

FICHA TÉCNICA DE LA ASIGNATURA

Datos de la asignatura				
Nombre completo	International Investment Arbitration			
Código	E000013118			
Impartido en	M.U. en Acceso a la Abogacía y la Procura y Máster de Formación Permanente en Abogacía Internacional [Primer Curso] Máster en Formación Permanente en Abogacía Internacional [Primer Curso]			
Nivel	Master			
Cuatrimestre	Semestral			
Créditos	1,0 ECTS			
Carácter	Obligatoria			
Departamento / Área	partamento / Área de Derecho Internacional Privado			
Responsable	nsable Juan Fernández-Armesto			
Horario de tutorías	upon request from students			
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Datos del profesorado

DATOS ESPECÍFICOS DE LA ASIGNATURA

Contextualización de la asignatura

Aportación al perfil profesional de la titulación

Contribution of the degree to the professional profile

In 1965, the World Bank embraced the Washington Convention, which led to the creation of the International Centre for Settlement of Investment Disputes (ICSID). This convention empowered private entities to engage in international arbitration directly against sovereign States in cases where their investments were impaired. Subsequently, due to the extensive acceptance of bilateral and multilateral investment protection agreements, there has been a surge in investor-State arbitration. This phenomenon was unforeseen by the creators of the Convention and the broader international community. The upcoming course will delve into the current status of investment treaty arbitration, reflecting on its development and flourishing over more than two decades.

A legal practitioner in a globalized world needs to have a solid understanding of the principles and practice of international investment arbitration, as well as the ability to compare and contrast different legal systems and cultures. This subject will provide students with the essential knowledge and skills to navigate this field of law.

Prerrequisitos

Pre-requisites

Basic awareness and understanding of contract law, public and private international law, and the main features of arbitration as a dispute resolution mechanism.



Competencias - Objetivos

BLOQUES TEMÁTICOS Y CONTENIDOS

 Unit 1. Introduction and context What is international investment arbitration? Historical methods and evolution of international dispute resolution A shift in paradigm; from gunboats to legal frameworks Modern developments: the Washington Convention, ICSID, and direct recourse Contemporary issues Readings: Blackaby, N., Partasides, C., & Redfern, A. (2022). <i>Redfern and Hunter on international arbitration</i> (7th Ed.). University Press, pp. 441-446. Dolzer, R., Kriebaum, U., & Schreuer, C. (2022). <i>Principles of international investment law</i> (3rd Ed.). Oxford University press, pp. 441-446. Dolzer, R., Kriebaum, U., & Schreuer, C. (2022). <i>Principles of international investment law</i> (3rd Ed.). Oxford University press, pp. 441-446. Dolzer, R., Kriebaum, U., & Schreuer, C. (2022). <i>Principles of international investment law</i> (3rd Ed.). Oxford University press, pp. 441-446. Dolzer, R., Kriebaum, U., & Schreuer, C. (2022). <i>Principles of international investment law</i> (3rd Ed.). Oxford University pr. 1-33. 1991 Argentina- United States of America BIT. Skim through: International Centre for Settlement of Investment Disputes. (s/f). <i>Annual Report 2023</i>, pp. 16,22-37. Unit 2. Jurisdiction and the timeline of an investment arbitration Lixistence of an applicable treaty The concept of "investment" in the ICSID Convention and Investment Disputes Consent and conditions to access investment treaty arbitration Jurisdiction ratione personae, ratione materiae, and ratione temporis Timeline of an investment arbitration: from the request of arbitration to the final award Readings: Blackaby, N., Partasides, C., & Redfern, A. (2022). <i>Redfern and Hunter on international arbitration</i> (7th Ed.). University Press, pp. 446-464. Trovnica secare Osigé X. Serbia, ICC Award (Undisclosed; summary by IA Reporter)<th>Content</th><th></th>	Content	
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Readings:





- Blackaby, N., Partasides, C., & Redfern, A. (2022). *Redfern and Hunter on international arbitration* (7th Ed.). Oxford University Press, pp. 470-490.
- OI European Group B.V. v. Bolivarian Republic of Venezuela, ICSID Case No. ARB/11/25, Award, paras. 277-560.

Unit 4. Investment arbitration moot

1. In-class final examination

METODOLOGÍA DOCENTE

Aspectos metodológicos generales de la asignatura

TEACHING METHODOLOGY

General methodology of the subject

Contact hours methodology: Activities

The classes will combine theory and practice: the lectures will include a presentation on the main relevant concepts, analysis of c and lively discussions.

At the end of each class there will be a quiz and in the last session the students will participate in a moot arbitration.

Class attendance is mandatory.

Outside class methodology: Activities

Students must read the assigned readings beforehand. This syllabus comprises the relevant materials which students are expecte review for each class. Students must prepare the case throughout the duration of the course.

RESUMEN HORAS DE TRABAJO DEL ALUMNO

SUMMA	MMARY OF STUDENT WORK HOURS				
	NUMBER OF CONTACT HOURS				
	Master classes and solving practical cases/class discussions - 8h	Short quizzes at the end of each class in-class final examination - 2h			
	NUMBER OF INDEPENDENT WORK HOURS				
	Lecture of readings, study of master classes, case submissions, and case preparation - 10h	Readings and practical case			



5h

ECTS CREDITS : 1 ECTS

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EVALUACIÓN Y CRITERIOS DE CALIFICACIÓN

LUATION CRITERIA				
Evaluation Activities	Indicators	Evaluation weighting		
Attendance	Regular attendance is mandatory. Attendance will be monitored through signature sheets.	10%		
Quizzes (Kahoot)	At the end of each class, students will be asked to complete a 10-question Kahoot based on the required readings for that day and the lecture in order to assess their knowledge.	30%		
	 During the course: Students assigned to counsel for Claimant will have to file a short Statement of Claim [limited to 15 pages] Students assigned to counsel for Respondent will have to file a short Statement of Defense [limited to 15 pages] 			
	In the last class the students will participate in a moot arbitration, in which every member of the team must participate. The use of demonstratives are permitted insofar as they rely on provided materials or previous submissions.			
	Students will be given further details during the first class. The facts and documents of the case will also be provided in due course.			



GUÍA DOCENTE 2023 - 2024

International arbitration Moot	Guidelines to be considered:	60% (submissions will account for
	Know your case. Identify the core	final moot remaining 30%)
	elements of your case, such as	
	the applicable law, the relevant	
	facts, the main arguments, and	
	the relief sought. Organize your	
	submission in a logical and	
	coherent manner, using	
	headings, signposts, and	
	transitions to guide the tribunal	
	through your case. Use examples,	
	analogies, and visual aids to	
	illustrate and reinforce your	
	points, and avoid unnecessary	
	repetition or digression.	
	Know your time. Respect the time	
	limit allocated for your oral	
	opening submission, and plan	
	your submission accordingly.	
	Avoid spending too much time	
	on background information.	
	Know your style. Deliver your oral	
	opening submission with	
	confidence, clarity, and courtesy.	
	Engage the tribunal with your	
	voice, eye contact, and body	
	language, and use appropriate	
	intonation, emphasis, and pauses	
	to convey your meaning and	
	emotions.	

BIBLIOGRAFÍA Y RECURSOS

Bibliografía Básica

BIBLIOGRAPHY AND RESOURCES

Basic Bibliography and Resources

Reading lists will be provided for each seminar on Moodle. Essential readings combine primary source materials along with secondary materials to help students navigate the topics. We will make use of Alan Redfern, Martin Hunter, *Redfern and Hunter on International Arbitration*, (7th Ed) 2022, Oxford University Press. Suggestions for further reading:

• Dolzer, R., Kriebaum, U., & Schreuer, C. (2022). *Principles of international investment law* (3rd Ed.). Oxford University Press.





- Lim, C., Ho, J., & Paparinskis, M. (2021). International Investment Law and Arbitration: Commentary, Awards and other Materials (2nd Ed.). Cambridge University Press.
- Gaillard E. & Banifatemi Y. (2003). The Meaning of 'and' in Article 42(1), Second Sentence, of the Washington Convention: The Role of International Law in the ICSID Choice of Law Process, 18(2) ICSID REV. 375-411.
- McLachlan, C. et al. (2017). International Investment Arbitration: Substantive Principles (2nd Ed.). Oxford University Press
- Gaillard E. & Banifatemi Y. (2015). The Long March Towards a Jurisprudence Constante on the Notion of Invetsment, in Kinnear, M.N. et al. Building International Investment Law: The first 50 years of ICSID, pp. 97-125.