

becge1220

Commercial law

5.00 credits	45.0 h	Q1

Teacher(s)	de Pierpont Gabriela (compensates Jadoul Pierre) ;Jadoul Pierre ;Ninane Yannick ;Ninane Yannick (compensates Jadoul Pierre) ;		
Language :	French		
Place of the course	Bruxelles Saint-Louis		
Learning outcomes	At the end of this learning unit, the student is able to: This course is designed for students who are not enrolled in Law faculty. That is the reason why it does not aim to present down to the smallest detail the legal mechanisms and rules addressed during the sessions.		
	This course aims to bring the students to master the fundamental institutions of economic law: the notion of enterprise (as a natural person or corporation); balance between liberty of commerce, market organisation, state interventionism; review of key techniques of economic law (commercial contracts, market practices, insolvency).		
	These different notions are subject to strict definitions. They will be illustrated by examples taken from socio-economic reality and "everyday life" of legal qualification work. They will be reviewed through jurisprudential implementation. We will make links between economic law on the one side and economic analysis on the other side.		
	By the end of the course the students should be able to define and compare the concepts studied in class, they should also have a "prudential" approach to the legal control of economic activities.		
Evaluation methods	The exam is written. Each professor marks the questions related to the subject that he has personally taught.		
	One of the questions is an application exercise of the same type as those presented in class.		
	During the exam, the student may have at his / her disposal the selection of relevant legal texts provided by the professors, without any annotation.		
Teaching methods	This course is a lecture, which will also be illustrated by readings and the critical analysis of case-law. Practical exercises will also be solved.		
Content	The course is structured in different chapters designed to provide the students with an introduction to the fundamental mechanisms of economic law.		
	A first section identifies, defines and follows the "actor" of economic law: the enterprise - whether acting as a natural person, a corporation or a public operator.		
	A second part is devoted to market mechanisms. After having studied the actor, we will present the "playing field". This can be characterised by the principle of free trade and liberty of commerce, but also by the organisation and preservation of the market and a set of provisions that derogate to or adjust the freedom principle mentioned above (access to the profession, market practices, competition regulation, etc.).		
	The third section will be devoted to the synthetic review of the main techniques characteristic of economic law: specific tools, i.e. commercial contracts.		
	The fourth section will be devoted to the insolvency rules.		
Bibliography	Le syllabus comporte, pour chaque partie, le renvoi à une bibliographie délibérément limitée.		
	Par ailleurs, les étudiants sont invités à faire l'acquisition du recueil de textes légaux et réglementaires élaboré par les enseignants, pour suivre 'texte en mains' un grand nombre des notions vues au cours.		
	Des documents complémentaires peuvent être mis à la disposition des étudiants via Moodle		
Other infos	 Syllabus (to be completed with personal notes): it is not exhaustive, but it includes a course summary with the main concepts; Selection of relevant legal texts provided by the professors. 		
Faculty or entity in charge	ESPB		
charge			

Programmes containing this learning unit (UE)						
Program title	Acronym	Credits	Prerequisite	Learning outcomes		
Bachelor in Economics and Management	ECGB1BA	5		٩		
Bachelor in Economics and Management (French-English)	ECAB1BA	5		٩		
Bachelor in Economics and Management (French-Dutch- English)	ECTB1BA	5		Q		
Bachelor : Business Engineering	INGB1BA	5		٩		
Bachelor : Business Engineering (French-English)	INAB1BA	5		٩		