

<b>General Information</b>	
Academic subject	Market and insolvency law
Degree course	Strategie d'Impresa e Management
Curriculum	
ECTS credits	8
Compulsory attendance	No
Language	Italian

<b>Subject teacher</b>	Name Surname	Mail address	SSD
	Gabriele Dell'Atti	gabriele.dellatti@uniba.it	IUS/04

<b>ECTS credits details</b>			
Basic teaching activities	I2/B1	IUS/04	8

<b>Class schedule</b>	
Period	Term
Year	2020/2021
Type of class	Lectures- <b>workshops</b>

<b>Time management</b>	
Hours	264
In-class study hours	64
Out-of-class study hours	200

<b>Academic calendar</b>	
Class begins	
Class ends	

<b>Syllabus</b>	
Prerequisites/requirements	
Expected learning outcomes	<p><i>Knowledge and understanding</i> at the end of the course it is expected to obtain a significant knowledge of the subject in both theoretical and concrete terms</p> <p><i>Applying knowledge and understanding</i> At the end of the course it is expected to obtain the full learning of the subject in order to be able to apply its precepts. Consequently, also through seminars, the aim is to provide students with the instruments to use the fundamentals of the subject in a practical context</p> <p><i>Making informed judgments and choices</i> Students are expected to fully understand the subject, so that the concepts learnt can be used to analyse concrete cases</p> <p><i>Communicating knowledge and understanding</i> Students are expected to use an appropriate legal language, useful to deal with technically complex issues</p> <p><i>Capacities to continue learning</i> At the end of the course it is expected to obtain the full learning of the subject. To this end, students will be provided with the instruments to understand and apply the fundamentals of the subject.</p>
Contents	A) REQUIREMENTS OF COMPULSORY LIQUIDATION B) EARLY WARNING

	<p>C) DECLARATION OF LIQUIDATION  D) BODIES  E) CONSEQUENCES FOR THE DEBTOR AND FOR CREDITORS  F) CONSEQUENCES OF DETRIMENTAL DEEDS TO CREDITORS  G) CONSEQUENCES ON PREVIOUS CONTRACTS  H) SCRUTINY OF LOSS AND RIGHTS OF THIRD PARTIES  I) REALISATION OF ASSETS  L) THE END OF COMPULSORY LIQUIDATION  M) COMPOSITION WITH CREDITORS  N) DEBTS RESTRUCTURING AGREEMENTS  O) INDIVIDUAL INSOLVENCY  P) Cross-border insolvency  Q) Groups' insolvency</p>
Course program	
Bibliography	<p>Chosen by the Professor</p> <p>Up-to-date law</p>
Notes	
Teaching methods	Detailed study of the Italian law regarding insolvency and recognition of the most interesting rules in order to establish experts who can deal with such proceedings
Assessment methods (indicate at least the type written, oral, other)	Oral exam
Evaluation criteria	<p><i>Knowledge and understanding</i>  Full understanding of the subject  <i>Applying knowledge and understanding</i>  Learning of substantial and procedural aspects of the subject  <i>Autonomy of judgment</i>  Critical judgment of concrete cases and application of precepts  <i>Communicating knowledge and understanding</i>  Use of an appropriate legal language  <i>Capacities to continue learning</i>  Detailed study of the subject</p>
Further information	