Dr. Millán Requena-Casanova.

Professor in Public International Law and European Union Law. University of Alicante (Spain)

SYLLABUS:

Course 2024/2025

LITIGATION IN ECONOMIC INTERNATIONAL LAW (11th Edition)

7th to 11th April 2025.

From 16:00 pm to 18:00 pm.

Session 1: Consent in International Commercial Arbitration.

a) The arbitration agreement; b) The substantive elements of consent to international commercial arbitration (2 hrs).

<u>Session 2</u>: Scope and extension of Consent to International Commercial Arbitration.

a) Writing of Arbitration clauses; b) Choice-of-Law and procedural Issues; c) Problems of recognition and enforcement of awards (2 hrs).

Session 3: Consent in Investment Arbitration.

a) Conditions Prior to Consent to Arbitration; b) Requirement to exhaust local remedies (2 hrs).

<u>Session 4</u>: Ways of expressing Consent to Investment Arbitration.

a) The International Centre for Settlement of Investment Disputes (ICSID); b) Substantive and procedural issues: ICSID Convention; other arbitral fora (SCC, LCIA, ICC); c) Consent and Most-Favoured Nation Clauses (MFN-Clauses) (2 hrs).

<u>Session 5</u>: Consent and Arbitral Jurisdiction.

a) Consent to ICSID Arbitration: Conventional Practice. b) Investor-State dispute settlement mechanisms in EU FTA's with third countries (CETA, Singapur, MERCOSUR, EU/UK Withdrawal Agreement). (2 hrs).