| General Information | |
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| Academic subject | Labour law of immigration |
| Degree course | First -cycle degree in Legal sciences for immigration, human rights and |
| | interculturality |
| Curriculum | |
| ECTS credits | 6 |
| Compulsory attendance | |
| Language | Italian |

| Subject teacher | Name Surname | Mail address | SSD |
|-----------------|----------------|--------------------------------|--------|
| | Stefano Caffio | <u>stefano.caffio@uniba.it</u> | IUS/07 |

| ECTS credits details | Area | CFU/ETCS |
|---------------------------|------|----------|
| Basic teaching activities | Law | 6 |

| Class schedule | |
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| Period | First Semester |
| Year | 2021 – 2022 |
| Type of class | in the classroom or in e-learning mode (streaming) |

| Time management | |
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| Hours | |
| In-class study hours | 48 |
| Out-of-class study hours | |

| Academic calendar | |
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| Class begins | September 2021 |
| Class ends | December 2021 |

| Syllabus | |
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| Prerequisites/requirements | Basic knowledge of labour law |
| Expected learning outcomes | Knowledge and understanding on: The teaching aims to provide students with knowledge of labour law legal framework at EU, national and regional level, with particular attention to the management of working environments characterised by an intercultural component. |
| | Applying knowledge and understanding on: Through the skills acquired, the student will be able to approach in a theoretical-practical way the main issues related to work management, particularly in intercultural contexts. |
| | Making informed judgments and choices: The attendance of the course will allow students to acquire an adequate level of knowledge of regulatory texts and tools for critical analysis of the issues covered by the program, so as to enable them to deal independently with legal and social issues. |

| necessary to govern the labour law regulatory material. Capacities to continue learning Through an in-depth study of the subject, students will have assimilate the normative contents and acquire the necessary of approach to the problems studied. Contents - The sources of law and the principles of labour law; - The beginnings and the historical-legal evolution of Italian labour law; - The EU principles: freedom of appropriation, prohibition of discriminat and equal treatment; international protection; - The work of foreigners: entry and stay for work reasons; the reside permits that allow the performance of a work reasons; the reside permits that allow the performance of a work activity; - The employment relationship: autonomy, subordinat "parasubordination", "hybrid" forms; - The extablishment of the relationship: the object of the contract; type contract, formal and substantial constraints, test pact, term, reside contract and hiring procedures; flexible contracts: fixed-term contra flexible working hours, training, collaborations, working and coopera members, occasional ancillary work, work administration; sease workers and professional sportsmen; - The execution of the contract: tasks, qualifications, categories; rights duties of the worker; powers and duties of the employer, suspension of relationship; ant-discrimination discipline; - Termination: individual and collective dismissals; resignatic resignations and transactions; severance pay; social shock absorbers; - inspections; the fight against undeclared work and corporates; consequences of the modification and extinction of the residence perm on the employment relationship; the consequences of the modification extinction of the employment relationship on the residence perm on the employment; the start of work in public and private employment servi conditionality; placement of disabled people; access of forei | | |
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| and equal treatment; international protection; - The work of foreigners: entry and stay for work reasons; the reside permits that allow the performance of a work activity; - The employment relationship: autonomy, subordinati "parasubordination", "hybrid" forms; - The establishment of the relationship: the object of the contract; type contract, formal and substantial constraints, test pact, term, reside contract, formal and substantial constraints, test pact, term, reside contract, ormal and rubstantial constraints, test pact, term, reside contract, ormal and rubstantial constraints, test pact, term, reside contract, ormal and rubstantial constraints, test pact, term, reside contract, or of the contract: tasks, qualifications, categories; rights, duties of the worker; powers and duties of the employer, suspension of relationship; anti-discrimination discipline; - Termination: individual and collective dismissals; resignation resignations and transactions; severance pay; social shock absorbers; - Inspections; the fight against undeclared work and corporates; consequences of the modification and extinction of the residence perm; the fact operformance in violation of the law; - The labour market: active and passive labour policies; incentives employment; be start of work in public and private employment servi conditionality; placement of disabled people; access of foreigners to pu employment; Bibliography Ghera E., Garilli A., Garofalo D., Lineamenti di diritto del lavoro, Giappichelli, 2020. Labour law Code to choose, latest edition. Supplementary teaching materials will be provided during the course None None None <td>Contents</td> <td> approach to the problems studied. The sources of law and the principles of labour law; The beginnings and the historical-legal evolution of Italian labour law; </td> | Contents | approach to the problems studied. The sources of law and the principles of labour law; The beginnings and the historical-legal evolution of Italian labour law; |
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| | Notes | |
| | Teaching methods | Classroom lectures and supplementary didactics |
| Assessment methods Ural exam at the end of the course | Assessment methods | Oral exam at the end of the course |

| Evaluation criteria | Knowledge and understanding Assessment of the ability to define and describe topics covered by the course (minimum level of learning) Applying knowledge and understanding Assessment of the ability to apply the knowledge acquired to real cases and to identify elements of correlation between different topics in the field of social security Autonomy of judgment Assessment of the ability to critically analyze the topics covered by the course and to debate the issues related to them by formulating conclusions and reasoned judgements Communicating knowledge and understanding Assessment of the ability to express oneself orally in terms of linguistic appropriateness and fluency in legal lexicon, conceptual organization, logical-argumentary process and clarity Communicating the ability to effectively convey the concepts and content learned during the course Capacities to continue learning Assessment of the ability to use the study methodology used during the course to understand the rationale of the regulatory evolution and to analyze and solve problems in the field of work different from |
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| | those addressed in the case study dealt with during the lectures. |
| Further information | |