



UNIVERSITÀ
DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Anticorruzione e Trasparenza

2122-1-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 "inconfiribilità" 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 presence.

Assessment methods

At the end of the course, there is a written exam with 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.
