**ADMINISTRATIVE LAW 2**

**(Academic year 2017-2018)**

**(Prof. Paolo Duret)**

**Educational objectives**

The course deals with administrative activity understood as the totality of the acts and operations – globally relevant – aimed at pursuing the public interest and the judicial and procedural remedies available in order to protect the citizen against the public administration.

Adopting a perspective focusing on problem solving, the course will aim to provide fundamental notions and the method for understanding and interpreting the normative provisions resulting from administrative activity and identifying evolutionary trends within administrative law.

**Programme**

The constitutional framework for administrative law.

Administrative activity regulated by public law.

Administrative procedure.

Administrative decisions.

The invalidity of administrative decisions.

Transactional activity of the public administration.

Administrative agreements.

Contracts concluded by the public administration.

Liability of the administration and its agents.

General framework of protection against the public administration.

Administrative remedies.

Administrative procedure (fundamental concepts)

**Recommended literature**

M. Clarich, *Manuale di diritto amministrativo*, Casa Editrice Il Mulino, limitatamente ai capitoli IV (paragrafi da 1 a 11) – V – VII – XII – XIV.

AND

M. Ramajoli, R. Villata, ***Estratto*** *da “Il provvedimento amministrativo*”, II ediz., 2017, G. Giappichelli Editore, Torino, contenente il Capitolo unico “*L’invalidità del provvedimento amministrativo*”.

It is **essential** that students consult and gain knowledge of the fundamental legislative texts cited in the publications indicated. It is thus necessary to refer to an up-to-date Administrative Code.

**Examination**

The exam will be carried out as oral exam. It is aimed at testing the students knowledge of the basics of the discipline and moreover at checking their capability to tackle, in a critical way, the dynamics of Italian public administration, thanks to methodology and principles they must have acquired, and therefore to be able to continue studying independently the more complex topics of administrative law in its changing patterns, with a problem solving approach.