



COURSE OF STUDY POLITICAL SCIENCES (L-36) ACADEMIC YEAR 2023-24

ACADEMIC SUBJECT: Italian And European Labour Law

General information	
Year of the course	II year
Academic calendar (starting and ending date)	2 nd semester (12/02/2024-17/05/2024)
Credits (CFU/ETCS):	8
SSD	IUS/07
Language	ITALIAN
Mode of attendance	RECOMMENDED

Professor/ Lecturer	
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etc.)	Consult the web page: www.uniba.it/it/ricerca/dipartimenti/scienze-
	politiche/docenti

Work schedule			
Hours			
Total	Lectures	Hands-on (laboratory, workshops, working groups, seminars, field trips)	Out-of-class study hours/ Self-study hours
200	64		136
CFU/ETCS			
8			

Learning Objectives	The course aims to develop the acquisition of knowledge relating to Labour
	Law and Italian and European Labour Law.
Course prerequisites	Passing Public law and Private law exams is a prerequisite for taking the
	Labour law and Italian and European Labour Law exams.

Teaching strategies	
Expected learning outcomes in	
terms of	
Knowledge and understanding	o define
on:	o compare
	o explain
	o summarize
	the juridical outlines of Labour Law
Applying knowledge and	o choose
understanding on:	o select
	o solve
	practical cases based on the acquired knowledge.
Soft skills	Making informed judgments and choices





	At the end of the course, the student must be able to
	o analyze
	o classify
	o distinguish
	o examine
	the fundamental institutions of the course matter
	Communicating knowledge and understanding
	At the end of the course, the student must be able to
	 have full knowledge of legal terms
	 use the technical-legal vocabulary correctly
	Capacities to continue learning
	At the end of the course, the student must be able to
	Assess and analyze the future reviews of the course matter
Syllabus	
Content knowledge	Evolution of Labour Law. Italian and European Labour Law sources. The structure of collective bargaining. The national collective agreement: subjects, procedures, contents. The trade union and the models of trade unionism. Trade union freedom in the Constitution and in the fundamental Charters. Trade union representatives in the workplace. The legal functions of the trade union. The employment contract. The self-employment contract. Employee's obligations and employer's power. Tasks and expertise of employees. Working time. Labor wage. Fixed-term and part-time employment contracts Outsourcing of work and company structure. Individual termination. Temporary and permanent staff surpluses: social safety net and collective dismissal. Right to strike
Texts and readings	M. Esposito – L. Gaeta – A. Zoppoli – L. Zoppoli, Diritto del lavoro e sindacale, Giappichelli, Torino, 2020
	It is recommended the use of an updated Labour Code.
Notes, additional materials	
Repository	

Assessment	
Assessment methods	A final exam, consisting of an oral interview, is to be taken.
Assessment criteria	 Knowledge and understanding — The course will help acquire an understanding of the fundamental traits of Italian and European labour law. Applied knowledge and understanding — The course will provide a correct use of regulatory and jurisprudential texts on the subject matter. Autonomy of judgment - The course aims to develop critical skills and solve problems with respect to the regulation of Italian and European labour law Communication skills - Students will be able to own technical language and legal terms of Italian and European labour law Capacities to continue learning - The course aims to help consulting and understanding the sources of Italian and European labour law, so as to allow subsequent and autonomous in-depth studies.





Final exam and grading criteria The

The final grade is awarded out of thirty. The exam is passed when the grade is greater than or equal to 18. The grade is determined by an overall evaluation with reference to the clarity of the presentation, the completeness of the acquired knowledge, the property of the specific vocabulary of the subject, the depth of knowledge, the ability to analyze questions and provide suitable answers.

In particular, the grade breakdown is as follows:

Insufficient: 0-17

Lack of, incomplete and inadequate knowledge of the topics contained in the syllabus, use of non-legal vocabulary

Sufficient: 18-20

Sufficient knowledge of the topics contained in the syllabus and overall adequacy of the legal vocabulary used

Adequate: 21-23

Adequate knowledge of the topics contained in the syllabus, adequate ability to argue and make connections between the various topics, use of appropriate legal vocabulary

Good: 24-26

Good knowledge of the topics contained in the syllabus, good capacity for indepth analysis and criticism, through the use of an adequate legal vocabulary

Distinguished: 27-28

More than good knowledge of the topics contained in the syllabus, more than good capacity for in-depth study, for linking the various topics, for critique and mastery of legal vocabulary

Excellent: 29-30

Very good knowledge of the topics contained in the syllabus, very good ability to deepen, to link between the different topics, as well as criticism and mastery of the legal vocabulary

Excellent: 30L

Excellent knowledge of the topics contained in the syllabus, excellent capacity for in-depth study, for linking the various topics, for critique and mastery of the legal vocabulary

Further information

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