
**GRUPPO 1**

Il Senato Accademico: composizione e compiti

La nozione di provvedimento amministrativo

Contabilità generale e contabilità analitica: principali differenze.

Digital markets present very peculiar characteristics, which have determined a strongly oligopolistic structure of the market. This structure has produced several harmful consequences, both on the functioning of the market and on the development of new businesses and new products. In this context, several States have tried to tackle the phenomenon through the intervention of the antitrust authorities.

Siti web sicuri e insicuri: caratteristiche e differenze.

**GRUPPO 2**

Il Consiglio di Amministrazione: composizione e compiti.


Centri di responsabilità e centri di costo individuati nel Regolamento per l’Amministrazione, la Finanza e la contabilità: profili di autonomia.
The economic crisis induced by the Covid-19 pandemic has made imperative the creation of an EU financial sector that is more open to technological progress. It is undeniable that digital finance may devise an EU capital market more efficient and able to withstand the competitive pressure exerted by large companies located in countries as China and the United States.

Protezione dei documenti con dati personali per la trasmissione e conservazione in maniera sicura. Procedure per scambiare documenti per mezzo della posta elettronica.

**GRUPPO 3**

Funzioni del Direttore Generale nel sistema di contabilità economica-patrimoniale.

La motivazione del provvedimento amministrativo.

Il controllo interno nella Pubblica Amministrazione.

The public policy exception, operating a posteriori, has traditionally been understood as a limit to diversity with a view to preserving the cornerstone of the ethical, social and economic structure of the national community, which also includes the protection of the fundamental rights of individuals.

Allegati e-mail troppo grandi: tecniche e funzioni di riduzione di documenti word con immagini. Soluzioni alternative alla riduzione.

**GRUPPO 4**

Strutture Didattiche e di Ricerca dell’Università degli Studi dell’Aquila.

La comunicazione di avvio del Procedimento in relazione ai contratti pubblici.

Principali voci di costo nel Budget unico di Ateneo.

In recent times, the exception at issue has been downplayed by requiring a substantial clash with the fundamental values of the domestic legal order. This implies, for example, that the effects of the
recognition of a foreign decision be manifestly contrary to the founding values of our system, within which the rules and principles deriving from international law (both general and conventional law), and especially from EU law, converge.

Pec e posta elettronica semplice, caratteristiche e differenze.

**GRUPPO 5**

Il Manifesto degli Studi: contenuti.

Gli elementi essenziali del provvedimento amministrativo.

Il ciclo della performance: contenuti e attori.

However, the French Court of Cassation went further and, a few months after its Mennesson decision, extended its innovative scope to a case where the birth certificate, the recognition of which was requested, indicated the biological father and his husband as «parent de l’enfant». It held that the solution could not be different in this case just because the intended parent indicated in the birth certificate was a man.

Il Sistema operativo e i programmi applicativi: caratteristiche e differenze.

**GRUPPO 6**

Il fondo economale: utilizzo e soggetti autorizzati.

L’autotutela amministrativa.

Principali voci di ricavo nel Budget unico di Ateneo.

Maybe it is precisely in order to curb this sudden change in the approach of the Supreme Court that the French Senate has introduced further changes to the proposed amendment to the Bioethics Act, clarifying that the intended mother (or father, in the case in which two fathers are mentioned) has no right to a parent-child relationship and, consequently, to the entry of the birth certificate into the civil status records or the recognition of court orders relating to children, either French or foreign, born abroad through surrogacy.
The Italian courts addressed the issue of the nature of kafala also in relation to applications to adopt children previously placed with the applicants under the Islamic institution. Whilst the solutions provided initially diverged, they were subsequently harmonised by the Joint Divisions ruling from 2013 mentioned above, which held that kafala was consistent with public policy and could be deemed to be equivalent to the Italian institution of foster care.

The Italian Court of Cassation (or Supreme Court) confirmed this approach with a series of rulings in 2008, in which it recognised the possibility to grant entry visas to minors placed under kafala on the basis of a constitutionally informed interpretation of Article 29 of the Consolidated Immigration Act. It argued that, by virtue of the principle of equality, protection should be granted to minors coming from countries where kafala is the only permitted measure of care. In order to establish whether the prerequisite for family reunification is met, the Supreme Court held that kafala (granted by a judicial act) was similar to foster care, since they presented common features, and only a few
differences, as neither institution has legitimising effects, and neither affects the civil status of the child, unlike adoption.

L’estensione dei file nel sistema operativo Windows: caratteristiche ed esempi.

**GRUPPO 9**

Il Dipartimento: organi e compiti.

L’accesso agli atti e l’accesso civico generalizzato.

Bilancio unico di Ateneo: i documenti pubblici previsti dalla normativa in ambito universitario.

The ruling of the Court of Justice is significant for the Italian legal system, where national courts addressed the provision of care by kafala not only related to requests for family reunification, whether made by Italian or third country nationals, but also with regard to other issues, such as adoption and parental leave.

Modifica di documenti per immagine (Pdf o acquisiti da scanner) in Word. Alternative per la corretta gestione del contenuto.

**GRUPPO 10**

Centri di responsabilità e centri di costo individuati nel Regolamento per l’Amministrazione, la Finanza e la contabilità: profili di autonomia.

Interesse legittimo e diritto soggettivo.

La contabilità analitica: funzione.

As regards the applicable legal framework, Italy ratified the 1996 Hague Convention by Law no. 101 of 18 June 2015, which entered into force on 1 January 2016, according to which the Central Authority is the Presidency of the Council of Ministers. Doubts still remain as to the legal status of a child placed under kafala entering Italy, since Law 101/2015 did not specifically regulate this institution. This is in contrast to the position under the draft bill (no. 1552), which regulated, among
others, situations involving the provision of legal assistance under kafala to children, whether abandoned or not, the powers of foster parents and the status of the child, resulting in a measure of protection different from adoption or foster care.

Virus e ransomware, caratteristiche e differenze. Tipi di allegato che possono veicolare un virus o ransomware

**GRUPPO 11**

Lo Statuto dell’Università: iter approvativo ed eventuali modifiche.

La responsabilità dei pubblici dipendenti.

Il ciclo della performance e il ciclo di bilancio: principali collegamenti.

Article 3(2)(a) consists in a residual clause, which imposes an obligation on the Member States to facilitate entry and residence for «any other family members» who «in the country from which they have come, are dependants or members of the household of the Union citizen having the primary right of residence, or where serious health grounds strictly require the personal care of the family member by the Union citizen»

Stampa unione in Word