



# UNIVERSITÀ DEGLI STUDI DI PALERMO

<b>DEPARTMENT</b>	Scienze Economiche, Aziendali e Statistiche		
<b>ACADEMIC YEAR</b>	2021/2022		
<b>BACHELOR'S DEGREE (BSC)</b>	ECONOMICS AND FINANCE		
<b>INTEGRATED COURSE</b>	COMPETITION AND EUROPEAN CONTRACT LAW/COMMERCIAL LAW - INTEGRATED COURSE		
<b>CODE</b>	21149		
<b>MODULES</b>	Yes		
<b>NUMBER OF MODULES</b>	2		
<b>SCIENTIFIC SECTOR(S)</b>	IUS/04, IUS/05		
<b>HEAD PROFESSOR(S)</b>	BAVETTA CARLO	Professore Associato	Univ. di PALERMO
<b>OTHER PROFESSOR(S)</b>	BAVETTA CARLO	Professore Associato	Univ. di PALERMO
	PURPURA ALESSANDRO	Ricercatore a tempo determinato	Univ. di PALERMO
<b>CREDITS</b>	12		
<b>PROPAEDEUTICAL SUBJECTS</b>	02526 - PRIVATE LAW		
<b>MUTUALIZATION</b>			
<b>YEAR</b>	2		
<b>TERM (SEMESTER)</b>	Annual		
<b>ATTENDANCE</b>	Not mandatory		
<b>EVALUATION</b>	Out of 30		
<b>TEACHER OFFICE HOURS</b>	<p><b>BAVETTA CARLO</b> Monday 10:00 11:00 dipartimento SEAS, piano terra</p> <p><b>PURPURA ALESSANDRO</b> Wednesday 10:00 12:00 Polo didattico di Trapani, durante il periodo di lezioni del I semestre. Fuori dal periodo di lezioni su prenotazione via mail.</p> <p>Thursday 10:00 12:00 Dipartimento di Scienze economiche aziendali e statistiche (stanza 13 piano terra), durante il periodo di lezioni del II semestre. Fuori dal periodo di lezioni su prenotazioni via mail.</p>		

DOCENTE: Prof. CARLO BAVETTA

<b>PREREQUISITES</b>	knowledge of civil and commercial law
<b>LEARNING OUTCOMES</b>	Knowledge and skills' acquisition of understanding of the tools for knowledge of company and financial markets law. Ability 'to use the legal language right in these disciplines. Capacity 'to apply knowledge and understanding capacity' to recognize and understand the legal institutions for the application case solution Making judgments Being able to assess the implications and results of legal studies in the various institutions that studies Enable 'communicative capacity' to present the results of the studies, even a non-expert public. Capacity 'learning capacity' upgrade with the consultation of scientific publications. Capacity 'to follow, using the knowledge acquired in both degree courses, both in-depth courses both seminars in the field of commercial law
<b>ASSESSMENT METHODS</b>	oral examination or written test on cases of commercial law or multiple choice answer. Description of evaluation methods: -excellent (30 and 30 and praise): excellent knowledge of the topics, excellent ownership of language, good analytical ability. -very good (26 29): good mastery of the arguments, full ownership of Language. -good (23-25): basic knowledge of the main topics, discreet property language, with limited ability to apply knowledge on its own solution to the proposed problems. -satisfactory (20 22): does not have full mastery of the main topics teaching but has the knowledge, satisfying property Language. -sufficient (18 19): minimal basic knowledge of the main topics teaching insufficient: does not have an acceptable knowledge of the content of topics covered in teaching.
<b>TEACHING METHODS</b>	lessons

**MODULE  
COMPETITION AND EUROPEAN CONTRACT LAW**

*Prof. ALESSANDRO PURPURA*

**SUGGESTED BIBLIOGRAPHY**

S. MAZZAMUTO, Il contratto di diritto europeo, IV ed., Giappichelli, 2020

N.B.

E' imprescindibile la consultazione di un'edizione del codice civile con i trattati europei e la legislazione speciale aggiornata all'anno in corso. Il testo didattico prescelto va integrato con i materiali forniti durante il corso delle lezioni e consistenti, per lo piu' in sentenze, che concorrono a definire l'oggetto della prova finale

<b>AMBIT</b>	50181-Giuridico
<b>INDIVIDUAL STUDY (Hrs)</b>	102
<b>COURSE ACTIVITY (Hrs)</b>	48

**EDUCATIONAL OBJECTIVES OF THE MODULE**

The course aims to deepen the European Private Law in the privileged optics of the discipline of the common market. In particular, the following will be analyzed: competition and antitrust discipline; European contract law in the framework of the Treaties; the consumer contract; the main typical contracts touched by the European harmonization process; the relationship of financial intermediation; contractual liability in European terms; tort law, with particular regard to corporate responsibility and to liability for defective products.

**SYLLABUS**

Hrs	Frontal teaching
8	Competition and antitrust discipline
2	European private law
16	The regulation of the consumer contract
8	Typical contracts between consumers and professionals
4	The relationship of financial intermediation
6	Contractual liability
4	Tort law, with particular regard to corporate responsibility and to liability for defective product

**MODULE  
COMMERCIAL LAW**

*Prof. CARLO BAVETTA*

**SUGGESTED BIBLIOGRAPHY**

Abriani e Altri, Diritto delle imprese, Giuffrè, ult. ed.  
Abriani e Altri, Diritto delle società, Giuffrè, ult. ed.  
De Angelis (a cura di), Diritto commerciale, Cedam, 2020

<b>AMBIT</b>	10705-Attività formative affini o integrative
<b>INDIVIDUAL STUDY (Hrs)</b>	102
<b>COURSE ACTIVITY (Hrs)</b>	48

**EDUCATIONAL OBJECTIVES OF THE MODULE**

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.

**SYLLABUS**

<b>Hrs</b>	<b>Frontal teaching</b>
8	Entrepreneur, Competition, brands
30	the origin of Partnership and, companies by contract, partnerships, limited companies and holdings
10	Non lucrative companies, bankruptcy, winding up and procedures, financial markets