



# UNIVERSITÀ DEGLI STUDI DI PALERMO

<b>DEPARTMENT</b>	Scienze Economiche, Aziendali e Statistiche		
<b>ACADEMIC YEAR</b>	2018/2019		
<b>BACHELOR'S DEGREE (BSC)</b>	BUSINESS ECONOMICS AND ADMINISTRATION		
<b>SUBJECT</b>	COMMERCIAL LAW		
<b>TYPE OF EDUCATIONAL ACTIVITY</b>	B		
<b>AMBIT</b>	50066-Giuridico		
<b>CODE</b>	02417		
<b>SCIENTIFIC SECTOR(S)</b>	IUS/04		
<b>HEAD PROFESSOR(S)</b>	BAVETTA CARLO	Professore Associato	Univ. di PALERMO
<b>OTHER PROFESSOR(S)</b>			
<b>CREDITS</b>	8		
<b>INDIVIDUAL STUDY (Hrs)</b>	136		
<b>COURSE ACTIVITY (Hrs)</b>	64		
<b>PROPAEDEUTICAL SUBJECTS</b>	02526 - PRIVATE LAW		
<b>MUTUALIZATION</b>			
<b>YEAR</b>	2		
<b>TERM (SEMESTER)</b>	1° semester		
<b>ATTENDANCE</b>	Not mandatory		
<b>EVALUATION</b>	Out of 30		
<b>TEACHER OFFICE HOURS</b>	<b>BAVETTA CARLO</b> Monday 10:00 11:00 dipartimento SEAS, piano terra		

DOCENTE: Prof. CARLO BAVETTA

<b>PREREQUISITES</b>	knowledge of civil law
<b>LEARNING OUTCOMES</b>	<p>Knowledge and ability to understand: the institutional knowledge of commercial law, with particular attention to the discipline of the entrepreneur, individual and collective, and bankruptcy proceedings.</p> <p>In particular:</p> <ul style="list-style-type: none"> <li>• Concept of entrepreneur and related classifications.</li> <li>• Concept of company. <ul style="list-style-type: none"> <li>. limited company.</li> </ul> </li> <li>• Corporation. <ul style="list-style-type: none"> <li>. Partnership</li> </ul> </li> <li>• General characteristics of the bankruptcy proceedings.</li> <li>• The financial market</li> </ul> <p>Capacity 'to apply knowledge and understanding  Know how to interpret the rules and identify the appropriate legal institutions.  Ability 'to use appropriate legal institutions to formulate interpretative hypotheses and obtain solutions.  Enable 'communication: Capacity' to explain the rationale and communicate the results with appropriate language, the right levels of detail. Capacity 'to work both individually and in groups.  Capacity Learning: Capacity to understand a book of institutional text of commercial law and also to read short essays or judgments.  Capacity to read and understand the terms of the legal debate - current income.  Ability to complement their knowledge adapting to the different reality work and the evolution of the discipline.</p>
<b>ASSESSMENT METHODS</b>	<p>oral or written examination based on cases of commercial law. The exam's result will be fixed at the end of oral examination and depends on it. The candidate will have to answer at least two / three questions posed orally, on all parts of the object program, with reference to the recommended texts.  Final assessment aims to evaluate whether the student has knowledge and understanding of the topics, has acquired interpretative competence and independence of judgment in concrete cases.  The pass mark will be reached when the student shows knowledge and understanding of  Topics at least in general terms, and has minimal application skills (to be defined!) in order to  resolution of specific cases; It will also have presentation skills and argumentative such as  enable the transmission of his knowledge the examiner. Below this threshold, the examination result  insufficient. The more, however, the examinee with its argumentative and presentation skills can  interact with the examiner, and the more his knowledge and application capabilities go into detail  the discipline of verification, the more the assessment is positive.  The assessment is carried out of thirty</p>
<b>EDUCATIONAL OBJECTIVES</b>	<p>The course has as main objective the presentation of the basic institutions of commercial law, with particular reference to the rules of company and, in particular, of those based capitalist. Starting from the idea that the commercial law is a system of rules under which operators must guide their behavior, the course examines the discipline of corporate governance, like that of funding, distinguishing as to the type of company adopted by the shareholders . In addition, it analyzes the responsibility for bonds contracted by the entrepreneur and, therefore, in case of insolvency, bankruptcy proceedings. It analyzes, finally, the basic regulation of financial markets. In this sense, in addition to presenting tools, the course also aims to outline the basic concepts of business law in order to equip students with the necessary interpretative categories .</p>
<b>TEACHING METHODS</b>	lessons
<b>SUGGESTED BIBLIOGRAPHY</b>	<p>Abriani e Altri, Diritto delle imprese, Giuffrè, ult. ed.  Abriani e Altri, Diritto delle società, Giuffrè, ult. ed.</p>

## SYLLABUS

Hrs	Frontal teaching
64	<p>The entrepreneur  Competition, brands and company  Partnerships  The corporation  The limited liability company  Cooperative societies: notes  The financial market  Bankruptcy proceedings</p>