

UNIVERSITÀ DEGLI STUDI DI MILANO-BICOCCA

COURSE SYLLABUS

Business Law

2324-3-E1803M117-E1803M117M

Learning area

The topics covered by this teaching, based on the essential aspects of the legal discipline of companies, offer the student's educational path the knowledge of the notions necessary to understand the main problems associated with the conduct of business and their economic implications. The present teaching also has as its objective the development in the student of the ability to critically analyze the current discipline.

Learning objectives

The Commercial Law mainly has as object the discipline of the entrepreneur, both from an organizational and a functional and dynamic point of view, the discipline of free competition, that of companies and some aspects of the securities market, the regulation of savings. Object of Commercial Law are also some contracts in which a party, always or frequently, is an entrepreneur and therefore they are usually qualified as contracts of commercial entrepreneurs.

The Commercial Law course proposes the study of the disciplines of entrepreneurs and companies.

Contents

The course is aimed at defining and explaining the essential elements of the Italian discipline of businesses and companies, contained in the Civil Code and in the main related laws, stimulating the practical application of the concepts covered during the lessons through participation in seminars.

Detailed program

Entrepreneur

Features and general requirements. Entrepreneur and self-employed person. The categories of entrepreneurs: commercial and agricultural entrepreneur; small entrepreneur; the public entrepreneur. Particular types of company: the artisan company; the family business; the social enterprise; the agritourism enterprise; the illicit company. Start and end of the business. The statutes of entrepreneurs. The register of companies. The entrepreneur's writings. The attribution of the business activity. The auxiliaries of the entrepreneur. The company and its circulation. The family pacts.

Society

Companies: the notion of companies and types of companies. The simple society. The society in the collective name. The limited partnership. The joint-stock company. The shares, the assembly and the administration of the joint-stock company. Internal controls. Alternative administration and control systems. The modifications of the statute. The bonds. The dissolution of the public limited company. The limited partnership for shares. The limited liability company.

Prerequisites

Knowledge of Private Law and passing of the related exam are required before taking the Commercial Law exam. There are no prerequisites for taking part in the lessons.

Teaching methods

Frontal lessons

Assessment methods

There are two different methods of examination and each mode provides an oral test in the date of the official appeal.

The oral examination takes place on the dates of official appeals throughout the program.

If you participate in competitive seminars, the oral exam will only focus on some chapters of the second volume, since the seminars will test the preparation on the first volume and part of the second volume.

Below the chapters that have to be prepared for each chosen exam mode.

Program

For participants in competitive seminars Volume 2, chapters: 4-5-8-9-10A-11-14-17-18

For those who DO NOT participate in competitive seminars

Volume 1, chapters: 1-2-3-4-5

Volume 2, chapters: 1-2-3-4-5-8-9-10-11-14-15-16-17-18

Textbooks and Reading Materials

G. F. CAMPOBASSO, Diritto Commerciale, 1. Diritto dell'impresa, UTET, Torino, 7° edizione

G. F. CAMPOBASSO, Diritto Commerciale, 2. Diritto delle società, UTET, Torino, 9° edizione.

Sustainable Development Goals

QUALITY EDUCATION