

General information			
Academic subject	Institutions of Private Law		
Degree course	LMG/01; L/14		
Academic Year	1st year		
European Credit Transfer and Accumulation System (ECTS) 12 ECTS; 9 ECTS			
Language	Italian		
Academic calendar (starting and ending date)			
Attendance	No, recommended frequency		

Professor/ Lecturer	
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Department and address	Dipartimento Jonico in "Sistemi Giuridici ed Economici del Mediterraneo: società,
	ambiente, culture"
Virtual headquarters	Microsoft Teams: 3mmx2ue
Tutoring (time and day)	

Syllabus	
Learning Objectives	
Course prerequisites	No prerequisite
Contents	The legal system: public law and private law. The sources of private law. The sources of european law: TEU, TFEU, regulations, directives, decisions, recommendations and opinions. The temporal effectiveness of the laws. Application and interpretation of the law. Conflicts of laws in space. Subjective legal situations: subjective rights. Legal relationship subjects: natural person and legal person. Legal and acting capacity. The interdiction, incapacitation and support administration. The rights of the personality. Legal relationship: goods. Influence of time on legal events: purchase of a right, prescription and forfeiture. The legal transaction, the legal fact and the non-negotiating act. Classifications of legal transaction. The renunciation. The elements of the legal transaction. Transaction advertising. Divergence between manifestation of will and inner will: impedimental error, physical violence, mental reserve, simulation. The vices of the will. Representation. Legal transaction pathologies: nullity, voidability and ineffectiveness. Real rights: general characteristics. The property. Real rights of enjoyment: surface, emphyteusis, usufruct, use and housing, easements, communion and condominium, timeshare. Possession. Petitorial and possessory actions. Annunciation actions. Obbligations. Obbligations. Obbligations. Simple, cumulative, alternative, opticnal obbligations. Voluntary credit guarantees: surety, promise of the fact of a third party, penalty clause, deposit. Subjective active and passive modifications of the compulsory relationship. Ways of extinction of the compulsory relationship. Ways of extinction of the compulsory relationship. Mora credendi e debendi. Failure attributable and not attributable to the debtor. Civil unlawful act: tort or Aquila liability. Contractual and tort liability: distinctive characteristics. Generic guarantee and specific guarantee: legitimate causes of pre-emption. Legal means of preserving the creditor's asset guarantee. General contract theory. The preliminary contra



	offer to the public. The option. The contract in favor of a third party. Pre-emption.
	The contracts for membership. Termination and termination of the contract.
	Unilateral promises. Obligations arising from the law. The family: marriage. The
	family property regime. Legitimate and natural filiation. The adoption. Separation
	and divorce. Maintenance obligation. The successions: concept of succession.
	Vocation and delation. Acceptance of the inheritance. Forced acceptance:
	hypothesis. Pending inheritance. Renunciation of inheritance. Separatio bonorum.
	The collation. Hereditary communion. Conjunctive or supportive vocation.
	Hereditatis petitio. Legitimate succession. Actio interrogatoria. The legate.
	Succession necessary. The testamentary succession. The replacements. The
	donation. Transcription: real estate advertising.
Books and bibliography	1) For the LMG/01: NIVARRA L. – RICCIUTO V. – SCOGNAMIGLIO C. (l.
	e.), Diritto privato. Giappichelli: Torino; for the L/14: NIVARRA L
	RICCIUTO V. – SCOGNAMIGLIO C. (l. e.), Istituzioni di diritto privato.
	Giappichelli: Torino
	Or
	2) TORRENTE A. – SCHLESINGER P. (l. e.), Manuale di diritto privato.
	Giuffrè: Milano.
	Or
	3) ROPPO V. (l. e.), Diritto privato. Giappichelli: Torino.
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	Special part only for the LMG/01: NANNA C. M. (a cura di) (2021), Accordi in
	vista del divorzio. Validità e legittimità degli atti dispositivi del patrimonio
	familiare. Pacini giuridica: Pisa.
Additional materials	
	1

Work schedule				
Total	Lectures		Hands on (Laboratory, working groups, seminars, field trips)	Out-of-class study hours/ Self-study hours
Hours				
300 ore	96; 72			180
ECTS				
12 ECTS; 9 ECTS				
Teaching strategy	1			
			rse is divided into lectures that provide for the analysis of the individual inches of institutions of private law.	
Expected learning	g outcomes			
Knowledge and u on:	Ind understanding Knowledge and understanding of private law and its main institution and understanding of the interpretative and application dynamics standards.			
Applying know understanding on	vledge and 1:	Ability to apply knowledge and understanding to individual profiles through study and critical examination of relevant cases. Ability to bring the peculiar aspects of the discipline back to the system. Ability to propose solutions in the composition of conflicting interests. Evaluation and analysis of the reference regulatory framework.		
Soft skills		Autonom knowledg judgment	ing informed judgments and choices ious processing proven by problem solving skills. ge and manage the complexity of information in orde ts. municating knowledge and understanding	



Ability to expose the acquired knowledge clearly and comprehensively and to
adequately argue, using appropriate technical language.
Capacities to continue learning
Ability to reasonably and critically report the topics covered. Ability to identify the
problem of law and the various solutions that can be envisaged.

Assessment and feedback				
Methods of assessment	Oral examination			
Evaluation criteria	Knowledge and understanding			
	Knowledge of private law institutes within the European landscape, considering the most recent case law at national and EU level and consequent ability to learn relevant and current cases.			
	Applying knowledge and understanding			
	Detailed analysis of institutions of private law, combined with the problems highlighted by doctrine and jurisprudence.			
	Autonomy of judgment			
	Autonomous processing proven by problem solving skills. Ability to integrate knowledge and manage the complexity of information in order to make appropriate judgments.			
	Communicating knowledge and understanding			
	Ability to expose the acquired knowledge clearly and comprehensively and to adequately argue, using appropriate technical language.			
	Ability to be able to compare with other students and to face subsequent exams.			
	Capacities to continue learning			
	Ability to reasonably and critically report the topics covered. Ability to identify the			
	problem of law and the various solutions that can be envisaged.			
Criteria for assessment and	The exam is oral, the evaluation is out of thirty and is passed with the achievement			
attribution of the final mark of the minimum mark of 18/30.				
Additional information				