General information			
Academic subject	PRINCIPLES OF TAX LAW		
Degree course	BUSINESS ECONOMICS (L 18) - BARI		
Academic Year	2021-2022		
European Credit Transfer and Accumulation 6			
System (ECTS)			
Language	Italian		
Academic calendar (star	ting and II Semester (7 March 2022 – 17 June 2022)		
ending date)			
Attendance	NO		

Professor/ Lecturer	
Name and Surname	SALVATORE ANTONELLO PARENTE
E-mail	salvatore.parente@uniba.it
Telephone	
Department and address	Department of Economics, Management and Business Law
	Largo Abbazia Santa Scolastica, 53, 70125 Bari (BA)
Virtual headquarters	Microsoft Teams - Receipt code: 0zhwwd9
Tutoring (time and day)	Wednesday 10:00-11:00
	(by appointment via e-mail, in person or on the Microsoft Teams
	platform)

Syllabus	
Learning Objectives	The program intends to offer a not rigid, but complete knowledge of
	the fundamental issues pertaining to tax matters. To this end,
	knowledge of the fundamental aspects of the discipline appears
	essential: general principles; systematic and institutional profiles of
	tax law, monographic study.
	The course analyzes tax matters, providing a varied and transversal
	approach to the use of tax leverage within the legal system. The main
	objective of the course is to provide students with the basics to tackle
	the study of tax law, through the analysis of the regime of sources,
	the discipline of the tax obligation, the methods of implementation of
	the tax procedure, the main national taxes. and local, in the light of
	the comparison with the tax systems of other national systems and the
	impact with Community law.
	The student must be able to independently assess the economic and
	legal processes underlying the use of the tax lever, independently
	resolving legal issues relating to the application of the institutions and
	integrating knowledge of doctrine, jurisprudence and administrative
	practice. Having acquired the fundamentals of taxation, the student
	will be able to critically address the main problems of taxation, with a
	view to first ethical training, as a taxpayer, and subsequent
	view to mist ethical training, as a taxpayer, and subsequent

	professional training, as an expert in tax law.
	At the end of the course, the student must demonstrate that he has acquired: the ability to place institutions in the legal system; the
	ability to analyze issues relating to tax law through the study of
	concrete cases; the ability to use correct technical language and legal
	terminology; the ability to transfer the acquired knowledge to one's
	interlocutors in a clear and complete way.
Course prerequisites	Public law (IUS/09)
Contents	Tax law, its partitions and development prospects; the sources of tax
	law; the principle of the reservation of law; other acts having the
	force of law; the principle of ability to pay; the effectiveness of the
	tax law over time and space; interpretation and avoidance; the
	analogy; the other constitutional principles. The Statute of Taxpayers'
	Rights. European public finance and internal tax sovereignty. Public
	revenue, taxes and financial benefits imposed. Notes on the
	theoretical schemes for the implementation of sampling; the
	constituent elements of the taxable case: prerequisite, taxable base,
	rate, active and passive subjects. The tax liability subjectivity;
	solidarity; the substitute and the tax manager; the succession and tax
	agreements. The assessment phase; the declaration: nature and
	effects; formal control of the declaration; the preliminary phase:
	access to inspections and verifications. The deed of assessment: nature and effects; the type of assessment documents; form and
	content of the assessment documents; the difference with respect to
	the investigative documents: the report of findings. The methods of
	assessment and the related evidential regime. Tax self-defense. The
	collection; the cases of collection; the deeds of collection; voluntary
	collection; compulsory collection; reimbursement: cases and
	proceedings. Tax penalties: the system outlined with the 1997 reform;
	pecuniary and non-pecuniary administrative sanctions; the general
	principles of sanctions: personality, non-disclosure to the heirs and
	concurrence of persons; the procedure for imposing sanctions;
	criminal tax penalties. Litigation and tax mediation. Tax
	commissions. Towards a new tax jurisdiction. Foreign experiences.
	Insights into current issues of the tax process. The latest attempts to
	reform the Italian tax system: the delegated law n. 23/2014 and the
	implementing decrees; the draft tax proxy approved by the Council of
	Ministers on 5 October 2021. News and prospects. Evolutionary
	profiles of the tax system. Income taxes: historical notes; the
	prerequisite for income tax; the notion of income; the division into income categories: territoriality: remedies against double taxation of
	income categories; territoriality; remedies against double taxation of corporate income. IRPEF: taxable persons, the tax period; the
	determination of the tax base; territoriality. The income categories: a)
	land income: land, agricultural and building income; b) capital gains;
	c) income from employment; d) income from self-employment; e)
	c) mome nom employment, c) mome nom sen-employment, c)

	miscellaneous income. f) Business income: determination on an accounting basis; the assets of the company; the rules for evaluating income components; the main components of business income: revenues, capital gains and losses, depreciation, closing inventories, funds and reserves. IRES: rate and taxable persons; commercial and non-commercial companies and entities; non-resident companies and entities; Indirect taxes on consumption; the Value Added Tax; the assumption and the distinction between taxable, non-taxable, excluded and exempt operations; taxable persons and the tax base; the mechanism of deduction and compensation; the territoriality of the tax; hints on formal obligations. Indirect taxes on transfers (registration tax, inheritance and gift tax, stamp duty, mortgage and land registry taxes). The unified contribution for judicial documents. Customs taxes: the taxable case and subjectivity; determination of the tax and customs declaration; judicial and judicial remedies. The new taxes: food taxation and the Sugar tax; the tax on the consumption of single-use plastic products; the web tax, the digital service tax and the global minimum tax; taxes and maritime rights. Taxation of local authorities and fiscal federalism. Tax profiles of the regions between taxes, sharing of revenue from taxation, shares of the equalization fund, additional resources and special interventions. The regional tax on productive activities. The other regional taxes. Tax profiles of municipalities: their own municipal tax; the waste tax; municipal taxation on advertising; the single fee and the tax for the occupation of public spaces and areas; the purpose tax; the tourist tax and the landing tax. The taxes of the provinces and metropolitan cities. Prospects for local tax reform.
	Incoming Erasmus students can agree on the program with the teacher according to the legal system of reference and the University of origin.
Books and bibliography	A.F. Uricchio, <i>Manuale di diritto tributario</i> , Cacucci, Bari, 2020.
Additional materials	 The study of the program requires consultation of the main regulatory sources, which can be found, alternatively, from: M. Logozzo, <i>Codice Tributario</i>, Pacini Giuridica, Pisa, ultima edizione; I. La Candia – L. Occhetta (a cura di), <i>Codice Tributario</i>, Giuffrè Francis Lefebvre, Milano, ultima edizione; S. Gallo (a cura di), <i>Codice Tributario Minor</i>, Simone, Napoli, ultima edizione; A. Carinci – T. Tassani, <i>Codice ragionato breve per lo studio del diritto tributario</i>, con la collaborazione di S. La Bella e S. Disca, Giappichelli, Torino, ultima edizione.

Attending students will have the opportunity to deepen the topics
discussed in the lesson course with personalized focus.

			teaching: sday 8:30-10:00; Thursday 11:00-12:30	
Total	Lectures		Hands on (Laboratory, working groups, seminars, field trips)	Out-of-class study hours/ Self-study hours
Hours	-			
150 hours	48 ore			102 hours
ECTS				
6		_		
Teaching stra	tegy			
		develop	ide the conventional teaching methodology along various lines: seminars, congresses, plyement of the main institutional and profe- world.	round tables, with
Expected lear outcomes	ning			
Knowledge an understandin		The program intends to offer a not rigid but sufficiently complete knowledge of the fundamental problems relating to financial matters. To this end, knowledge of the basic aspects of the discipline must be considered indispensable: general principles; systematic and institutional profiles of tax law, monographic study.		
Applying kno understandin	-	The course analyzes tax matters, providing a varied and transversal approach to understanding the main institutions and mechanisms that govern the use of the tax lever within the legal system. The main objective of the course is to provide students with the basics to tackle the study of tax law, acquiring mastery and content on the system of sources, the tax obligation, the methods of implementation of the tax procedure, the main EU, national and local, with comparisons on the tax systems of other legal systems and on the impact of Community law.		
Soft skills		- Autonomy of judgment The student must be able to independently assess the economic an legal processes underlying the use of the tax lever, independent resolving legal issues relating to the application of the institution integrating knowledge of doctrine, jurisprudence and practic Having acquired the fundamentals of the subject, the student will be able to approach the main problems of fiscal discipline in a critic way, providing strengths and criticalities of the institutions question, with a view to an initial ethical training as a citize taxpayer and future protagonist. at the forefront of institution processes.		er, independently of the institutions, ce and practice. he student will be ipline in a critical ne institutions in ing as a citizen,

- Communication skills
Ability to place institutions in the reference legal system; ability to analyze issues relating to tax law, also through the study of concrete cases; ability to use the correct legal language and terminology and to transfer the acquired knowledge to one's interlocutors in a clear and complete way.
- Ability to learn independently
Learning will be guided through a study that addresses the tax system according to the various institutional declinations: doctrine, jurisprudence, merit practice, current legislation and reforms, accompanied by the identification of best practices and comparisons with the main institutes and models adopted in the other systems.

Assessment and	
feedback	
Methods of assessment	The assessment of the student's preparation, carried out on an oral test, verifies that the student has acquired the fundamental principles of the discipline, the general and special institutions, the functioning mechanism of the main taxes of our system, the procedure for implementing the standard tax law, providing system operations and criticalities with critical and functional analysis.
Evaluation criteria	• Knowledge and understanding:
	 General principles; systematic and institutional profiles of tax law, tax system, main taxes in force in the Italian and EU tax system, procedure and implementation of the tax law, monographic study. <i>Applied knowledge and understanding:</i> Mastery and content on the system of sources, the tax obligation, the methods of implementation of the tax procedure, the main national and local taxes, with comparisons on the tax systems of other legal systems and on the impact of EU law. <i>Autonomy of judgment:</i> Independently assess the economic and legal processes underlying the use of the tax lever, independently resolving legal issues relating to the application of the institutions, integrating knowledge of doctrine, jurisprudence and practice.

	• Communication skills:
	Ability to place institutions in the reference legal system; ability to analyze issues relating to tax law, also through the study of concrete cases; ability to use correct legal language and terminology and to transfer the acquired knowledge to one's interlocutors in a clear and complete way.
	• Ability to learn:
	Ability to place the notions learned relating to the tax system according to the various institutional declinations: doctrine, jurisprudence, substantive practice, current legislation and reforms. Ability to systematically and consistently expose all disciplinary and interdisciplinary notions learned.
Criteria for assessment	The outcome of the examination will be expressed by means of a vote
and attribution of the final	out of thirty and the possible granting of honors.
mark	
Additional information	