

## DESCRIPTION OF COURSE UNIT

1.

Course unit title	Code
<b>Trends in the Change of Administrative Procedure Law</b>	<b>100252</b>

2.

Name of lecturer(s) (provoid information as to how, when and where they can be in contact)	Department(s)
Coordinator: Prof. Dr. A. Novikovas a. o.: Prof. Dr. I. Deviatnikovaitė, Prof. Dr. A. Urmonas, Prof. Dr. A. Bakaveckas, Prof. Dr. R. Ragulskytė-Markovienė, Prof. Dr. E. Bilevičiūtė	MRU LS Institute of Public Law <a href="mailto:vti@mruni.eu">vti@mruni.eu</a>

3.

Cycle of course unit	Level of course unit	Type of course unit
Third cycle	Not applicable	Elective

4.

Mode of delivery	Year of study and semester when the course unit is delivered	Language of instruction
Distance learning	I-III study year	Lithuanian, English

5.

Study requirements	
<b>Prerequisites:</b> Master's or equivalent degree	<b>Co-requisites:</b> Not applicable

6.

Recommended optional programme components
Not applicable

7.

Number of ECTS credits allocated	Student's workload	Contact work hours	Independent work hours
6	162	2	160

8.

<b>Purpose of the course unit: programme competences to be developed</b>			
The aim is to develop critical thinking about the administrative process of social changing in society and to develop the capacity to self-evaluate and identify the problems of individual institutes of administrative procedure, to offer their solutions, to form the administrative procedure law and provide for the future prospects of its development trend.			
Learning outcomes of the programme	Learning outcomes of the course unit	Teaching and learning methods	Assessment methods
	Able to analyze social changes in administrative proceedings, evaluate them in historical context, in Lithuanian and foreign scientific doctrine and in modern administrative jurisprudence.	Individual work with recommended literature.	Written work. Examination.
	Able to reveal the concept of the problems of administrative procedure, applying knowledge of the administrative procedure, to solve complex professional or legal studies challenges, able to explain and justify the	Individual work with recommended literature.	Written work. Examination.

	principles of administrative proceedings, basics of evidence collection, recording and evaluation		
	Able to plan complex and large-scale activities consisting of various interrelated problems in the regulation and application of administrative procedural law, offers motivated and scientifically solutions of administrative procedure problems or situations.	Individual work with recommended literature.	Written work. Examination.
	Able to analyse and make decisions in difficult practical situations and identifies legal problems of administrative procedure law, provides substantiated arguments, creates and conveys new ideas and innovative solutions of problems of administrative procedure, understands the need of legal changes of administrative procedure law.	Individual work with recommended literature.	Written work. Examination.

9.

Course contents										
Topics	Contact work hours and planned learning activities							Independent work hours and tasks		
	Lectures	Consultations	Seminars	Training exercises	Laboratory work	Internship	Assessment	All contact work hours	Independent work hours	Tasks
1. Problems of administrative procedure.									40	Self-study of literature.
2. Problems of the pre-litigation procedure of administrative disputes									40	Self-study of literature.
3. Problems of administrative proceedings in administrative courts.	2						2		40	Self-study of literature.
4. Issues of justice in the cases of Administrative offenses									40	Self-study of literature.
<b>Overall</b>							2		160	

10.

Assessment strategy	Weighting percentage	Period or date of assessment	Assessment criteria
Written work	50 %	The date of the written work	4 open-ended questions are formulated and must be answered in writing. Answers must be given to the

		is determined in agreement with the student. Written questions shall be submitted to the student no later than 2 weeks before the exam date.	members of the Examination Board at least 2 days before the exam date. The value of each question is 25 percent. The answers given in the written work are evaluated as follows: Excellent knowledge and skills: 9-10 points. Good knowledge and skills, minor mistakes: 7-8 points. Knowledge and skills are below average, there are (fundamental) mistakes. Knowledge and skills meet the minimum requirements: 5-6 points. Many errors, Minimum requirements not met. 0-4 points
Examination	50 %	The date of the exam is determined by agreement with the student after receipt of written answers.	Exam form - is oral. During the exam the student presents and comments on the answers, the written work. After hearing the student's answers, the commission members additionally ask questions during the discussion and evaluate the student's answers. The value of each question is 25 percent. The duration of the exam is 1.5 hours. The answers given during the exam are evaluated as follows: Excellent knowledge and skills: 9-10 points. Good knowledge and skills, minor mistakes: 7-8 points. Knowledge and skills are below average, there are (fundamental) mistakes. Knowledge and skills meet the minimum requirements: 5-6 points. Many errors, Minimum requirements not met. 0-4 points

## 11.

### Required reading

1. Šedbaras, S. Administracinio proceso teisinio reglamentavimo problemos Lietuvos Respublikoje (Problems of Administrative Process Legal Regulation in Lithuania). Vilnius: Justitia, 2006.
2. Šedbaras, S. Administracinė atsakomybė (Administrative Responsibility). Vilnius: Justitia, 2005.
3. Andruškevičius, A. Administracinė teisė (Administrative Law). VĮ Registrų centro Teisinės informacijos departamentas, 2008.
4. Paužaitė-Kulvinskienė, J. Administracinė justicija Lietuvoje: teorija ir praktika (Administrative Justice in Lithuania: Theory and Practice). Vilnius: Justitia, 2005.
5. Kavalnė S., Valančius V. Europos Sąjungos teisės įgyvendinimas Lietuvos administracinėje teisėje. (The Implementation of European Union Law in the Lithuanian Administrative Law) Vilnius: Registrų centras, 2009.
6. Lietuvos vyriausiasis administracinis teismas biuleteniuose "Administracinių teismų praktika" Nr. 1 - Nr. 30 : nutarčių ir sprendimų rinkinys, 2001-2015. Vilnius : Vyriausiasis administracinis teismas, 2016. 536 p.: lent. ISBN: 9789955947332.
7. Legal challenges in EU administrative law: towards an integrated administration / edited by Herwig C.H. Hofmann and Alexander H. Türk. Cheltenham; Northampton (Mass.): Edward Elgar, 2009. x, 397 p. ISBN 9781847207883;.
8. The European composite administration / Oswald Jansen and Bettina Schöndorf-Haubold (editors). Cambridge; Antwerp; Portland (Or.): Intersentia, 2011. xxviii, 582 p. ISBN 9789400000988;

### Recommended reading

1. Bakaveckas A., et al. Lietuvos administracinė teisė. Bendroji dalis. (General Administrative Law of Lithuania) Mykolo Romerio universiteto Leidybos centras. 2005.
2. Pranevičienė, B. Legislative discretionary powers of the executive institutions In the field of regulation of higher education in Lithuania // Jurisprudencija: mokslo darbai. Vilnius. ISSN 1392-6195. 2011, Nr. 18(2), p. 547-560.
3. Pranevičienė B. Kvaziteismai administracijos kontrolės sistemoje (Quasi-courts in the System of Administration Control). Vilnius: Lietuvos teisės universiteto Leidybos centras, 2003.

4. Pranevičienė B., Kiršienė J. The implementation of the principles of administrative law: comparative approach // Administratīvā un Kriminālā Justīcija: Latvijas Policijas akadēmijas teorētiski praktisks žurnāls. ISSN 1407-2971. Nr.3 (32), 2005, p. 32-38.
5. Craig, Paul. EU administrative law. Academy of European Law. European University Institute. Oxford; New York(N.Y.): Oxford University Press 2006.
6. Galligan Denis J. Administrative justice in the New European democracies: case studies of administrative law and process in Bulgaria, Estonia, Hungary, Poland and Ukraine. Budapest: Centre for Socio-Legal Studies University of Oxford. 1998.

Approved by Mykolas Romeris University and Vytautas Magnus University Doctoral Committee in Law on 4 March 2020, Decision No. 8DS-TK-3