbitration vs investment arbitration (ICSID/BIT)

Theme 2: LAW APPLICABLE TO ARBITRATION

- 2.1 Laws and Rules applicable to arbitration: *lex arbitri*, institutional arbitration rules and substantive law
- 2.2 UNCITRAL Model Law and brief reference to other jurisdictions (US, UK, Spain and other countries)

Theme 3: INTERNATIONAL ARBITRATION RULES AND TRIBUNAL'S PROCEDURAL POWERS

- 3.1 UNCITRAL Arbitration Rules
- 3.2 Institutional arbitration rules
 - ICC
 - Reference to AAA, LCIA or CAM (Madrid)
- 3.3 Arbitration soft law (e.g. IBA Rules, IBA Guidelines)
- 3.4 Tribunal's procedural orders

AREA 2: COMMERCIAL ARBITRATION PRACTICE

Theme 1: ARBITRATION CLAUSE, FORUM AND ARBITRABILITY

- 1.1 Arbitration agreement: effects (positive/negative), severability and kompetenz-kompetenz principle
- 1.2 The legal significance of the seat of arbitration
- 1.4 Multi-party arbitration
- 1.5 Arbitrability

Theme 2: ARBITRATORS

- 2.1 Number of Arbitrators: sole arbitrator or tribunal
- 2.2 Impartiality and independence of arbitrators

- 2.3 Party-appointed arbitrators and president/chairman
- 2.4 Challenge of arbitrators

Theme 3: KEY PROCEDURAL ISSUES

- 3.1 Constitution of Arbitral Tribunal
- 3.2 Submissions of the parties
- 3.3 Taking of evidence
- 3.4 Award

Theme 4: ANNULMENT & ENFORCEMENT OF ARBITRATION AWARDS

- 4.1 Annulment of awards
- 4.1 Domestic enforcement
- 4.2 International enforcement: NY Convention (1958)

BIBLIOGRAPHY AND RESOURCES

Basic Bibliography

Text books

Mandatory Readings (provided by Prof. via Moodle)

• *Redfern and Hunter on International Arbitration* (6th edition), Blackaby, Partasides, et al., 2015, Oxford University Press (*available at KluwerArbitration.com*).

Main chapters of this seminal hornbook:

- a) Chapter 2 Agreement to Arbitrate
- b) Chapter 3 Applicable Laws
- c) Chapter 3 Establishment and Organization of Arbitral Tribunal
- d) Chapter 5 Powers, Duties and Jurisdiction of Arbitral Tribunals
- e) Chapter 10 Challenge of Arbitral Awards
- f) Chapter 11 Recognition and Enforcement of Arbitral Awards

• Reference Texts

- a) UNCITRAL Model Law (1985, with amendments as adopted in 2006)
- b) 1996 Arbitration Act (England, Wales and Northern Ireland)
- c) US Federal Arbitration Act (9 U.S.C. Chapter 1) and Understanding the US Federal Arbitration Act (Thomson Reuters Practical Law)
- d) IBA Guidelines on Party Representation in International Arbitration (2013)
- e) IBA Guidelines on Conflict of Interest in International Arbitration (2014)
- f) IBA Rules on the Taking of Evidence in International Arbitration (2010)

- g) ICC Arbitration Rules (2017)
- h) ICC Model Terms of Reference
- i) UNCITRAL Arbitration Rules (2010, with 2013 amendments)
- j) Sample Flowchart on phases of complex arbitration proceedings
- k) ICC Model Procedural Timetable
- 1) NY Convention (1958)
- m) Status of Ratification of NY Convention

• Caselaw decisions

- a) Sulamerica [2012] EWCA Civ 638 (16 May 2012)
- b) *BlueBank v. Venezuela*, ICSID Case No. ARB/12/20, Decision on disqualification (12 Nov 2013)
- c) COMMISA v. PEMEX, 2nd Cir. (2 Aug 2016)
- d) In re chairman Haigh [2016] EWHC 422 (Comm.) (2 Mar 2016)
- e) Commerzbank [2017] EWHC 161 Comm (03 Feb 2017)
- f) Henry Schein, US Supreme Court (8 Jan 2019)
- g) GE Energy Power Conversion France, US Supreme Court (1 Jun 2020)

Additional Readings (available at *KluwerArbitration.com < Books >*):

- *International Arbitration: Law and Practice (2nd edition)*, Gary B. Born, 2015, Kluwer Law International
- Comparative International Commercial Arbitration, Lew, Mistelis, Kröll, Blackaby, 2003, Kluwer International Law

Chapters of books

Articles

Websites

www.kluwerarbitration.com

www.iccwbo.org/court

www.lcia.org

https://www.adr.org/

www.arbitramadrid.com/web/corte/home/

http://www.newyorkconvention.org

https://uncitral.un.org/en/texts/arbitration

Notes	
Other materials	

TEACHING METHODOLOGY

General methodological aspects of the subject

Contact hours methodology: Activities

Lectures (7 hours)

Cases (3 hours: 1 hour (in-class practice exercise) and 2 hours for individual final exam)

Independent study methodology: Activities

Reading materials

SUMMARY OF STUDENT WORK HOURS

Activity	Number of class hours	Number of independent study hours	Total number of hours
Lecture	7	10	17
Practical class	1	3	4
Debate			
In class presentation			
Individual work			
Work in collaboration			
Evaluation: one minute paper			
Evaluation: class test			
Evaluation: exam	2	7	9
Evaluation: exam review			
Others			
ECTS Credits:	10	20	30

GRADE EVALUATION AND CRITERIA – PROF. ÁLVAREZ

Evaluation Activities	Generic Competences	Indicators	Evaluation Weighting
Participation	GC 2: Ability to communicate orally and in writing GC 4: Problem-solving skills GC 5: Decision-making skills GC 12: Ability to apply theoretical knowledge into practice	Participation will be assessed on the basis of the attentiveness shown in class by the students and their active role in addressing oral questions about the materials and topics discussed in class.	10%
Evaluation: in-class practice exercises	GC 2: Ability to communicate orally and in writing GC 4: Problem-solving skills GC 5: Decision-making skills GC 6: Team work skills GC 12: Ability to apply theoretical knowledge into practice	Students will review, resolve and discuss practice exercises. Their ability to apply the main principles of arbitration will be tested in order to assess their understanding of the key issues discussed in class and their legal reasoning. 1. Potential benefits of <i>ad hoc</i> arbitration vs institutional arbitration. 2. Tribunal's jurisdiction. 3. Challenge of arbitrators. 4. Enforcement of arbitral award.	40% continuous evaluation (2 practice exercises)
Evaluation: exam (final)	GC 2: Ability to communicate orally and in writing GC 4: Problem-solving skills GC 5: Decision-making skills SC 10 - Ability to structure a claim or defense before an arbitral tribunal	Correct answers to the questions and brief case studies formulated by the professor on written exam covering the main issues addressed in the readings & cases and the reference texts & materials. Understanding of main concepts and legal reasoning will be assessed.	50% final exam



LAW FACULTY

SUBJECT DETAILS

Data on the subject			
Name	Commercial Arbitration and Alternative Dispute Resolution		
Degree	Postgraduate in Master in International and European Business Law		
Year	2021-2022		
Nature	Fall		
ECTS Credits	3 ECTS		
Department	Law		
Area	Law		
Teaching staff	Borja Álvarez Sanz, José Ángel Rueda García		

Data on the teaching staff			
Teaching staff	Borja Álvarez Sanz		
e-mail	basanz@comillas.edu / borja.alvarez@cuatrecasas.com		
Telephone	(+34) 91 524 71 13		
Office	Cuatrecasas, Gonçalves Pereira		
	Almagro, 9		
	Madrid 28010		
	Spain		
Tutoring Schedule	Upon request from students		

Data on the teaching staff			
Teaching staff	José Ángel Rueda García		
e-mail	jarueda@comillas.edu / joseangel.rueda@cuatrecasas.com;		
Telephone	(+34) 91 524 71 13		
Office	Cuatrecasas, Gonçalves Pereira		
	Almagro, 9		
	Madrid 28010		
	Spain		
Tutoring Schedule	Upon request from students		

A. Professor Borja Álvarez's Class:

SPECIFIC DATA ON THE SUBJECT

Pre-requisites

None

Contribution of the degree to the professional profile

Dispute resolution is instrumental to the functioning of international business and must be managed accordingly by businesses. In choosing a particular method of dispute resolution, the main variables are cost, time, effectiveness and commercial considerations. International commercial arbitration is one of the available alternatives. A range of variables should be examined when including arbitration in a business' dispute resolution strategy. The course explores the main aspects of commercial arbitration that are relevant to the choice of arbitration as a method of dispute resolution.

COMPETENCES TO BE IMPROVED

Generic competences

Instrumental

- GC 2: Ability to communicate orally and in writing
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Specific competences of the subject

Conceptual (knowing)

- SC 9 Ability to assess pre-contentious (or preventive) strategies in the context of international business at the moment of contract formation and negotiation with business partners.
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THEMATIC AREA AND CONTENT

AREA 1: ARBITRATION FRAMEWORK

Theme 1: INTRODUCTION

- 1.1 ADR and different dispute resolution mechanisms
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AREA 2: COMMERCIAL ARBITRATION PRACTICE

Theme 1: ARBITRATION CLAUSE, FORUM AND ARBITRABILITY

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- 2.1 Number of Arbitrators: sole arbitrator or tribunal
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Theme 3: KEY PROCEDURAL ISSUES

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- 3.2 Submissions of the parties
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Theme 4: ANNULMENT & ENFORCEMENT OF ARBITRATION AWARDS

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- 4.1 Domestic enforcement
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- d) Chapter 5 Powers, Duties and Jurisdiction of Arbitral Tribunals
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- f) Chapter 11 Recognition and Enforcement of Arbitral Awards

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- a) UNCITRAL Model Law (1985, with amendments as adopted in 2006 and 2013)
- b) 1996 Arbitration Act (England, Wales and Northern Ireland)
- c) US Federal Arbitration Act (9 U.S.C. Chapter 1) and Understanding the US Federal Arbitration Act (Thomson Reuters Practical Law)
- d) IBA Guidelines on Conflict of Interest in International Arbitration (2014)
- e) IBA Rules on the Taking of Evidence in International Arbitration (2020)
- f) IBA Guidelines on Party Representation in International Arbitration (2013)
- g) ICC Arbitration Rules (2021)
- h) ICC Model Terms of Reference
- i) UNCITRAL Arbitration Rules (2010, with 2013 amendments)
- i) Sample Flowchart on phases of complex arbitration proceedings
- k) ICC Model Procedural Timetable
- 1) NY Convention (1958)
- m) Status of Ratification of NY Convention

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- a) Sulamerica [2012] EWCA Civ 638 (16 May 2012)
- b) *BlueBank v. Venezuela*, ICSID Case No. ARB/12/20, Decision on disqualification (12 Nov 2013)
- c) COMMISA v. PEMEX, 2nd Cir. (2 Aug 2016)
- d) *In re chairman Haigh* [2016] EWHC 422 (Comm.) (2 Mar 2016)
- e) Commerzbank [2017] EWHC 161 Comm (03 Feb 2017)
- f) Henry Schein, US Supreme Court (8 Jan 2019)
- g) GE Energy Power Conversion France, US Supreme Court (1 Jun 2020)

- h) Eiser ICSID ad hoc Committee Decision on Annulment (ICSID Case No. ARB/13/36 Annulment), ICSID (June 2020)
- i) RBRG Trading [2018] EWCA Civ 838, England and Wales Court of Appeals (23 Apr 2018)

Additional Readings (available at *KluwerArbitration.com < Books >*):

- International Arbitration: Law and Practice (2nd edition), Gary B. Born, 2015, Kluwer Law International
- Comparative International Commercial Arbitration, Lew, Mistelis, Kröll, Blackaby, 2003, Kluwer International Law

Chapters of books

Articles

Websites

www.kluwerarbitration.com

www.iccwbo.org/court

www.lcia.org

https://www.adr.org/

https://madridarb.com

http://www.newyorkconvention.org

https://uncitral.un.org/en/texts/arbitration

Notes

Other materials

TEACHING METHODOLOGY

General methodological aspects of the subject

Contact hours methodology: Activities

Lectures (7 hours)

Cases (3 hours: 1 hour (in-class practice exercise) and 2 hours for individual final exam)

Independent study methodology: Activities

Reading materials

SUMMARY OF STUDENT WORK HOURS

Activity	Number of class hours	Number of independent study hours	Total number of hours
Lecture	7	10	17
Practical class	1	3	4
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Work in collaboration			
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Others			
ECTS Credits:	10	20	30

GRADE EVALUATION AND CRITERIA

Evaluation Activities	Generic Competences	Indicators	Evaluation Weighing
Participation	GC 2: Ability to communicate orally and in writing GC 4: Problem-solving skills GC 5: Decision-making skills GC 12: Ability to apply theoretical knowledge into practice	Participation will be assessed on the basis of the attentiveness shown in class by the students and their active role in addressing oral questions about the materials and topics discussed in class.	10%
Evaluation: in-class practice exercises	GC 2: Ability to communicate orally and in writing GC 4: Problem-solving skills GC 5: Decision-making skills GC 6: Team work skills GC 12: Ability to apply theoretical knowledge into practice	Students will review, resolve and discuss practice exercises. Their ability to apply the main principles of arbitration will be tested in order to assess their understanding of the key issues discussed in class and their legal reasoning. 1. Potential benefits of <i>ad hoc</i> arbitration vs institutional arbitration. 2. Tribunal's jurisdiction. 3. Challenge of arbitrators. 4. Enforcement of arbitral award.	30% continuous evaluation (1 practice exercise)
Evaluation: exam (final)	GC 2: Ability to communicate orally and in writing GC 4: Problem-solving skills GC 5: Decision-making skills SC 10 - Ability to structure a claim or defense before an arbitral tribunal	Correct answers to the questions and brief case studies formulated by the professor on written exam covering the main issues addressed in the readings & cases and the reference texts & materials. Understanding of main concepts and legal reasoning will be assessed.	50% final exam
Attendance	Demonstration of interest in the courses	Regular attendance to classes – control by signature of a daily sheet	10%

B. Professor José Ángel Rueda's Class:

SPECIFIC DATA ON THE SUBJECT

Pre-requisites

None

Contribution of the degree to the professional profile

Education in the adjudication of international law disputes involving sovereign States and in close connection with human rights litigation through alternative dispute resolution mechanisms.

Familiarisation with general international law (particularly, the responsibility of States for internationally wrongful acts), treaty law and international investment law from both theoretical and practical viewpoints.

The student will benefit from applying their knowledge of arbitration acquired in the course on Commercial Arbitration and Alternative Dispute Resolution to a specific area of public international law.

COMPETENCES TO BE IMPROVED

Generic competences

Instrumental

- GC 2: Ability to communicate orally and in writing
- GC 4: Problem-solving skills
- GC 5: Decision-making skills
- GC 6: Team work skills
- GC 12: Ability to apply theoretical knowledge into practice

Specific competences of the subject

Conceptual (knowing)

SC 9 - Ability to assess pre-contentious (or preventive) strategies in the context of international business at the moment of contract formation and negotiation with business partners.

SC 10 - Ability to assess strategies before arbitral tribunals in matters related to international trade.

THEMATIC AREA AND CONTENT

AREA 1: INTRODUCTION

Theme 1: INTRODUCTION TO INTERNATIONAL INVESTMENT LAW AND ARBITRATION

- 1.1. Concept and evolution of international investment law and arbitration
- 1.2. Presentation of the structure of the course
- 1.3. Brief analysis of *Philip Morris v. Uruguay* (2016): debate about the clash/interrelation of public and private interests in international investment law

AREA 2: DEVELOPMENT OF AN INVESTMENT PROTECTION CASE

Theme 1: ACCESS TO INVESTMENT ARBITRATION: JURISDICTION

- 1.1. Investment arbitration under treaties and investment laws; *Maffezini v. Spain* (2000)
- 1.2. Contractual investment arbitration
- 1.3. Arbitral for available for investors: ICSID, PCA, SCC, ICC, UNCITRAL...
- 1.4. Objections to jurisdiction. Analysis of RREEF v. Spain (2016)
- 1.5. Abuse of process in investment arbitration: Analysis of *Philip Morris v. Australia* (2015)

Theme 2: CURRENT TRENDS IN INTERNATIONAL INVESTMENT LAW AND ARBITRATION; SPECIAL FOCUS ON INVESTMENT PROTECTION AND ARBITRATION UNDER EU LAW

- 2.1. US practice: from NAFTA Chapter XI to USMCA
- 2.2. EU practice: CETA model (Canada), IPA model (Singapore); CJEU's case law in *Achmea*, *Komstroy* and opinions on CETA and trade agreement with Singapore; termination of intra-EU bilateral investment treaties (2020)
- 2.3. Arbitral practice: Vattenfall v. Germany (2018), Eskosol v. Italy (2019)
- 2.3. From international arbitration to a multilateral investment court?
- 2.4. Transparency in international investment arbitration: the Mauritius Convention

Theme 3: SUBSTANTIVE STANDARDS OF PROTECTION OF INTERNATIONAL INVESTMENT LAW (1)

- 3.1 Fair and equitable treatment
- 3.2. Detailed analysis of case law from *TecMed v. Mexico* (2003) to *El Paso v. Argentina* (2011); recent developments in *Philip Morris v. Uruguay* (2016), *Masdar v. Spain* (2018), *InfraRed v. Spain* (2019)

Theme 4: SUBSTANTIVE STANDARDS OF PROTECTION OF INTERNATIONAL INVESTMENT LAW (2)

- 4.1. Expropriation; definition in investment treaties and types
- 4.2. Analysis of case law: Metalclad v. Mexico (2000), Yukos v. Russia (2014), Philip Morris v. Uruguay 2016)

Theme 5: SUBSTANTIVE STANDARDS OF PROTECTION OF INTERNATIONAL INVESTMENT LAW (3)

- 5.1. Umbrella clause
- 5.2. Most-favoured nation clause
- 5.3. Analysis of case law: White Industries v. India (2011), SGS v. Paraguay (2012)

AREA 3: Awards and Post-Award Remedies

Theme 1: ICSID ARBITRATION: GENERAL FEATURES; AWARDS IN INVESTMENT ARBITRATION AND POST-AWARD REMEDIES

- 1.1. Jurisdictional objections and defences
- 1.2. Procedural issues: proceeding, written and oral phases, fact and expert witnesses
- 1.3. Costs and funding (reference to *third-party funding*)
- 1.4. Revision and interpretation of investment awards
- 1.5. Challenge of investment awards; annulment
- 1.6. Enforcement and execution of awards; state immunity defenses

BIBLIOGRAPHY AND RESOURCES

Basic Bibliography

Textbooks

For a proper analysis of the course we recommend the following books:

- ➤ Dolzer, R., & Schreuer, C. (2nd ed., 2012). *Principles of International Investment Law*. Oxford: Oxford University Press.
- Reinisch, A., & Schreuer, C. (2020). *International Protection of Investments: The Substantive Standards*. Cambridge: Cambridge University Press.
- Schreuer, C. (2009), *The ICSID Convention: A Commentary*. Cambridge: Cambridge University Press.
- Schill, S. (upcoming 2021). Schreuer's Commentary on the ICSID Convention: A Commentary on the Convention on the Settlement of Investment Disputes between States and Nationals of Other States (3rd ed.) (L. Malintoppi, A. Reinisch, C. Schreuer, & A. Sinclair, Eds.). Cambridge: Cambridge University Press.
- ➤ Hobér, K., (2018), Investment Treaty Arbitration. Problems and Exercises, London: Elgar.

Students may also rely on, among others, the following, non-exhaustive, list of reference books:

- ➤ McLachlan, Campbell / Shore, Laurence / Weiniger, Matthew, *International Investment Arbitration: Substantive Principles*, 2008
- Newcombe, Andrew / Paradell, Lluís, Law and Practice of Investment Treaties, 2009
- Salacuse, Jeswald W., The Law of Investment Treaties, 2010

Students shall also read the excerpts of relevant case law that the professor shall share with the students via Moodle

Chapters of books (non-exhaustive)

Articles (non-exhaustive)

Websites (free access unless otherwise stated)

- ➤ International Centre for Settlement of Investment Disputes (ICSID, publicly available case law): https://icsid.worldbank.org
- Permanent Court of Arbitration (PCA, publicly available case law): www.pca-cpa.org
- ➤ United Nations Commission for International Trade Law (UNCITRAL): www.uncitral.org
- ➤ International Court of Justice (ICJ): <u>www.icj-cij.org</u>
- Investment Treaty Arbitration (publicly available case law): www.italaw.com
- Transnational Dispute Management (payment access): <u>www.transnational-dispute-management.com</u>
- European Commission's website on Investment: https://ec.europa.eu/trade/policy/accessing-markets/investment/

Notes

To be indicated during the course

Other materials

To be indicated during the course, particularly case law (to be uploaded to Moodle with specific instructions on the parts of case law to be read)

TEACHING METHODOLOGY

General methodological aspects of the subject

Contact hours methodology: Activities

1 hour pre- and/or after each class-session

Independent study methodology: Activities

Reading materials and self-preparation of answers to questions

SUMMARY OF STUDENT WORK HOURS			
Activity	Number of class hours	Number of independent study hours	Total number of hours
Lecture	13	15	28
Practical class	5	15	20
Debate			
In class presentation			
Individual work			
Work in collaboration			

Evaluation: one minute paper			
Evaluation: class test			
Evaluation: exam	2		2
Evaluation: exam review			
Others			
ECTS Credits:	20	30	50

GRADE EVALUATION AND CRITERIA

Evaluation Activities	Generic Competences	Indicators	Evaluation Weighing
Debate	GC 2: Ability to communicate orally and in writing GC 4: Problem-solving skills GC 5: Decision-making skills GC 12: Ability to apply theoretical knowledge into practice	Coherent oral expression, correct use of the sources of knowledge to construe an argument, correct answer to questions posed by the professor or fellow students	20 %
Class presentation	GC 2: Ability to communicate orally and in writing GC 4: Problem-solving skills GC 5: Decision-making skills GC 5: Decision-making skills GC 12: Ability to apply theoretical knowledge into practice SC 10 - Being able to design strategies and adversarial proceedings before national courts, community courts and / or alternative dispute resolution bodies in matters related to international trade (as well as their coordination)	Coherent oral expression, correct use of the sources of knowledge to construe a presentation, correct answer to questions posed by the professor or fellow students	20 %
Evaluation: exam (final)	GC 2: Ability to communicate orally and in writing	Correct answers to the questions formulated by the professor on written exam.	50%

	GC 4: Problem-solving skills GC 5: Decision-making skills GC 12: Ability to apply theoretical knowledge into practice		
	SC 9 - Being able to design precontentious (or preventive) strategies that are appropriate for the protection of proper international business development at EU level		
	SC 10 - Being able to design strategies and adversarial proceedings before national courts, community courts and / or alternative dispute resolution bodies in matters related to international trade (as well as their coordination)		
Attendance	Demonstration of interest in the courses	Regular attendance to classes – control by signature of a daily sheet	10%