Universida_{de}Vigo

Subject Guide 2023 / 2024

| IDENTIFYIN | • = | | | | |
|-------------|----------------------------------|-------------------------|---------------------|----------------|-------------------------------|
| European U | | | | | |
| Subject | European Union | | | | |
| | Law | | | | |
| Code | V08G081V01304 | | | | |
| Study | Grado en Derecho | | | | |
| programme | | | | | |
| Descriptors | ECTS Credits | | Choose | Year | Quadmester |
| | 6 | · | Mandatory | 2nd | 1st |
| Teaching | Spanish | | | | |
| language | Galician | | | | |
| | English | | | | |
| Department | | | | | |
| Coordinator | Pereira Garrido, María Teresa | | | | |
| | Riquelme Vázquez, Pablo | | | | |
| Lecturers | Pereira Garrido, María Teresa | | | | |
| | Riquelme Vázquez, Pablo | | | | |
| E-mail | tpgarrido@yahoo.es | | | | |
| | priquelme@uvigo.es | | | | |
| Web | | | | | |
| General | The study of this subject will a | allow the students to k | now better their ov | vn condition o | of European citizens. It will |
| description | expand their understanding of | | | | them to ascertain the |
| | importance that the law can re | each in the processes | of the european int | tegration. | |

Training and Learning Results

Code

- A1 Students will have shown they have sufficient knowledge and understanding of an area of study, starting after completion of general secondary education, and normally reaching a level of proficiency that, being mostly based on advanced textbooks, will also include familiarity with some cutting-edge developments within the relevant field of study.
- A2 That students know how to apply their knowledge to their work or vocation in a professional way and possess the skills that are usually demonstrated through the elaboration and defense of arguments and problem solving within their area of study. Know How
- A3 That students have the ability to gather and interpret relevant data (usually within their area of study) to make judgments that include a reflection on relevant social, scientific or ethical issues. Know How Know be
- A4 Students will be able to present information, ideas, problems and solutions both to specialist and non-specialist audiences.
- A5 That students have developed those learning skills necessary to undertake further studies with a high degree of autonomy. Know be
- B1 Know the role of law as a regulatory system of social relations. Know
- B2 Know the different manifestations of Law in its historical evolution and in its current reality.
- B3 To be able to use constitutional principles and values as a working tool for interpreting the law and developing legal dialectics.
- B4 To be able to identify legal problems and approach their solution in an interdisciplinary way
- D1 Capacity for analysis and synthesis for the elaboration and defense of arguments, as well as organization, planning and use of time in situations of pressure
- D2 Use of foreign languages in different course activities.
- D3 Ability to make decisions independently, leadership skills, ability to engage in co-operative teamwork, interpersonal skills that are helpful in professional and social situations.
- D4 Ability to behave ethically and with social responsibility as a citizen and as a professional, respecting diversity and multiculturalism.
- D5 To be able to solve problems and interpret data from reality with their associated meanings, and to establish links with the different branches of the juridical order.

Expected results from this subject

| | Result | LO |
|--|--------|----|
| Be able to handle and interpret the community juridical legislation. | 1 | |
| That the students showed to possess and comprise knowledges in an area of study that splits of A | 1 | - |
| the base of the general secondary education, and usually find it a level that, although it supports in | | |
| books of text advanced, includes also any aspects that involve pertinent knowledges of the avant- | | |
| garde of the his field of study. | | |
| That the students know to apply his knowledges to his work or vocation of a professional form and A2 | 2 | |
| possess the competitions that are used to to show by means of the preparation and defence of | | |
| arguments and the resolution of problems inside his area of study. | | |
| That the students have the capacity to gather and interpret notable data (usually inside his area of A3 | 3 | - |
| tudy) to issue trials that include a reflection on notable subjects of social type, scientific or ethical. | | |
| That the students can transmit information, ideas, problems and solutions to a so much specialised A4 | 4 | |
| public as no skilled. | | |
| hat the students have developed those skills of necessary learning to undertake back studies with As | 5 | - |
| high degree of autonomy. | | |
| (now the function of the Right like regulatory system of the social relations. | B1 | |
| (now the distinct demonstrations of the Right in his historical evolution and in his current reality. | B2 | |
| Be able to use the principles and constitutional values like tool of work of the interpretation of the | В3 | - |
| ight and develop juridical dialectics. | | |
| Be able to identify juridical problems and tackle his solution from an interdisciplinary point of view | B4 | - |
| Capacity of analysis and synthesis for the preparation and defence of arguments, as well as, | | D1 |
| rganisation, planning and utilisation of the time in front of situations of pressure | | |
| se of foreign languajes in the activities of the different subjects. | | D2 |
| apacity for the taking of decisions of autonomous and independent form of leadership and | | D3 |
| apacity for the cooperative work in team, like skills in the interpersonal relations that favour the | | |
| nterpersonal efficiency. | | |
| Capacity to comport of ethical way and with social responsibility like citizen and like professional, | | D4 |
| especting diversity and mulitculturality | | |
| Be able to resolve problems and interpret data derived of the reality in relation with his meaning | | D5 |
| to able to resolve problems and interpret data derived or the reality in relation with his interima | | |

| Contents | |
|--|--|
| Topic | |
| Lesson 1. Origin and historical evolution of the | - Historical background of the EU |
| European Union | - The process of deepening of the EU: the review of the Treaties |
| | - The entry of new States |
| Lesson 2. The specific nature of the EU in relatio | n - The EU as an International Organisation |
| to Public Internacional Law | - Values, aims and principles |
| | - EU Competences |
| Lesson 3. The specificity of the Union Law. The | - The European integration in the framework of State forms |
| European law vis-à-vis the domestic law (I) | - The original law and the concept of Constitution |
| Lesson 4. The specificity of Union Law. The | - The Constitutional basis for membership of the European Union |
| European law before the national law (II) | - Membership of the EU and its consequences on the constitutional system |
| | of legal sources |
| | - Membership of the European Union and its consequences on the |
| | territorial organization of the Spanish State |
| Lesson 5. Institutions of the EU (I) | - General remarks |
| | - The European Council |
| | - The Council of the EU |
| Lesson 6. Institutional system of the EU (II) | - The European Parliament |
| | - The Commission |
| | - Other institutions and organs |
| Lesson 7. The Legal order of the EU (I) | - The original law |
| | - The secondary law |
| 0.71.511.1.1.1.10 | - The process of forming secondary legislation |
| Lesson 8. The EU legal order (II) | - Relations between EU law and the internal laws of the Member States |
| | - The principles of direct effect, primacy and responsibility of the State |
| | - Development and enforcement of EU Law |
| Lesson 9 - The Judicial system of the European | - The Court of Justice of the EU: its organization and functioning |
| Union | - The System of remedies before the CJEU |
| | - The preliminary ruling: cooperation between the CJEU and the national |
| Lacon 10. The application of the Common their | judge |
| | n - The process of incorporation of rights into EU law |
| law (I): Human rights and European citizenship | - The Charter of Fundamental Rights of the EU |
| | - The European citizenship |

| Lesson 11. The application of the EU Law (I): the | · | | | |
|--|---|--|--|--|
| common market | - The free movement of goods and capitals | | | |
| | - The free circulation of people and services | | | |
| Lesson 12. The application of the EU Law (II): EU | - Common Policies of the EU | | | |
| Policies | - Shared Policies of the EU. | | | |
| | - Complementary Policies of the EU | | | |
| Lesson 13: EU External Action | - The international personality of the EU | | | |
| | - The international competences of the EU | | | |
| | - Common Foreign and Security Policy | | | |
| Lesson 14. Area of freedom, security and justice: | - Process for the constitution of the area of freedom, security and justice | | | |
| judicial and procedural protection in the European- Border control, asylum and immigration | | | | |
| Union | - Judicial, civil and criminal cooperation | | | |
| | - Police cooperation in criminal matter | | | |

| Planning | | | |
|--------------------------|-------------|-----------------------------|-------------|
| | Class hours | Hours outside the classroom | Total hours |
| Problem solving | 30 | 0 | 30 |
| Mentored work | 1 | 0 | 1 |
| Lecturing | 36 | 54.5 | 90.5 |
| Essay questions exam | 3 | 11.5 | 14.5 |
| Objective questions exam | 2 | 0 | 2 |
| Essay | 1 | 11 | 12 |

^{*}The information in the planning table is for guidance only and does not take into account the heterogeneity of the students.

| Methodologies | |
|-----------------|--|
| | Description |
| Problem solving | This activity will consist in the resolution of practical cases in which the students will have to use the main legal instruments of the European Union. |
| Mentored work | The students will make two works, one in relation with the part taught by each area of knowledge (Constitutional Law and Public International Law). |
| Lecturing | In the sessions *magistrales will present and will explain to the student the main appearances of the discipline. |

| Personalized assistance | | | | |
|-------------------------|--|--|--|--|
| Methodologies | Description | | | |
| Lecturing | The fundamental concepts of the subject will be presented to the students. Students will be able to pose any question during the lectures, the practical sessions and the mentoring hours. | | | |
| Problem solving | During the work in the classroom, the student will apply the knowledge acquired in the lectures by solving practical cases, commenting sentences under the orientation and supervision of the professor. | | | |
| Mentored work | The students will make a work, as a group or individually. The professor will orient the students in the preparation. | | | |

| Assessment | | | | |
|--|-------------|-------|---------------|-------|
| Description | Qualificati | on Tr | ainin | g and |
| | | | Learr Resu | |
| | | | | |
| Problem solving Students will have to solve different practical cases. | 15 | A1 | В1 | D1 |
| | | A2 | B2 | D2 |
| The maximum qualification will be of one point (0,5 from each area of | | А3 | В3 | D3 |
| knowledge) | | Α4 | В4 | D4 |
| Kilo Meage, | | ,,, | ٠. | D5 |
| Attendance and active participation will be taken into account in the qualification. | | | | טט |
| Results of learning: This subject tries to make possible the systematic learning of the legal system and the organisational and institutional structure of the European Union. | of | | | |

| Essay questior exam | of the course by means of a written exam with several questions that may cover all the lessons. This exam will be evaluated up to a maximum of 6 points (3 points of the area of Constitutional Law and 3 points of the area of Public International Law). | 40 | A1 A4 A5 | B4 | D2 D5 |
|----------------------------|--|----|----------------------|----------------|----------------------|
| | Those students who opt for the system of continous evaluation, need to pass each part of the exam so that the other marks of the continous evaluation can be added. | | | | |
| | The dates of the final exams will be approved by the Board of the Faculty for the course 2020-2021. | | | | |
| | Results of learning: This subject tries to make possible the systematic learning of the legal system and the organisational and institutional structure of the European Union. | | | | |
| Objective questions exa | During the semester two tests will be carried out (one on the contents taught by m the each area of knowledge), which will not be liberatory. | 30 | A2 A3 A4 | B1 B2 B3 | D4 D5 |
| | The date of the tests will be communicated by the teacher. | | | | |
| | Each of these tests will be scored up to a maximum of one point. | | | | |
| | Results of learning: This subject tries to make possible the systematic learning of the legal system and the organisational and institutional structure of the European Union. | | | | |
| Essay | During the semester, students must carry out two works (one in relation with each area of knowledge), individually or as group, which will be delivered to the teacher. | 15 | A1 A2 A3 A4 | B2 B3 | D1 D2 D3 D4 |
| | This work will be scored up to a maximum of one point (0.5 each) | | A5 | D4 | D5 |
| | Results of learning: This subject tries to make possible the systematic learning of the legal system and the organisational and institutional structure of the European Union. | | | | |

Other comments on the Evaluation

The teaching and evaluation of this subject is responsibility of two areas of knowledge: The area of Constitutional Law and the Area of Public International Law. The area of Public International Law will reach the lessons 1 and 2; 5 and 6; and 11-13, that will be developed in the first-half of the term in the PCEO and in the second-half in the Degree in Law. The area of Constitutional Law will teach he lessons 3 and 4; 7-10 and 14; that will be delivered during the second-half of the term in the PCEO and in the first-halfa in the Degree in Law. Regarding the three first weeks of the term in the Degree in Law and the two first weeks of the PCEO, devoted to intensive theoretical classes, they will be delivered in the first place by the Area of Public International Law and then by the Area of Constitutional Law in the PCEO, and the other way round in the Degree in Law.

EVALUATION CRITERIA FOR ATTENDEES. FIRST OPPORTUNITY OF EVALUATION.

On the first day of class, students will be given an evaluation option sheet, in which they must choose between the continuous assessment system or the final evaluation system. They must return the fulfilled evaluation option sheet back to the professor in the next week. Within the continuous evaluation system, in the first opportunity of evaluation, they will not be able to go to the modality of final evaluation. Students who choose continuous assessment will do the different evaluation activites described in the evaluation section throughout the course, that is: two tests, two works, as well as the resolution of practical cases. With these evaluation activities they can reach up to a maximum of six points (three points in relation with each area of knowledge).

In addition, the student will take a final exam that will be held on the date scheduled in the exam calendar of the faculty and which will be evaluated up to a maximum of 4 points (2 ponts in relation with each area of knowledge). The qualification of the continuous evaluation activities will only be added if the students pass the 2 parts of the final exam.

EVALUATION CRITERIA FOR NON ATTENDEES. FIRST OPPORTUNIY OF EVALUATION

Those students who do not follow the continuous evaluation, will be examined throught the final evaluation modality, which will consist of two parts: a written exam with 4 questions of development (2 from each area of knowlege) as well as

the resolution of 4 practical cases (2 from each area of knowledge). The written test will be graded up to a maximum of 8 points (4 points each part) and the resolution of the practical case up to a maximum of two (1 point each part). The mark of the resolution of the practical case will only be added to that of the written exam as long as the students pass the 2 parts of the final theoretical exam. In any case, the competences and learning outcomes evaluated will be the same as in the system of evaluation for attendees.

EVALUATION CRITERIA FOR 2nd OPPORTUNITY AND END OF CAREER EVALUATIONS

- 1.Students who, opting for the continuous evaluation system do not pass the subject at the first opportunity, will keep the grade they obtained in the continuous evaluation when taking the second opportunity (June exam and, if applicable, following academic year), previous petition to the professor, and having to do exclusively the theoretical part of the exam that will consist, as in the first opportunity, in questions to develop.
- 2. For those students who do not follow the continuous evaluation system, the evaluation system will be the one established in the Evaluation criteria for non-attendees in the first opportunity.
- 3. The exam corresponding to the End of Degree Call will be carried out in the same way as the final evaluation modality (evaluation criteria for non-attendees, first opportunity).

The dates and times of the evaluation activities will be detailled in the exams calendar approved by the Board of the Faculty for the 2020-2021 academic year.

Sources of information

Basic Bibliography

Mangas Martín, A y Liñán Nogueras, D.J, Instituciones y Derecho de la Unión Europea, Tecnos,

Sobrino Heredia, J.M, Textos para el estudio del Derecho Internacional Público, del Derecho de la Unión Europea y del Derecho Internacional de los espacios, Tirant lo blanch,

Schütze, R., European Union Law, Cambridge University Press,

Complementary Bibliography

Abellán Honrubia, V; Vilá Costa, B y Olesti Rayo, A, Lecciones de Derecho comunitario europeo, Ariel,

Alcaide Fernández, J; Casado Raigón, R, Curso de Derecho de la Unión Europea, Tecnos,

Díez de Velasco, M (Coordinado por JM Sobrino), Las Organizaciones Internacionales, Tecnos,

Sánchez, Víctor, M (dir), Derecho de la Unión Europea, Huygens,

Sánchez Ramos, B (dir), La Unión Europea como actor global. Algunas cuestiones analizadas desde el Tratado de Lisboa, Tirant lo blanch,

García Gestoso, N, Soberanía y Unión Europea. Algunas cuestiones críticas desde la Teoría de la Constitución, Atelier,

Chalmers, D., **European Union law: texts and materials**, Cambridge University Press,

Recommendations

Subjects that continue the syllabus

Law: Constitutional law 1/V08G081V01103 Law: Constitutional law 2/V08G081V01204

Subjects that are recommended to be taken simultaneously

Public international law/V08G081V01303

Other comments

The Manual recommended of the Professors Mangas Martín and Liñán Nogueras is the recommended to prepare the subject in Spanish.

A theoretical group and a practical group of this subject in the degree in law will be delivered in English by Annina Burgin (area of Public International Law) and Tamara Álvarez Robles (area of Constitutional Law).

This subject in the PCEO follows this same guide.