SUBJECT DETAILS

Data on the subject				
Full Name	International Contracts in the EU			
Code	E000001223			
Degree	Postgraduate in Master in International and European Business Law			
Year	2022-2023			
Nature	Fall			
ECTS Credits	3			
Department	Law			
Area	Law			
Teaching staff	Carlos Llorente			

Data on the teaching staff			
Teacher			
Name	Carlos Llorente		
Departament / Area			
e-mail	cllorente@comillas.edu		
Telephone	+34 647838935		
Tutoring Schedule	Upon request from students		

SPECIFIC DATA ON THE SUBJECT

Framework of the subject
Pre-requisites Pre-requisites
None.

Contribution of the degree to the professional profile

Contracts are the most important legal instrument in the commercial world. International business lawyers need to have a good command of international contract law and gather general and specialized knowledge on those contracts which are directly related to international trade and transactions (sale of goods, payment instruments, guarantees, carriage of goods, etc.). The approach to this topic will be made from a EU



perspective but with a worldwide orientation. Students will learn to identify and apply the relevant legislation, analyze relevant case law and be prepared to solve different legal problems in this field.

Competences - Goals

Competences to be deloveped

Generic Competences

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

Specific Competences

- SC 2 Mastering the main relevant international treaties in the field of international trade, distinguishing between binding instrument and mere recommendations or instruments merely of an interpretive or guiding nature (soft law)
- 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



COURSE SYLLABUS AND CONTENT

1. Introduction to international contracts: significance, sources and players. Session 2. International Jurisdiction 1. Introduction. 2. Sources. Regulation Brussels i Bis Session 3. Regulation Brussels i Bis 1. Regulation Brussels i Bis Session 4. Rome I 1. Concept 2. Regulation: INCOTERMS 2010 Session 5. Rome I 1. An explanation of the rules and their application to international sales of goods Session 6. Quizz + Problem solving: RBIBIS + RRI	Content
Session 2. International Jurisdiction 1. Introduction. 2. Sources. Regulation Brussels i Bis Session 3. Regulation Brussels i Bis 1. Regulation Brussels i Bis Session 4. Rome I 1. Concept 2. Regulation: INCOTERMS 2010 Session 5. Rome I 1. An explanation of the rules and their application to international sales of goods Session 6. Quizz + Problem solving: RBIBIS + RRI	Session 1. Introduction
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Session 4. Rome I 1. Concept 2. Regulation: INCOTERMS 2010 Session 5. Rome I 1. An explanation of the rules and their application to international sales of goods Session 6. Quizz + Problem solving: RBIBIS + RRI	Session 3. Regulation Brussels i Bis
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An explanation of the rules and their application to international sales of goods Session 6. Quizz + Problem solving: RBIBIS + RRI	2. Regulation: INCOTERMS 2010
Session 6. Quizz + Problem solving: RBIBIS + RRI	Session 5. Rome I
	1. An explanation of the rules and their application to international sales of goods
Session 7. CISG	Session 6. Quizz + Problem solving: RBIBIS + RRI
Session 7. CISG	
	Session 7. CISG
1. Introduction	1. Introduction
2. Analysis of part I	2. Analysis of part I
Session 8. INCOTERMS	Session 8. INCOTERMS



1. Introduction
2. Analysis of rules
Session 9. CISG + INCOTERMS: Take-Home + Class debate
Session 10. Letters of credit
1. International Payments
2. Letters of credit: UCP 600
Session 11. Carriage of goods
1. International Regulation
2. Sources and types of rules
Session 12. Final exam

TEACHING METHODOLOGY

General methodology of the subject

Contact hours methodology: Activities

This subject is composed by 30 hours of classroom time. Some sessions will be structured as lectures mixed with experiential learning. Other sessions will be devoted to the discussion and resolution of problems. Lectures will address the topic assigned to each session and will request students to read in advance the materials which may be indicated by the professor. Problem sessions will also need to be prepared in advance by students. Participation in class specifically in the problem sessions (but also in the lectures sessions) will be credited towards the final student grade in the proportion mentioned below. Some or all of the problems will need to be handed over to the professor for grading purposes.

Outside class methodology: Activities

Students will be requested to read in advance of each session the assigned materials and prepare the problems to be discussed. Reading, research and written skills will be needed for this purpose

SUMMARY OF STUDENT WORK HOURS

NUMBER OF CONTACT HOURS							
Lecture	Practical class	Debate	Evaluation: class test	Evaluation: exam	Evaluation: exam review		
16	8	3.5	0.5	1	1		
	NUMBER OF INDEPENDENT WORK HOURS						
Lecture	Practical class	Debate	Evaluation: class test	Evaluation: exam	Evaluation: exam review		
25	15			5			
	ECTS CREDITS: 3 (75,00 hours)						

GRADE EVALUATION AND CRITERIA

Evaluation Activities	Indicators	Evaluation weighting
Individual work	Written solution to problems mentioned in the syllabus	25 %
Debate	Individual participation in class debates	5%
Evaluation: class test	Mid-term quiz	10 %
Evaluation: exam (final)	Students will be asked to solve short problems covering the syllabus	50%
Attendance		10 %



BIBLIOGRAPHY AND RESOURCES

Basic Bibliography and Resources

TEXT BOOKS

- 1) Michael Bogdan, A Concise Introduction to EU Private International Law, Europa Law Publishing, Groningen (most recent edition)
- 2) Michael Bogdan, EU Private International Law: An ECJ Casebook, 2nd edition, Europa Law Publishing, Groningen 2012
- 3) Jan Ramberg, International Commercial Transactions, Norstedts Juridik-ICC 2011
- 4) Fabio Bortolotti, Drafting and Negotiating International Commercial Contracts. A Practical Guide, ICC, Paris (most recent edition)
- 5) Bernard Bishop, European Union Law for International Business. An Introduction, Cambridge University Press, Cambridge 2009
- 6) Indira Carr, International Trade Law, Routledge, 4rd edition (September 23, 2009)

MATERIALS TO BE USED IN CLASS

- 1) UNIDROIT Principles of International Commercial Contracts (2010 edition)
- 2) United Nations Convention on Contracts for the International Sale of Goods (CISG)
- 3) ICC Official Rules for the Interpretation of Trade Terms (INCOTERMS) (2010 revision or amended 2020 version)
- 4) ICC Uniform Customs and Practice for Documentary Credits (UCP 600) (2007 revision)
- 5) ICC Uniform Rules for Collections (URC 522)
- 6) ICC Uniform Rules for Contract Bonds (URCB)
- 7) ICC Rules for Demand Guarantees (URDG 758)
- 8) Hague-Visby Rules
- 9) Hamburg Rules
- 10) Rotterdam Rules
- 11) B/L Model Form
- 12) Convention on the Contract for the International Carriage of Goods by Road (CMR) (Geneva, 10 May 1956) and 1978 Protocol
- 13) CMR Consignment Note
- 14) Convention concerning International Carriage by Rail as amended by the Vilnius Protocol (COTIF 1999)
- 15) Convention for the Unification of Certain Rules for International Carriage by Air (Montreal 28 May 1999)
- 16) Multimodal Transport Document Model Form
- 17) EU Regulations (RBI, RRI)

SPECIALIZED BOOKS

- 1) Schlechtriem & Schwenzer, Commentary on the UN Convention on the International Sale of Goods (CISG), Oxford University Press, USA, 3rd edition (April 19, 2010)
- 2) Michael Joachim Bonell, An International Restatement of Contract Law: The UNIDROIT Principles of International Commercial Contracts, 3rd edition, Brill (March 27, 2009)
- 3) Peter Ellinger and Dora Neo, The Law and Practice of Documentary Letters of Credit, Hart Publishing (March 30, 2010)
- 4) Roeland I.V.F. Bertrams, Bank Guarantees in International Trade, 3rd revised edition (October 13, 2004)
- 5) John Wilson, Carriage of Goods by Sea, 7th edition, Longman (June 24, 2010)
- 6) Nicholas Gaskell, Regina Asariotis, and Yvonne Batz, Bills of Lading: Law and Contracts, 2nd edition, Informa (2011)
- 6) Malcolm A. Clarke, International Carriage of Goods by Road: CMR, 4th edition, Lloyds List (June 30, 2003)
- 7) Alexander von Ziegler, Stefano Zunarelli, Johan Schelin, The Rotterdam Rules 2008. Commentary to the United Nations Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea, Kluwer Law International (June 25, 2010)
- 8) Marian Hoeks, Multimodal Transport Law: The Law Applicable to Multimodal Contract for the Carriage of Goods, Kluwer Law International (March 17, 2010)

WEBSITES

- 1) www.uncitral.org
- 2) www.unidroit.org
- 3) www.iccwbo.org
- 4) www.ohada.com
- 5) www.oas.org/dil/private international law.htm
- 6) www.comitemaritime.org
- 7) www.bimco.org
- 8) www.cisq.law.pace.edu
- 9) www.unilex.info
- 10) www.jus.ulo.no/lm/
- 11) www.europa.eu
- 12) www.curia.europa.eu