		Teachin	g Guide				
	Identifyir	ng Data			2021/22		
Subject (*)	Obligations and Tort Law Code			612G01016			
Study programme	Grao en Dereito						
		Descr	riptors				
Cycle	Period	Ye	ear	Туре	Credits		
First and Second Cycl	e 2nd four-month period	Sec	cond	Obligatory	6		
Language	SpanishEnglish						
Teaching method	Face-to-face						
Prerequisites							
Department	Dereito PrivadoDereito Público						
Coordinador	Alvarez Lata, Natalia		E-mail	natalia.alvarez.la	ita@udc.es		
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Web							
General description	The aim of this course is to make	the students fa	amiliar with the g	eneral principles and rule	s of the obligations and tort law in		
	Europe, from a comparative poin	t of view. They	will be taught th	e main features of these t	wo branches of private law in		
	continental (French and German)	) and in commo	n-law legal syst	ems, pointing out their sim	ilarities and differences. The		
	model rules of the Principles of E	uropean Tort L	aw (PETL) and	the Draft Common Frame	of Reference (DCFR) will play an		
	important role in the course activities as well as a prospective meeting point between the different European legal system			different European legal systems.			
	During the course, the attending	During the course, the attending students will work with texts and documents from several European legal systems, and					
	have to discuss and debate with	fellow students	coming from dif	ferent legal traditions and	backgrounds.		
Contingency plan	1. Modifications to the contents						
	No modifications of the course's contents are foreseen in the event of a new lockdown.						
	2. Methodologies						
	Face-to-face classes will be substituted for on-line classes by Teams and for recorded classes.  Face-to-face interactive classes will be substituted for on-line exercises, essays and other academic works.  3. Mechanisms for personalized attention to students				sses.		
					academic works.		
	Professor will be available on Tea	ams at the requ	est of any stude	nt. Requests shall be mad	de by email.		
	4. Modifications in the evaluation						
	Face-to-face examinations shall l	be substituted b	by on-line exams	in the event of a new loc	kdown		
	5. Modifications to the bibliograph	hy or webgraph	У				
	Learning materials shall be make	available to all	l students throug	h Campus Virtual in the e	vent of a lockdown.		

	Study programme competences	
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	
А3	Grasping the systematic nature of the legal system	
A4	Appreciating the interdisciplinary nature of legal problems	
A5	Knowing the constitutional principles and values.	
A6	A6 Understanding the different manifestations of law in its historical evolution and in its current reality.	
A7	A7 Knowing the national and international legal and political structures.	
A8	Basic knowledge of legal argumentation.	
A9	Ability to handle legal sources (legal, jurisprudential and doctrinal).	

A10	Ability to interpret and critically assess the legal system.
A11	Ability to understand and write legal documents.
A12	Management of legal oratory (ability to express themselves properly in public).
A14	Ability to draft legal norms.
B1	Knowledge in an area of study that is based on general secondary education, and is usually found at a level that, although supported by
	advanced textbooks, includes also some aspects that involve knowledge from the forefront of his field of study.
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.
В3	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.
B5	Acquisition and assessment of those learning skills necessary to undertake further studies with a high degree of autonomy
В6	Learning to learn.
B7	Effective problem solving.
B8	Critical, logical, and creative thinking.
В9	Working autonomously on own initiative with a lifelong learning approach.
B10	Teamwork and collaboration.
B11	Ethical and social responsibility.
B13	Computing and ICT skills.
C1	Adequate oral and written expression in the official languages.
C2	Mastering oral and written expression in foreign languages.
C4	Exercising an open, educated, critical, committed, democratic and supportive citizenship for the sake of the common good.
C5	Understanding the importance of entrepreneurial culture and knowing the useful means for enterprising people.
C6	Critically assess the knowledge, technology and information available to solve the problems they face.
C7	Assume as a professional and citizen the importance of lifelong learning.
C8	Valuing the importance of research, innovation and technological development for the socioeconomic and cultural progress of society.

Learning outcomes			
Learning outcomes		y progra	
	COI	mpeten	ces
Learning the basic principles and rules of the law of obligations	A1	B1	C4
	A2	B2	C5
	А3	В3	C6
	A4		C7
	A5		
	A6		
	A7		
	A8		
Being able to understand and interpret correctly the basic legal rules and materials linked to the law of obligations	A5	В6	C1
	A9	В7	C2
	A10	B8	
	A11	В9	
	A12	B10	
	A14		
Becoming aware of the differences and common features of the European private law systems.	A1	B5	C1
	A2		C2
	А3		C4
	A4		C5
	A5		C7
	A6		C8
	A7		

Understanding tort law as a basic tool for managing the cost of accidents from a social point of view	A2	В6	C6
	A6	В7	C7
	A10	В8	C8
		B11	
Acquiring the skills to assess and resolve problems of tort law with technical competence.	A9	В7	C1
	A10	B8	C2
	A11	В9	C6
		B10	C8
		B11	
		B13	

	Contents
Topic	Sub-topic
LESSON 1: THE CONCEPT OF «OBLIGATION» AND THE	1.Economic private law and its basic rights: obligations and property rights
«LAW OF OBLIGATIONS»	2.What is an obligation?
	3. The sources of obligations (contracts, torts, unjustified enrichment and other
	sources of obligations)
	4.Importance of the Law of obligations within the continental legal systems
	5. Where are the rules of the law of obligations in the common law systems?
LESSON 2: LAW OF CONTRACT AND LAW OF	1.The place of contract in private law systems
OBLIGATIONS	a.Obligations and contract
	b.Contract and tort
	c.Contract and property
	d.General contract rules and specific contracts
	2.The principles of contract law: differences between the common law and the
	continental law
	a.Contract as an agreement between parties
	b.The doctrine of consideration and the «cause» of the contract
	c.The role of the good faith principle
	d.The meaning of contract freedom
	e.Drafting contracts in continental and common law.
	3.«A contract's life»
	a.Contract formation: negotiations and lack of negotiations
	b.Contract conclusion: contract validity and content
	c.Contract performance.
LESSON 3: OBLIGATIONS IN EUROPEAN LAW: THE	1. Lack of a common legal vocabulary in the field of the law of obligations
LANGUAGE ISSUE. THE DCFR. CONDITIONS AND TIME IN	2. DCFR solution for a European model law of obligations
OBLIGATIONS	3. Rules regarding conditions and time limits in obligations
	a. Conditional obligations
	b. Time limited obligations

LESSON 4: PERFORMANCE AND NON-PERFORMANCE	Performance, obligation to perform and payment: continental and common law
OF OBLIGATIONS. REMEDIES FOR NON-PERFORMANCE OF OBLIGATIONS	approaches
OF OBLIGATIONS	2. Who has to perform the obligation? Payment by a third person
	General remedies against non performance in continental systems
	a. The right to enforce performance
	b. Specific performance and damages
	4. General remedies in common law systems
	a. Damages
	b. The problem of specific performance
	5. Termination
	a. Scope of the right to terminate
	6. Damages
LESSON 6: PLURALITY OF DEBTORS AND CREDITORS.	1. Obligations with several parties: continental systems and common law systems
CHANGE OF PARTIES	2. Joint, several and joint and several liability
	3. The model rules of DCFR regarding plurality of debtors and creditors
	4. Change of creditor: requirements and effects regarding creditor and debtor
	5. Change of debtor: types, requirements and effects
	6. Change of a contractual party
LESSON 6: GENERAL REQUIREMENTS OF LIABILITY	1. What is a tort?
	2. The scope and the aim of tort law
	3. Tort law and other branches of the legal system (criminal law, contract law, Social
	Security law).
	4. The structure of a tort
	4.1. Scope of protected interest
	a. Protection of the person
	b. Protection of economic interests: protection against «pure economic loss»
	4.2. Causation
	a. The «Certainty of damages» principle
	b. Traditional causation theories in the European legal systems
	c. Burden of proof
	d. The problem of uncertainty over causation
	e. Limiting the scope of results: remoteness of damage and «objective zurechnung»
	4.3. The reasons behind the right to damage compensation: Strict liability and
	negligence liability. The «law and economics» approach
	4.4. Negligence
	a. Role of negligence in continental tort law
	b. Role of the tort of negligence in common law
	4.5. Strict liability
	a. Background of strict liability
	b. Types of strict liability regimes: liability based on risk and enterprise liability
	c. Negligence influence on certain strict liability concepts and requirements
	4.6. Damages
	a. Compensation and punishment: the problem of punitive damages
	b. Types of damages: Economic damages and Personal injuries
	c. Compensating personal injuries: different approaches
	4.7. Defences in Tort Law

LESSON 10: THE DIFFERENT TORT LAW SYSTEMS IN	1. The French family system
EUROPE	2. The German system
	3. The common law system
	4. Towards harmonization of tort law in Europe?
	a. Different policy approaches and legal cultures
	b. The EU influence
	c. The achievements of this century: PETL and DCFR
LESSON 11: SPECIFIC LIABILITY REGIMES AND TORTS	Liability for other persons and vicarious liability
	2. Liability for risky activities and dangerous goods
	3. Defective products
	4. Environmental liability
	5. Public bodies liability
TEMA 9: Concurrencia de acreedores e insuficiencia do	1. Nociones generales. 2. Los créditos privilegiados. 3. Concurrencia singular de
patrimonio do deudor.	acreedores. 4. Concurrencia universal de acreedores. 5. Ley Concursal.
TEMA 10: A modificación e a extinción da relación obrigatoria.	1. La novación y sus clases. 2. Novación por cambio del acreedor. 3. Novación por
	cambio del deudor. 4. Novación por cesión de contrato. 5. Extinción de la relación
	obligatoria.
TEMA 11: Os cuasicontrantos	1. Los cuasicontratos. 2. El enriquecimiento sin causa. 3. La gestión de negocios
	ajenos sin mandato. 4. El cobro de lo indebido.
TEMA 12: A responsabilidade civil.	1. Concepto y funciones de la responsabilidad civil. 2. Responsabilidad civil
	contractual y extracontractual. 3. Responsabilidad civil y responsabilidad penal. 4. Los
	elementos constitutivos de la responsabilidad civil. 5. Los sujetos de la
	responsabilidad civil. La responsabilidad por hecho ajeno. 6. La prescripción de la
	acción de reclamación de daños. 7. El seguro de repsonsabilidad civil.
TEMA 13: As responsabilidades civiles especiais.	1. La responsabilidad civil en la circulación de vehículos a motor. 2. La
	responsabilidad civil por daños causados por productos defectuosos. 3. La
	responsabilidad civil médica. 4. La responsabilidad por daños causados por animales
	y en el ámbito de la caza. 5. Los accidentes de trabajo.
TEMA 14: A responsabilidade pola actuación administrativa	1. Introducción. 2. El régimen jurídico de la responsabilidad de la administración
	pública. 3. El resarcimiento de la lesión. La indemnización. 4. Los procedimientos de
	responsabilidad patrimonial.

	Planning			
Methodologies / tests	Competencies	Ordinary class	Student?s personal	Total hours
		hours	work hours	
Directed discussion	A1 A2 A3 A4 A5 A6	5	5	10
	A7 A8 A9 A10 A11			
	A12 A14 B6 B7 B8 B9			
	B10 B11 B13 B1 B2			
	B3 B5 C1 C2 C4 C5			
	C6 C7 C8			
ICT practicals	A1 A2 A3 A4 A5 A6	10	10	20
	A7 A8 A9 A10 A11			
	A12 A14 B6 B7 B8 B9			
	B10 B11 B13 B1 B2			
	B3 B5 C1 C2 C4 C5			
	C6 C7 C8			
Short answer questions	A2 A5 A6 A9 A10 A11	1	0	1
	B13			
Guest lecture / keynote speech	A2 A5 A6 B1 C5 C8	25	65	90

A1 A2 A3 A4 A5 A6	1	0	1
A7 A8 A9 A10 A11			
A12 B6 B7 B8 B9 B1			
B2 B3 B5 C4 C5 C6			
C7 C8			
A9 A10 A11 B13	0	20	20
	8	0	8
	A7 A8 A9 A10 A11 A12 B6 B7 B8 B9 B1 B2 B3 B5 C4 C5 C6 C7 C8	A7 A8 A9 A10 A11 A12 B6 B7 B8 B9 B1 B2 B3 B5 C4 C5 C6 C7 C8 A9 A10 A11 B13 0	A7 A8 A9 A10 A11 A12 B6 B7 B8 B9 B1 B2 B3 B5 C4 C5 C6 C7 C8 A9 A10 A11 B13 0 20

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

	Methodologies
Methodologies	Description
Directed discussion	Discussions directed by the teacher during the classes to make students think on the topics treated in the classroom.
ICT practicals	Short and quick exercises to facilitate student's participation in the classroom
Short answer questions	Short comments on legal texts about different topics of the syllabus
Guest lecture / keynote speech	Lessons taught by the teacher in the classroom. Student's participation will be encouraged by means of questions and exercises.
Objective test	Multiple choice test with questions from the different lessons of the syllabus.
Supervised projects	Essays or exercises on different courses' topics to deliver within the deadline set by the teacher.

Personalized attention			
Methodologies	Description		
ICT practicals	Professor will be available on-line to hold short training sessions with interested students in both methodologies		
Supervised projects			

Assessment			
Methodologies	Competencies	Description	Qualification
Supervised projects	A9 A10 A11 B13	Essays or exercises assigned to students during the semester to achieve a deeper	10
		knowledge of some of the most relevant topics of the course.	
Short answer	A2 A5 A6 A9 A10 A11	Student's skills on legal argumentation.	60
questions	B13	Student's ability to understand a legal text or document and extract its basic	
		constitutive elements.	
		Student's knowledge of the legal context of the issue raised by the question	
Objective test	A1 A2 A3 A4 A5 A6	Multiple choice test. Student's will achive points by answering correctly to que	30
	A7 A8 A9 A10 A11	questions posed by the teacher. Wrong answers will cause a small reduction in the	
	A12 B6 B7 B8 B9 B1	student's grade.	
	B2 B3 B5 C4 C5 C6		
	C7 C8		

Assessment comments

The supervised essays of students will be assigned during the semester, when the topic of the essay is tackled in the classroom. The multiple choice questions as well as the short questions will be the two parts of a final examination. EVALUATION OF STUDENTS IN JULY (SECOND CHANCE EXAMINATION): In July Students will be evaluated on the basis of the same criteria and methodologies used in June: New short questions about a legal or doctrinal text selected by the teacher on one of the course's topics- A new multiple choice examination covering most of the course's lessons and concepts. Students shall keep the points assigned to them during the semester for exercises and essays (students that did not deliver these essays and exercises during the semester will NOT have a new opportunity to hand them over). PENALTY FOR COPYING AND PLAGIARISM: In the event that the teacher detects that a student has copied or plagiarised a part or the whole of an essay or exercise, this student shall be awarded no points for any exercises or essays delivered during the semester. Any student copying, trying to copy, or letting others copy in an exam will automatically be graded with the lowest possible mark (zero). STUDENTS WHO ARE EXEMPT FROM ATTENDING PRESENTIAL CLASSES (PART-TIME DEDICATION STUDENTS): These students shall be evauated and graded according to the same criteria as ordinary students. They are expected to follow the indications and messages sent to the whole class or published by the teacher on Moodle (Campus Virtual), so that they are also expected to deliver their essays and exercises under the same deadlines as the rest of their classmates. It is highly recommended for these students to ask for an appointment with the teacher at the beginning of the course. During this appointment the teacher will give them advice and ideas about the proper way of getting through the course successfully.

	Sources of information	
Basic	BERCOVITZ RODRÍGUEZ-CANO R.(dir) et al. Manual de Derecho Civil. Obligaciones. Bercal. Madrid.2018.	
	CARRASCO PERERA (dir); CORDERO LOBATO; MARÍN LÓPEZ: Lecciones de Derecho Civil, 3ª ed., Madrid,	
	Tecnos, 2017.	
Complementary	DÍEZ-PICAZO, L. y GULLÓN BALLESTEROS, A. Sistema de Derecho Civil. Vol. II. Derecho de Obligaciones. Tecnos.	
	Madrid. LACRUZ BERDEJO, J. L. Elementos de Derecho Civil. Derecho de Obligaciones. Dykinson. Madrid.	
	LASARTE ALVAREZ, C. Principios de Derecho Civil. Derecho de Obligaciones. Marcial Pons. Madrid. GONZÁLEZ	
	PÉREZ, J. Responsabilidad patrimonial de las Administraciones Públicas. Civitas. Madrid 2000. MIR PUIG PELAT, O.	
	La responsabilidad patrimonial de la Administración. Hacia un nuevo sistema. Civitas. Madrid 2002.	

Recommendations
Subjects that it is recommended to have taken before
erson's Law/612G01007
amily Law/612G01013
Subjects that are recommended to be taken simultaneously
Subjects that continue the syllabus
ontract Law/612G01024
Other comments
is highly recommended to attend the classes and participate in the classroom discussions. My experience says that those students who try to just
ass the examination are much less likely to obtain a good final grade.

(\*)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.