



FIVE-YEAR DEGREE COURSE IN LAW A.Y. 2023-2024

EU LAW



General information	
Year of the course	Second
Academic calendar (starting and ending date)	II semester (22-02-2024 - 31-05-2024)
Credits (CFU/ETCS):	(4 ECTS are dedicated to European solidarity law in the EU legal order, as part of the EUSTiC Jean Monnet Chair, co-funded by the Erasmus+ programme, which Professor Morgese holds for the three-year period 2022-2025. The Chair webpage is available here)
SSD	IUS/14 (diritto dell'Unione europea)
Language	Italian
Mode of attendance	Optional attendance

Professor/ Lecturer	
Name and Surname	Giuseppe Morgese
E-mail	giuseppe.morgese@uniba.it
Telephone	
Department and address	Via Duomo n. 259, Taranto
Virtual room	Microsoft Teams (code: e1gle95)
Office Hours	To be agreed by email with the professor

Work schedule			
Hours			
Total	Lectures	Hands-on (laboratory, workshops, working groups, seminars, field trips)	Out-of-class study hours/ Self-study hours
225	72	0	153
CFU/ETCS			
9	9	0	

Learning Objectives	The course aims at providing an overview of the objectives, values, principles,
	bodies, sources, main procedures, the procedural system and some aspects of the material part of the European Union legal system. At the same time, it also aims at providing fundamental knowledge and study methods for understanding the European Union legal system in light of its future evolutions.
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Course prerequisites	As per Degree Course Rules
Teaching strategy	Frontal lessons.

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Expected learning outcomes in						
terms of						
Knowledge and understanding on:	Knowledge and understanding of the issues concerning the subject studied in the historical-legal context of reference and in relation to the other subjects of the degree course.					
Applying knowledge and understanding on:	Applied knowledge and understanding with regard to the connection between theory and practice, in a subject with significant multidisciplinary interrelationships and subject to daily application.					
Soft skills	Making informed judgments and choices. At the end of the course the student should be able to read the rules of positive law, in their judicial application, as measured against the socio-historical reality of the European Union and its Member States. Communicating knowledge and understanding. At the end of the course, the student should be able to explain the acquired knowledge in an argued manner, also in relation to the political, economic and social context in which he/she intends to operate. Capacities to continue learning. At the end of the course, the student should be able to handle the complexity of the subject matter also in its future developments, thus demonstrating an understanding of the peculiarities of the discipline covered by the course.					
Syllabus						
Content knowledge	Part One: Introduction and historical evolution. Membership, objectives, values, democratic principles and respect for human right in the EU. The distribution of competences between the EU and the Member States. The EU institutional framework. Sources of EU law and procedures for their adoption. EU financing and the annual budget. EU law and domestic (Italian) law. The judicial system. Part Two: The EU internal market: the free movement of goods and persons; the freedom of establishment and to provide services; the free movement of capitals. Overview of competition and State aid law. Overview of Economic and Monetary Union. Overview of social and environmental policy. Overview of asylum and immigration policy. Part Three: EU solidarity law.					
Texts and readings	Part One and Two: E. Triggiani, U. Villani, COMPRENDERE L'UNIONE EUROPEA, Cacucci, Bari, 2022 (only chapters: I, II, III, IV, V, VI, VII, VIII, X, XI, XII, XI					
Notes, additional materials	Non-attending students must follow the syllabus for parts one and two as well as agree with the professor on the part three's book chapters					





Repository	Teaching	material	(slides)	provided	by	the	professor	is	available	on	the
	University	's eLearni	ng platfo	rm							

Assessment	
Assessment methods	Oral exam with discussion
Assessment criteria	Knowledge and understanding. Assessment of the fluency in legal language through oral exposition in the final examination; assessment of the ability to understand the topics covered by the programme through oral exposition in the final examination. Applied knowledge and understanding. Assessment of understanding of the topics covered by the programme through oral presentation in the final examination; assessment of the ability to interconnect the topics in the final examination. Autonomy of judgement. Evaluation of the ability to critically review the topics covered by the programme through oral presentation in the final examination; evaluation of the ability to understand the relevant sources and case-law through oral presentation in the final examination. Communicating knowledge and understanding. Verification of language property through oral presentation in the final exam; verification of understanding of the programme topics through oral presentation in the final exam. Capacities to continue learning. Verification of the methodology used for the study of the subject by means of exposition during the final examination; verification of the ability to understand the topics covered in the syllabus by means of interaction during the lessons.
Final exam and grading criteria	The final mark is awarded in thirtieths. The examination is deemed passed when the mark is greater than or equal to eighteen out of thirty. There will be assessed for the award of the final grade: the proper knowledge of the topics of the examination questions within the broader framework of the general topics of the course; the proper capacity of expression; and the correct use of general and subject- specific legal language.
Further information	