General Information	
Academic subject	Administrative substantial Law
Degree course	Master Law Degree
Curriculum	
ECTS credits	9
Compulsory attendance	no
Language	Italian

Subject teacher	Name Surname	Mail address	SSD
	Annamaria Bonomo	annamaria.bonomo@uniba.it	IUS/10

ECTS credits details	Area	CFU/ETCS
Basic teaching activities	12	9

Class schedule	
Period	2nd semester
Year	III
Type of class	

Time management	
Hours	72
In-class study hours	72
Out-of-class study hours	135

Academic calendar	
Class begins	23 February
Class ends	31 May

Syllabus	
Prerequisites/requirements	Constitutional Law
Expected learning outcomes	At the end of the course the student must demonstrate: - Knowledge and understanding of the sources of administrative law, also in consideration of the constitutional and European norms - Knowledge and understanding of the organization, of the activity of public law and private law of the public administration, administrative procedures and administrative acts, the subjective juridical positions of the PA and of the citizen and related jurisdictional and judicial remedies - Ability to analyze and synthesize, to identify the main differences in legal status between organizations and private activities than public ones - Ability to express clearly and with appropriate technical-legal language and to be able to understand it

Contents	The course aims to provide students with knowledge of fundamental
	notions regarding the principles and institutions of national administrative
	law in connection with those of European law. This is in order to develop
	their skills in relation to the legal dimension of the Italian administrative
	system with reference to its organization, the rules governing its activity, in
	the light of the constant evolution of the administrative system.
Program	Public Administration: general guidelines for reconstruction.
	National and European legal sources of administrative action.
	General principles of public administration.
	The regulatory activity and the political-administrative function.
	National, regional and local public administrative authorities
	The administrative organization: public bodies, bodies, offices.
	Public goods.
	The subjective legal positions.
	General principles of administrative activity: discretionary administrative
	power and notion of public interest.
	The administrative procedure and its structure.
	Law no. 241 of 1990 and its reforms.
	Administrative acts and measures.
	The invalidity of administrative acts.
	Agreements and contracts of the Public Administration.
	The responsibility of the P.A. and its agents.
	Second degree proceedings.
Bibliography	E. CASETTA, Manuale di diritto amministrativo, Milano, Giuffrè, ult. ed. cap. I
7 70 7	-VIII;
	0
	V. CERULLI IRELLI, Lineamenti di diritto amministrativo, Torino, Giappichelli,
	2017;
	PARTE SPECIALE:
	A. BONOMO (a cura di), <i>Pubblica amministrazione e fenomeno migratorio.</i>
	Aspetti e problemi, Roma, Aracne, 2020.
Notes	None
Teaching methods	Lectures, exercises, seminars
Assessment methods	The exam is oral.
	Usually, the exam consists of three questions,
	For each of the requested topics, is requested the knowledge of the
	institutes and of the positive law, the ability to reconstruct the different
	opposing theses e the evolution of the system, as well as the ability to
	correlate institutions.
	In all cases, the ability to analyze and synthesize, the clarity of presentation
	and the property of technical-legal language.

	The assessment of learning involves the attribution of a final grade expressed in thirty. Each of the three questions of which it is composed the exam has the same weight as the final grade.
Further information	