Training Manual for the Train-the-Trainers (TTT) Program in Environmental Law for Higher Education Institutions in the MENA Region

August, 2021
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**Foreword**

Environmental Law is a quickly evolving body of law. UNEP's Environmental Rule of Law: First Global Report (2019) indicates a 38-fold increase in environmental laws put in place since 1972. Despite this exponential growth in environmental law formulation, environmental legal education systems are relatively at a nascent stage especially within the MENA region. Additionally, environmental law has conventionally not been taught as a core legal subject thus leading to fragmented approaches in its teaching.

Designing effective and innovative environmental law education programmes will not only promote a methodical and coherent development of this body of law but will also stimulate curiosity among young minds. Importantly, such programmes will contribute to the achievement of environmental education targets under goals 4 and 13 of the 2030 Sustainable Development Agenda.

With UNEP's support, the Association of Environmental Law Lecturers in Middle East, and North African Universities (ASSELLMU) is seeking to address gaps in MENA's environmental legal education frameworks. A key step towards this is the development of this Training Manual that will be instrumental in an upcoming Train-the-Trainers (TTT) Program in Environmental Law for MENA's higher education institutions.

The TTT Program will provide an overview of environmental law education, demonstrate different technologies and innovative ways of bringing life to environmental law, and act as a forum for exchange on good teaching practices and networking. The training manual itself provides a step-by-step process, delving into significant modules such as tenets of environmental law education, pedagogical methodologies, curriculum design, and course assessments among others. It promises to build a solid foundation for the future of environmental law education in the MENA region.

It is my hope that this manual will meet the training needs of MENA's environmental law educators and ultimately the students. I look forward to continued collaboration with MENA's higher education institutions towards entrenchment of environmental law courses in all legal education programmes.

*Patricia Kameri-Mbote*
Director, Law Division
United Nations Environment Programme (UNEP)

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**Introduction**

Welcome to the Train-the-Trainers (TTT) Program for environmental law academics in law faculties and universities in the Middle East and North Africa (MENA) region. The aim of this program is to examine and demonstrate innovative teaching methodologies, technologies, and approaches through which MENA environmental law academics can advance the effective design, delivery, and implementation of environmental law courses.

Despite the rise in policy formulation on environmental sustainability in the MENA region, a mapping of the scope of environmental law teaching across the region shows a clear need for greater cooperation and knowledge sharing amongst key stakeholders and actors. The Association of Environmental Law Lecturers in Middle East and North African Universities (ASSELLMU) was established in 2018 to address this gap. Since its establishment, ASSELLMU, with support from the United Nations Environment Program (UNEP), has pursued the mandate of bringing together leading environmental law scholars, practitioners, and policy leaders in MENA higher education institutions (HEIs) to discuss legal innovations and approaches for promoting environmental law education in the MENA region. Further to the second ASSELLMU conference in Settat (Morocco) from 4 to 5 November 2019, the need was identified for more in-depth and tailored capacity development for the integration of environmental law teaching in the legal education in the region. UNEP assists in efforts to address this need, among others through the design of this TTT programme.

The overall objective of this TTT Programme is to enhance the technical capacity for environmental law education in MENA universities through an in-depth exploration of innovative approaches for curriculum design, teaching pedagogies, and student assessment. This one-week training course will introduce the nature, history, and scope of environmental law in the MENA region, as well as practical expertise and skills needed to spearhead the design and delivery of innovative environmental law courses. The aim is to equip participants with requisite knowledge and skills that will enable them to implement a wide range of environmental law courses in their institutions, such that the subject can in a few years become a mandatory course across all law schools in the MENA region.

As presented in Table 1 below, the specific objectives of this TTT Programme therefore are to: (i) appraise the status of, and review the key tenets of, environmental law education at MENA universities; (ii) enhance understanding of the key role played by environmental education stakeholders, institutions, and values in the design and delivery of environmental law education at MENA universities; (iii) provide opportunities for practical and integrated engagement of environmental law lecturers in framing and designing innovative curricula, teaching approaches and forms of assessment for environmental law education; and (iv) enhance opportunities for professional networking, teaching and research linkages amongst legal professionals engaged in environmental law education.
### Table 1: Course Overview

<table>
<thead>
<tr>
<th>Description of course participants</th>
<th></th>
</tr>
</thead>
</table>
| The TTT Programme will comprise seven main modules. The content to be focused on, and, the tasks to engage participants in each module are:  
  - Value and purpose of environmental law education.  
  - Tenets of environmental law education.  
  - Pedagogical approaches in environmental law education.  
  - Curriculum development for environmental law programmes.  
  - Course design, course outline, and pedagogical options for delivery of different environmental law course, at different (undergraduate/graduate) and in various contexts (e.g technology, etc).  
  - Practicums and other participatory methods for ensuring highest level of participant contribution in a classroom context.  
  - Specific environmental law topics that will support the inquiry into, and enhancement of the pedagogical approaches.  
  - Innovative forms of assessment (summative and formative). |  |

<table>
<thead>
<tr>
<th>Skills or pre-requisites required for TTT participants</th>
<th></th>
</tr>
</thead>
</table>
| LLM degree or equivalent.  
  - Currently conducting research in, or teaching environmental law related programmes  
  - Current and valid university teaching appointment at the levels set out above, or equivalent. |  |

<table>
<thead>
<tr>
<th>Course objectives</th>
<th></th>
</tr>
</thead>
</table>
| Enhance understanding of the key role played by environmental education ethics, philosophies and values in the design and delivery of environmental law education at the university level.  
  - Appraise the status of, and review the key tenets of, environmental law education at the university level.  
  - Provide an opportunity for detailed, practical and integrated engagement for environmental law lecturers in framing and designing innovative curricula, teaching approaches and forms of assessment for environmental law education.  
  - Engage environmental law lecturers in assessing and framing the practice of mentoring as an effective pedagogical approach.  
  - Provide opportunities for professional networking, teaching and research linkages amongst legal professionals engaged in environmental law education.  
  - Enhance the substantive knowledge and analytical skills and capabilities of environmental lawyers on sustainable development and environmental governance.  
  - Ensure that the TTT Programme is undertaken with gender balance and inter-generational considerations in the selection of participants from amongst university lecturers.  
  - Provide a TTT Programme that is balanced in its scope and process, providing significant roles and opportunities for participants to practically engage in the knowledge, skills and methodology introduced to them during the programme through activities, exchanges and discussions. |  |

<table>
<thead>
<tr>
<th>Total number of participants</th>
<th>40</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated course length</td>
<td>5 days, full time and residential.</td>
</tr>
</tbody>
</table>
Module 2: Scope and Objectives of Environmental Law Education

Introduction
Welcome to our second Module in the Training the Trainers program.

The TTT process began with a history of environmental law, and an assessment of environmental law education and its current status as a discipline. Today, we will investigate the ethos, philosophies and values impacting environmental law education in the context of the MENA region. We will examine the role of other disciplines which complement environmental law in framing the content and delivery of environmental law education. Lastly, we will assess the impact of our specific context on the teaching of environmental law.

Learning Objectives
Our first Module provided us with an overview of the history of environmental law, as a sub-set of environmental studies in general. In this second Module, we will appraise the status of, and review the key tenets of, environmental law education at the university level. We will learn what practical issues and challenges arise in the teaching of environmental law, while understanding that although there are key tenets to teaching environmental law, those tenets are by no means fixed, and require our input and our experience to situate them in our specific context.

Content:
The tenets of environmental legal education:
1.1 What is Environmental Law Education?
1.2 How can we promote excellence in Environmental Law Education?
1.3 What are the objectives of Environmental Law Education?

Task for Participants:
› Detailed review of the tenets of environmental law education by participants in small groups.
› Are there other tenets unique to context, or not included in the list above?
› How do these tenets impact our role in environmental law education, in practice?
› At least 1.5 hours should be assigned to plenary discussion by participants, with key lessons and outcomes distilled and written down.

1. The Tenets of Environmental Law Education
1.1. What is Environmental Education?
Goal 4 of the United Nations Sustainable Development Goals (SDGs) contains a commitment by all countries to ‘ensure inclusive and equitable quality education and promote lifelong learning opportunities for all’ by the year 2030. Specifically, Target 4.7 of SDG 4 aims to ensure that all learners ‘acquire the knowledge and skills needed to promote sustainable development, including, among others, through education for sustainable development and interaction and early warning’. The importance of environmental education is also well reflected in a wide range of legal and policy instruments adopted by the League of Arab States, especially the Sustainable Development Initiative in the Arab Region 2002 which encourages all Arab countries to integrate environmental education at all educational levels with a view to raising a new generation whose members are aware and conscious of their responsibility for environmental protection.44

With a view to contributing to the attainment of all the 17 SDGs at national and global levels, especially SDG 4 on education for all, environmental educators worldwide are looking to look for new ways to advance excellence in environmental education (EE) initiatives and programs.35 Apart from being one of the important tools for awareness and promotion of the SDGs, EE provides the skills that enable the public to develop the skills needed to make informed and responsible decisions to address several of the complex environmental problems facing our current world.36

A subset of EE is environmental law education (ELE) which focuses on the study of the core principles of law relating to the protection of the environment. Over the last decade and through the leading work of the Law Division of the United Nations Environment Program (UNEP) in promoting global environmental rule of law and ELE, environmental law has grown as a discipline that allows stakeholders, both state and non-state actors, to acquire in-depth knowledge of the general legal framework for the regulation and protection of elements of the environment such as air, land, water, sea, amongst others.37 Environmental law evaluates the body of laws, rules, regulations and statutes that regulate the interactions between humans and the natural environment with the aim of reducing the impacts of human activity on the environment.

As environmental law is becoming an increasingly vital element of international and domestic policy making, the role of higher education institutions in relation to training and developing the next generation of environmental

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37 See Mrema and Smagadi (n. 7).
law scholars and administrators has become accentuated across the world, including the MENA region. For example, Article 7 of Qatar’s Environmental Protection Law provides that “all authorities responsible of education shall include environmental awareness subjects in all the educational stages.” Similarly, the Sustainable Development Initiative in the Arab Region 2002 encourages all Arab countries to integrate environmental education at all educational levels “with a view to raising a new generation whose members are aware and conscious of their responsibility for environmental protection.” MENA HEIs can play lead roles in promoting the SDGs through courses, training, and research programs that expose students to the various legal regimes governing human relationships with the environment. Implementing holistic and comprehensive ELE courses can enhance evidence-based policy making, societal awareness, and local empowerment on environmental law and sustainability in the region, specifically on issues related to water, energy and food security, climate change, clean technology entrepreneurship and preservation of cultural heritage.

1.2. What are the objectives of Environmental Law Education?

**Description**

Environmental law as a course aims to expose students to the various legal regimes governing human relationships with the environment. It explores the values, assumptions, and guiding principles, which underlie legal instruments designed to advance environmental protection. Drawing on principles of ethics, ecology, economics, and the science of risk assessment, environmental law as a discipline explores and analyzes the regulatory regimes governing air and water pollution, hazardous waste, climate change, biodiversity and toxics. Students will also learn the practical, problem-solving art of lawyering in this complex and fascinating field.

Environmental law education also emphasizes practical skills and requirements on how stakeholders, especially business enterprises, corporate organizations, lawyers and law firms can anticipate, prevent, and mitigate environmental liability in their operations, especially through corporate social responsibility, sustainability reporting, green supply chains and procurements, and strategic risk management.

**The tenets of environmental legal education therefore are to promote:**

- Awareness and sensitivity to the challenges facing the environment, including gaps in law and governance structures.
- Information and knowledge exchange on the local contexts, barriers and motivations to improve or maintain environmental quality, including ethics, religious, and/or cultural values.
- The delivery of pedagogical skills to students to identify and help resolve environmental challenges, and deployment of legal solutions innovatively.
- Participation by students in activities that lead to the technical and legal resolution of environmental challenges.
- Critical thinking taught to students through application of theory, law and evidence to assess and draw conclusions.
- Legal vocation training for students through various pedagogical approaches.
- Development and application of suitable pedagogical approaches, depending on contexts of environmental law education.

**Task for Participants:**

- Detailed review of the tenets of environmental law education by participants in small groups.
- Are there other tenets unique to context, or not included in the list above?
- How do these tenets impact your role in environmental law education, in practice?
- At least 1.5 hours should be assigned to plenary discussion by participants, with key lessons and outcomes distilled and written down.

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Module 3: Pedagogical Methodologies for Environmental Law Education
Module 3: Pedagogical Methodologies for Environmental Law Education

Introduction
Welcome to our third Module in the Training the Trainers program. In our first and second Modules, we learned about the history of environmental law, the current status of environmental education, and appraised the central tenets of the teaching of environmental law, while also bridging those to our own shared values and interrelated context.

Objectives
- To understand what are the various pedagogical methods in Environmental Law education (what they are)
- To understand the purpose and value of pedagogical methods in Environmental Law education (what they mean)
- To understand the contexts and circumstances impacting the choice of pedagogical method(s) (how they differ from one another)
- To understand what is needed to deliver Environmental Law education effectively

1. Pedagogical Methods in Environmental Law Education
Generally, there are three broad pedagogical approaches: (1) the traditional approach, (2) the experiential approach, and (3) the performance-based approach

A. Traditional lectures
In terms of the teaching methods, the most popular way through which EL courses are currently disseminated is through traditional classroom lectures. As indicated in Table 2 below, under this approach, the faculty member actively transfers knowledge to students in form of pre-prepared lesson notes, or PowerPoint presentations.

B. Experiential Learning
Under this approach, students are divided into small practice groups and clinics to develop skills in identifying legal issues and solve problems. The faculty member serves as facilitator that provides feedback and directions to students on their roles. This can be implemented through
- Field excursion and documentation of process and outcomes (e.g. students develop “a live” report such as a documentary film for discussion in class).
- Embedding students in situations where the legal problem or issue is alive with clear learning objectives and supervision.
- The privilege/power walk to demonstrate value of equity and protection of fundamental human rights.
- Training in classical and innovative advocacy techniques.
- Simulated negotiations for international law and policy type environmental law challenges.
- Transformative social learning approaches – for graduate students through small groups for participants to learn and understand behaviours, values, and attitudes by listening to, observing and interacting with one another. In this case all participants are considered to be experts with meaningful contributions to make.

C. Performance based/ Seminar Style
Students are provided reading material and related legislation ahead of the class and then students participate in focused discussions of the assigned readings. This also includes the supervision of students in environmental law education research activities: research papers, dissertations, theses.

2. Types of Course Assessments in Environmental Law Education
As indicated in Table 2 above, three key methods are important for evaluating student performances in environmental law, namely (i) written examination; (ii) competency-based assessments; and (iii) research papers and class presentations.

- Written examination: This entails the traditional approach of providing a set of hypothetical or essay type questions to test the knowledge of the students on key concepts and themes. This approach is often useful in a foundation class such as when teaching environmental law to an undergraduate class.
- Competency based assessment: This involves a wide range of practical assignments, such as drafting, interviewing or small group work that allow students to demonstrate the skills and knowledge acquired. This method is useful when teaching environmental law to graduate or executive level students who are already in, or expect to occupy, senior leadership positions in the practice, design and implementation of environmental law instruments. For example, practicing lawyers, administrators, and ministry officials.

Practicum: Small Group Work

### TABLE 2: Pedagogical approaches

<table>
<thead>
<tr>
<th>Approaches</th>
<th>Traditional</th>
<th>Experiential</th>
<th>Performance-based</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Course Goal</strong></td>
<td>Knowledge transfer by training faculty member</td>
<td>The faculty member serves as facilitator or resource person who introduces</td>
<td>Faculty and students work cooperatively in the learning process, especially in research supervision</td>
</tr>
<tr>
<td></td>
<td></td>
<td>the topic and the learner becomes active and influences the learning process</td>
<td></td>
</tr>
<tr>
<td><strong>Course Activities</strong></td>
<td>Lecture-style presentations by the faculty member</td>
<td>Clinic-styled sessions, role play through real or simulated situations in</td>
<td>Seminar-styled and analytical group discussions in which faculty member provides</td>
</tr>
<tr>
<td></td>
<td></td>
<td>which the trainees will eventually operate. Field visits and study tours</td>
<td>reading materials in advance and students discuss in class to extract knowledge</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Case study, textbook reading, class debate</td>
</tr>
<tr>
<td><strong>Course Assessment</strong></td>
<td>Examination to test comprehension and knowledge</td>
<td>Competency–based evaluations and practical assignments such as drafting and</td>
<td>Reflection papers or research reports and analysis</td>
</tr>
<tr>
<td></td>
<td></td>
<td>memo writing</td>
<td></td>
</tr>
</tbody>
</table>

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Hamad Bin Khalifa University

Training Manual for the Train-the-Trainers (TTT) Program
Participants are divided into small groups, and they identify and critically review each pedagogical method discussed above:

- Participants will be urged to give real and practical experiences in their use of the methods, highlight challenges, propose options and solutions.
- Participants will be requested to detail out the parameters of their environmental law education context and how it impacts on their use of the above teaching methods.

**Research papers and class presentations:** This approach is suited for research-oriented and academically inclined graduate students who are preparing for a career in academia, policy institutes and research think-tanks. It involves assigning distinctive topics to students in areas covered in the course, and requesting them to develop and submit a research paper of a certain word count or page length that analyses and explores the topic question, with relevant and rich materials. In preparing this paper, students are instructed to apply knowledge acquired during the course. Generally, a descriptive paper that is not analytical will often score a very low grade. Analytical papers are papers that explore the problems facing a concept or issues and proposes innovative suggestions or reflections on how best to address them. The papers must comply with standard referencing and citation formats, such as the Oxford University Standard for the Citation of Legal Authorities (OSCOLA). Students may also be asked to present their research papers in class for critical analysis and feedback by their colleagues.

### 3. Selecting the right teaching and assessment methods

According to Bass and Vaughan, the teaching and assessment methods to be applied in course delivery should generally be selected on the basis of the degree to which they do the following:

1. Allow active participation of the learners.
2. Help the learners transfer learning experiences from class to the real world.
3. Provide the learners with knowledge of results about their attempts to improve.
4. Provide some means for the learners to be reinforced for the appropriate behavior.
5. Provide the learners with an opportunity to practice and to repeat when needed.
6. Motivate the learners to improve their own performance.
7. Help learners increase their willingness to change.

Other factors are: classroom environment, student demographics, and available facilities, resources and technologies. For example, the available facilities in term of size of classroom, may influence the teaching style selected.

Generally, no single method can effectively satisfy the needs of any course. It is therefore imperative for a faculty to select one key method, and then supplement with one or more supporting approaches in order to provide students with a wide variety of learning experience and knowledge opportunities. For example, adopting various assessment methods can allow students to acquire skills and succeed in areas that are directly related to their past experiences and future career aspirations.

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Module 4: Environmental Law Curriculum Design and Development of Teaching Materials
Module 4: Environmental Law Curriculum Design and Development of Teaching Materials

Introduction
Welcome to the fourth Module of our training. This Module builds upon the foundation laid in Modules 1-3 on the context and current status of environmental law education, tenets of environmental law and the pedagogical and andrological methodologies for delivering environmental legal education.

Content
- Discussion by participants in plenary, of the outcomes of the small group "life maps" exercise on "tracing evolution in the development and content of environment law curricula, and design of environmental law programs."
- Elements of a state-of-the-art environmental law curriculum.
- Critical substantive and procedural tenets and elements in development of an environmental law education programme/course for university level teaching.

Learning Objectives
The objectives of this Module are to:
- Learn how to design effective environmental law curricula;
- Evaluate the teaching and assessment methods in various environmental law curricula that participants are currently using based on the life map discussed in the earlier Modules.

Learning Outcomes
By the end of this Module, we will be able to:
- Develop environmental law curricula relevant to national and international jurisdictions;
- Design effective environmental law curricula exhibiting "best practice approaches."

4.1 Effective course design
Course design is the process of determining the learning goals, objectives, and outcomes of a course. Effective course design progresses through five important stages. First is setting the course goals and objectives, which as defined in Module 2, highlight the learning experience and knowledge that the course is meant to create. Second is to define the course activities, in terms of the pedagogical approaches to be adopted in teaching (see Module 3 on the various types). Third is to determine the method of assessment to be applied, as discussed in Module 3. A fourth step is to gather this essential information into a syllabus. The syllabus should be seen as a form of contract between the faculty and students, so it should not be misleading in any way. A fifth step is to ensure that the course integrates opportunities for feedback, meetings and consultations through which students can provide continuous feedback on course effectiveness. An effective training program emphasizes practical learning outcomes at all stages of course development, preparation, assessment, grading and evaluation.

Table 3: Course design steps

<table>
<thead>
<tr>
<th>S/N</th>
<th>Activity</th>
<th>Key consideration</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Set the Course Goals</td>
<td>&quot;What do I want students to be able to know and / or do by the end of the semester?&quot;</td>
</tr>
<tr>
<td>2.</td>
<td>Define Course Activities</td>
<td>&quot;What kinds of activities and assignments will best engage my students and help them meet course goals?&quot;</td>
</tr>
<tr>
<td>3.</td>
<td>Course Assessment</td>
<td>&quot;How will I determine if students are progressing towards my goals and gaining the most they can from content and activities?&quot;</td>
</tr>
<tr>
<td>4.</td>
<td>Prepare Course Syllabus</td>
<td>Assemble all the essential facts about the course into the syllabus so as to specify what will be taught and how it will be taught.</td>
</tr>
<tr>
<td>5.</td>
<td>Establish Feedback Mechanism</td>
<td>Provide opportunities for continuous feedback on course effectiveness</td>
</tr>
</tbody>
</table>

4.2 Scope of Environmental Law Courses
One general environmental law course can be developed to cover a wide range of topics, while specialist courses can be developed on climate change law and policy, human rights and environment, biodiversity law, and sustainable development law amongst others.

Whatever the approach taken, it is important for the learning goals, objectives and outcomes must be well clarified. While learning goals are broad statements written from an institution’s perspective that give the general content and direction of a learning experience, learning objectives are specific statements of what the course will cover from an instructor’s standpoint. Learning outcomes focus on the learner and how the learner will demonstrate proficiency in the course. Effective learning outcomes are student-centered, measurable, concise, meaningful, achievable and outcome-based (rather than task-based).

For example:
Learning Goal of Environmental Law: This course exposes students to the various legal regimes governing human relationships with the environment.

Learning Objectives: The course examines and analyzes the regulatory regimes governing air and water pollution, hazardous waste, biodiversity and toxics. Students will also learn the practical, problem-solving art of lawyering in this complex and fascinating field.

Student Learning Outcomes:
By the end of the course, students should be able to:
1. Understand the term "environment" and the nature of legal protection required to achieve a sustainable management of the environment and its resources under international and comparative law;
2. Appraise and understand the general legal framework governing the environment in the country;
3. Explore the laws and institutions that address specific environmental issues such as air pollution, water pollution, waste management, and environmental health, and
4. Exhibit good cognitive and technical skills to independently examine, research, and analyze how stakeholders, especially business enterprises, corporate organizations, lawyers and law firms can anticipate, prevent, and mitigate environmental liability in their operations.
Essential course resources

It is essential for instructors to identify essential texts that can guide students throughout the course. Examples include:

1. Damilola S. Olawuyi, Climate Change Law and Policy in the Middle East and North African Region (Routledge, 2022)
4. The United Nations Information Portal on Multilateral Environmental Agreements (InforMEA) provides a one-stop shop for key multilateral environmental agreements, as well as self-paced courses which explains how international environmental agreements and policies are made, by whom, and how they are complied with, and enforced. Students can be required to take one or more courses at any time during the course of the term as part of the assessment or requirement for the environmental law course. More information is available here: https://www.informea.org

5. The Constitution

Goals for Environmental Law Education

In terms of curriculum, it is important to define the overall goals and structure of the environmental law (EL) program (Table 1). Once the larger framework has been decided upon, then the specific taxonomy can be addressed (Table 2).

### Table 1. Curriculum Design and Goals: Decision Matrix

<table>
<thead>
<tr>
<th>S/N</th>
<th>Setting the course goal</th>
<th>Key considerations</th>
<th>Recommended options</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>a. First year?</td>
<td>b. Second year?</td>
<td>c. Third year?</td>
</tr>
<tr>
<td>3. What?</td>
<td>a. EL law students should be introduced to the foundation of EL</td>
<td>b. Traditional approach is still the best for foundation courses (analytic, interpersonal and organizational skills)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. First year</td>
<td>b. Second, third year, and executive students</td>
<td></td>
</tr>
<tr>
<td>4. Where?</td>
<td>a. The function of the legal system</td>
<td>a. Where the laws come from (statutes and regulations)</td>
<td></td>
</tr>
</tbody>
</table>

Essential course resources

<table>
<thead>
<tr>
<th>S/N</th>
<th>Setting the course goal</th>
<th>Key considerations</th>
<th>Recommended options</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. Where?</td>
<td>EL as a legal process in a legal system</td>
<td>b. How they are implemented (procedural)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. Introductory courses</td>
<td>c. How they are interpreted (methods)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. Environmental law and policy</td>
<td>d. How lawyers and other stakeholders influence these processes (technique)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. Environmental litigation</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. Administrative law</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. Energy law</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>d. Law and economics</td>
<td></td>
<td></td>
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<td>e. Land Law</td>
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<td>f. International Law</td>
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<td>g. Law and Technology</td>
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Where do the EL courses fall?

a. First year?

Time frame

a. One semester course |

b. One year course |

c. Two semester course |

d. Two years course |

e. Three years course |

Teaching approaches

a. Traditional approaches |

b. Case study method |

c. Problem oriented approaches |

d. Skills labs |

e. Mega courses |

g. Environmental law clinics |

h. Externship/internship program |

i. EL Moot court competitions |

Generally, when designing higher education instruction, the fundamental structure relied upon in order to begin is Bloom's Taxonomy. However, in terms of the specific needs of legal education, the following revised taxonomy from Krahwohl, provides a more context- and content-specific platform for Environmental Law Education (ELE).

The cognitive process outlined in Table 2, demonstrates, in increasing sophistication, the learning activities in the stages of the learning process generally. This can be adapted to ELE in order to produce learning outcomes about environmental law and sustainability which provide for empowered students to then move into the workforce: whether in the legal sphere, the government, the private sector, education, or society at large.

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### Analysis

- **4.0 Analyze**—Breaking material into its constituent parts and detecting how the parts relate to one another and to an overall structure or purpose.
  - 4.1 Differentiating
  - 4.2 Organizing
  - 4.3 Attributing

### Synthesis

- **5.0 Evaluate**—Making judgments based on criteria and standards.
  - 5.1 Checking
  - 5.2 Critiquing

### Evaluation

- **6.0 Create**—Putting elements together to form a novel, coherent whole or make an original product.
  - 6.1 Generating
  - 6.2 Planning
  - 6.3 Producing

### Tasks for Participants

Participants will be required to bring their respective environmental law curricula and critically evaluate them in relation to the mode(s) of teaching and course content provided therein.

### "World Café" Activity:

- Several of the tenets and elements are identified and a participant named to convene a group for each tenet/element.
- Participants are divided into small groups, and each group migrates from one table/tenet to the other for a detailed discussion and drawing of conclusion.
- Significant time will be allowed for this activity, which is part of preparation for the practicum activity following next.
Module 5: Practicum in Design of an Environmental Law Programme, Course Materials and Pedagogical Methods
Module 5: Practicum in Design of an Environmental Law Programme, Course Materials and Pedagogical Methods

Introduction
Welcome to our fifth Module in the Training the Trainers program. So far, we have looked into the context and current status of environmental law education, and explored its primary tenets. We have investigated pedagogical methodologies for environmental law education, and examined environmental law curriculum design and development. Today, we will take what we have learned and apply it practically and strategically.

Learning Objectives
The overall objective of this Module is to take what we have learned over the last four modules, and to begin implementing that learning into the actual design of a course outline in one of the many subject areas of environmental law, including the specific tenets and pedagogical methods explored.

Content & Activity
- Group assignment (small number of participants) appointed.

We have provided you with a Simulation Exercise (annexed) which you can use when thinking of how to develop a Sample Course Outline, although you could apply this to any one of the subjects set out below.

In Module 4, we learned that we need to embrace more interactive approaches in teaching environmental law. To this end, in Module 5, we must ensure that we facilitate deliberate communication of relevant information across all environmental interest groups/stakeholders. Through enquiry-based learning, this Simulation Exercise can be used as one example which targets this diverse group of stakeholders, and promotes more interactive approaches with the aim of anticipating, preventing and mitigating environmental liability, supporting corporate social responsibility, and managing environmental risk strategically in an environmental law education course.

Task: Develop a sample course outline for any one of the subjects set out below:
- Climate change law and policy
- Human rights and environment
- Theoretical foundations of environmental governance, legal philosophy and ethics for sustainable development
- Constitutional law and evolving jurisprudence for environmental governance
- Property rights in land and the governance of land use
- Law and pollution in the management of waste
- Climate change law and governance

Learning Outcomes
By the end of this Module, we should have the ability to create more effective course outlines, which utilize central tenets and provide specific frameworks and recognized pedagogical methodologies for the teaching of environmental law.
Module 6: Practicum in Pedagogy for the Teaching of Environmental Law
Module 6: Practicum in Pedagogy for the Teaching of Environmental Law

Introduction
Welcome to our sixth Module in the Training the Trainers program. The overall objective of this Module is to provide practical guidance and feedback to the participants on their teaching approaches. Participants will present a course section using one or more methods discussed in Module 3 and course outlines/lessons developed in Module 5. Participants will be provided a feedback on what works well and what can be improved.

The specific objectives of this module are to:
1. Enhance skills of teaching in a university environmental law classroom;
2. Demonstrate the knowledge of teaching methods in a live Environmental Law class;
3. Identify and utilize appropriate and optimal pedagogical andragogical teaching methods of teaching environmental law at different levels of classes;
4. Deliver a specific lesson using selected teaching methods;
5. Develop and integrate teaching materials and aids into the ODeL platform.

Background
The aim of teaching is to make student learning possible in order to create a learning environment in which students are encouraged to think carefully and critically and express their thoughts, and in which they wish to confront and resolve difficulties rather than gloss over them, a faculty member should constantly monitor and reflect on the processes of teaching and student understanding and seek to improve them.

To achieve effective learning in environmental law, a number of framework principles have been proposed to guide the design, delivery and implementation of environmental law courses.

A. Set Clear Vision, Objectives and Goals
The teaching of environmental law requires the program to have a clearly articulated vision and set of goals for students to emerge from their studies with effective and practical lawyering skills. In order to become successful lawyers, students must be steered through an enormous ocean of legal and political material, such as those outlined by Lavey, who states that students rising from environmental law programs into the workforce as lawyers should be capable of:

- a) Understanding threats from changing environmental conditions and laws
- b) Navigating complex regulatory mechanisms
- c) Developing innovative transactions and litigations
- d) Guiding corporations in considering disclosing climate-related measures and risks
- e) Planning land uses for resiliency and lower emissions
- f) Other activities demanding knowledge and skills absent from most law courses

B. Emphasize Inter- and Transdisciplinary Knowledge
The teaching of environmental law requires new pedagogical methodologies and other educational activities that promote training and capacity development, networking and partnerships, and bring about a greater community awareness. These new methodologies can be better achieved through more inter- and transdisciplinary exposure and cross-disciplinary experiential learning. It is through this more holistic approach to knowledge dissemination and acquisition that a more robust and sustainable environmental law program can be advanced and practiced.

C. Ensure Co-Creation of Knowledge and Shared Values with Stakeholders
In order to build an effective and influential environmental law program, it is essential that environmental law education courses have a long-term approach, and cross-sector engagement, particularly with industry, government, NGOs, environmental activists and community members. But most importantly, the core principles of this program must be enshrined in an agreed upon set of values where people, culture and the environment are respected, with commitments to mutually beneficial and symbiotic relationships.

D. Promote Active Knowledge Exchange through an Environmental Law Education Network
Environmental Law programs must ensure that they work together with other EL programs and research and teaching centers, in a strong, transparent, and accessible regional and global network, so that sound partnerships and transnational projects and goals can be attained more readily and effectively. In this manner, EL programs can build better foundations for the learning of environmental governance, legal philosophy and ethics for sustainable development, as well as be apprised of evolving jurisprudence for environmental governance. The work of ASSELLMU in this area is very important and environmental law academics in the region should actively participate in knowledge exchange through this network.

By sharing teaching and assessment methods in various environmental law curricula and agreeing upon the critical substantive and procedural tenets and elements in the development of environmental law education programs and courses, a global knowledge common can be established which would promote best practices in environmental and sustainable legal education.

E. Adopt innovative and disruptive education technologies
The key to an effective, long-term, robust environmental law education program is to continually deploy innovative teaching technologies that promote experiential and hands-on learning. For example, online learning platforms, as well as Ed-Tech tools that allow students to continue to interact and exchange information and ideas within and outside the traditional classroom setting are very important for promoting active learning.

Footnotes:
Module 7: Reflections on the
Train the Trainers Program
Content, Delivery Approach
and Outcomes
Module 7: Reflections on the Train the Trainers Program 
Content, Delivery Approach and Outcomes

Introduction
Welcome to our last Module in the Training the Trainers program.

We have spent the last four days working on the Training the Trainers program, from Module 1 to Module 6. The TTT process evolved from framing lecturers and group work on substantive environmental law matters, to the teaching of environmental law.

During Module 4, we engaged in work around the regulatory frameworks for environmental law education, as well as the development of curriculum to the instructional design of teaching programs through course outlines, and lessons in a manner that combines environmental law content, as well as teaching methods.

This culminated in the collaborative group work we undertook during Module 5, that resulted in experiential learning on instructional design of an environmental law teaching program, and a lesson for us to teach.

Thus, in Module 6, the entire cohort was converted into a university environmental law classroom, as the group members taught the selected lesson, applying various skills, methods and aids for effective teaching. Module 6 set out some of the best practices for the effective teaching of environmental law in a university classroom. Now in Module 7, we are invited to engage in a reflective exercise that completes the pathway of a TTT program in legal education.

Learning Objectives
The overall objective of this Module is to provide an opportunity for participants to engage in a systematic thought process for discussion and reflection, during a plenary format, on whether the objectives of the TTT program were sufficient; and whether the design of the program was optimal to support effective delivery. In addition, participants are invited to reflect on a number of specific elements.

5. To review lessons learned, and to record areas of improvement.
6. Participants will also discuss how to enhance teaching networking options for environmental law lecturers.
7. To discuss and frame strategies for sustaining the knowledge and gains made during the TTT program, including further training, networking, and research sharing.

Module Content
This session will be undertaken in plenary format. Participants will be required to make interventions precise and short. Participants will be invited to avoid repeating a point that has been made.

Indicative Content & Activity
- During the week, and after each module, participants will be requested to complete the attached feedback form (Appendix B).
- On this last day of the course, participants will engage each other in small groups on a reflection on whether the objectives of the TTT programme had been fulfilled.
- Participants will discuss the findings of the small groups in a plenary session.
- Lessons learned, and areas of improvement will be documented.
- Participants will also discuss how to enhance teaching networking options for environmental law lecturers.
APPENDIX A: SIMULATION
EXERCISE FOR MODULE 5
– DESIGN AND IMPLEMENTATION OF ENVIRONMENTAL LAW COURSES –
APPENDIX A:
SIMULATION EXERCISE
FOR MODULE 5
– DESIGN AND IMPLEMENTATION
OF ENVIRONMENTAL LAW COURSES –

While this case study is based on actual stakeholders, the facts have been changed to meet the instructional exigencies of the case study. As a result, the case study should not be construed as an accurate factual depiction of the stakeholders’ strategies, activities, project or financial condition. Nor should the case study be treated as making any inference about the merits of the actual strategies, activities, or financial condition.

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MINISTRY OF EDUCATION OF THE STATE OF WADIS

The Ministry of Education understands that there are various forces that drive stakeholders today, particularly with the increasing degree of the transparency of institutions that affect environmental quality due to greater reporting requirements and the influence of non-governmental organizations. This transparency, combined with greater societal expectations for stricter environmental regulation and better environmental quality, and policy commitments, all underline the importance of the Environmental Pillar of the National Vision 2030 in terms of substance and visibility on an international scale. For these and other reasons, the Ministry is keen to back the development of a number of important environmental law courses, especially in areas of water law, climate change law, and comparative environmental law.

As such, the Ministry wants course proposals that promote the nation’s efforts toward environmental goals and their overall image, which not only advances the country’s national vision and platform on sustainable development, but also reflects local context and cultural values.

In terms of context, one of the challenges the Ministry is apprehensive about is the attention that could be brought to the somewhat vaguely defined extant environmental laws which may not provide adequate support for new policy objectives and goals. Nevertheless, the State of Wadis has supported its national platform on sustainable commitments by budgeting an enormous sum of money toward education and infrastructure, WR 19 billion and WR 33 billion, respectively.

Henceforth, the Ministry has issued his approval and has asked your team to prepare a detailed plan of environmental law education framework to be issued to education stakeholders in Wadis and meet with him first thing tomorrow morning.

Instructions

Ahead of the meeting, you have decided to prepare a power point presentation to be presented to the Minister, that discusses a list of things that could be included in the environmental law courses. Your PowerPoint should elaborate on the key issues to be included in the course design, especially the regulatory frameworks applicable to the environmental law curricula. Your presentation should outline issues such as (1) due diligence steps that ought to be taken prior to the approval, (2) steps to have been taken after the approval, (3) an assessment of the current applicable domestic, regional and international laws and regulations, and (4) what can be done to promote and support the course across various sectors.

Your PowerPoint should involve no more than ten slides and should take no more than 20 minutes to present.

UNIVERSITY OF WADIS COLLEGE BOARD

The University College Board generally explores how to develop curricula in post-secondary education institutions to promote college readiness as part of the college admissions process. The College Board trustees are responsible to the shareholders and stakeholders such as students, parents in private universities and state authorities and citizens in public universities. As such, the University College Board sets the strategic direction for teaching, and the trustees often sit on the boards of other organizations related to the university. The main responsibilities of the trustees are to ensure quality and relevance of education programs, and stay ahead of the competition with other institutions and online learning programs.

In addition, the University College Board approves courses taught at the university, taking into account wider policy ramifications across political, economic, social and cultural factors in the State of Wadis. Also, the College Board takes into account available resources and facilities within the university needed to provide support for those approved courses. Hence, the College Board will coordinate with the Ministry regarding environmental education at university levels, and seek to understand what measures can be taken to provide support for this initiative within the reasonable bounds of their university budget and facilities. Furthermore, the College Board will evaluate any short-term and long-term implications emanating from the course design and other objectives. After much deliberation, it was decided that the Board should gather facts and ascertain the practical ramifications of designing the course in various ways.

The trustees have raised your group to elaborate a course approval framework that meets the needs of the University as well as other stakeholders. They have asked you to design your own terms of reference for their approval, and to report to them exactly the structure, process and outcome of how you plan to approach this important task. They also want to know if you will need any additional personnel or resources within or outside the university to achieve your aims and goals. They asked you to meet them first thing tomorrow morning to go over your plans.

Instructions

Review the case file presented to you and determine whether the information therein is sufficient to proceed with the proposed investigation.

Design and enumerate the general terms of your representation of the department for the assessment, and report these terms in a PowerPoint.

Your PowerPoint presentation, which you will deliver to the trustees should outline: (1) necessary steps that you plan to undertake to determine the resources required, (2) the teaching methods that can meet the strategic goals of the University, Ministry and other stakeholders and (3) the outline of what the course approval guidelines will look like when you finish.

Your PowerPoint should involve no more than ten slides and the Class presentation should take no more than 20 minutes.
ENVIRONMENTAL LAW
PROFESSORS

In response to the mission issued by the University College Board, you have scheduled a meeting for next week, with the aim of deciding on how to address the challenges relating to the course design. Ahead of the meeting, you received notification from UWCL that they will be sending a team from the College Board to attend next week’s meeting in order to discuss the course design with you and the Dean of the College of Law. You have decided to be prepared for that meeting by articulating your hopes and overall goals for the courses in a clear manner.

The plan is to discuss in detail the learning outcomes and objectives for the courses on environmental law, in line with international best practices and best delivery approaches, and what the College Board must do in order for the courses to be approved and implemented. College Board trustees are known to be tough and reluctant when approving courses because of the larger policy implications on the College of Law and the University of Wadis overall, so you must plan for the worst. Furthermore, some of the basic research that you have done confirms that in every college that environmental law has been taught, it has been an isolated course, even an elective, and has not been taken seriously as a core component of the university curriculum. You are determined to do all it takes to avoid such a situation here at the UWCL, and ensure that the environmental law courses are not only a fundamental part of the curriculum, but can pave the way to additional related courses, and support larger national policy objectives for sustainable development and environmental protection in the State of Wadis.

Instructions
In order to be well prepared for your meeting with the College Board, you have decided to prepare your position in a PowerPoint. Your PowerPoint should involve no more than ten slides and your class presentation should take no more than 15 minutes. In the course of your presentation to the College Board, please address the following issues:

1. Prepare one or more course outlines that you intend to present to the College Board for approval, highlighting the course overview, course learning objectives, student learning outcomes, delivery and assessment methods, topic breakdown and recommended texts;

2. How does the environmental law course design affect your short- and long-term objectives for the university curricula? What exactly are the legal, social and human rights issues and questions that the environmental law course must address the following issues:

   a. If the College Board truly wants to approve the course, you want them to establish a collaborative mechanism through which future relevant issues can be addressed in a fair and timely manner, so that they will be likely to approve further proposed environmental law courses. Tell them your expectations as to what you want the panel to look like.

   b. Listen carefully to any presentation or speech made by College Board officials and be prepared to respond in detail. Be aware that this may be your only chance to get these courses approved in the near future.

   c. Are the course proposals satisfactory? If you reject the proposals made by the professors and the board, let them know and state why and what you would propose instead. If you accept some or all of the proposals, state your expectations and next step in terms of a collaborative mechanism through which the relevant issues can be addressed in a fair and timely manner, so that further environmental law courses can be proposed at the university.

   d. You have been reliably informed that one of the trustees on the College Board sits on the board of one of the petroleum companies as well. According to your source, he is hardly an environmentalist and cares mainly about his new cars and new yacht. Develop strategies to address the potential incentives to having an environmental law course for a more wide-ranging selection of stakeholders during the meeting.

   e. Listen carefully to any presentation or speech made by the College Board and professors, and be prepared to respond in detail. Be aware that trustees in the meeting can be dangerously unreceptive when provoked.

   

UNIVERSITY OF WADIS
COLLEGE OF LAW STUDENTS

In response to your professors’ proposal for new environmental law courses, UWCL has scheduled a meeting for next week, with the aim of deciding on how to address the challenges relating to the proposed environmental law courses. You have been permitted to send a student representative to attend next week’s meeting in order to discuss this with the College Board and your professors and the Dean of the College of Law. You have decided to be prepared for that meeting by articulating the student body’s hopes and aspirations for the courses in a clear manner.

The plan is for you to respond to any proposal presented by your professor with a view to making them see things from a student’s perspective. The meeting may be tough given reluctance of the College Board to approve previous courses having to do with the environment. The College Board is known to be discerning and hesitant when it comes to using university resources and facilities, so you must plan for the worst. Your preliminary findings have shown fellow students to be highly receptive to such a course in theory, but as an elective, and not as a core university course, as they wonder about its relevance to their particular chosen paths of study. Also, students want a course that is practical and blends the use of modern technology. However, undertaking such a course that is thorough and applicable realistically demonstrates that it could potentially require more than one semester. It may therefore make sense to offer it as a year-long course, co-taught by professors from different disciplines to make it accessible and relevant for all students at the College of Law. Moreover, some of students from other colleges, such as public policy and international affairs, or international trade and commerce, may want to take it as well, increasing the number of students taking the course, and therefore the load on the individual professors and IT department. You will have to take these dynamics into account.

Instructions
In order to be well prepared for your meeting with the College Board, your professors and the Dean of the College of Law, you have decided to prepare your position in a PowerPoint. Your PowerPoint should involve no more than ten slides and your class presentation should take no more than 15 minutes. In the course of your presentation, please address the following issues:

1. Based on expectations of fellow students, highlight what course satisfaction means from the perspectives of students.

2. Are the course proposals satisfactory? If you reject the proposals made by the professors and the board, let them know and state why and what you would propose instead. If you accept some or all of the proposals, state your expectations and next step in terms of a collaborative mechanism through which the relevant issues can be addressed in a fair and timely manner, so that further environmental law courses can be proposed at the university.

3. You have been reliably informed that one of the trustees on the College Board sits on the board of one of the petroleum companies as well. According to your source, he is hardly an environmentalist and cares mainly about his new cars and new yacht. Develop strategies to address the potential incentives to having an environmental law course for a more wide-ranging selection of stakeholders during the meeting.

4. Listen carefully to any presentation or speech made by the College Board and professors, and be prepared to respond in detail. Be aware that trustees in the meeting can be dangerously unreceptive when provoked.
Activity

Participants would have been divided into 4 working groups for Module 5. Each group will focus on the course material and lesson developed during Module 5. Using the simulation questions annexed, each small group will choose a section of the course material for delivery to participants in plenary "as a participating environmental law education classroom." The chosen pedagogical method(s) will be deployed in a "live manner." Engagement with the "classroom" will be mandatory. At the end of the assigned time for the "teaching demonstration" participants will engage in a Question & Answer feedback session on their experience during the session, and the efficacy of the chosen method and the course content delivery. Substantive time for feedback between each class shall be provided.

SIMULATION EXERCISE II FOR MODULE 6

- INTRODUCTION TO LEGAL EDUCATION TECHNOLOGIES AND PEDAGOGIES -
PRACTICAL ASSIGNMENT 2

Based on the meeting with the Ministry, the College Board, the Dean and student representative, you were successful in getting the environmental law courses approved. However, the State of Wadis is currently battling with the outbreak of the Corona Virus Disease of 2019 (COVID-19). Due to the sudden and unprecedented pandemic, all courses have to be moved online and the necessary facilities are not available at the university at present to implement the environmental law courses as designed.

As for the various parties, each has their own set of conditions for the implementation of the environmental law courses. Firstly, the Ministry insists that the courses must proceed as approved; should their fundamentals change, the adjustments would require a separate reapproval process, and the academic year would be lost. Secondly, the College Board wants to know from the professors the needed facilities for online/Ed-Tech delivery, and how the practical components of the course, such as internships, can still be met. They do not want any reputational damage or clash with the Ministry so they have to issue clear instructions to all affected professors. Thirdly, the Professors are shouldered with the greatest burden in that they have to adapt the courses in light of current circumstances without changing any of the core components of the proposed courses, but still provide online instruction using international best practices and best delivery approaches. Additionally, the courses must continue to align themselves with national strategic visions for 2030. Lastly, the students want a more active course with less examination. Any proposal that includes an in-class examination will not be supported by the students. They want the professors to be more imaginative and come up with other forms of assessments in light of the pandemic.

The professors contemplate the path that lies before them at the college and university levels. They need to urgently resolve the arising issues in order to avoid having to submit any changed courses for reapproval, and risk wasting the academic year. They work tirelessly to map out steps to take in order to arrive at a resolution with the Ministry, the College Board, the Dean of UWCL, and the student body.
MINISTRY OF EDUCATION

The Minister of Education is determined to ensure that the proposed environmental law courses proceed as planned at the UWCL. The State of Wadis has received some rather bad press lately due to the petroleum spill off the northern coast, and the announcement of a new set of courses for environmental law would contribute some much needed good publicity in the international press. The development of a number of important environmental law courses, especially in areas of water law, climate change law, and comparative environmental law would demonstrate that despite some issues, Wadis is proceeding with its environmental and sustainable national long-term goals, as well as following international targets such as UN SDGs by aggressively promoting environmental education in the nation. She has received personal assurances from certain members of the College Board of trustees that they intend to take steps to resolve any issues with the courses in a timely manner, and get them launched as soon as possible. In order to guide the Ministry on the steps they should be taking now to resolve any problems, she has asked you to prepare an assessment report on the options available to the Ministry to ensure the environmental law education framework is in compliance with all applicable laws and regulations in Wadis.

The Honorable Minister asked your team to prepare a detailed response and meet with her first thing tomorrow morning.

Instructions

Ahead of the meeting, you have decided to prepare a power point presentation to be presented to the Minister, that discusses the options available to the Ministry under Wadis law in order to sustain environmental law education policy objectives in Wadis.

Your PowerPoint should elaborate on the key steps that the Ministry should take in order to support the technology infrastructure needed during the unprecedented pandemic in Wadis. Your presentation should outline issues such as (1) what guidelines and resources can the Ministry give its various educational institutions to get them running online as quickly and as efficiently as possible; (2) the Ministry’s role in the process based on applicable domestic laws and regulations; and (3) highlight what is negotiable in the list of tasks and what is not, and what is of the highest priority, and what is not.

Your PowerPoint should involve no more than ten slides and should take no more than 20 minutes to present.

UNIVERSITY OF WADIS

COLLEGE BOARD

The College Board has consulted with the Ministry of Education, and has voiced their support for the continuation of the proposed environmental law courses. They hope to jointly explore how to respond to the concerns and anticipated set of needs emanating from the professors, particularly in terms of the facilities for online/Ed-Tech delivery. Other essential matters that will have to be hammered out are how the practical components of the course, such as internships, can still be met.

The College Board, having to compete to some degree with other universities for the Ministry’s favor, does not want any reputational damage or clash with the Ministry, so they have to issue clear directives to all professors involved, while also listening and working actively to meet their professors’ needs so they can create and implement the courses in line with international best practices. Furthermore, the University of Wadis is due for its periodic review, and the College Board want to be sure the university receives the highest marks for quality education on par with global standards in order to gain international accreditation, and raise its name recognition and overall academic prestige.

After much deliberation, it was decided that the College Board should immediately raise a team to gather more facts and ascertain the true needs of the environmental law faculty. The trustees have raised your group as the fact finding and verification team. They have asked you to develop a presentation that describes the expectations of what true environmental law education entails based on applicable international, regional and national standards of best practices.

Instructions

Design and enumerate the expectations of what excellence in Ed-Tech and disruptive environmental law education entails and the steps for achieving it. Report these terms in a PowerPoint.

Your PowerPoint presentation, which you will deliver to the College Board should outline (1) necessary steps that you plan to undertake to assess and provide the teaching resources required, (2) the teaching methods that can most efficiently meet the strategic goals of the University, Ministry and other stakeholders and (3) the list of what technological resources and facilities will be needed to implement the course.

Your PowerPoint should involve no more than ten slides and the class presentation should take no more than 20 minutes.
ENVIRONMENTAL LAW PROFESSORS

After much deliberation, the environmental law professors have decided to negotiate with the College Board and the Ministry of Education. The negotiation process is meant to ensure that the environmental law professors will be supported financially and logistically with the creation, implementation and execution of the proposed environmental law courses in an online environment during the unprecedented pandemic.

Ahead of the formal negotiation, you have been appointed as the negotiation team that will represent the environmental law professors and the Dean of the College of Law. You will be conducting the negotiation in class tomorrow. Ahead of the negotiation, be prepared to present clear and comprehensive arguments on what the Dean and the professors should do, and get ready to respond to any demand or position prepared by the College Board.

The College Board has appointed a strong negotiation team and highly skilled negotiators, so you need to be very prepared.

Instructions

The negotiation will take place at the College Boardroom. Your team is expected to make an opening statement (5 minutes) and then proceed to discuss your expectations (20 mins), after which the College Board will respond and you will give a detailed response and closing arguments to College Board’s position (10 mins).

Prepare your detailed proposal on how the College Board and the Ministry of Education will support the environmental law course in an online environment. Your presentation should take no more than 15 minutes. Your Class presentation should take no more than 15 minutes.

In the course of your presentation to the College Board, please address your expectations and concerns:

- Amount of funding required (the Ministry of Education has an extensive budget of WR 19 Million for education alone) that must be allocated across educational institutions in Wadis. The University, as the top tier university in Wadis, can expect to receive a significant percentage of the budget to add to its other funding sources. Because this funding is supplemental, many new innovative programs and creative initiatives such as yours are likely to receive support.
- Support for the building of capacity and skill sets in imaginative ways in online circumstances.
- Any number of combinations of the above could provide useful means for assessing student learning outcomes and solving problems; and practical skills development through exposure to interdisciplinary collaboration. Additionally, students could gain credit for their environmental law courses via three types of methods, such as through environmental moot courts, the establishment of environmental clubs, and membership and participation in national, regional or international environmental associations. Furthermore, students could earn credit by researching national and regional sustainable efforts in waste recycling, energy efficiency, water conservation, and green building programs. Finally, another opportunity for students to earn credit could be through their initiatives in community awareness, such as local community training, environmental law newsletters, the creation of podcasts, or the maintenance of environmental blogs.

If the College Board truly wants to approve the course, you want them to establish a collaborative mechanism through which future relevant issues can be addressed in a fair and timely manner, so that they will be likely to approve further proposed environmental law courses, and further funding. Tell them your expectations as to what you want the panel to look like.

Listen carefully to any presentation or speech made by College Board officials and be prepared to respond in detail. Be aware that this may be your only chance to get the proper funding approved for in the near future.

UNIVERSITY OF WADIS COLLEGE OF LAW STUDENTS

After much deliberation, the Student Body has decided to engage with the UWCL environmental law professors to advocate for their own needs in terms of the academic program and learning objectives. The negotiation process is meant to document a formal agreement with the professors on steps that the professors will take to address the key tenets of environmental law education with more imaginative approaches to teaching which not only inspire students to learn, but also provide them with concrete skills that they may apply in their future careers. Furthermore, this negotiation process will hopefully lead to an agreement between the professors and students regarding each other’s expectations in class, responsibilities, and the parameters for the courses, because the students believe that the courses will lead to a greater set of practical skills.

Ahead of the formal negotiation, you have been appointed as the negotiation team that will provide the perspectives of the students to the College Board and achieve the best resolution possible. Your role is to ensure that the College Board achieves an outcome that will ensure the students continue their education and learning in the best possible manner that does not impose unreasonable strains on the students in a pandemic.

The College Board has appointed a strong negotiation team and highly skilled investigators, so you need to be very prepared.

Instructions

The negotiation will take place at the University Conference Room. You will introduce your team for 5 minutes. After a presentation by the Student Body representative, your team is expected to respond by discussing your expectations (20 mins), after which representatives of the Ministry, College Board, and professors will respond and you will give a detailed response and closing arguments to your position (10 mins). If you have a rebuttal or final statement, you can do so for 10 minutes after the Student Body representative’s closing speech.

In the course of your presentation to the Student Body, please be prepared to respond to UWCL’s demands and expectations aligning with sustainable development goals concerning:

- Compliance with applicable regulations;
- Current social and environmental challenges with the proposed courses;
- Flexible and practical teaching approaches;
- Flexible assessment options in light of the pandemic, and
- Internships and skills acquisition in a pandemic.

You are free to prepare your positions in a PowerPoint. Your PowerPoint should involve no more than ten slides and your Class presentation should take no more than 15 minutes.

Listen carefully to any presentation or speech made by the Ministry, College Board, and professors and be prepared to respond in detail. After the sessions, let them know if you are ready to support this proposal.
Activity

Participants would have been divided into 4 working groups for Module 5. Each group will focus on the course material and lesson developed during Module 5. Using the simulation questions annexed, each small group will choose a section of the course material for delivery to participants in plenary "as a participating environmental law education classroom." The chosen pedagogical method(s) will be deployed in a "live manner." Engagement with the "classroom" will be mandatory. At the end of the assigned time for the "teaching demonstration" participants will engage in a Question & Answer feedback session on their experience during the session, and the efficacy of the chosen method and the course content delivery. Substantive time for feedback between each class shall be provided.

APPENDIX B: TRAINING EVALUATION FORM
TRAIN THE TRAINERS PROGRAM IN ENVIRONMENTAL LAW
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TRAIN THE TRainers PROGRAM IN ENVIRONMENTAL LAW

Course Name: MENA Environmental Law and Policy Scholars’ Roundtable and Conference
Facilitators:

A. Course Design (Circle the number to indicate your level of agreement/disagreement with each of the aspects of course design.)

<table>
<thead>
<tr>
<th>S/N</th>
<th>Strongly agree</th>
<th>Strongly disagree</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>The course content met my needs</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>2.</td>
<td>Length of the presentation was adequate</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>3.</td>
<td>What did you like most about the module/unit?</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>4.</td>
<td>What specific things did you like least?</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>5.</td>
<td>If the course was repeated, what should be changed?</td>
<td>1 2 3 4 5</td>
</tr>
</tbody>
</table>

B. Evaluation of each facilitator member in stated area:

<table>
<thead>
<tr>
<th>S/N</th>
<th>Strongly agree</th>
<th>Strongly disagree</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Content was presented in an organized manner</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>2.</td>
<td>Content was presented clearly and effectively</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>3.</td>
<td>Facilitator was responsive to questions/comments</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>4.</td>
<td>Teaching aids/audio-visuals were used effectively</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>5.</td>
<td>Teaching style was effective</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>6.</td>
<td>Content met stated objectives</td>
<td>1 2 3 4 5</td>
</tr>
<tr>
<td>7.</td>
<td>Content presented was applicable to my practice</td>
<td>1 2 3 4 5</td>
</tr>
</tbody>
</table>

C. As a result of attending this course, I see the value to me in the following ways (check all that apply):

___ I gained one or more specific ideas that I can implement in the design and delivery of my course.
___ I learned a new approach to my research and practice of environmental law.
___ It may help me do a better job in innovative teaching and technology approaches.
___ I do not see the impact of this course on my job.
___ Other

D. By attending this course, I believe (check all that apply):

___ I was able to update my skills.
___ I acquired new and/or advanced skills.
___ I have better knowledge upon which to base my decisions/actions in the practice setting.
___ I am reconsidering my views toward the topic(s) presented.
___ The topic presented was appropriate, but I am undecided as to my own views.
___ Other

E. Overall, I would rate this session as:

___ Excellent
___ Good
___ Average
___ Poor

F. Other suggestions as well as comments on how this course could be improved to better suit your educational needs are always welcomed.
Contact Information

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