



General information		
Academic subject	LAW OF TERRITORIAL AUTONOMIES	
Degree course	PUBLIC ADMINISTRATION SCIENCES - SA (LM-63)	
	Common course with the ISPI Course (LM-87)	
Academic Year	I	
European Credit Transfer and Accumulation System (ECTS): : 8		:8
SSD	IUS/09	
Language	ITALIAN	
Academic calendar	FIRST SEMESTER (19 September 2022 - 9 December 2022)	
(starting and ending		
date)		
Attendance	Attendance, although not compulsory, is highly recommended	

Professor/ Lecturer		
Name and Surname	MARIA GRAZIA NACCI	
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Telephone	Use the "call" function of Microsoft Teams /	
Department and address	Palazzo del Prete, Piazza Cesare Battisti n.1, VI Piano	
Virtual headquarters	Microsoft Teams platform	
Tutoring (time and day)	The professor receives on Thursdays at 10.30.	
	It is possible to hold interviews remotely, using the 'calls' function	
	within the Microsoft Teams platform.	
	For a better organization, interested students are requested to send	
	an e-mail to the professor in advance (or a message using the	
	Micorosoft Teams chat), to agree on the day and time of receipt	

Syllabus		
Learning Objectives	The course aims to offer an in-depth knowledge of the system of	
	territorial autonomies in the Italian legal system. In particular, the	
	student will be provided with suitable tools to understand the	
	dynamic functioning of center-periphery relations in the context of	
	the republican constitutional order	
Course prerequisites	Since this is a first year and first semester exam, there are no specific	
	prerequisites other than those required for access to the degree	
	course.	
Contents	The course will focus on the study of the following topics, which will	
	tend to be addressed in the order set out below:	
	Part one: Italian regionalism and its evolution. Title V of the	
	Constitution and the problematic profiles of its legislative	





	implementation. Ordinary and special statutory power before and	
	after the constitutional reform laws. The organization of the Regions.	
	The form of regional government. The Regional Council. President.	
	The Board. The Council of Local Autonomies. The functions of the	
	Regions. The regulatory functions. Administrative functions.	
	Financial autonomy. Differentiated regionalism. Participation in	
	state functions. The powers of the state vis-à-vis the Regions. The	
	constitutional dispute. The judgment of legitimacy directly before	
	and after the reform. Conflicts between State and Regions.	
	Second part: Origin and evolution of local autonomies. Statutory	
	and regulatory power. Bodies and functions of the Municipality. The	
	Provinces and Metropolitan Cities after the Delrio Law. The tools of	
	connection between Regions and local Authorities. The control	
	system. The responsibility of administrators and employees of local	
	authorities.	
Books and bibliography	Part one:	
	D'ATENA A., Diritto regionale, Giappichelli, Torino, ult. ed.	
	Second Part:	
	VANDELLI L., Il sistema delle autonomie locali, Il Mulino,	
	Bologna, ult. ed.	
	Or:	
	STADERINI F., CARETTI P., MILAZZO P., Diritto degli enti locali,	
	Cedam, Padova, ult. ed.	
	<u>Or:</u>	
	DI MARIA R., NAPOLI C., PERTICI A., Diritto delle autonomie	
	locali, Giappichelli, Torino, 2019	
Additional materials	For the second part, the student must choose ONLY one of the three	
	texts indicated.	
	Further teaching material may be indicated and eventually	
	distributed to attending students, the study of which will allow	
	them to reach a broader and more critical level of knowledge.	

Work schedul	le		
Hours			
Total	Lectures	Hands on (Laboratory, working groups, seminars, field trips)	Out-of-class study hours/ Self-study hours
200	64		136
ETCS			
8	8		





Teaching strategy	Frontal teaching will be the main teaching method. During the	
	lectures, the topics referred to in the published program will be	
	analytically exposed and texts and teaching materials will be	
	indicated for further information regarding the numerous	
	problematic profiles of the division of competences between the	
	State, Regions and local authorities in the Italian legal system. In	
	class, the active participation of the audience in the discussion on the	
	individual issues addressed will be constantly stimulated.	
	The teaching course is delivered in blended learning mode (mixed,	
	"frontal" and, only in cases expressly permitted, "remote" teaching).	
	However, the presence of the student in the classroom is strongly	
	recommended.	

Expected learning		
outcomes		
Knowledge and	Students must be able to understand the theoretical and applicative	
understanding on:	elements inherent to the system of territorial autonomy in the Italian	
	legal system, as well as to develop original ideas based on a	
	systematic and critically aware understanding of the acquired	
	knowledge.	
Applying knowledge	The students will be asked to deal with a series of problems inherent	
and understanding on:	to the organizational and functional structure of the Regions and	
	local authorities, their reciprocal relationships and those with the	
	State, through the analysis of concrete cases submitted to their	
	attention by the professor.	
Soft skills	Making informed judgments and choices	
	At the end of the course, students will have to demonstrate the	
	ability to investigate, on the basis of the cognitive tools acquired, the	
	application results of the constitutional reforms of the Italian	
	autonomy system and to independently develop a critical	
	evaluation, legally supported, also using a comparative perspective.	
	with the models of regionalism and federalism present on the	
	international scene.	
	Communicating knowledge and understanding	
	At the end of the course, students will have to demonstrate the	
	ability of articulated and organic presentation of the acquired	
	elements, as well as clear communication of the personal reflections	
	gained.	





To this end, the students will be offered the opportunity to improve
their ability of articulated and organic presentation of the acquired
elements, as well as clear communication of the personal reflections
gained, through the comparison in the classroom on the most
relevant constitutional jurisprudence on Title V of the Constitution.
Capacities to continue learning
Students will be encouraged to deal with the analysis of legal texts
(judgments, regulatory acts, etc.) in order to concretely verify the
skills acquired or implemented during the course, their strengths
and weaknesses, so as to intervene promptly, also with the help of
the professor, to fill any gaps in their basic preparation.

Assessment and	
feedback	
Methods of assessment	Oral examination. The student is asked to demonstrate his level of
	preparation on the topics of the program, by answering no less than
	two questions posed by the examining commissioners (unless the
	candidate freely chooses to "retire" first).
Evaluation criteria	In order to pass the test, the candidate is required to demonstrate
	that he or she has acquired at least a sufficient "reasoned" knowledge
	of the course program. Therefore, the evaluation criteria also include
	the acquired logical-systematic, critical-argumentative skills, as well
	as, of particular importance, the quality of exposure and the ability
	to use the specialized vocabulary.
Criteria for assessment	The assessment of the learning level will take place with a final grade
and attribution of the	expressed out of thirty. The granting of honors will be consequent
final mark	to the verification of the achievement by the student of an excellent
	level of preparation.
Additional information	Examination board.
	President: Maria Grazia Nacci.
	Members: Francesco Gabriele, Anna Maria Nico, Giovanni Luchena,
	Vittorio Teotonico, Luca Grimaldi, Gaetano Bucci, Annamaria
	Bonomo, Cecilia Pannacciulli, Andrea Bonomi, Antonio Gusmai,
	Stefania Cavaliere, Giuseppe Chiarelli, Franco Sicuro.