Prof. Giusy Cosco

	Prof. Glusy Cosco				
Course	CONTRACT LAW				
information	Master's Degree in Public Administrations and Companies				
	Academic Year 2024-2025				
	I year, I semester				
	8 ECTS, 48 hours				
	o Bero, To flours				
Teacher	Prof. Giusy Cosco, Associate Professor of Civil law				
information	(Department of Law, Economic and Sociology)				
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	Contacts: giusycosco@unicz.it, 0961.3694926				
	The student receptions will be held at the end of each				
	lesson and according to the calendar that will be				
	published periodically on the teacher's page.				
Course	The course deals with a specialized discussion of in-depth				
description	analysis and updating of contract law in the light of the				
	innovations that have emerged on the legislative and				
	jurisprudential level in recent years. The teaching is				
	organized according to a progression that follows the				
	systematic codes on the general part of contract law, with				
	the integration of special legislation.				
Course	The aim of the course is the consolidation by students of				
objectives and	their knowledge of contract law in the light of the				
expected	innovations that have emerged on the legislative and				
learning	jurisprudential level in recent years, considering the social				
outcomes	evolution of the phenomenon and its transnational				
(in particular:	dimension.				
knowledge and					
understanding;					
applied	At the end of the course, the student will have acquired an				
knowledge and	in-depth knowledge of legal problems relating to contracts,				
understanding;	as well as the related rules and techniques for negotiating				
independent	conflict of interest.				
judgment;					
communication	Applied knowledge and understanding				
skills; learning	3 11 3				
ability)	regulations, demonstrating: to be able to solve legal				
	problems relating to contracts; to know how to analyze				
	them and to be able to apply the related editing				
	techniques; to be able to resolve disputes relating to the				
	interpretation and execution of the contract.				

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Autonomy of judgment

The student will be able to autonomously build negotiation schemes for the solution of conflicts between private individuals, to develop contracts with appropriate clauses for this purpose, to manage the executive phase and to select and adopt remedies to any pathologies of the contract or relationship.

Communication skills, Learning ability

At the end of the course the student will be able to explain the operating mechanisms and the reasons for the choice between the different negotiation schemes and between the different contractual clauses, as well as be able to identify with reference to concrete contractual models the related legal issues, the applicable standards and possible solutions, expressing themselves consistently and using specific technical language.

Program
(contents,
procedures).
Possible
distinction
between
attending and
non-attending
programs.

Introductory notions to contract law. Contract and legal transaction: the historical event, the theory of the legal transaction, the sources of the contractual regulation. Contractual autonomy: content and effects, the law and the limits to contractual autonomy. The contractual regulation. The progressive formation of consent. Precontractual liability. The preliminary contract, the option, the regulatory contract, the conventional pre-emption. The conclusion of the contract The essential elements: cause, form and object. The accidental agreement, elements. The effects. The interpretation, integration and qualification of the contract. The contract and third parties. The vices of the will. The simulation. Invalidity. The termination. The resolution. The withdrawal. The transfer of the contract. The subcontract. Representation. The contract for the person to be appoined. Consumer contracts. Contracts between companies.

Estimate of the hourly commitment required for

Given that the amount of study actually required to prepare for an exam is subjective and varies according to the learning ability of each student, the indicated program requires on average an individual study equal to 250

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individual	hours.				
study					
Teaching	Lectures, simulation of cases and exercises.				
Methods					
Learning	F. GAZZONI Manuale di diritto privato, Napoli, Edizioni				
resources	Scientifiche Italiane, latest edition, (only for the topics				
(Recommended	indicated in the program); M.L. CHIARELLA,				
reference texts,	Contrattazione asimmetrica. Segmenti normativi e				
any further	costruzione unitaria, Milano, Giuffrè, 2016 (45 - 222). For				
recommended	further information, students are advised to study				
reading for	G. SICCHIERO, Fondamenti di tecnica contrattuale, Milano,				
further	Wolters Kluwer, 2018.				
information,	Any civil code with complementary laws can be used for				
other didactic	the direct study of the normative texts; for example: DI				
material)	MAJO (edited by), Codice civile con la Costituzione, i				
	Trattati dell'U.E. e le principali norme complementari,				
	Milano, Giuffrè (ult. ed.); DE NOVA (edited by), Codice				
	civile e leggi complementari, Bologna, Zanichelli (latest				
	edition).				
	For the study of the reference texts of European private				
	law we recommend: P. SIRENA, F.P. PATTI, R. SHULZE, R.				
	ZIMMERMANN, Diritto privato europeo. Testi di				
	riferimento, Giappichelli, 2017.				
Support	In-depth seminars and student reception.				
Activities					
Methods of	Attendance of the course is optional.				
attendance					
Methods of	The final exam will be held orally. The criteria on the basis				
assessment	of which the student will be judged are those indicated in				
	the following grid:				
	Vote Knowledge Ability to Use of				
	and analyze and references,				
	understanding synthesize especially				
	of the topic bibliographic				
	references				

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Fail 18- 20	Important shortcomings. Significant inaccuracies At the threshold level. Obvious imperfections	Irrelevant. Frequent generalizations. Inability to synthesize Just enough capacity	Completely inappropriate Just appropriate
21-23	Routine knowledge	It is able to carry out correct analyzes and syntheses. Argue logically and consistently	
24- 26	Good knowledge	He has good analysis and synthesis skills. The arguments are expressed consistently	Use standard references
27- 29	More than good knowledge	He has considerable skills in analysis and synthesis	He deepened the arguments
30- 30L	Excellent knowledge	He has excellent analysis and synthesis skills	Important insights

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