ROMANISTIC FOUNDATIONS OF EUROPEAN LAW 2022-2023 V year I Semester,

ECTS 4

prof. Mariateresa Carbone

Course Information	Master's Degree in Law Course of ROMANISTIC FOUNDATIONS OF EUROPEAN LAW 6 ECTS, 42 HOURS LANGUAGE: ITALIAN 4 ECTS prof. Mariateresa Carbone + 2 ECTS prof. Paolo Marra academic year 2022-2023, V year I semester
Professor Information	(Department of Law, Economic and Sociology). MARIATERESA CARBONE Contacts: mtcarbone@unicz.it, uff. 09613694936; cell. 3371021349 Student reception: room 18, "S. Venuta University Campus", Legal-economic building. At the end of each month, the calendar of weekly receptions set for the following month is published. It is possible to arrange remote receptions on the University platform, upon request by e-mail to the address indicated above. Timetables are available on the Department website on the Faculty page.
Course Description	The course aims to highlight the various aspects that allow you to grasp the fundamental importance of Roman law as the inspiring system of the various European legal systems, which have developed over the centuries, in particular from the Middle Ages to the modern age. In the final part of the course, attention will be focused on the formation of the European legal tradition in contractual matters also in the perspective of recent projects for the unification of European contract law. This in-depth analysis is conducted through the analysis of the texts and the main regulations or draft legislation on certain topics relating to the general part of the contract.
Course objectives	The aim of the course is to make students aware of the extreme peculiarity of the Roman legal system which, thanks to its evolution, has allowed the development
and expected	of legal categories that modalities imperishable. These categories, in fact, were
learning outcomes	implemented and revealed themselfes as European laws influenced, in different
	ways and measures, the laws currently in force, and this will occur in particular with reference to contractual matters. The expected learning outcomes

correspond directly to the objective just envisaged.

Program (contents, methods of development); Possible distinction of programs between attending and non-attending students

Below is the general program of the course, with an indication of the contents of the two teaching modules.

NOT ATTENDING STUDENTS

I MODULE (4 CFU) PROF.SSA CARBONE

The sources of Roman law before Justinian. Justinian and the Great Compilation. The *Corpus curis civilis* from Justinian to nineteenth-century codifications: a short summary of a millennial 'journey'. Notes on the main dogmatic categories of 'civil law' systems, their origin and their suitability (or unsuitability) to describe the Roman legal experience. Notes on the formation of the European legal tradition in contractual matters. Contract law in the legal systems of some European countries: historical background and current sources. The most recent projects for the unification of European contract law.

II MODULE (2 CFU) PROF. MARRA

The transfer of ownership, and the sale: from Roman law to contemporary European systems. General provisions on contractual matters: contractual freedom. Concept and formation of the contract: Definition of Contract. Precontractual responsibility: negotiations and confidentiality duties. Some aspects of the execution of the contract: the determination of the price.

ATTENDING STUDENTS

I MODULE (4 CFU) PROF.SSA CARBONE

The sources of Roman law before Justinian. Justinian and the Great Compilation. The *Corpus curis civilis* from Justinian to nineteenth-century codifications: a short summary of a millennial 'journey'. Notes on the main dogmatic categories of 'civil law' systems, their origin and their suitability (or unsuitability) to describe the Roman legal experience. Notes on the formation of the European legal tradition in contractual matters. Contract law in the legal systems of some European countries: historical background and current sources. The most recent projects for the unification of European contract law.

II MODULE (2 CFU) PROF. MARRA

The transfer of ownership, and the sale: from Roman law to contemporary European systems.

A topic to be chosen from:

	 Notes on the formation of the European legal tradition in contractual matters Contract law in the legal systems of some European countries: historical background and current sources. The most recent projects for the unification of European contract law. General provisions on contractual matters: contractual freedom. Concept and formation of the contract: Definition of Contract Pre-contractual responsibility: negotiations and confidentiality duties. Some aspects of the execution of the contract: the determination of the price. 						
Estimate of the commitment requie for individual study in terms of hours	The integral program requires an individual study of the student equal to approximately 150 hours for non-attending students and 70 hours for attending students						
Teaching methods	Teaching will take place through lectures. During the course, other teaching material may be distributed and the course may be enriched with lectures and seminars by other teachers.						
Learning resources (recommended textbooks, further recommended reading, other educational material)	AA.VV, Il diritto nell'esperienza di Roma antica. Per una introduzione alla scienza giuridica, Giappichelli Editore, Torino 2021, pp. 54 -162 (excluding pages pp.61-68). A. PETRUCCI, Fondamenti romanistici del diritto europeo. La disciplina generale del contratto I, Torino 2017, solo pp. 3-54; 110-168; 347-374.						
	Weekly interviews to provide, where necessary, clarifications and insights on the topics covered by the program as well as to verify the study method and the level of learning.						
Modality of Attendance	Attendance to the course is not compulsory. To the attending-students is allowed to sustain an intermediate test (That will regard a specific part of the programme) of which the performing modality will be erpcained during the course.						
Modality of Assessment of knowledge	The final exam will be eld in oral form following more or less the indications enlighted in this box: Knowledge and Ability to analyze Use of references understanding of the topic Irrelevant. Completely shortcomings Frequent Irrelevant Irr						
	and inaccuracies generalizations. Inability to						

		synthesize	
18-20	Sufficient.	Sufficient	Sufficient
	Important	capabilities	
	shortcomings.		
21-23	Basic knowledge	The student is	The student uses
		capable of correct	standard references
		analysis and	
		synthesis, argues	
		logically and	
		consistently	
24-26	Satisfactory.	The student has	The student uses
	Good knowledge	good analysis and	standard references
		synthesis skills.	
		The arguments are	
		expressed	
27.20	V C 1	consistently	TD1 1
27-29	Very Good	The student has	The student
		considerable skills	1
		in analysis and	topics of the exam
20.201	Excellent	synthesis The student has	Immontant insights
30-30L	Excellent	The student has	Important insights.
		excellent analysis	
		and synthesis skills	