

Using the INCOTERMS explanations, the INCOTERMS preambles and the INCOTERMS WALLCHART,

- 1.- Explain the content of each one of the INCOTERMS, underlying their main characteristics.
- 2.- Determine the different types of INCOTERMS using at least two different classifications.
- 3.- Give an example of correct use of an INCOTERM in a contract.
- 4.- Do you think that it would be possible for the parties to mix the content of two different INCOTERMS in a contract according to their interests and argument your answer.
- 5.- What do you think that would be the approach of a national judge trying to solve a problem dealing with a contract that contains an INCOTERM (instead of the body of clauses of the contract).
Which are the consequences do you think that could have each one of the different possible answers (taking into account the interests of the parties and the interest of international trade in a country).
What do you think that would be the easiest and surest way of solving this conflict for the parties.