



UNIVERSITÀ
DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Diritto Amministrativo e delle Autonomie I

1920-3-E3301M210-E3301M214M

Learning objectives

The course aims to develop students' ability to understand public legal phenomena and apply the rules to concrete cases.

Contents

The course aims to analyze constitutional and juridical principles, procedures and powers of the Administrative Law as a key instrument of state government and local authorities.

Detailed program

PRINCIPLES - The principle of legality; good performance and impartiality; dutifulness; distinction between policy and administration; the principle of autonomy; subsidiarity.

ORGANIZATION - The public juridical person; bodies and offices; allocation and competence; type of government; local autonomy; independent authorities.

ACTIVITIES: functions and public services; administrative and authoritative powers and activities: the administrative discretion; acts and administrative measures; type of action; the administrative proceedings; the rules of procedure (Law 241/1990); the invalidity of the measure; proceedings of the second degree; protection.

Prerequisites

It is advisable that students have studied Public Law in the Italian legal system.

Teaching methods

Frontal lessons and discussion based on cases law' analysis.

Assessment methods

The exam is oral, on the contents of textbook. There are no intermediate exams. The commission will evaluate the degree of knowledge of the program, according to criteria of completeness of knowledge, appropriate use of legal language, critical capacity in the exposition of issues.

Textbooks and Reading Materials

M. D'ALBERTI, Lezioni di diritto amministrativo, Giappichelli, 2013 (Cap. II-III-VI-VII-VIII-IX)

Semester

First semester

Teaching language

Italian
