

UNIVERSITÀ DEGLI STUDI DI PALERMO

DEPARTMENT	Giurisprudenza
ACADEMIC YEAR	2021/2022
MASTER'S DEGREE (MSC)	LAW
SUBJECT	NEW CONTRACTS LAW
TYPE OF EDUCATIONAL ACTIVITY	X
AMBIT	20015-Attività formative in ambiti disciplinari affini o integrativi a quelli di base e caratterizzanti, anche con riguardo alle culture di contesto e alla formazione interdisciplinare
CODE	18727
SCIENTIFIC SECTOR(S)	IUS/01
HEAD PROFESSOR(S)	CAMILLERI ENRICO Professore Ordinario Univ. di PALERMO
OTHER PROFESSOR(S)	
CREDITS	6
INDIVIDUAL STUDY (Hrs)	102
COURSE ACTIVITY (Hrs)	48
PROPAEDEUTICAL SUBJECTS	04035 - ELEMENTS OF PRIVATE LAW
MUTUALIZATION	
YEAR	5
TERM (SEMESTER)	2° semester
ATTENDANCE	Not mandatory
EVALUATION	Out of 30
TEACHER OFFICE HOURS	CAMILLERI ENRICO Wednesday 11:00 13:00 Studio del docente presso Dipartimento di Giurisprudenza, I piano se. Diritto Privato5

DOCENTE: Prof. ENRICO CAMILLERI

PREREQUISITES	good command of basic legal concepts, italian and european contract law
LEARNING OUTCOMES	Knowledge of the law of new contracts, understanding and ability to identify the major institutions in each part of the program. 2. Ability to analyze sources on the basis of acquired knowledge 3. Ability: a) to comment, criticize and compare the solutions proposed by doctrine and jurisprudence to the main problems of the matter; b) choice between more alternatives in the solution of practical cases. 4. Ability: a) to illustrate, with mastery of the technical-legal lexicon, i content of the matter; b) to adequately argue the application of the notions acquired in cases. 5. Learning skills needed to undertake studies and practice preparatory to a legal career
ASSESSMENT METHODS	1) Final oral exam with marks out of thirty. The exam consists of an interview aimed at ascertaining the level of knowledge of topics in the program, the level of command of the specialized language and the
	ability of the candidate to develop reasoning aimed at application theoretical knowledge to concrete cases. The interview consists of a minimum of two / three questions. The evaluation will take place in accordance with the following grid: - Excellent (30 - 30 cum laude): excellent knowledge of the topics, excellent language properties, excellent analytical skills; the student is able to brilliantly apply theoretical knowledge to concrete cases proposed the solution, also assuming multiple alternatives. - Very good (27 - 29): good knowledge of the topics, remarkable properties of language, good analytical skills; the student is able to apply correctly theoretical knowledge to concrete cases. - Good (24-26): good knowledge of the main topics, fair ownership of language; the student shows an adequate ability to apply the theoretical knowledge in concrete cases. - Satisfactory (21-23): the student does not show full mastery of main topics of teaching, while possessing the knowledge fundamentals; however it shows satisfactory language properties e sufficient ability to apply theoretical knowledge to concrete cases. - Sufficient (18-20): minimal knowledge of the main topics teaching and technical language, limited ability to apply in adequate theoretical knowledge to concrete cases. - Insufficient: the student does not have an acceptable knowledge of contents of the various topics on the program. 2) Optional written test to be taken during the course of the lessons. The test, which consists in the administration of at least two questions per answer open, is intended to verify the degree of understanding of the topics already addressed and the ability to apply the theoretical notions acquired to the solution of concrete cases. The evaluation will take place in accordance with the grid described under "1)
EDUCATIONAL OBJECTIVES	he course aims: 1) to equip students with the knowledge and skills necessary for deal with the study of contractual disputes with a sufficient degree of autonomy 2) to elaborate, at least in the essential aspects, a procedural strategy.
TEACHING METHODS	Knowledge of the law of contracts, understanding and capability to identify the main legal problems in each part of the program. 2. Ability to analyze sources of law on the basis of acquired knowledge related to contract law. 3. Ability: a) to comment, criticize and compare the solutions proposed by doctrine and jurisprudence to the main problems of the matter; b) choice between more alternatives in the solution of practical cases.
	4. Ability: a) to illustrate, with command of the technical-legal lexicon, the main contents of the matter; b) to adequately argue the application of the notions acquired in cases. 5. Learning skills needed to undertake studies and practice preparatory to a legal career.

SYLLABUS

	Hrs	Frontal teaching
ſ	48	Smart Contracts e disciplina dei contratti - Smart Contracts and Contract Law