



UNIVERSITÀ
DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Competition Law.

2122-2-F5602M008-F5602M013M

Learning objectives

Students will gain the ability to know different levels of normative sources that contribute to regulate economic transactions in international markets and have the tools to appreciate the work of the most important public institutions that operate at a global, European and internal level, in their interactions with each other.

Contents

The course aims to provide students with knowledge of the main organizational structures, legal mechanisms and operational tools that govern the relationship between markets and public institutions at european and international level. In the first module these contents are discussed with specific reference to the analysis of european competition law and regulation of services of general economic interest.

Detailed program

Functions and contents of competition law – Overview of EU competition law - The european concept of undertaking - The relevant market – The prohibition of anti-competitive agreements – The abuse of dominant position – The prohibition of State aids – Public services in EU law – Services of general economic interest and State aids – Liberalization and privatization – Postal services – Transports – Energy – Local services and in house companies – Service directive – Public procurement directive.

Prerequisites

None

Teaching methods

Lectures and case study

Assessment methods

The exam is oral. There are no intermediate exams.

The oral exam is a discussion of the contents held in class.

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

R. Whish, D. Bailey, Competition Law, Oxford, 2015 (selected pages)

W. Sauter, Public Services in EU Law, Cambridge, 2015 (selected pages)

Semester

First period

Teaching language

English
