		Teachi	ng Guide			
	Identifyi	ng Data				2016/17
Subject (*)	Dereito Sindical II Code			660G01014		
Study programme	Grao en Relacións Laborais e Re	ecursos Humar	nos (Coruña)			
		Desc	riptors			
Cycle	Period	Υ	ear		Туре	Credits
Graduate	2nd four-month period	311			Obligatoria	6
Language	SpanishGalicianEnglish					
Teaching method	Face-to-face					
Prerequisites						
Department						
Coordinador	Vizcaíno Ramos, Iván		E-mail		ivan.vizcaino@u	idc.es
Lecturers	Vizcaíno Ramos, Iván		E-mail		ivan.vizcaino@u	idc.es
Web	http://rrll.udc.es		1		1	
General description	The Union Law II course is, as its	name indicate	es, the natural co	ontinuati	on Union Law I. If	in the first part we focus on the
	The Union Law II course is, as its name indicates, the natural continuation Union Law I. If in the first part we focus on the more theoretical aspects and individual Union Law, in the second we will deal with the collective aspects of this matter. To					
	In the first part (lessons 1-8), talk about collective bargaining. Thus, after introducing the student to the regulator constitutional basis of the right to collective bargaining, we analyze in detail the bargaining units (lesson 2) and legitimation to negotiate a statutory collective agreement (lesson 3). Consequently, lesson 4 will show us the pr				g units (lesson 2) and the	
	negotiating these cited a statutor	y collective agi	reements. Obvio	usly, the	ese collective agre	ements are subject to different
	statutory mechanisms to publicize them (lesson 5), subject to study just before delving into the notice of these same					
	conventions (lesson 6). We will conclude our study of the collective agreements alluding to efficacy of them (lesson 7) as a prelude to the final issue of the first part. Will end, therefore, considered as an object of study other forms of collective					
	bargaining negotiation process outside the regulated under Title III of the Statute of Workers: extrastatutory collective agreements (lesson 8).					
	Different content has the second part of the program, which will take care of collective labor disputes beginning with the					
	study of extra-judicial means of resolving collective labor disputes (lesson 9). Then, we will analyze exhaustiveness the					
	most landmark of labor disputes	in lesson 10 or	n the right to strik	ke, as a	prelude of the stud	dy to their legal effectiveness
(lesson 11) and in a more particularized form in this collective labor dispute, as are essential community se					tial community services (lesson	
	12). We end this second part of the course with the study of right of lockout, located in the program lesson 13.					
	For the third part of the program, we reserve the subjects concerning collective bargaining in the European Union. In lesson					
	14 the character is the European social dialogue, while the final theme of the course we will discuss about collective					
	bargaining in the European Union Administrations (lesson15). And so we conclude our journey through the different					
	collective aspects of union rights.					

	Study programme competences			
Code	Study programme competences			
A1	Marco normativo regulador das relacións laborais.			
A13	Transmitir e comunicarse por escrito e oralmente usando a terminoloxía e as técnicas adecuadas.			
A14	Seleccionar e xestionar información e documentación laboral.			
A20	Realizar funcións de representación e negociación en diferentes ámbitos das relacións laborais.			
A27	Asesoramento a organizacións sindicais e empresariais, e aos seus afiliados.			
A30	Representación técnica no ámbito administrativo e procesual e defensa ante os tribunais.			
A31	Aplicar os coñecementos á práctica.			
A33	Comprender o carácter dinámico e cambiante das relacións laborais no ámbito nacional e internacional.			
A35	Análise crítico das decisións emanadas dos axentes que participan nas relacións laborais.			

B4	Capacidade de xestión da información.
B5	Toma de decisións.
В6	Comportarse con ética e responsabilidade social como cidadán e como profesional.
В9	Traballo en equipos.
B12	Motivación para a calidade.
B13	Adaptación a novas situacións.
C1	Expresarse correctamente, tanto de forma oral coma escrita, nas linguas oficiais da comunidade autónoma.
C4	Desenvolverse para o exercicio dunha cidadanía aberta, culta, crítica, comprometida, democrática e solidaria, capaz de analizar a
	realidade, diagnosticar problemas, formular e implantar solucións baseadas no coñecemento e orientadas ao ben común.
C7	Asumir como profesional e cidadán a importancia da aprendizaxe ao longo da vida.

Learning outcomes					
Learning outcomes		Study programme			
			competences		
Historia das relacións laborais.	A1				
Transmitir e comunicarse por escrito e oralmente usando a terminoloxía e as técnicas adecuadas.					
	A14				
	A20				
Asesoramento a organizacións sindicais e empresariais, e aos seus afiliados	A27				
Capacidade de análise e síntese.	A30				
Aplicar os coñecementos á práctica.	A31				
Comprender o carácter dinámico e cambiante das relacións laborais no ámbito nacional e internacional.	A33				
Interrelacionar as distintas disciplinas que configuran as relacións laborais.	A35				
Capacidade de xestión da información.		B4			
Toma de decisións.		B5			
Comportarse con ética e responsabilidade social como cidadán e como profesional.		В6			
Dominar a expresión e a comprensión de forma oral e escrita dun idioma estranxeiro.		B9			
Motivación para a calidade.		B12			
Adaptación a novas situacións.		B13			
Expresarse correctamente, tanto de forma oral coma escrita, nas linguas oficiais da comunidade autónoma.			C1		
Desenvolverse para o exercicio dunha cidadanía aberta, culta, crítica, comprometida, democrática e solidaria, capaz de			C4		
analizar a realidade, diagnosticar problemas, formular e implantar solucións baseadas no coñecemento e orientadas ao ben					
común.					
Asumir como profesional e cidadán a importancia da aprendizaxe ao longo da vida.			C7		

Contents		
Topic	Sub-topic	

	LESSON 1: THE RIGHT TO COLLECTIVE BARGAINING, LABOR AND NOT LABOR.
I. THE COLLECTIVE BARGAINING AGREEMENTS	LESSON 2: THE COLLECTIVE BARGAINING UNITS.
	LESSON 3: THE LEGITIMATION TO NEGOTIATE STATUTORY COLLECTIVE BARGAINING AGREEMENTS.
	LESSON 4: THE PROCEDURE TO NEGOTIATE STATUTORY COLLECTIVE BARGAINING AGREEMENTS.
	LESSON 5: THE ADVERTISING OF THE STATUTORY COLLECTIVE AGREEMENTS.
	LESSON 6: THE NOTICE OF THE STATUTORY COLLECTIVE BARGAINING AGREEMENTS.
	LESSON 7: THE EFFECTIVENESS OF THE COLLECTIVE BARGAINING AGREEMENT.
	LESSON 8: THE EXTRA STATUTORY COLLECTIVE BARGAINING AGREEMENTS
II. THE COLLECTIVE LABOR DISPUTES	LESSON 9: THE EXTRAJUDICIAL MEANS OF RESOLVING COLLECTIVE LABOR DISPUTES.
	LESSON 10: THE RIGHT OF STRIKE.
	LESSON 11: THE LEGAL EFFECTIVENESS OF THE STRIKE.
	LESSON 12: THE ESSENTIAL COMMUNITY SERVICES.
	LESSON 13: THE RIGHT OF LOCKOUT.
III. THE COLLECTIVE BARGAINING IN THE EUROPEAN UNION	LESSON 14: THE EUROPEAN SOCIAL DIALOGUE.
	LESSON 15: THE COLLECTIVE BARGAINING INT HE EUROPEAN UNION ADMINISTRATIONS.

	Planning			
Methodologies / tests	Competencies	Ordinary class	Student?s personal	Total hours
		hours	work hours	
Objective test	A1 A13 A14 A31	2	0	2
Guest lecture / keynote speech	A1 A13 A31 A33 A35	22.5	45	67.5
Seminar	A20 A27 A30 B4 B5	22.5	22.5	45
	B9 B12 B13 C1			
Events academic / information	B4 B6 B12 C4 C7	10	0	10
Workbook	B12 C4 C7	0	9	9
Personalized attention		16.5	0	16.5

Methodologies

Methodologies	Description
Objective test	Written test used for the evaluation of learning, whose distinctive feature is the ability to determine if the answers are correct or
	not. It is a measuring instrument, rigorously developed, designed to measure knowledge, abilities, skills, performance,
	attitudes, intelligence, etc It applies both for diagnostic, formative and summative evaluation. The objective test may combine
	different types of questions: multiple choice, management, short answer, of discrimination, of complete and / or association.
	Also can build with a single type of any of these questions
Guest lecture /	Oral presentation in English and Castelán, complemented by the use of media and the introduction of some questions to the
keynote speech	students, in order to impart knowledge and facilitate learning. The master session is also known as "conference",
	"expository method" or "lecture". This last method is usually reserved for a special type of lesson taught
	by a teacher on special occasions, with a content which is an original drawing from the almost exclusive use of the word as a
	means of transmitting information to the audience
Seminar	Practical part of the contents exposed to the whole group in the master session, with key support in the use of Internet. It is a
	type class "seminar" for each class type "master session". The group is divided into two
Events academic /	Mandatory participation in activities organized and / or supported by the Faculty, with the intervention of Spanish and foreign
information	extraordinary professors and can even be selected to present a scientific paper.
Workbook	Tendentially, classical extracts directly related to the topics discussed in master sessions and seminaries

Personalized attention				
Methodologies	Description			
Seminar	Obviously, the teacher is available to each and every one of the students in the treatment and resolution of problems that may			
Events academic /	arise in relation to the topics discussed to these problems. in master sessions and seminaries, in order to channel more			
information	individually the solutions to these problems.			
Workbook				
Objective test				
Guest lecture /				
keynote speech				

		Assessment	
Methodologies	Competencies	Description	Qualification
Seminar	A20 A27 A30 B4 B5	Resolution of different practical cases proposed by the teacher in the sessions and	
	B9 B12 B13 C1	development of a report thereon	
Events academic /	B4 B6 B12 C4 C7	Active participation in the proposed events and given a report thereon, and the	10
information		presentation of scientific papers on a given topic, those who are selected.	
Workbook	B12 C4 C7	Reading and subsequent delivery of a scientific commentary on the texts proposed by	10
		the teacher.	
Objective test	A1 A13 A14 A31	Examination of the theoretical content of the course, consisting of short development	40
		questions, to be solved by the student at a given time.	
Guest lecture /	A1 A13 A31 A33 A35	Objective evaluation of attendance and active participation of students in sessions by	10
keynote speech		different tools proposed by the teacher.	

Assessment comments

It is essential to achieve 50% of the grade for each one of the sections to evaluate to join the different methodologies in order to obtain an average mark end. Failure to achieve the minimum required in any of the methodologies, the student does not exceed the course. In this case, the evaluation will consist suspended in the ordinary call and may be reviewed at the July opportunity, where the evaluation methodology will be a single objective test amounting to 100% of the grade, both on theoretical and practical content of the program Alternatively,

students who can not make a regular monitoring of the subject, may choose to examine 100% of its rating by an objective test end. Failure to achieve 50% of total grade on that test, the assessment will consist suspended in the ordinary call and may be reviewed at the July opportunity, where the evaluation methodology will be a single objective test amounting to 100% of qualification, versando both on theoretical and practical content of the program.

All students shall contain a

prominent notice on their file if they choose to CONTINUOUS EVALUATION or FINAL EXAM. If not given, or not given the card within fifteen days after the start of the academic year, is understood to opt for the FINAL EXAM. The choice is final and irreversible for the call in progress.

	Sources of information
Basic	- Martínez Girón, J. y Arufe Varela, A. (2006). Derecho del Trabajo. A Coruña. Netbiblo
	- Martínez Girón, J. y Arufe Varela, A. (2011). Derecho Crítico del Trabajo. A Coruña, Netbiblo
	- Sala Franco, T. (2013). Derecho Sindical. Tirant Lo Blanch
	- Vizcaino Ramos, I. y Rodriguez Martín Retortillo, R. (Coordinadores) (2010). Estudios Comparatistas sobre Derecho
	Deportivo del Trabajo (Masculino, Femenino y Mixto). A Coruña, Netbiblo
Complementary	- García Abellan, J (). Curso de Derecho Sindical. Universidad de Murcia
	- Rodríguez Piñero (Coordinador) (). Comentarios a la LOLS. Madrid. E. Tecnos
	- Alonso Olea. M y Casas Baamonde, Mª E. (). Derecho del Trabajo. Madrid. E. Civitas
	- Montoya Melgar, A. (). Derecho Social Europeo. Madrid. E. Tecnos
	- Tuñon de Lara, M. (). El Movimiento Obrero en la Historia de España. Barcelona. Laia
	- Gilles Martinet. (). Siete Sindicalismos. Madrid. Ministerio de Trabajo Y AA. SS

	- Gilles Martinet. (). Siete Sindicalismos. Madrid. Ministerio de Trabajo Y AA. SS
	Recommendations
	Subjects that it is recommended to have taken before
Prácticas de Dereito do Traball	o e Seguridade Social/660G01031
Dereito Procesual Laboral/6600	301032
	Subjects that are recommended to be taken simultaneously
Dereito do Traballo I/660G0101	11
	Subjects that continue the syllabus
Introdución ao Dereito/660G01	001
Informática Básica/660G01005	

Historia Social e Política contemporánea/660G01009

Teoría das Relacións Laborais/660G01010

Dereito Sindical I/660G01013

Other comments

In the Resource section, all the bibliography and recommended legislation, must be the last edition published



(*)The teaching guide is the document in which the URV publishes the information about all its courses. It is a public document and cannot be modified. Only in exceptional cases can it be revised by the competent agent or duly revised so that it is in line with current legislation.