

		Teaching	g Guide		
	Identifying Data				
Subject (*)	Employment Law		Code	612G01023	
Study programme	Grao en Dereito				
		Descr	iptors		
Cycle	Period	Ye	ar	Туре	Credits
First and Second Cycle	1st four-month period	Thi	ird	Obligatory	6
Language	SpanishGalicianEnglish				
Teaching method	Face-to-face				
Prerequisites					
Department	Dereito Público				
Coordinador	Martinez Giron, Jesus		E-mail	jesus.martinez.g	iron@udc.es
Lecturers	Arufe Varela, Alberto		E-mail	alberto.arufe.var	ela@udc.es
	Carril Vázquez, Xosé Manuel			xose.manuel.ca	rril.vazquez@udc.es
	Martinez Giron, Jesus			jesus.martinez.g	iron@udc.es
Web		1		I	
General description We pretend with our subject: - To increase the student's self-steem, making him to understand the whole powers he holds. - To ease to the student the knowledge and handling on the Labor legal sources, both normative and case - To ease to the student the use of the specific Labor legal terminology (for example, contract of employment, labor union, collective bargaining agreement, or labor proceeding). - To approach the student to the solution of true Labor legal problems. - To involve our students in the scientific activities of the Research Institute of the Asociación Coruñesa d Comparado del Trabajo y de la Seguridad Social, in order to help them to improve their curricula vitarum, contributions to its ?Anuario?, and of the filing of submissions to the International Congress to be organizi academical term. - To approach the students to the techniques of comparative labor law, so that they realize that the solution countries are profitable, in order to solve the labor legal problems that we have in Spain.					rmative and case Law ones. g). ción Coruñesa de Derecho urricula vitarum, by means of ss to be organized during the
	- To increase the potential emplo	yability of our st	tudents.		

	Study programme competences				
Code	Code Study programme competences				
A1	Knowledge of the main legal institutions				
A2	Knowledge of the role of law as a regulatory system of social relations				
A7	Knowing the national and international legal and political structures.				
A9 Ability to handle legal sources (legal, jurisprudential and doctrinal).					
A10	Ability to interpret and critically assess the legal system.				
A13	Mastering new technologies applied to law.				
B2 Ability to 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 the resolution of problems within their area of study.				
B3	Ability to gather and interpret relevant data (usually within their area of study) to make judgments that include a reflection on social,				
	scientific or ethical relevant issues.				
B4	Ability to transmit information, ideas, problems and solutions to a specialized and non-specialized public.				



B7	Effective problem solving.		
B8	Critical, logical, and creative thinking.		
B11	1 Ethical and social responsibility.		
B13	Computing and ICT skills.		
C2	Mastering oral and written expression in foreign languages.		
C3	Using ICT in working contexts and lifelong learning.		
C4	Exercising an open, educated, critical, committed, democratic and supportive citizenship for the sake of the common good.		
C6	Critically assess the knowledge, technology and information available to solve the problems they face.		
C8	Valuing the importance of research, innovation and technological development for the socioeconomic and cultural progress of society.		

Learning outcomes			
Learning outcomes	-	y progra mpeten	
- Fluency in the handling of English Labor legal terminology, to lose the shame of using the English language in the Labor			C2
legal field.			
-To deep in the criticism of the unfair nature of the current social-labor reality, with the view that it is possible a solution in the	A10	B11	C6
future.			
- Individual skill to perform the whole tasks or operations relating to Labor Law with a top quality level.	COI	B7	
Learning outcomes Fluency in the handling of English Labor legal terminology, to lose the shame of using the English language in the Labor egal field. Fo deep in the criticism of the unfair nature of the current social-labor reality, with the view that it is possible a solution in the enture. Individual skill to perform the whole tasks or operations relating to Labor Law with a top quality level. To master the basic concepts and principles of Labor Law. To fill the students view of our legal order, but bearing in mind that they are studying a subject directly affecting in Spain to		B13	
- To master the basic concepts and principles of Labor Law.	A1		
- To fill the students view of our legal order, but bearing in mind that they are studying a subject directly affecting in Spain to	A10		C4
millions of working people, and their families.			
	A2		
	A7		
	A9		
Learning outcomes Learning out	A13		
		B8	
		B2	
		B3	
		B4	
			C3
			C8

Contents		
Торіс	Sub-topic	
Lesson 1. THE SOURCES OF LABOR LAW		
Lesson 2. THE PRINCIPLES OF LABOR LAW		
Lesson 3. THE PERSONAL SCOPE OF LABOR LAW		
Lesson 4. THE SPANISH MODEL OF PUBLIC SERVICES		
OF EMPLOYMENT		
Lesson 5. THE ORDINARY OR COMMON CONTRACT OF		
EMPLOYMENT AND ITS MODALITIES		
Lesson 6. THE RENDERING OF WORK		
Lesson 7. THE WORKING TIME		
Lesson 8. THE WAGES		
Lesson 9. THE OCCUPATIONAL SAFETY AND HEALTH		
Lesson 10. THE MODIFICATION OF THE CONTRACT OF		
EMPLOYMENT		
Lesson 11. THE SUSPENSION OF THE CONTRACT OF		
EMPLOYMENT		



Lesson 12. THE TERMINATION OF THE CONTRACT OF	
EMPLOYMENT, BY REASONS INDEPENDENT OF THE	
EMPLOYEE?S WILL	
Lesson 13. THE TERMINATION OF THE CONTRACT OF	
EMPLOYMENT, BY REASONS DEPENDENT OF THE	
EMPLOYEE`S WILL	
Lesson 14. THE STATUTORY OR UNITARIAN WORKERS?	
REPRESENTATIVES IN THE ENTERPRISE	
Lesson 15. THE UNIONS	
Lesson 16. THE SECTORIAL STATUTORY COLLECTIVE	
BARGAINING AGREEMENTS	
Lesson 17. THE «EXTRA-STATUTORY» COLLECTIVE	
BARGAINING AGREEMENTS	
Lesson 18. THE RIGHT TO STRIKE	
Lesson 19. THE LABOR INSPECTION	
Lesson 20. THE LABOR COURTS	
Lesson 21. THE FIRST INSTANCE LABOR PROCEEDINGS	

Planning				
Methodologies / tests	Competencies	Ordinary class	Student?s personal	Total hours
		hours	work hours	
Objective test	A9	3	0	3
Seminar	A7 A13 C3 C6	14	21	35
Guest lecture / keynote speech	A1 A7 A13 C3 C6	28	56	84
Oral presentation	B13 C2 C4	2	5	7
Problem solving	A10 B7	0	11	11
Personalized attention		10	0	10

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

Methodologies					
Methodologies	Description				
Objective test	Two examinations. The first one, on a short questions basis, in English language. The second one, on a long questions basis,				
	with the possibility to choose among English, Spanish or Galician languages.				
Seminar	To attend the classes, with the duty of checking the several powerpoints explained in them, and of studying the corresponding				
	lesson of the handbook.				
Guest lecture /	To attend the classes, with the duty of checking the several powerpoints explained in them, and of studying the corresponding				
keynote speech	lesson of the handbook.				
Oral presentation	To make a submission in group, to be defended in the International Congress on Comparative Labor Law, which take place				
	during the semester, using the English language in it.				
Problem solving	To make reports (at least, about finding through the Internet the sources of Labor Law, about " riders " o delivery				
	persons, about the site EURES, about the European Social Charter, about ocupational health and safety, about dismissal, and				
	about unions on the Internet).				

	Personalized attention
Methodologies	Description



Objective test	To be made on a small size group basis. In the classroom, in the professor offices, or by e-mail. In order to prepare the
Guest lecture /	submissions to be defended in the International Congress about Comparative Labor Law at the end of the semester.
keynote speech	
Problem solving	
Oral presentation	
Seminar	

Assessment				
Methodologies	Methodologies Competencies Description			
Objective test	A9	To pass the examinations.	50	
Guest lecture /	A1 A7 A13 C3 C6	Regular attending.	15	
keynote speech				
Problem solving	A10 B7	Delivery of the report.	10	
Oral presentation	B13 C2 C4	To attend the preparation, to attend the International Congress, to orally defend the submission.	10	
Seminar	A7 A13 C3 C6	Regular attending.	15	
Others				

Assessment comments

We will give the maximum, legally permitted, number of As with Honors. Relating to part-time students, we will not negatively assess their lack

of attending lessons, but they must submit the reports and practice

exams in the same conditions applied to full-time students. As a rule, the same assessment system governs the second chance, above all concerning the exams. Following the instructions of the competent academic authorities, we

remember that, in the event of plagiarism, the activity at issue will

not be assessed.

	Sources of information
Basic	- J. MARTÍNEZ GIRÓN - A. ARUFE VARELA (2016). DERECHO CRÍTICO DEL TRABAJO. CRITICAL LABOR LAW.
	BARCELONA: ATELIER
Complementary	

Recommendations	
Subjects that it is recommended to have taken before	
Subjects that are recommended to be taken simultaneously	
Subjects that continue the syllabus	
Social Security Law/612G01037	
Other comments	
<p>There are no quotas in qualifications other than A with Honors (for example, relating to "A").</p>	

(*)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.