



UNIVERSITÀ  
DEGLI STUDI DI MILANO-BICOCCA

## SYLLABUS DEL CORSO

### Comparative Company Law

2122-2-F7701M126

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#### Learning objectives

##### LEARNING OUTCOMES:

The course aims at providing the students with fundamentals on company law, in the EU context and with reference to certain domestic company law. The course will address company law topics (namely, forms of organizations, limited liability, formation of the company and company's share capital, corporate governance, members, fundamental changes and market for corporate control), instructing the students to analyze EU rules where applicable and to compare domestic rules on the topics of interest.

##### KNOWLEDGE AND UNDERSTANDING:

Knowledge and understanding of the EU legal framework and certain domestic company law with special reference to corporations and private companies

##### APPLYING KNOWLEDGE AND UNDERSTANDING:

Search for, understand, construe the EU sources of law on, and the domestic regulation of, companies

##### MAKING JUDGEMENTS:

Identify and assess the interests protected and enforced by certain domestic company law in the EU framework with reference to stockholders and stakeholders

## COMMUNICATION SKILLS:

Build up a legal vocabulary and illustrate a discussion of legal provisions with reference to EU and certain domestic company law

## LEARNING SKILLS:

Assess, describe and debate legal issues with reference to asset separation in companies and to corporate governance, corporate finance, shareholders rights, mergers and acquisition, investors' protection and take over.

## Contents

The course aims at:

- introducing students to the various legal forms of the business organizations and their main features;
- studying the main issues of the corporate form in a European Union regulatory perspective and taking into account some of the European jurisdictions with reference to selected issues.

For each area the students shall focus on the interests and the legal issues involved, in order to compare solutions developed by the European Union and the national regulators, with special regard to Italy and with references to UK and Germany.

## Detailed program

The Course will roughly follow this table of contents:

### 1. Is there a “European Corporate Law”? [“ECL”]

Introduction. Kraakman, Chapter 1 *What is Corporate Law?* + Chapter 2 *Agency Company/corporate Problems and Legal Strategies*  
e law and the EU Cahn, Chapters, 1 (pp. 2-24), 2 (pp. Framework 25-45), 3 (94-101)

### 2. Forms of business organizations [“BO”]

Partnerships vs. Cahn, Chapter 4 (pp. 103-123) companies.

### 3. Forming and Financing the company ["FIN"]

Formation of Cahn, Chapter 5 (pp. 150-166)  
Private and  
Public  
companies.  
Share capital and Cahn, Chapter 6 (pp. 188-204)  
equity securities  
Increase and Cahn, Chapters 7 (pp. 219-238), 8 (pp.  
reduction of 254-267), 9 (pp. 286-296)  
capital;  
Acquisition and  
redemption of  
shares. Financial  
assistance  
Shares issuance Cahn, Chapter 10 (pp. 306-321)  
and other  
fundamental Kraakman, Chapter 7 *Fundamental  
changes Changes*

### 4. Corporate governance ["CG"]

Models of Kraakman, Chapter 3 *The Basic  
management and Governance Structure: The Interests of  
control Shareholders as a Class*  
  
Cahn, Chapter 11 (pp. 349-364)  
Managerial Cahn, Chapters 12 (pp. 365-377), 15  
power and (pp. 501-511 and 516-525)  
corporate board  
appointment  
Directors' duties Cahn, Chapter 13 (pp. 393-412), 14 (pp.  
and liabilities 444-450), 16 (pp. 533-555)

### 5. Shareholders' rights and the other stakeholders ["SHA"]

The shareholders Kraakman: Chapter 4 *The Basic  
Governance Structure: Minority  
Shareholder and Non-Shareholders  
Constituencies*  
  
Cahn, Chapter 18 (pp. 585-591 and  
593-601), 19 (pp. 640-652 and 655-662),  
20 (pp. 680-704), 21 (pp. 680-704), 22  
(pp. 743-753)  
Creditors and Kraakman: Chapter 5 *Transaction with  
other Creditors*  
stakeholders'  
constituencies

## 6. The market for corporate control ["MCC"]

Take over            Kraakman: Chapter 8  
  
                          Cahn, Chapters 26 (pp. 885-901), 27  
                          (pp. 927-935)

### Prerequisites

Good knowledge of the English Language. Having passed Commercial Law exam.

### Teaching methods

The course will be taught mostly through lectures and partly in an interactive manner. Students will be encouraged to participate in the class discussions based on cases similar to those which will be part of the exam

### Assessment methods

#### For students who will attend live lectures:

- one third of the final grade will be awarded on the basis of the results of the written tests (multiple choice) that will be given during the course;
- one third of the final grade will be awarded on the basis of the results of a composition to be written at home;
- one third of the final grade will be awarded on the basis of the final oral exam.

### Textbooks and Reading Materials

- Reinier Kraakman, John Armour, Paul Davies, Luca Enriques, Henry Hansmann, Gerard Hertig, Klaus Hopt, Hideki Kanda, Mariana Pargendler, Wolf-Georg Ringe, and Edward Rock, [The Anatomy Of Corporate Law: A Comparative And Functional Approach](#), Oxford University Press, 2016 (2017), 3rd Edition, ISBN 9780198724315, with reference to the chapters above listed,

**and**

- **Andreas Cahn, David C. Donald, [Comparative Company Law, Text and Cases on the Laws Governing Corporations in Germany, the UK and the USA](#), Cambridge University Press, 2018, 2nd Edition, ISBN**

9781316637159, with reference to the chapters above listed.

Additional studying materials to be uploaded on the website.

Please note that slides (where provided) are only an additional tool and in no way a substitute for books, legal text or other reading materials.

## **Semester**

Second

## **Teaching language**

English

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