# Administrative Law I

## Prof. Giuseppe Manfredi

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

The subject matter of the course is substantive administrative law.

At the end of the course, students will have acquired the basic principles of administrative law and will be capable of understanding this branch of the Law, applying autonomous judgement skills,

***COURSE CONTENT***

The course will specifically cover the following topics:

* Public administration in the Constitution.
* The sources.
* The Organisation and main roles within the organisation.
* Subjective legal status.
* Administrative functions and administrative powers.
* The activities of public administration.
* Administrative procedure.
* Administrative measures and their validity.
* The digital administration code.
* Public administration contracts.
* Public goods
* Employment in the Public Sector.
* Public services.
* Responsibilities of the administration and of its agents.
* The main concepts of administrative justice required in order to study substantive administrative law.

***READING LIST***

G. Corso, *Manuale di diritto amministrativo,* last available edition, Turin, Giappichelli.

Students are expected to have studied the main legal texts on the subject.

***TEACHING METHOD***

Frontal lectures. Students are strongly advised to attend, even though it is not compulsory.

***ASSESSMENT METHOD AND CRITERIA***

The final exam will not be preceded by mid-term tests, and will focus on the entire programme indicated in the guide of the degree programme, based on the reading list indicated therein. The final exam will be oral and will be marked out of thirty Students will have to show that they have grasped the principles and fundamental issues of administrative law, and to be proficient in the basic principles of this branch of the Law.

***NOTES AND PREREQUISITES***

Information on office hours available on the teacher's personal page at [http://docenti.unicatt.it/](about:blank).