



UNIVERSITÀ  
DEGLI STUDI DI MILANO-BICOCCA

## SYLLABUS DEL CORSO

### Disciplina del Rapporto di Lavoro

2122-2-FSG01A011-FSG01A014M

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#### Learning objectives

The course aims to provide students a critical and systematic perspective of characteristics and peculiarities of employment in the public service.

#### Contents

The course addresses the most significant legal elements of employment in the public service.

#### Detailed program

The programme is structured on the analysis of the most relevant elements of labour law in the public service:

- the legal sources of public employment law, with particular emphasis on collective agreements;
- the modalities of access; functions and tasks;
- staff mobility;
- flexible contracts and organisational flexibility;
- legal limits of disciplinary power;
- economic treatment;
- the management;

- forms of termination of the relationship;
- procedural rules.

### **Prerequisites**

Knowledge of private law and public law.

A basic knowledge of private employment law and trade union law is recommended.

### **Teaching methods**

Lectures and working groups on specific topics

### **Assessment methods**

Final oral exam.

Some other options for evaluation (i.e. researches, written exam) will be arranged for attending students.

### **Textbooks and Reading Materials**

The book adopted is L. Fiorillo, *Il diritto del lavoro nel pubblico impiego*, 2019, Piccin, Padova.

For attending students the programme details will be provided during the course.

Not attending students are required to contact the professor by e-mail to receive proper instructions about legislation and extra papers.

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