

Programa de Pós-graduação *Stricto Sensu* em Direito da Regulação Plano de Ensino

- **Disciplina:** Global Personal Data Regulations
- **Tipo Disciplina:** Eletiva Comum
- **Carga Horária:** 45h (3 créditos)
- **Horário:** 10h às 13h **Dia da semana:** Quarta-feira
- **Professor Responsável:**

Luca Belli – PhD, is Professor at FGV Law School where he heads the Center for Technology and Society ([CTS-FGV](#)) and the [CyberBRICS](#) project. Luca is also Associated Researcher at the Centre de Droit Public Comparé of Paris 2 University, Member of the Board of the Alliance for Affordable Internet ([A4AI](#)), and Director of the Latin-American edition of the Computers Privacy and Data Protection conference ([CPDP LatAm](#)). Before joining FGV, Luca worked as an agent for the Council of Europe Internet Governance Unit and served as a Network Neutrality Expert for the Council of Europe. Over the past decade, Luca has authored and edited more than 40 research outputs in English, French, Italian, Portuguese and Spanish, amongst which “De la gouvernance à la régulation de l’Internet” (Berger-Levrault, 2016); the “Net Neutrality Compendium” (Springer, 2016); “Platform Regulations: How Platforms are Regulated and How They Regulate Us” (FGV, 2017) and “Gobernanza y Regulaciones de Internet en América Latina” (FGV, 2018); the “Community Network Manual” (FGV-ITU-ISOC, 2018); and “CyberBRICS: Cybersecurity Regulations in the BRICS Countries” (Springer-Nature 2021). Luca’s works have been i.a. quoted by the Organization of American States Report on Freedom of Expression and the Internet (2013); used by the CoE to elaborate the Recommendation of the Committee of Ministers on Network Neutrality (2016); featured in the French Telecoms Regulator (ARCEP) Report on the State of the Internet (2018); used by the Brazilian Telecom Regulator (ANATEL) to define community networks (2020); and published or quoted by various media outlets, including The Economist, Financial Times, Forbes, Le Monde, BBC, The Hill, China Today, O Globo, El Pais, and La Stampa. Luca holds a PhD in Public Law from Université Panthéon-Assas, Paris 2. Further information about his work can be found on his [Lattes](#), [LinkedIn](#) or [Twitter](#) profiles.

- **Ementa:**

The course will be structured in five modules: a) Introduction to Technology Regulation; b) Distinguishing Privacy and Data Protection; c) The European Data Protection Framework; d) Emerging Data Protection Frameworks; e) Emerging Issues.

Topics will include: I) The Regulatory Function of Technology; II) Surveillance Capitalism; III) Origin of Privacy and its Evolutions; IV) The Origin of Data Protection and its Evolutions; V) European Data Protection Law 1: Principles and Rules; VI) European Data Protection Law 2: Rights and Enforcement; VII) Dark Patterns, Data Transfers & Surveillance; VIII) The Evolution of Data Protection in Latin America; IX) LGPD vs GDPR: The Brazilian Data Protection Framework and its Specificities; X) The Right to be Forgotten in the EU and in Brazil; XI) The European Framework’s Impact on Africa and the South African Data Protection Framework; XII) The Chinese Approach to Data Protection; XIII) The Indian Approach to Privacy and Data Protection; XIII) Cybersecurity and Data Protection: Convergence and Divergence in the BRICS Countries ; XIV) Artificial Intelligence and Data Protection.

▪ **Objetivos:**

This course aims at providing an understanding of personal data protection and how this subject may vary across different national frameworks. Upon successful completion, students will be able to discuss critically the concepts of privacy and data protection, being able to analyse the specificities of national data protection frameworks considering principles, rules, rights, and obligations. Notably, students will be able to understand:

- a) The regulatory role of technology
- b) How personal data are collected and utilised by commercial entities
- c) The differences and juxtapositions between the right to privacy and the right to data protection.
- d) The principles relating to the lawful processing of personal data.
- e) The rights of the data subjects and how they are upheld.
- f) The rationale, objectives, and specificities of the European Union General Data Protection Regulation (GDPR).
- g) The rationale, objectives, and specificities of the Brazilian Data Protection Law (LGPD).
- h) The rationale, objectives, and specificities of the Chinese Data Protection Framework.
- i) The rationale, objectives, and scope of the South African Protection Personal Information Act (POPIA).
- j) The key features of the India Data Protection Debate.
- k) The differences and juxtapositions between data protection and cybersecurity
- l) How to identify commonalities and differences between data protection frameworks.
- m) How to apply the notions discussed during the course to frame emerging technological phenomena, such as Artificial Intelligence.

▪ **Critérios de avaliação:**

The final grade will be based on the combined result of student participation to debates during class, student oral presentation, and written take-home exam.

The evaluation of the written exam will correspond to 40% (four out of ten points of the final grade). The written exam must be in English language and shall be delivered by **6 January 2025**.

The evaluation of the oral presentation will correspond to 40% (four out of ten points of the final grade).

The remaining 20% (two out of ten points of the final grade), to reach 100% of the final grade (ten points), will depend on the student's presence and effective participation in the debates held in the classroom.

▪ **Cronograma e Bibliografia:**

AULA	DATA	TEMA
I	14/08/2024	<p>THE REGULATORY FUNCTION OF TECHNOLOGY</p> <p>Lawrence Lessig. (1999). The Law of the Horse: What Cyberlaw Might Teach. Harvard Law Review. Vol. 113:501 https://cyber.harvard.edu/works/lessig/finalhls.pdf.</p> <p>Luca Belli. Structural Power as a Critical Element of Digital Platforms' Private Sovereignty. In Edoardo Celeste, Clara Keller and Amélie Heldt (2022). Constitutionalising Social Media. Hart. http://bit.ly/BelliPrivateSovereignty.</p>

		<p>Suggested readings:</p> <p>Commission Nationale Informatique et Libertés (CNIL). 2020. Shaping Choices in the Digital World. https://www.cnil.fr/sites/default/files/atoms/files/cnil_ip_report_06_shaping_choices_in_the_digital_world.pdf.</p> <p>Arunesh Mathur, Mihir Kshirsagar, Jonathan Mayer (2021). What Makes a Dark Pattern... Dark? Design Attributes, Normative Considerations, and Measurement Methods. CHI '21: Proceedings of the 2021 CHI Conference on Human Factors in Computing Systems. May 2021 Article No.: 360Pages 1–18. https://arxiv.org/pdf/2101.04843.pdf.</p>
II	21/08/2024	<p>SURVEILLANCE CAPITALISM</p> <p>Shoshana Zuboff (2015). Big Other: Surveillance Capitalism and the Prospects of an Information Civilization (April 4, 2015). Journal of Information Technology (2015) 30, 75–89. https://ssrn.com/abstract=2594754.</p> <p>Wolfie Christl. (2017). How Companies Use Personal Data Against People Automated disadvantage, personalized persuasion, and the societal ramifications of the commercial use of personal information. Working paper by Cracked Labs, Vienna. https://crackedlabs.org/en/data-against-people.</p> <p>Suggested readings:</p> <p>Graham Greenleaf (2019). Elements of Zuboff’s Surveillance Capitalism (July 8, 2019). (2019) 160 Privacy Laws & Business International Report 29-32, UNSW Law Research Paper No. 19-99. https://ssrn.com/abstract=3479907.</p> <p>Shoshana Zuboff (2020). Caveat Usor: Surveillance Capitalism as Epistemic Inequality (February 2020). Zuboff, Shoshana, "Caveat Usor: Surveillance Capitalism as Epistemic Inequality," in Kevin Werbach ed., After the Digital Tornado, Cambridge University Press, Cambridge: 2020. https://ssrn.com/abstract=3809169.</p>
III	28/08/2024	<p>THE ORIGIN OF PRIVACY AND ITS EVOLUTIONS</p> <p>Samuel D. Warren; Louis D. Brandeis. The Right to Privacy. Harvard Law Review, Vol. 4, No. 5. (Dec. 15, 1890), pp. 193-220 https://www.cs.cornell.edu/~shmat/courses/cs5436/warren-brandeis.pdf.</p> <p>Cannataci, JA., ‘Privacy, Technology Law and religions across cultures’, 2009(1) Journal of Information, Law & Technology (JILT). https://warwick.ac.uk/fac/soc/law/elj/jilt/2009_1/cannataci/cannataci.pdf.</p> <p>Ashna Ashesh and Bhairav Acharya. Locating Constructs of Privacy within Classical Hindu Law. CIS India. 29 December 2014. https://cis-india.org/internet-governance/blog/loading-constructs-of-privacy-within-classical-hindu-law.</p>

		<p>Suggested readings:</p> <p>Solove, Daniel J. A taxonomy of privacy. University of Pennsylvania Law Review. v. 154, n. 3, 2006. https://scholarship.law.gwu.edu/cgi/viewcontent.cgi?article=2074&context=faculty_publications.</p> <p>Council of Europe. Guide on Article 8 of the European Convention on Human Rights - Right to respect for private and family life. 2020. p. 7-54. https://www.refworld.org/jurisprudence/caselawcomp/echr/2020/en/123516.</p>
IV	04/09/2024	<p>THE ORIGIN OF DATA PROTECTION, ITS EVOLUTIONS AND CRITIQUES</p> <p>Lee A. Bygrave: Privacy and Data Protection in an International Perspective. Stockholm Institute for Scandinavian Law 2010. https://www.scandinavianlaw.se/pdf/56-8.pdf.</p> <p>Salomé Viljoen, 'A Relational Theory of Data Governance' (2021) 131 Yale Law Journal 573. https://www.yalelawjournal.org/pdf/131.2_Viljoen_1n12myx5.pdf.</p> <p>Suggested readings:</p> <p>"Census case" BVerfG, Order of the First Senate of 15 December 1983 - 1 BvR 209/83 -, paras. 1-214. http://www.bverfg.de/e/rs19831215_1bvr020983en.html.</p> <p>Peter Hustinx. (2013). EU Data Protection Law: The Review of Directive 95/46/EC and the Proposed General Data Protection Regulation. In "Collected Courses of the European University Institute's Academy of European Law, 24th Session on European Union Law, 1-12 July 2013. https://edps.europa.eu/sites/default/files/publication/14-09-15_article_eui_en.pdf.</p>
V	11/09/2024	<p>EUROPEAN DATA PROTECTION LAW 1: PRINCIPLES AND RULES</p> <p>Thomas Streinz. The Evolution of European Data Law. Draft, forthcoming in Paul Craig and Gráinne de Búrca (eds), The Evolution of EU Law (Oxford University Press, 3rd ed 2021) chapter 29. https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3762971.</p> <p>Gloria González Fuster and Hielke Hijmans. The EU rights to privacy and personal data protection: 20 years in 10 questions. Discussion paper. VUB Brussels Privacy Hub. https://brusselsprivacyhub.eu/events/20190513.Working_Paper_Gonza%CC%81lez_Fuster_Hijmans.pdf.</p> <p>Suggested readings:</p> <p>Juliane Kokott, Christoph Sobotta. (2013). The distinction between privacy and data protection in the jurisprudence of the CJEU and the ECtHR. International Data Privacy Law, Volume 3, Issue 4. P. 222–228, https://doi.org/10.1093/idpl/ipt017.</p> <p>Council of Europe. The Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data (CETS No. 108) https://rm.coe.int/convention-108-convention-for-the-protection-of-individuals-with-regar/16808b36f1.</p>

		<p>European Union Agency for Fundamental Rights and Council of Europe Handbook on European data protection law. 2018 p. 115-134 https://www.echr.coe.int/Documents/Handbook_data_protection_EN_G.pdf.</p>
VI	18/09/2024	<p>EUROPEAN DATA PROTECTION LAW 2: RIGHTS AND ENFORCEMENT</p> <p>Chris Jay Hoofnagle, Bart van der Sloot, and Frederik Zuiderveen Borgesius. (2018). The European Union General Data Protection Regulation: What It Is And What It Means (September 24, 2018). UC Berkeley Public Law Research Paper. http://dx.doi.org/10.2139/ssrn.3254511.</p> <p>Nadezhda Purtova (2018) The law of everything. Broad concept of personal data and future of EU data protection law, Law, Innovation and Technology, 10:1, 40. https://doi.org/10.1080/17579961.2018.1452176</p> <p>Irish Council for Civil Liberties (ICCL). (2021). Europe’s enforcement paralysis. ICCL’s 2021 report on the enforcement capacity of data protection authorities. https://www.iccl.ie/digital-data/2021-gdpr-report/</p> <p>Suggested readings:</p> <p>Bureau Européen des Unions de Consommateurs (BEUC). (2020). The Long and Winding Road: Two years of the GDPR: A cross-border data protection enforcement case from a consumer perspective. https://www.beuc.eu/publications/beuc-x-2020-074_two_years_of_the_gdpr_a_cross-border_data_protection_enforcement_case_from_a_consumer_perspective.pdf.</p> <p>European Court of Human Rights, Guide to the Case Law of the European Court of Human Rights: Data Protection. https://echr.coe.int/Documents/Guide_Data_protection_ENG.pdf.</p>
VII	25/09/2024	<p>DATA TRANSFERS, SURVEILLANCE AND TRADE</p> <p>Svetlana Yakovleva. Personal Data Transfers in International Trade and EU Law: A Tale of Two ‘Necessities’. Journal of World Investment & Trade (2020) 1–39. https://www.ivir.nl/publicaties/download/JWIT_2020.pdf.</p> <p>Anupam Chander and Paul M. Schwartz. Privacy and/or Trade (February 18, 2022). 90 University Chicago Law Review 49 (2023), Available at https://lawreview.uchicago.edu/sites/lawreview.uchicago.edu/files/02_Chander_ART_Final.pdf</p> <p>Suggested readings:</p> <p>CJEU. Maximillian Schrems v Data Protection Commissioner. 6 October 2015. Case C-362/14. https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A62014CJ0362.</p> <p>CJEU. Data Protection Commissioner v Facebook Ireland Limited and Maximillian Schrems. https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:62018CJ0311.</p>

VIII	02/10/2024	<p>THE EVOLUTION OF DATA PROTECTION IN LATIN AMERICA</p> <p>Eduardo Bertoni. Convention 108 and the GDPR: Trends and perspectives in Latin America. <i>Computer Law & Security Review</i>. Volume 40, April 2021. https://doi.org/10.1016/j.clsr.2020.105516.</p> <p>Carrillo, Arturo J and Jackson, Matías, Follow the Leader? Comparative Law Study of the EU’s General Data Protection Regulation’s Impact in Latin America (June 7, 2022). 16 <i>Vienna J. Int'l Const. L.</i> (Forthcoming 2022). GWU Legal Studies Research Paper No. 2022-29, GWU Law School Public Law Research Paper 2022-29. https://ssrn.com/abstract=4130437</p> <p>Suggested readings:</p> <p>Luca Belli, Nicolo Zingales. Data protection and social emergency in Latin America: COVID-19, a stress test for democracy, innovation, and regulation. <i>International Data Privacy Law</i>, Volume 11, Issue 1, February 2021. https://doi.org/10.1093/idpl/ipab006.</p> <p>Luca Belli, Nicolo Zingales. Data protection and Artificial Intelligence inequalities and regulations in Latin America. In <i>Computer Law and Security Review: Special Issue on Artificial Intelligence and Data Protection in Latin America</i>. (2022). https://www.sciencedirect.com/journal/computer-law-and-security-review/special-issue/10SD06FBTBZ.</p> <p>Katerina Demetzou, Gabriela Zanfir-Fortuna, Sebastiao Vale, The Thin Red Line: refocusing data protection law on ADM, a global perspective with lessons from case-law. In <i>Computer Law and Security Review: Special Issue on Artificial Intelligence and Data Protection in Latin America</i>. (2022). https://cpdp.lat/wp-content/uploads/2022/10/The-Thin-Red-Line.pdf.</p>
IX	09/10/2024	<p>LGPD VS GDPR: THE BRAZILIAN DATA PROTECTION FRAMEWORK AND ITS SPECIFICITIES</p> <p>Alexis Kateifides et al. Comparing privacy laws: GDPR v. LGPD. <i>OneTrust Data Guidance</i>. September 2020. https://www.dataguidance.com/sites/default/files/gdpr_lgpd_report.pdf.</p> <p>Bruno Bioni, Mariana Rielli, Marina Kitayama Legitimate Interests Under the Brazilian General Data Protection Law: General Framework and Concrete Examples. <i>Data Privacy Brasil</i>. https://fpf.org/wp-content/uploads/2021/05/LI-under-LGPD_Data-Privacy-Brazil-Research-Association.pdf.</p> <p>Gabriela Zanfir-Fortuna, Teresa Troester-Falk, and Meaghan McCluskey. Processing Personal Data on the Basis of Legitimate Interests under the GDPR. <i>Future of Privacy Forum</i>. https://www.ejtn.eu/PageFiles/17861/Deciphering Legitimate Interests Under the GDPR%20(1).pdf.</p> <p>Suggested readings:</p> <p>CyberBRICS. The Brazilian General Data Protection Law (LGPD) – Unofficial English Version. (2020). https://cyberbrics.info/wp-content/uploads/2020/02/The-Brazilian-LGPD-English-Version.pdf.</p>

		<p>Luca Belli & Nicolo Zingales. Brazilian Data Protection under Covid-19: Legal Certainty is the Main Casualty. (2020). https://cyberbrics.info/brazilian-data-protection-under-covid-19-legal-certainty-is-the-main-casualty/.</p>
X	16/10/2024	<p>THE RIGHT TO BE FORGOTTEN IN THE EU AND IN BRAZIL</p> <p>Robert C. Post. Data Privacy and Dignitary Privacy: Google Spain, the Right to Be Forgotten, and the Construction of the Public Sphere. Duke Law Journal. Vol. 67:98. 2018. https://www.law.berkeley.edu/wp-content/uploads/2018/08/Right-to-be-Forgotten.pdf.</p> <p>Luca Belli. The right to be forgotten is not compatible with the Brazilian Constitution. Or is it? Future of Privacy Forum. (2021). https://fpf.org/blog/the-right-to-be-forgotten-is-not-compatible-with-the-brazilian-constitution-or-is-it/.</p> <p>Suggested readings:</p> <p>Google Spain SL and Google Inc. v Agencia Española de Protección de Datos (AEPD) and Mario Costeja González. 13 May 2014. https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A62012CJ0131.</p> <p>Daphne Keller Europe's "Right to Be Forgotten" in Latin America. In "Towards an Internet Free of Censorship II Perspectives in Latin America". Chapter 5. https://www.palermo.edu/cele/pdf/investigaciones/Towards_an_Internet_Free_of_Censorship_II_10-03_FINAL.pdf.</p>
XI	23/10/2024	<p>THE EUROPEAN FRAMEWORK'S IMPACT ON AFRICA AND THE SOUTH AFRICAN DATA PROTECTION FRAMEWORK</p> <p>Jonathan Burchell. The Legal Protection of Privacy in South Africa: A Transplantable Hybrid. Electronic Journal of Comparative Law. vol. 13.1 (March 2009). https://www.ejcl.org/131/art131-2.pdf.</p> <p>Naude, A and Papadopoulos, Sylvia, (2016). Data Protection in South Africa: The Protection of Personal Information Act 4 of 2013 in Light of Recent International Developments (1). Journal of Contemporary Roman-Dutch Law, Vol. 79, p. 51-68, 2016, Available at SSRN: https://ssrn.com/abstract=2835387.</p> <p>Suggested readings:</p> <p>OneTrust. Comparing privacy laws: GDPR v. POPIA. OneTrust Data Guidance. 2019. https://www.dataguidance.com/sites/default/files/onetrustdataguidance_comparingprivacylaws_gdprvpopia.pdf.</p> <p>Sizwe Snail ka Mtuze. (2022). The Convergence Of Legislation On Cybercrime And Data Protection In South Africa: A Practical Approach to the Cybercrimes Act 19 of 2020 and the Protection of Personal Information Act 4 of 2013. Obiter, 43(3). https://doi.org/10.17159/obiter.v43i3.14883.</p>

<p>XII</p>	<p>30/10/2024</p>	<p>THE CHINESE DATA PROTECTION FRAMEWORK</p> <p>Bo Zhao, Yang Feng. Mapping the development of China's data protection law: Major actors, core values, and shifting power relations. Computer Law & Security Review. Volume 40, April 2021. https://www.sciencedirect.com/science/article/pii/S0267364920301035.</p> <p>Emmanuel Pernot-Leplay, China's Approach on Data Privacy Law: A Third Way Between the U.S. and the E.U.?, 8 PENN. ST. J.L. & INT'L AFF. 49 (2020). Available at: https://elibrary.law.psu.edu/jlia/vol8/iss1/6.</p> <p>Suggested readings:</p> <p>Wei Wang (2023). China's digital transformation: Data-empowered state capitalism and social governmentality. The African Journal of Information and Communication (AJIC), 31, 1-13. https://doi.org/10.23962/ajic.i31.16296</p> <p>Yan Luo, Zhijing Yu and Vicky Liu (June 11, 2021) China Enacts Data Security Law. https://www.insideprivacy.com/cybersecurity-2/china-enacts-data-security-law/.</p>
<p>XIII</p>	<p>06/11/2024</p>	<p>THE INDIAN APPROACH TO PRIVACY AND DATA PROTECTION</p> <p>Luca Belli. (2022). New Data Architectures in Brazil, China, and India: From Copycats to Innovators, towards a post-Western Model of Data Governance. Indian Journal of Law and Technology. https://www.ijlt.in/journal/new-data-architectures-in-brazil%2C-china%2C-and-india%3A-from-copycats-to-innovators%2C-towards-a-post-western-model-of-data-governance.</p> <p>Sarvesh Mathi (August 3, 2023) Summary: India's Digital Personal Data Protection (DPDP) Act, 2023. https://www.medianama.com/2023/08/223-summary-india-digital-personal-data-protection-bill-2023/.</p> <p>Supreme Court of India. Justice K.S. Puttaswamy (Retired). vs Union of India And Ors., 2017. https://bnlegal.com/landmark/justice-k-s-puttaswamy-ret-d-anr-v-union-india-ors/.</p> <p>Suggested readings:</p> <p>Smriti Parsheera (2022). What's Shaping India's Policy on Cross-Border Data Flows? in Evan A. Feigenbaum and Michael R. Nelson (Eds). Data Governance, Asian Alternatives: How India and Korea Are Creating New Models and Policies. Carnegie Endowment for International Peace. https://cyberbrics.info/whats-shaping-indias-policy-on-cross-border-data-flows/.</p> <p>The Digital Personal Data Protection Act, 2023. https://www.meity.gov.in/writereaddata/files/Digital%20Personal%20Data%20Protection%20Act%202023.pdf.</p>

<p>XIV</p>	<p>13/11/2024</p>	<p>CYBERSECURITY AND DATA PROTECTION: CONVERGENCE AND DIVERGENCE IN THE BRICS COUNTRIES</p> <p>Luca Belli and Danilo Doneda. (2022). Data Protection in the BRICS Countries: Innovative Practices and Convergence Towards Legal Interoperability. International Data Privacy Law (Oxford University Press). https://academic.oup.com/idpl/advance-article/doi/10.1093/idpl/ipac019/6809023?login=true.</p> <p>Luca Belli. (2021) “Cybersecurity Policymaking in the BRICS Countries: From Addressing National Priorities to Seeking International Cooperation”, The African Journal of Information and Communication (AJIC). South Africa, (28). doi: 10.23962/10539/32208 https://journals.assaf.org.za/index.php/ajic/article/view/12944.</p> <p>Suggested readings:</p> <p>Veale, M. & Brown, I. (2020). Concepts of the digital society: Cybersecurity. Internet Policy Review, 9(4). https://doi.org/10.14763/2020.4.1533.</p> <p>Luca Belli. (2021). BRICS Countries to Build Digital Sovereignty. in Belli, Luca (Ed.). (2021). CyberBRICS: CyberBRICS: Cybersecurity Regulations in the BRICS Countries. Springer. https://cyberbrics.info/cyberbrics-cybersecurity-regulations-in-the-brics-countries-full-ebook/.</p>
<p>XV</p>	<p>27/11/2024</p>	<p>ARTIFICIAL INTELLIGENCE AND DATA PROTECTION</p> <p>Giovanni Sartor & Francesca Lagioia. (2020). The impact of the General Data Protection Regulation (GDPR) on artificial intelligence. European Parliament Panel for the Future of Science and Technology. https://www.europarl.europa.eu/stoa/en/document/EPRS_STU(2020)641530.</p> <p>Jonas Shuett. Risk Management in the Artificial Intelligence Act. European Journal of Risk Regulation. (2023). https://www.cambridge.org/core/journals/european-journal-of-risk-regulation/article/risk-management-in-the-artificial-intelligence-act/2E4D5707E65EFB3251A76E288BA74068.</p> <p>Luca Belli, Yasmin Curzi, Walter B. Gaspar. AI regulation in Brazil: Advancements, flows, and need to learn from the data protection experience. Computer Law & Security Review. Vol. 48. (2023). https://doi.org/10.1016/j.clsr.2022.105767</p> <p>Suggested readings:</p> <p>Pablo Kramcsák. (2022). Can legitimate interest be an appropriate lawful basis for processing Artificial Intelligence training datasets?. In Computer Law and Security Review: Special Issue on Artificial Intelligence and Data Protection in Latin America. https://cpdp.lat/wp-content/uploads/2022/10/Can-legitimate-interest-be-an-appropriate-lawful-basis-for-processing-Artificial-Intelligence-training-datasets_Pablo-Trigo-Kramcsak.pdf.</p>

		<p>Luca Belli. (25 May 2023) Why ChatGPT does not comply with the Brazilian Data Protection Law and why I petitioned the Regulator. Medianama. https://www.medianama.com/2023/05/223-chatgpt-brazilian-data-protection-law-ai-regulation/.</p>
--	--	---

▪ **Informações complementares:**

This course will be entirely taught in English and will require active student participation in English. The course will be a blend of lecture, discussion, and student presentations. Each class will have a tripartite structure. The first segment of every class will be dedicated to the discussion of the mandatory readings, providing an occasion to review the topics discussed in the previous class and anticipate the subject of the class of the day.

The second segment of the class will feature a presentation by professor Belli, discussing the topic of the day. The third segment will be a presentation of the suggested readings of the day, delivered by one of the students. Questions, comments, and suggestions are always welcome in every segment.