



Denomination	PRIVATE LAW
Component Modules	Single Module
Disciplinary-scientific area	IUS/01
Year of course and semester	1 st year (annual: first and second semester)
Language of Instruction	English
Teaching load in University Educational Credits	10
Amount of hours of frontal teaching activities	60
Professors	Prof. Gaetano Roberto Filograno 6 CFU (Course Leader) Prof. Guido Doria 4 CFU
Specific learning Outcomes	The course aims to provide the basic concepts of private law. It is intended to provide the student with the necessary knowledge to express judgements and evaluations in relation to the arrangement of contracts and in general on legal issues concerning the private law.
Program	General Section: Legal System and Persons - Property and Real Rights – Contracts – Obligations - The Vicissitudes of Obligations and Contracts - Family and Succession. Applied Section: the formation of a contract – the contents of the contract – vitiating factors – contractual remedies – contracts and third parties.
Type of teaching activities planned and the related development methods	The course, that includes 10 CFU, is structured in frontal lessons. During the course it is scheduled the organization of seminars concerning the study of relevant case-law, aimed to promote a critical approach to the subject from the learners, to implement the ability to apply the acquired knowledge and their active participation.
Methods and Criteria of learning evaluation	It is scheduled a single final oral exam related to the entire program, with particular reference to the topics discussed during the lessons. The exam will focus on three/four questions, depending on the qualitative development of the exam, for a total duration of approximately 30 minutes. The questions of the exam aim to verify: the acquisition, by the students, of the knowledge and the comprehension of the institutions covered by the program of the course in a framework of unity of the system; the independent judgment in the analysis of the phenomena that characterize the private law; the ability to synthesize and the clarity of presentation of the different topics related to the interests that converge in the institutions; the attitude in the application of the acquired knowledge to the specific situation object of analysis.
Criteria for measuring the learning and the determination of the final grade	The final grade results from the comprehensive evaluation of the exam and the verification of the level of achievement of the established learning outcomes. The learning will be measured on the ability to present in a reasoned and thoughtful way the elements that characterize the institutions covered during the course and object of the program, in a unitary and systematic interpretation in light of the principles of the legal system. The final grade, out of thirty, will reflect said ability of the candidate, along with the demonstrated knowledge of the subject.
Pre-requisite	None
Teaching materials used and recommended teaching materials	G.R. Filograno, Private Law – Notes on the Italian System, ESI 2021. Jan M. Smits, Contract Law a comparative introduction, Elgar – second edition (the box providing additional information are to be intended as facultative).



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