Visiting Professor Program
Academic year 2022/2023

TEACHING COMMITMENT: 30 hours

COURSE TITLE
Administrative Law

TEACHING PERIOD
2nd term

SCIENTIFIC AREA
Public Law and Administrative Law

LANGUAGE USED TO TEACH
English

COURSE SUMMARY
The course aims at giving the students an overview of the rules governing the relationship between Public Administration and private actors (people or companies). The students will have the possibility to address different topics concerning the role of the rule of law in the regulation of the public powers as well as the limits to private actions posed by the government and the local authorities, the mechanisms for ensuring legality, transparency and accountability in executive decision-making.

The course aims at reflecting a wider dimension of the administrative law, starting from the analysis of the rising of Administrative law in a historical perspective and by underlining the Constitutional frameworks that governs the character of the administrative law. The course will then deepen the rules governing the public law-private law divide also by analyzing the rules of public contract and the privatization v. public values protection. Finally the topic of security, sovereignty and globalization will be addressed.

LEARNING OBJECTIVES
The course introduces students to the general principles of administrative law. On successful completion of the course the students will be able to: apply the rules governing the administrative
powers and decisions and to verify their abidance and compliance in order to pursue the public interest by balancing the people rights; to read and to interpret the relevant case law.

**TUTORSHIP ACTIVITIES**
N/A

**LAB ACTIVITIES**
N/A

**OTHER ACTIVITIES BESIDES THE COURSE**
Seminars and conferences principally addressed to research fellows could be applicable according to the availability of the Visiting Professor.

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**VISITING PROFESSOR PROFILE**
The preferred candidate should hold a degree in Law, a Ph.D. in Law and must have learning and research experiences abroad in the area of Administrative law, preferably in English speaking Countries. He/she should be at least a lecturer in a valued University and he/she should have a specific expertise in Administrative law not only at a local level, showing good level of knowledge of the principal issues relating to the rising of administrative law and the debate on the private/public law divide, supported by a strong publications record. Ability of teaching at an international floor of students would be strongly appreciate.

**CONTACT PERSON AT THE DEPARTMENT**
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