



UNIVERSITÀ
DEGLI STUDI DI MILANO-BICOCCA

COURSE SYLLABUS

Anti-corruption and Transparency

2021-1-FSG01A006-FSG01A007M

Learning objectives

Knowledge and understanding: to provide the essential knowledge bases of the anti corruption discipline within the organization of the public administration.

Ability to apply knowledge and understanding: develop approaches and methodologies of legal analysis of administrative law in the specific field of anti-corruption.

Contents

The course concerns the main measures introduced by law no. 190/2012 (the so-called Severino law) to prevent the occurrence of corrupt phenomena within the public administration.

Detailed program

Corruption in administrative law

From repression to corruption prevention: towards an organic system

The subjects of prevention: ANAC and Rpct

Corruption prevention tools:

- corruption prevention plans
- the rules on the "incompatibilità" of offices and incompatibilities
- the obligation to abstain in the event of a conflict of interest
- the disclosure of non-office assignments
- the pantouflage

- the codes of conduct
- the whistleblower
- training

Prerequisites

Adequate learning, writing and oral communication skills. Knowledge of administrative law.

Teaching methods

Teaching is taught in Italian. During the Covid-19 emergency period, lessons will take place in mixed mode, partly in presence (two weekly lessons) and partly remotely in asincronic mode (one weekly lesson).

Assessment methods

Written exam with multiple choice and open answer tests (possibly with analysis of a specific case). Oral optional.

Textbooks and Reading Materials

V. Sarcone, F Cerioni (edited by), Legislazione anticorruzione e responsabilità nella Pubblica Amministrazione. Con le novità della l. 9 gennaio 2019, n. 3, Giuffrè, 2019, chapters 1, 2, 3, 4, 5, 8, 9, 11 e 13 parte 1.
