		Teaching	Guide			
	Identifyi	ng Data			2023/24	
Subject (*)	Public International Law Code				612G01019	
Study programme	Grao en Dereito					
		Descrip	tors			
Cycle	Period Year Type			Credits		
First and Second Cycle	2nd four-month period Second Obligatory			6		
Language	SpanishGalicianEnglish					
Teaching method	Face-to-face					
Prerequisites						
Department	Dereito Público					
Coordinador	Sobrino Heredia, Jose Manuel		E-mail	j.sobrino@udc.e	S	
Lecturers	Mkrtichyan , Artak		E-mail	a.mkrtichyan@u	dc.es	
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Web	https://campusvirtual.udc.es/mod	odle/course/view.p	ohp?id=41475&ar	np;amp;amp;sesskey=	=9Zrftw1li	
General description	This subject pretends to make po	ossible the system	natic education of	the legal order, which	is allocated to regulate the	
	international society/community,	facilitating the un	derstanding amoi	ng students of the basi	c problems that surround to the	
	same.					
	From a legal formal perspective,	the international I	aw presents to t	ne student in its positiv	ve dimension, offering the greater	
	possible number of references to	the law in force.	This perspective	completes with a histo	orical and sociological approach,	
	exposing to the student the unde	rlying realities to	the norms and the	e half concrete in that	these are called to govern, since	
	for an effective education of the r	matter is fundame	ental an exhibition	of the historical event	s and of the sociological events.	
	Likewise, both approaches accor	mpany of an axio	logic approach to	the international aw, v	with the purpose to procure a	
	constant assessment of the norm	n with the ideal of	Justice. Of cours	e, the final dimension	of the educational activity drives	
	to that the education do not redu	ce to a description	on of the internation	onal juridical legislation	n, but it has to do reflexionar to the	
	student on the group of values th	at inspire and to	which aspires this	legislation. Of this for	m, when teaching and spread the	
	international Right pretends con	tribute, in good m	easure, to do pro	gress to the internation	nal Society and to the subjects	
	that compose it in the road of the	_		-		
	Taking into account the essential	•	cientific discipline	its teaching activity pe	oses from a realistic vision but	
	with the firm purpose to do partíc		•			
	when it was possible, suggestion	•		·		
	fulfillment. In this context situates	•		· ·	G. 1 ,	
			•	•	• .	
	show and convince to the students that this is an increasingly notable discipline in the training of all jurist and that take consciousness of the international perspective, that confers them the knowledge of the international juridical Legislation,					
	like an indispensable element of					
	The university educational function	•		ative function and and	ther formative, has to serve to	
	form jurists that can find professional exits linked with his studies but, especially, also has to serve to form and improve the intellectual capacities of the students so that they can and know to face of critical form the values and the social attitudes					
	that develop in the national and international societies of which they form part.				a.aoo ana mo oooiai amuuoo	
	That dovolop in the national and		Choo or willon the	, ioiiii pait.		

	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.			

Understanding the different manifestations of law in its historical evolution and in its current reality.
Knowing the national and international legal and political structures.
Basic knowledge of legal argumentation.
Ability to handle legal sources (legal, jurisprudential and doctrinal).
Ability to interpret and critically assess the legal system.
Ability to understand and write legal documents.
Management of legal oratory (ability to express themselves properly in public).
Mastering new technologies applied to law.
Ability to draft legal norms.
Ability to negotiate and mediate.
Learning to learn.
Effective problem solving.
Critical, logical, and creative thinking.
Working autonomously on own initiative with a lifelong learning approach.
Teamwork and collaboration.
Ethical and social responsibility.
Effective workplace communication and oral and written skills in Spanish, Galician and foreign languages.
Computing and ICT skills.
Adequate oral and written expression in the official languages.
Mastering oral and written expression in foreign languages.
Using ICT in working contexts and lifelong learning.
Exercising an open, educated, critical, committed, democratic and supportive citizenship for the sake of the common good.
Understanding the importance of entrepreneurial culture and knowing the useful means for enterprising people.
Critically assess the knowledge, technology and information available to solve the problems they face.
Assume as a professional and citizen the importance of lifelong learning.

Learning outcomes			
Learning outcomes	Study	Study programme	
	COI	mpeten	ces
nowledge of the Law function as a regulatory system of social relations.	A1	В6	C1
	A2	B7	C2
	A3	B8	СЗ
	A4	B9	C4
	A5	B10	C5
	A6	B11	C
	A7	B12	C
	A8	B13	C
	A9		
	A10		
	A11		
	A12		
	A13		
	A14		
	A15		

Perception of the systematic character of the legal order.	A1	В6	C1
	A2	В7	C2
	А3	В8	C3
	A4	В9	C4
	A5	B10	C5
	A6	B11	C6
	A7	B12	C7
	A8	B13	C8
	A9		
	A10		
	A11		
	A12		
	A13		
	A14		
	A15		

	Contents
Topic	Sub-topic
PART I. INTERNATIONAL LEGAL ORDER	1. International society
	A) Historical development
Lesson 1 International society and its legal order	B) Basic characters
	2. Public international law as the legal order of the international society
	A) Concept of public international law
	B) Characters of public international law
	C) Functions of public international law
Lesson 2 Creation of public international law	Creation and progressive development of public international law
	2. International norms:
	A) International treaties
	B) Custom and general principles
	C) Unilateral acts of states and international organizations
	3. Reception of international norms into national legal orders
PART II. THE SUBJECTS OF PUBLIC INTERNATIONAL	Constitutive elements of a state
LAW	2. Recognition of states and recognition of governments
	3. State immunities
A) STATE	4. State succession
Lesson 3 State as primary subject of public international law	
Lesson 4 The Territory	General aspects on the defined territory
	2. Territorial jurisdiction on marine areas
	3. Territorial jurisdiction on outer space
	4. Territorial jurisdiction on other areas
	A NUMBER OF A STREET OF A STRE
Lesson 5 Population	Nationality: State jurisdiction abroad
Lesson 5 Population	Nationality: State jurisdiction abroad     Foreigner?s legal status
Lesson 5 Population	
Lesson 5 Population  Lesson 6 National bodies with capacity to enter into	2. Foreigner?s legal status
	Foreigner?s legal status     Qualifies regimes on foreigners

B) INTERNATIONAL ORGANISATIONS	Background and historical development
	2. Concept
Lesson 7 Overview of international organisations	3. Structure and formation of the will
	4. International legal personality
	5. Types of international organisations
Lesson 8 The United Nations	Background and historical development
	2. Purposes and principles
	3. Members
	4. Institutional structure
Lesson 9 The main functions of the United Nations	1. Decolonization
	2. Development
	3. Human rights
	4. Maintenance of international peace and security
	5. Disarmament
C) HUMAN PERSON	The international subjectivity of the individual
	2. The capacity to act of the individual before the international bodies
Lesson 10- The human person and public international law	3. The international responsibility of the individual
	4. The systems of the protection of human rights
PART III. THE APPLICATION OF PUBLIC INTERNATIONAL	Codification and progressive development of the law on the international
LAW	responsibility
	2. The international responsibility for internationally wrongful acts
Lesson 11 International responsibility	3. The international liability for injurious consequences arising out of acts not
	prohibited by international law
Lance 40. Resolves for the scale of the interest in the	4. The state well-amplication
Lesson 12 Procedures for the application of the international	1. The diplomatic protection
norms	2. Countermeasures
10 Ti vi v ( ii v )	3. The institutionalized procedures
Lesson 13 The settlement of disputes by peaceful means	International disputes
	No jurisdictional methods of dispute settlement
Leave 44. The control of the	Jurisdictional methods of dispute settlement
Lesson 14 The control of the use of force	The prohibition of the threat or use of force     The prohibition of the arrived conflicts.
	2. The regulation of the armed conflicts
	3. International humanitarian law

	Planning			
Methodologies / tests	Competencies	Ordinary class	Student?s personal	Total hours
		hours	work hours	
Guest lecture / keynote speech	A1 A2 A3 A4 A5 A6	28	28	56
	A7 A8 A9 A10 A11			
	A12 A13 A14 A15 B6			
	B7 B8 B9 B10 B11			
	B12 B13 C1 C2 C3			
	C4 C5 C6 C7 C8			
ntroductory activities	A1 A2 A3 A4 A5 A6	24	0	24
	A7 A8 A9 A10 A11			
	A12 A13 A14 A15 B6			
	B7 B8 B9 B10 B11			
	B12 B13 C1 C2 C3			
	C4 C5 C6 C7 C8			

Problem solving	A1 A2 A3 A4 A5 A6	3	3	6
	A7 A8 A9 A10 A11			
	A12 A13 A14 A15 B8			
	B9 B10 B11 B12 B13			
	C1 C2 C3 C4 C5 C6			
	C7 C8			
Case study	A1 A2 A3 A4 A5 A6	3	3	6
	A7 A8 A9 A10 A11			
	A12 A13 A14 A15 B6			
	B7 B8 B9 B10 B11			
	B12 B13 C1 C2 C3			
	C4 C5 C6 C7 C8			
Document analysis	A1 A2 A3 A4 A5 A6	6	3	9
	A7 A8 A9 A10 A11			
	A13 B6 B9			
Objective test	A1 A2 A3 A4 A6 A7	1	42	43
	A8 A9			
Events academic / information	A1 A2 A3 A4 A5 A6	3	3	6
	A7			
Personalized attention		0	0	0
(*)The information in the planning table i	s for guidance only and does not take	into account the	heterogeneity of the st	udents.

	Methodologies
Methodologies	Description
Guest lecture /	Theory and seminars on the contents of the programme.
keynote speech	
Introductory activities	The lecturers will be coupled with workshops directed to solving problems, which will usually involve reading international legal
	instruments and case law.
Problem solving	The lecturers will be coupled with workshops directed to solving problems, which will usually involve reading international legal
	instruments and case law.
Case study	The course will also involve a refection paper, an exam and different research papers in public international law. All the
	activities will count towards the final grade.
	Students are expected to be able to put their prior knowledge to bear on the problems and issues presented in this course.
Document analysis	The requirements for the paper and the cases discussed will be uploaded on Moodle in due course
Objective test	The exam will be final.
Events academic /	The directed activities will consist, fundamentally, of activities of simulation or of role, in research paper to be prepared by the
information	students, for whose preparation or resolution the students will have the corresponding orientations and methodological
	instructions, bibliographic and documentary.

Personalized attention				
Methodologies	Description			
Introductory activities	The assistance and active participation of students will also be taken into account positively in the global assessment.			
Problem solving				
Case study				
Document analysis				
Objective test				

Assessment			
Methodologies	Competencies	Description	Qualification

Introductory activities	A1 A2 A3 A4 A5 A6	These activities will represent 40% or 60% (depending on the degree) of the final	2
	A7 A8 A9 A10 A11	grade and will consist, fundamentally, in different practical or reflection activities, for	
	A12 A13 A14 A15 B6	whose preparation and resolution the students will get the corresponding orientations	
	B7 B8 B9 B10 B11	and methodological instructions, bibliographic and documentary.	
	B12 B13 C1 C2 C3		
	C4 C5 C6 C7 C8		
Problem solving	A1 A2 A3 A4 A5 A6	These activities will represent 40% or 60% (depending on the degree) of the final	30
	A7 A8 A9 A10 A11	grade and will consist, fundamentally, in different practical or reflection activities, for	
	A12 A13 A14 A15 B8	whose preparation and resolution the students will get the corresponding orientations	
	B9 B10 B11 B12 B13	and methodological instructions, bibliographic and documentary.	
	C1 C2 C3 C4 C5 C6		
	C7 C8		
Case study	A1 A2 A3 A4 A5 A6	These activities will represent 40% or 60% (depending on the degree) of the final	2
	A7 A8 A9 A10 A11	grade and will consist, fundamentally, in different practical or reflection activities, for	
	A12 A13 A14 A15 B6	whose preparation and resolution the students will get the corresponding orientations	
	B7 B8 B9 B10 B11	and methodological instructions, bibliographic and documentary.	
	B12 B13 C1 C2 C3		
	C4 C5 C6 C7 C8		
Document analysis	A1 A2 A3 A4 A5 A6	These activities will represent 40% or 60% (depending on the degree) of the final	2
	A7 A8 A9 A10 A11	grade and will consist, fundamentally, in different practical or reflection activities, for	
	A13 B6 B9	whose preparation and resolution the students will get the corresponding orientations	
		and methodological instructions, bibliographic and documentary.	
Events academic / information	A1 A2 A3 A4 A5 A6	These activities will represent 40% or 60% (depending on the degree) of the final	3
	A7	grade and will consist, fundamentally, in different practical or reflection activities, for	
		whose preparation and resolution the students will get the corresponding orientations	
		and methodological instructions, bibliographic and documentary.	
Objective test	A1 A2 A3 A4 A6 A7	A. Program of Double Degree in ADE-Law:	60
	A8 A9	The final examination will be oral and will represent 70% of the total grade. It will take	
		place at the end of the semester on the basis of classes given during the course, and	
		will consist in various questions based in paragraphs of the programme.	
		It is necessary to get a minimum 5/10 for the final exam. On the contrary, the Course	
		will not be considered as passed.	
		D. Laur da suca (in Coopieh)	
		B. Law degree (in Spanish):	
		- Morning turn: The final examination of the subject will be written.	
		- Afternoon turn: The final examination of the subject will be written.	
		C. Bilingual degree:	
		The final exam will be written and will take place at the end of the semester. It will	
		represent 50% of the final grade. It will consist of various questions based on	
		paragraphs of the programme.	
Guest lecture /	A1 A2 A3 A4 A5 A6	Keynote speeches on the contents of the programme.	1
keynote speech	A7 A8 A9 A10 A11	noynote speciales on the contents of the programme.	ı
	A12 A13 A14 A15 B6		
	B7 B8 B9 B10 B11		
	B12 B13 C1 C2 C3		
	C4 C5 C6 C7 C8		
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Assessment comments

BILINGUAL DEGREE: The final exam of the course will be written and it will represent 50% of the final grade. The other activities will mark 50% of the final grade. Regarding the second opportunity of exam, the system of evaluation will be similar to the one of the first opportunity. Students, who do practical activities, but do not take the exam, will appear in the official academic documents as "No Presentado". For students with recognition of part-time dedication and academic dispensation of exemption from attendance, the evaluation will consist of a final exam on contents of the Course, whose maximum grade will be 10 points out of 10. Any attempt of fraud or plagiarism in any activities that will be developed during the course or during the final exam will be penalised with an automatic suspended as the final grade of the Course(0) in both opportunities of the exam.

	Sources of information			
Basic	- DIEZ DE VELASCO, M. (2013). Instituciones de Derecho Internacional Público, 18ª ed Madrid: Ed. Tecnos			
	- DIEZ DE VELASCO, M. (SOBRINO HEREDIA, J.M. coord.) (2010). Las Organizaciones internacionales. Madrid: Ed			
	Tecnos			
	- SOBRINO HEREDIA, J.M. (2016). Textos para el estudio del Derecho internacional público, Derecho de la Unión			
	Europea y Derecho internacional de los espacios. Valencia: Ed. Tirant lo Blanch			
	- SOBRINO HEREDIA, J.M. (2016). Textos para el estudio del Derecho internacional público, Derecho de la Unión			
	Europea y Derecho internacional de los espacios. Valencia: Ed. Tirant lo Blanch			
	- HERNÁNDEZ, G. (2022). International law, 2nd ed Oxford: Oxford University Press			
	- SHAW, M.N. (2021). International law, 9th ed Cambridge: Cambridge University Press			
	- OANTA, G.A. (2022). Main legal texts for the study of public international law. Valencia: Tirant lo Blanch			
Complementary	- BENEYTO, J.M. y JIMENEZ PIERNAS, C. (dir.) (2022). Concepto y Fuentes del Derecho Internacional. Valencia:			
	Tirant lo blanch			
	- CASANOVAS, O.; RODRIGO, A. (2022). Compendio de Derecho internacional público, 11ª ed Madrid: Tecnos			
	- PASTOR RIDRUEJO, J.A. (2022). Curso de Derecho internacional público y Organizaciones internacionales, 26ª			
	ed Madrid: Ed. Tecnos			
	- REMIRO BROTONS, A. Y OTROS (2014). Derecho internacional: curso general, 2ª ed Valencia: Ed. Tirant lo			
	Blanch			
	- SÁENZ DE SANTAMARÍA, P.A. (2020). Sistema de Derecho Internacional Público, 6ª ed Pamplona: Ed.			
	Civitas-Thomson Reuters			
	- CASADO RAIGÓN, R. (2020). Derecho internacional, 4ª ed Madrid: Tecnos			
	- TORRES CAZORLA, M.I. (dir.) (2019). Derecho internacional público y Organizaciones internacionales. Actividades			
	prácticas / Public International Law and International Organizations. Practical activities. Valencia: Tirant lo Blanch			

Recommendations
Subjects that it is recommended to have taken before
Subjects that are recommended to be taken simultaneously
Subjects that continue the syllabus
European Union Law/612G01021
Final Dissertation/612G01031
International Law on Spaces/612G01047
Other comments

(\*)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.