

DIPARTIMENTO DI RICERCA E INNOVAZIONE UMANISTICA

COURSE OF STUDY: New tourisms **ACADEMIC YEAR**: 2023/2024

ACADEMIC SUBJECT: Private law of sustainable tourism

General information		
Year of the course	1	
Academic calendar (starting	2st semester, 26/02/2024 – 15/05/2024	
and ending date)		
Credits (CFU/ETCS):	6	
SSD	IUS/01	
Language	Italian	
Mode of attendance		

Professor/ Lecturer	
Name and Surname	Maria Colomba Perchinunno
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Telephone	<u>-</u>
Department and address	Palazzo Ateneo, II piano - DIRIUM
Virtual room	
Office Hours (and modalities:	Thursday, 9-13
e.g., by appointment, on line,	
etc.)	

Work schedule							
Hours							
Total	Lectures	Hands-on groups, se	(laboratory, minars, field t	workshops, rips)	working	Out-of- hours/ hours	class study Self-study
	42					108	
CFU/ETCS							
6					•		

Learning Objectives	The course aims to illustrate the contents and methodology of analysis of the fundamental and characterizing profiles of civil law relations in the field of tourism, with particular attention to the sources, the tourist use of the assets and the contracts used in this sector.
Course prerequisites	No prior knowledge is required

Teaching strategie	The lectures will be accompanied by seminars on specific topics
Expected learning outcomes in	



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terms of	
Knowledge and understanding on:	The course intends to provide students with the tools necessary for knowledge of the fundamental institutions of law and for consultation and understanding, with a view to attentive to the constitutional principles, regulatory and jurisprudential texts concerning the tourism sector.
Applying knowledge and understanding on:	At the end of the course the student will be able to: - Consult and understand regulatory and jurisprudential texts; -Know the notions and fundamental principles of law, of the historical evolution of Italian law, of its sources, of its connections with European and supranational law, with the acquisition of analytical skills of basic legal institutions concerning the tourism sector.
Soft skills	At the end of the course the student will be able to: -Evaluate the effects of the legal rules in private matters on the actions of the subjects of the legal system; -Using an adequate technical-legal language in order to interact professionally with legal operators; - Develop adequate learning skills that allow him to autonomously explore emerging legal issues in the working contexts in which he will operate.
Syllabus	
Content knowledge	Sources of law. Public and private property. Tourist use of goods. Negotiating autonomy and contractual autonomy. The "reservations". Hospitality contracts. Responsibility of the hotelier. Catering contracts. Tourist locations. Rental. Mooring contract. Timeshare. Organized tourism contracts. Transportation. Civil liability and tort
Texts and readings	R. SANTAGATA, Diritto del turismo, UTET(2021): Part one capitoli I, III (par. da 4 a 10), V (par. da 1 a 3), VI and all second part excluding chapters XVI, XVII e XIX; pp. da 3 a 26; da 62 a 81; da 109 a 113; da 145 a 386; da 407 a 426. or - V. FRANCESCHELLI e F. MORANDI, Manuale di diritto del turismo.
Notes, additional materials	
Repository	

Assessment	
Assessment methods	The exam consists of an oral interview, during which the student must demonstrate that he has acquired the tools necessary for the knowledge of the fundamental institutions of law and for the consultation and understanding of regulatory and jurisprudential texts.
Assessment criteria	For the purposes of the evaluation, the degree of knowledge of
	the basic legal institutions demonstrated by the student will be



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	taken into account, as well as the property of language and the ability to consult and understand the regulatory sources.
Final exam and grading criteria	The final mark is given out of thirty. The exam is considered passed when the grade is greater than or equal to 18". The evaluation criteria will refer to the knowledge and understanding of the teaching contents, the ability to apply knowledge and understanding of legal institutions, independent judgment and communication skills in relation to technical-legal language.
Further information	