

UNIVERSITÀ DEGLI STUDI DI PALERMO

DEPARTMENT	Giurisprudenza		
ACADEMIC YEAR	2023/2024		
MASTER'S DEGREE (MSC)	LAW		
SUBJECT	COMMERCIAL LAW I		
TYPE OF EDUCATIONAL ACTIVITY	В		
AMBIT	20006-Commercialistico		
CODE	02424		
SCIENTIFIC SECTOR(S)	IUS/04		
HEAD PROFESSOR(S)	MANGANO RENATO	Professore Ordinario	Univ. di PALERMO
	GARILLI CHIARA	Professore Ordinario	Univ. di PALERMO
	PERRINO MICHELE	Professore Ordinario	Univ. di PALERMO
OTHER PROFESSOR(S)			
CREDITS	9		
INDIVIDUAL STUDY (Hrs)	153		
COURSE ACTIVITY (Hrs)	72		
PROPAEDEUTICAL SUBJECTS	02432 - CONSTITUTIONAL LAW - INTEGRATED COURSE		
	04035 - ELEMENTS OF PRIVATE LAW		
MUTUALIZATION			
YEAR	2		
TERM (SEMESTER)	1° semester		
ATTENDANCE	Not mandatory		
EVALUATION	Out of 30		
TEACHER OFFICE HOURS	GARILLI CHIARA		
	Thursday 10:00 12:00	Il ricevimento verra svolto pres Maqueda, 324, piano I) oppure Teams, previa prenotazione pe (chiara.garilli@unipa.it). Meetir requested and confirmed via e meetings will be held in persor 324, first floor) or on Microsoft	e sulla piattaforma Microsoft er e-mail ngs with students must be -mail (chiara.garilli@unipa.it); n at my office (Via Maqueda,
	MANGANO RENATO		
	Wednesday 15:00 16:00	Polo universitario di Trapani, s	
	Friday 10:00 12:00	Dipartimento di Giurisprudenza privatistica, stanza n. 43, piano	
	PERRINO MICHELE		
	Thursday 10:00 13:00	Dipartimento di Giurisprudenza Piano I° - Stanza n. 12	a - Sezione Diritto privato -

DOCENTE: Prof. MICHELE PERRINO- Lettere A-E

DOCENTE: Prof. MICHELE PERRINO- PREREQUISITES	Knowledge of Private Law
LEARNING OUTCOMES	Knowledge and comprehension of the main topics of Commercial, Business and
	Company Law. Ability to: - identify issues of Commercial, Business and Company Law, select relative rules, define the dominant interpretative framework and give solutions to theoretical and practical problems; - formulate original solutions of the identified problems, with a capacity of
	orientation among doctrine and courts solutions, showing ability to select the most appropriate solution processing, with an adequate case by case approach; - express orally and in writing about topics of Commercial, Business and Company Law, with ability for orderly processing; - increase the learning capacity necessary for preparing written dissertations and being admitted to legal professions.
ASSESSMENT METHODS	Oral and/or written Final exam - Grades on a scale between 18 and 30 cum
	The student's assessment will rely on an oral or written exam, which consists of an interview on questions related to topics object of the syllabus of the course. Questions will aim for ascertaining the achievement by students of learning outcomes. In particular: 1) level and quality of knowledge; 2) ability to explain legal concepts and to connect them; 3) possession of an adequate capacity of communication and of technical-juridical language. The assessment will take place in conformity to the following grid: - Excellent 30- 30 cum laude: excellent knowledge of topics object of the programme, excellent property language, excellent capacity of analysis, full ability to apply theoretical knowledge to real cases - Very good 26-29: good knowledge of topics and of general legal concept of the matter; full property of language, very good ability to apply theoretical knowledge to solve questions proposed. - Good 24-25: good knowledge of main topics, good property of language, with limited ability to apply autonomously theoretical knowledge to the solution of the proposed questions. - Satisfactory 21-23: more than sufficient mastery of main topics and property language; poor ability to apply autonomously knowledge. - Sufficient 18-20: minimum basic knowledge of general concepts and technical language; minimum ability to apply autonomously the acquired knowledge. - Insufficient: less than minimum basic knowledge of the notions of the matter. During the first semester: one written test in progress, on voluntary basis, is scheduled. The test, consisting in thirty questions, will be direct to offer the student an opportunity to do a preliminary check-up of his/her overall understanding and knowledge of the syllabus as well as to test the ability to apply theoretical knowledge to the solution of concrete cases. The assessment of the evidence will average with the final examination vote, with exemption of corresponding topics; except for waiver by the student that
EDUCATIONAL OBJECTIVES	prefers to take the final exam on the entire syllabus. The course aims at providing students of knowledge, expertise and skills that
	are necessary to: - carry out the practice which is required to apply for the examinations/selections to become a business lawyer, a public notary, or a judge appointed to Courts specialized in business law; - continue to study business law, in order to apply for a PhD course or a Master degree course, even abroad, in the same field; - apply for registration as an Advisor in intellectual property; - to pass any examination and selection where knowledge and expertise in business law is required and which aims at allowing the candidate to carry out professional activities in business law. For such a purpose, any student attending the course should be able to: - interpret, systematize and allocate in the correct rank of the sources of law any legal text, even very recent, concerning the private law regulation on firms; - read and systematize any court decision, of any court and level, in order to extract its statement and to compare this with that of previous case law; - present and discuss with a critical and reflective approach the most important issues of commercial and business law; - update his knowledge, also by means of IT facilities; - produce legal textes in the field of business law, at basic level, such as contracts, companies memoranda and articles, procedural documents.
TEACHING METHODS	Lectures, oral or written trainings, seminars
SUGGESTED BIBLIOGRAPHY	G.F.CAMPOBASSO, Diritto commerciale, 1° e 2° volume, Torino, Utet, ultima edizione in commercio oppure G.FERRI, Manuale di diritto commerciale, Torino, Utet, ultima edizione (a cura di C.Angelici e G.B.Ferri) in commercio (parti relative agli argomenti oggetto del

programma del corso). oppure G.PRESTI-M.RESCIGNO, Corso di diritto commerciale, Bologna, Zanichelli, ultima edizione disponibile (Lezioni I-V; XVIII-XXXVI) oppure AA.VV., Diritto commerciale, a cura di M.Cian, Torino, Giappichelli, ultima edizione in commercio, volume I.Diritto dell'impresa AA.VV. Diritto commerciale, a cura di M.Cian, Torino, Giappichelli, ultima
AA.VV., Diritto commerciale, a cura di M.Cian, Torino, Giappichelli, ultima edizione in commercio, volume III.Diritto delle società

Hrs	Frontal teaching
4	Introduction to and History of Commercial, Business and Company Law
8	Entrepreneur. Models and Rules
4	Asset and Business
4	Trade Marks
4	Copyright. Patents
18	Competition Law. Unfair Commercial Practises. Antitrust
2	Business Associations
8	Partnerships
14	Limited Companies
4	Cooperative Companies
2	Transformation, Merger and Division of Companies

DOCENTE: Prof. RENATO MANGANO- Lettere O-Z

PREREQUISITES	Knowledge of Private Law.
LEARNING OUTCOMES	Knowledge and comprehension of the main topics of Commercial, Business and
	Company Law. Ability to: - identify issues of Enterprise Law, select relative rules, define the dominant interpretative framework and give solutions to theoretical and practical problems; - formulate original solutions to the problems identified, with a capacity of orientation among doctrine and courts solutions, showing ability to select and most appropriate solution processing, with an adequate case by case approach; - Express orally and in writing about topics of Commercial, Business and Company Law, with ability for orderly processing; - Increase the learning capacity necessary for preparing written dissertations and being admitted to exercise of legal professions.
ASSESSMENT METHODS	Oral Final exam - Grades on a scale between 18 and 30 cum laude.
	The student's assessment is based on an oral exam, which consists of an interview on questions related to topics object of the programme of the course. Questions are aimed to ascertain the achievement by students of learning outcomes. In particular, are aimed to ascertain: 1) level and quality of knowledge; 2) ability to explain legal concepts and to connect them; 3) possession of an adequate capacity of communication and of technical-juridical language. The assessment will take place in conformity to the following grid - Excellent 30- 30 cum laude: excellent knowledge of topics object of the programme, excellent property language, excellent capacity of analysis, full ability to apply theoretical knowledge to real cases - Very good 26-29: good knowledge of topics and of general legal concept of the matter; fully property of language, very good ability to apply theoretical knowledge to solve questions proposed. - Good 24-25: good knowledge of main topics, good property of language, with limited ability to apply autonomously theoretical knowledge to the solution of questions proposed. - Satisfactory 21-23: more than sufficient mastery of main topics and property language; poor ability to apply autonomously knowledge. - Sufficient 18-20: minimum basic knowledge of general concepts and technical language; minimum ability to autonomously apply knowledge. - Insufficient: does not have minimum basic knowledge of the notions of the matter. During the first semester n. 1 written test in progress, on voluntary basis, is scheduled. The test, consisting in three open questions, is devoted to offer the student an opportunity to do a preliminary check up of his/her overall understanding and knowledge of the syllabus as well as to test the ability to apply theoretical knowledge to the solution of concrete cases. The assessment of the evidence does not mean the final examination and is given a choice: Positive Pating / pecative judgment
EDUCATIONAL OBJECTIVES	given a choice: Positive Rating / negative judgment. The course aims at providing students of knowledge, expertise and skills which
	are necessary to: - carry out the practice which is required to apply for the examinations/selections to become a business lawyer, a public notary, or a judge appointed to Courts specialized in business law; - continue to study business law, in order to apply for a PhD course or a Master degree course, even abroad, in the same field; - apply for registration as an Advisor in intellectual property; - more broadly, to pass any examination and selection where knowledge and expertise in business law is required and which aims at allowing the candidate to carry out professional activities in business law. For such a purpose, any student attending the course should be able to: - interprete, systematize and allocate in the correct rank of the sources of law any legal text, even very recent, concerning the private law regulation on firms; - read and systematize any court decision, of any court and level, in order to extract its statement and to compare this with that of previous case law; - present and discuss with a critical and reflective approach the most important
	issues of commercial and business law; - update his kwonledge, also by means of IT facilities;
	- produce legal textes in the field of business law, at basic level, such as contracts, companies memoranda and articles, procedural documents.
TEACHING METHODS	Lectures, trainings, seminars.

Hrs	Frontal teaching
10	Entrepreneur.

Hrs	Frontal teaching
10	Business.
10	Assets.
12	Partnerships.
30	Companies.

DOCENTE: Prof.ssa CHIARA GARILLI- Lettere F-N

DOCENTE: Prof.ssa CHIARA GARILLI PREREQUISITES	Knowledge of Private Law
LEARNING OUTCOMES	Knowledge and comprehension of the main topics of Commercial, Business and
	Company Law. Ability to: - identify issues of Commercial, Business and Company Law, select relative rules, define the dominant interpretative framework and give solutions to
	theoretical and practical problems; - formulate original solutions of the identified problems, with a capacity of orientation among doctrine and courts solutions, showing ability to select the most appropriate solution processing, with an adequate case by case approach; - express orally and in writing about topics of Commercial, Business and Company Law, with ability for orderly processing; - increase the learning capacity necessary for preparing written dissertations
	and being admitted to legal professions.
ASSESSMENT METHODS	Oral and/or written Final exam - Grades on a scale between 18 and 30 cum laude. The student's assessment will rely on an oral or written exam, which consists of an interview on questions related to topics object of the syllabus of the course. Questions will aim for ascertaining the achievement by students of learning outcomes. In particular: 1) level and quality of knowledge; 2) ability to explain legal concepts and to connect them; 3) possession of an adequate capacity of communication and of technical-juridical language. The assessment will take place in conformity to the following grid: - Excellent 30- 30 cum laude: excellent knowledge of topics object of the programme, excellent property language, excellent capacity of analysis, full ability to apply theoretical knowledge to real cases - Very good 26-29: good knowledge of topics and of general legal concept of the matter; full property of language, very good ability to apply theoretical knowledge to solve questions proposed. - Good 24-25: good knowledge of main topics, good property of language, with limited ability to apply autonomously theoretical knowledge to the solution of the proposed questions. - Satisfactory 21-23: more than sufficient mastery of main topics and property language; poor ability to apply autonomously knowledge. - Sufficient 18-20: minimum basic knowledge of general concepts and technical language; minimum ability to apply autonomously the acquired knowledge. - Insufficient: less than minimum basic knowledge of the notions of the matter. During the first semester: one written test in progress, on voluntary basis, is scheduled. The test, consisting in thirty questions, will be direct to offer the student an
	opportunity to do a preliminary check-up of his/her overall understanding and knowledge of the syllabus as well as to test the ability to apply theoretical knowledge to the solution of concrete cases. The assessment of the evidence will average with the final examination vote, with exemption of corresponding topics; except for waiver by the student that prefers to take the final exam on the entire syllabus.
EDUCATIONAL OBJECTIVES	The course aims at providing students of knowledge, expertise and skills that are necessary to: - carry out the practice which is required to apply for the examinations/selections to become a business lawyer, a public notary, or a judge appointed to Courts specialized in business law; - continue to study business law, in order to apply for a PhD course or a Master degree course, even abroad, in the same field; - apply for registration as an Advisor in intellectual property; - to pass any examination and selection where knowledge and expertise in business law is required and which aims at allowing the candidate to carry out professional activities in business law. For such a purpose, any student attending the course should be able to: - interpret, systematize and allocate in the correct rank of the sources of law any legal text, even very recent, concerning the private law regulation on firms; - read and systematize any court decision, of any court and level, in order to extract its statement and to compare this with that of previous case law; - present and discuss with a critical and reflective approach the most important issues of commercial and business law; - update his knowledge, also by means of IT facilities; - produce legal textes in the field of business law, at basic level, such as
	contracts, companies memoranda and articles, procedural documents,
TEACHING METHODS	Lectures, trainings, seminars
SUGGESTED BIBLIOGRAPHY	G.F.CAMPOBASSO, Diritto commerciale, 1° e 2° volume, Torino, Utet, ultima edizione in commercio oppure G.FERRI, Manuale di diritto commerciale, Torino, Utet, ultima edizione (a cura di C.Angelici e G.B.Ferri) in commercio (parti relative agli argomenti oggetto del

programma del corso).
oppure
G.PRESTI-M.RESCIGNO, Corso di diritto commerciale, Bologna, Zanichelli,
ultima edizione disponibile (Lezioni I-V; XVIII-XXXVI)
oppure:
- AA.VV. (ABRIANI E AL.), Diritto delle imprese. Manuale breve, Milano, Giuffrè,
ultima edizione in commercio (parti relative agli argomenti oggetto del
programma del corso)
- AA.VV. (ABRIANI E AL.), Diritto delle società. Manuale breve, Milano, Giuffrè,
ultima edizione in commercio
oppure
AA.VV., Diritto commerciale, a cura di M.Cian, Torino, Giappichelli, ultima
edizione in commercio, volume I.Diritto dell'impresa
AA.VV., Diritto commerciale, a cura di M.Cian, Torino, Giappichelli, ultima
edizione in commercio, volume III.Diritto delle società

Hrs	Frontal teaching
4	The concept of entrepreneur
4	The categories of entrepreneurs
6	The discipline of the commercial entrepreneur
4	Regulation of business transfer
8	Trademarks, copyright and patents
8	Competition and antitrust law
4	Consortia, GEIE, business associations and network of enterprises
8	Partnerships
14	Corporations
6	Cooperatives
6	Companies' extraordinary operations