

Department of Law

General information	
Academic subject	Administrative Law II (M-Z)
Degree course	LMG
Academic Year	4°
European Credit Transfer and Accumulation System (ECTS)	9
SSD	GIUR-06/A (DSG 12/GIUR-06)
Language	Italian
Academic calendar (starting and ending date)	I Semester (from 1 October 2025 to 16 December 2025)
Attendance	Attendance is not mandatory, but recommended

Professor/ Lecturer	
Name and Surname	Giuseppe Andrea Primerano
E-mail	giuseppe.primerano@uniba.it
Telephone	0805717218
Department and address	Department of Law (IV floor), Cesare Battisti Square, 1 - Bari
Tutoring (time and day)	Tuesday, from 12 a.m. to 2 p.m. Students are invited to consult the page of the Professor for further information.

Syllabus	
<b>Learning Objectives</b>	<i>Learning objectives.</i> The course aims to provide students with the necessary tools to know the historical and current fundamentals of administrative justice, the forms of protection of citizens against public administrations, the procedural dynamics, following a perspective of investigation aimed at the regulatory and jurisprudential framework of reference.
<b>Course prerequisites</b>	<i>Course prerequisites.</i> To take Administrative Law II, students must have taken and passed Administrative Law I. It is understood that students can take the single oral exam for 18 ECTS (Administrative Law I and II) or, alternatively, take Administrative Law I (9 ECTS) with grade and, in a different exam session, take Administrative Law II (9 ECTS).
<b>Contents</b>	<p>Historical and evolutionary profiles of administrative justice</p> <p>The division of jurisdiction and the <i>translatio iudicii</i></p> <p>Ordinary judge and public administration: from Law 20 March 1865, n. 2248, annex E, to present system</p> <p>Administrative justice in the Constitution</p> <p>The general principles of the administrative process</p> <p>Administrative jurisdiction and its forms: general legitimacy, exclusive and extended to merit</p> <p>The competence of the administrative courts</p> <p>Parties of the process</p> <p>Actions of cognition</p> <p>Court proceedings: conditions of the action; proposition of the recourse; added reasons; cross-appeals and counterclaims; contradictory integration and intervention; means of evidence and investigation activity; discussion and decision of the recourse; procedural incidents; modalities for the extinction of the process</p> <p>Precautionary protection</p> <p>The judgments of the administrative court</p> <p>Administrative <i>res iudicata</i></p> <p>The judgment of compliance</p> <p>Means of appeal</p> <p>Special rites</p> <p>Administrative appeals</p>

<b>Books and bibliography</b>	<p>E. Casetta, <i>Manuale di diritto amministrativo</i>, ed. F. Fracchia, Milano, GFL, 2025, 27<sup>a</sup> ed., pt. II;</p> <p style="text-align: center;">or</p> <p>F.G. Scoca (a cura di), <i>Giustizia amministrativa</i>, Torino, Giappichelli, 2023, 9<sup>a</sup> ed.;</p> <p style="text-align: center;">or</p> <p>A. Police, <i>Lezioni sul processo amministrativo</i>, Napoli, Editoriale Scientifica, 2025, 3<sup>a</sup> ed.;</p> <p style="text-align: center;">or</p> <p>A. Travi, <i>Lezioni di giustizia amministrativa</i>, Torino, Giappichelli, 2024, 16<sup>a</sup> ed.;</p> <p style="text-align: center;">or</p> <p>C.E. Gallo, <i>Manuale di giustizia amministrativa</i>, Torino, Giappichelli, 2025, 12<sup>a</sup> ed.;</p> <p style="text-align: center;">or</p> <p>M. Clarich, <i>Manuale di giustizia amministrativa</i>, Bologna, Il Mulino, 2023, 2<sup>a</sup> ed.</p>
<b>Additional materials</b>	<p>With regard to the above-mentioned texts, the reference must be made to another more recent edition, if available during the academic year.</p> <p>Additional teaching material, which can be used for specific in-depth studies, will be made available on E-Learning and/or a special Team class.</p> <p>It is recommended to combine the study of manuals with the consultation of the main regulatory texts, in an updated version (cf. Normattiva.it), in the field of procedural administrative law.</p>

<b>Work schedule</b>			
Total	Lectures	Hands on (Laboratory, working groups, seminars, field trips)	Out-of-class study hours/ Self-study hours
<b>Hours</b>			
225	52	20	153
<b>ECTS</b>			
9			
<b>Teaching strategy</b>			
	Lectures accompanied by the discussion of case law; in-depth thematic studies carried out during seminars, conferences, specialist lectures, study-visits to the Regional Administrative Court for Puglia-Bari, etc.		
<b>Expected learning outcomes</b>			
<b>Knowledge and understanding on:</b>	The students will acquire knowledge related to administrative procedural law and will be able to understand ratio and connection of concepts within the administrative justice system. In particular, they will be able to know and understand the discipline of the administrative process, also in comparison with the other jurisdictions within the legal system.		
<b>Applying knowledge and understanding on:</b>	The students will acquire legal skills in terms of method and the search for legislative and jurisprudential sources, so as to develop adequate problem-solving capacities. At the end of a fruitful training course, they will be able to understand the administrative justice system, to read and interpret the relevant rules, to understand the solutions developed by legal science in relation to concrete issues.		
<b>Soft skills</b>	<ul style="list-style-type: none"> <li><i>Making informed judgments and choices</i></li> </ul> <p>The students will acquire the ability to critically analyze the legal discipline inherent to the protection of citizens in presence of administrations, without neglecting the litigation between public administrations, developing the ability to autonomously rework the legal concepts under study.</p>		

	<ul style="list-style-type: none"> <li>• <i>Communicating knowledge and understanding</i> The students will acquire an adequate mastery of technical-legal language and the ability to illustrate the system of administrative justice within the legal framework.</li> <li>• <i>Capacities to continue learning</i> The students will acquire a complete basic knowledge of procedural administrative law and will be able to grasp the main evolutionary profiles in the regulatory and jurisprudential reference framework, also as a result of the thematic insights that provide for their active participation. The notions learned will allow a continuous and profitable updating, even independently.</li> </ul>
<b>Assessment and feedback</b>	
Methods of assessment	Oral exam. There will be an optional mid-term verification on parts of the programme.
Evaluation criteria	<ul style="list-style-type: none"> <li>• <i>Knowledge and understanding</i> Degree of knowledge and understanding demonstrated with respect to the topics indicated in the program.</li> <li>• <i>Applying knowledge and understanding</i> Acquisition of relevant skills in terms of method, basic disciplinary contents, research of legislative and jurisprudential sources in the face of the prospect of legal application.</li> <li>• <i>Autonomy of judgment</i> Ability to elaborate concepts and autonomously resolve issues related to procedural administrative law.</li> <li>• <i>Communicating knowledge and understanding</i> The capacity of understanding and the communication of knowledge, through proper judicial language, will be taken into account.</li> <li>• <i>Communication skills</i> Mastery of legal language and ability to present comprehensively, including through the use of examples and connections, rules of reference.</li> <li>• <i>Capacities to continue learning</i> Learning skills will be verified in the light of reference texts indicated in relation to the programme and in consideration of the understanding of the most relevant sources for the study of the discipline.</li> </ul>
Criteria for assessment and attribution of the final mark	<p>Vote expressed in thirtieths. For the assignment of the final grade, the evaluation obtained at the end of the optional mid-term exam will be considered, if accepted by the student.</p> <p style="text-align: center;"><b>Single oral exam for the 18 ECTS (Administrative Law I and II)</b></p> <p>Due to their respective disciplinary contents, the verification of the adequate knowledge of substantive administrative law (Administrative Law I) precedes and conditions the verification of procedural administrative law (Administrative Law II).</p> <p style="text-align: center;"><b>Alternatively</b></p> <p>possibility to face with grade Administrative Law I (9 ECTS) and, in a different exam session, Administrative Law II (9 ECTS).</p> <p>For the attribution of the final mark, the level of preparation achieved in accordance with the aforementioned criteria will be taken into account and, in line with the expected learning outcomes, the different levels of preparation will lead to different judgments: excellent (30/30 with honors), very good (28/29), good (25/27), satisfactory (21/24), sufficient (18/20). The honors is awarded on the basis of the previous unanimous consent of the examination committee.</p> <p>Those who have already taken the Administrative Law I exam, during the Administrative Law II exam, will have to document date and grade through Esse3.</p>
<b>Additional information</b>	

