**Administrative Law II**

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***COURSE AIMS AND INTENDED LEARNING OUTCOMES***

The course aims to explore the peculiarities of Italian administrative law – including the administrative procedure act (in Italian: *Codice del processo amministrativo*) – and the subjective legal positions it protects, with a focus on the analysis of the protection offered to citizens through the administrative procedure, and its differences with the civil sphere. At the end of the course, students will be able to explain the structure of the administrative procedure and identify the most significant legal protection tools in the field of public administration. In addition, they will be able to outline the main issues related to their application.

***COURSE CONTENT***

The origins of Italian administrative procedural law. The constitutional principles related to administrative procedural law. The concept of legitimate interest in administrative law. The division of jurisdiction between ordinary and administrative judges. the administrative procedure act (in Italian: *codice del processo amministrativo*) and administrative law. The three types of jurisdiction (in Italian: *giurisdizione di legittimità*, *giurisdizione di merito* e *giurisdizione esclusiva*). The actions involved in the administrative procedure. The subject, parties, and procedure. Precautionary protection in the administrative procedure. Special administrative proceedings. The appeal and other forms of impugnment. The *res judicata* and the execution of the judgement. Compensation. The so-called *PAT* or *processo amministrativo telematico* (in English: telematic administrative procedure) and the *CAD* or *codice dell’amministrazione digitale* (in English: digital administration code): technical standards and change of procedure. The powers of ordinary courts. Special proceedings and ordinary courts. Administrative appeals.

***READING LIST***

A. Travi, *Lezioni di giustizia amministrativa,* Giappichelli, Turin, latest edition available.

In addition, students should have a good knowledge of the Constitution and judicial protection laws in the field of public administration.

***TEACHING METHOD***

Frontal lectures based on the analysis of case law.

***ASSESSMENT METHOD AND CRITERIA***

Oral exam, based on course content and aimed to assess knowledge of the principles and main issues related to judicial protection in the field of public administration, and the ability to identify the most significant institutions regulated by the administrative procedure act.

***NOTES AND PREREQUISITES***

Students should have a good knowledge of the key concepts of civil procedural law.

Information on office hours available on the teachers’ personal page at http://docenti.unicatt.it/.