UCLouvain

2019

lfirm2204

Law on corporate human resources

In view of the health context linked to the spread of the coronavirus, the methods of organisation and evaluation of the learning units could be adapted in different situations; these possible new methods have been - or will be - communicated by the teachers to the students.

5 credits 30.0 h Q1

Teacher(s)	Van Gehuchten Pierre-Paul ;				
Language :	French				
Place of the course	Louvain-la-Neuve				
Main themes	The change in corporate structure is portrayed as one of the factors characterising the "new economic" system It sometimes accompanies a change in the establishment of corporate assets. It often goes in hand with requirement for increased flexibility in the organisation of working practices. Labour law includes this requirement for flexibility, particularly where labour legislation is concerned. It also includes procedures for giving informatio and holding consultations prior to restructurations when they occur. Outsourcing, recourse to some types of sub contracting or collaboration with self-employed workers are legally recognized and co-exist with work under a employment contract. It is not however appropriate to consider these alternatives as being covered under separat legal regimes: though obligations on health and safety for sub-contractors working on site or for casual worker should be considered. The expression "parasubordination " has now been coined to take account of the natur of several of these diverse working arrangements adopted by the company. The labour legislation, social lar provisions governing restructurations and legal protection of the various contractual arrangements adopted with the same company network are at the heart of the teaching. This also covers the description of the technique and constraints governing outsourcing, sub-contracting and self-employed work. The implications of each of these legally established working arrangements on the rights of the company (with particular reference to intellectuar property) and on its obligations (especially for tax and social matters) will be covered. As for the tax implications this involves dealing with the personal regimes for salaried workers and for the self-employed as well as analyzin the differences in fiscal liability for economic activities undertaken by the company, according to the workin arrangements selected to carry them out.				
Aims	The objectives are: - to teach the student how to identify, from substantive law, the instruments to use in order to implement a work organisation programme (social law, contract law, company law) ; - to teach the student how to analyse critically the implementation of these legal instruments with due consideration of their constraints and objectives. At the end of this course, the student should be equipped to provide concrete solutions to practical situations. The course is part of a cohesive series in the "FIRM" focus programme. The course lecturers for the specialization programme are a team: they cooperate upon the content and methods of each course to ensure they are complementary. As far as possible and given the number of students registered, the course makes use of participatory teaching methods. The teacher illustrates the course by examples and invites students to apply newly acquired knowledge to concrete situations.				
Faculty or entity in charge	BUDR				

Programmes containing this learning unit (UE)						
Program title	Acronym	Credits	Prerequisite	Aims		
Master [120] in Law	DROI2M	5		٩		