



COURSE OF STUDY SCIENZE E GESTIONE DELLE ATTIVITA' MARITTIME - SGAM ACADEMIC YEAR 2023-2024 ACADEMIC SUBJECT COMMERCIAL LAW

General information	
Year of the course	\parallel
Academic calendar (starting and ending date)	First Term
Credits (CFU/ETCS):	6
SSD	IUS/04
Language	ITALIAN
Mode of attendance	Strongly recommended

Professor/ Lecturer	
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Telephone	
Department and address	Ionic Departament – Taranto – SGAM Courses – Largo Bezzi, Taranto
Virtual room	Microsoft Teams
Office Hours (and modalities:	After frontal lessons in the first semester
e.g., by appointment, on line,	By appointment by email in the second semester
etc.)	

Work schedul	le		
Hours			
Total	Lectures	Hands-on (laboratory, workshops, working groups, seminars, field trips)	Out-of-class study hours/ Self-study hours
Es. 48	48		102
CFU/ETCS			
Es. 6	6		

Learning Objectives	The course aims to provide students with institutional legal knowledge relating to entrepreneurial economic activities in all its forms, individual and collective, and the study methodology for understanding the phenomenon of the company in all its possible articulations.
Course prerequisites	Basic knowledge of private law

Teaching strategie	The course is developed through frontal lessons relating to the aspects of the discipline that are relevant and indispensable for the achievement of the specific educational objectives of the teaching and global objectives of the study programme. The frontal teaching is supported by seminars and jurisprudential exercises and it is followed, where possible, by an interaction with the learners through discussion groups on the e-learning platform or in the classroom. During the lessons, various tools are used to improve teaching such as, for example, powerpoint presentations projected in the classroom, diagrams, bibliographic indications and anything else deemed useful for improving the effectiveness of teaching.
Expected learning outcomes in terms of	





Knowledge and understanding	The student will have to know the main notions in the field of commercial law
on:	and of individual and collective subjects operating in this sector, as well as in the
	field of corporate crisis regulation.
	He will be initiated in the acquisition of reading skills and understanding of
	technical documents in the disciplinary field.
Applying knowledge and	The student will be initiated in the acquisition of critical evaluation skills of the
understanding on:	legal tools and schemes ordinarily used in the disciplinary field, as well as in the (embryonic) production of technical documents in the same field. The student will be able to deepen the knowledge and understanding of the
	commercial law institutes indicated in the program, also through the analysis of the jurisprudence, with specific attention to the jurisprudence of the European Court of Human Rights, of the Court of Justice of the European Union, of the Constitutional Court, of legitimacy and merit, also through the preparation of seminars on specific topics with the help of experts in the sector.
Soft skills	The student will be able to know the issues of commercial law, corporate law,
Joil Skills	business crisis law and credit instruments law Making judgments
	The course will allow the student to acquire an adequate capacity for (critical)
	analysis regarding the topics covered by the program, so as to be able to independently address some of the main legal and social issues in the field of commercial law
	Communication skills
	At the end of the course, the student must have acquired the appropriate legal vocabulary in the field of commercial law
	• Ability to learn Through an in-depth study of the subject, the student will have to assimilate the regulatory contents and acquire the skills necessary for the analysis of future legislative interventions, as well as consolidate the technical-legal study method necessary for the approach to the problems studied.
Syllabus	
Content knowledge	The commercial law course aims to analyze the principles hinge of the articulated discipline of the activity of enterprise, underlining the subtended rationes of it. The last purpose is that to furnish a synthetic but punctual picture of the
	schemes and the juridical tools leading of the commercial law necessary for the future professionalisms employed in the logistic-administrative offices of the public or private administrations.
	Particular attention will be devoted to the public entrepreneur and to the reflexes that such public nature produces on the private rules of the commercial law.
Texts and readings	1) AA.VV. (a cura di L. De Angelis et al.), Manuale di diritto commerciale, CEDAM, Milano, Il edizione, 2020
	and
	2) S. FORTUNATO, La società a responsabilità limitata – Lezioni sul modello
	societario più diffuso, Giappichelli, Torino, II edizione, 2020, integralmente.
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Notes, additional materials	The use of a civil code with the special laws relevant to the discipline updated no earlier than January 2023 is strongly recommended.

Assessment		
Assessment methods	Oral exam with interview at the end of the course	
Assessment criteria	Making judgments	





	Assessment of the ability to critically analyze the legal institutions covered by the course and to discuss the problems inherent to them by formulating reasoned/argued conclusions and judgments • Communication skills Assessment of the ability to speak in terms of linguistic appropriateness and mastery of legal vocabulary, conceptual organization, logical-argumentative process and clarity • Ability to learn Assessment of the ability to use the study methodology used during the course to understand the rationale for regulatory evolution and to analyze and resolve international trade issues different from those dealt with in the cases dealt with during the lessons.
Final exam and grading criteria	The final exam will be held in the form of oral and provides an evaluation in thirtieths; the exam is passed with a mark equal or greater than 18/30. The vote is given to the student proportionally to his preparation and his performance.
Further information	