

表 GDAŃSK UNIVERSITY OF TECHNOLOGY

Subject card

Subject name and code	Selected issues of administrative law, PG_00056618								
Field of study	Mechatronics, Mechanical Engineering, Transport and Logistics, Design and Construction of Yachts, Naval Architecture and Offshore Structures								
Date of commencement of studies	October 2023		Academic year of realisation of subject			2023/2024			
Education level	first-cycle studies		Subject group						
Mode of study	Full-time studies		Mode of delivery			e-learr	e-learning		
Year of study	1		Language of instruction			Polish			
Semester of study	1		ECTS credits			1.0			
Learning profile	general academic profile		Assessment form			assessment			
Conducting unit	Institute of Manufactu Technology	ials Technology -> Faculty of Mechanical Engineering and Ship							
Name and surname of lecturer (lecturers)	Subject supervisor		dr inż. Bogdan Ścibiorski						
	Teachers dr inż. Bogdan Ścibiorski								
Lesson types and methods of instruction	Lesson type	Lecture	Tutorial	rial Laboratory Project		t	Seminar	SUM	
	Number of study hours	15.0	0.0	0.0	0.0		0.0	15	
	E-learning hours inclu	E-learning hours included: 15.0							
Learning activity and number of study hours	Learning activity	Participation i classes incluc plan		Participation i consultation h	articipation in onsultation hours		udy	SUM	
	Number of study hours	15		2.0		8.0		25	
Subject objectives	The aim of the lecture is to familiarize with formal administrative law with particular emphasis Of the Code of Administrative Procedure								
Learning outcomes	Course outcome		Subject outcome			Method of verification			
	[K6_K71] is able to explain the need to apply knowledge from humanistic, social, economic or legal sciences in order to function in a social environment								
	[K6_U71] is able to apply knowledge from humanistic, social, economic or legal sciences in order to solve problems								
	[K6_W71] has general knowledge in humanistic, social, economic or legal sciences, including their fundamentals and applications								
Subject contents	Sources of administrative law. Distinguishing between substantive law and formal administrative law. Principles of administrative procedure. Establishing a legal norm. Legal interpretation. Entities and participants of the procedure. Legal and procedural capacity. Delivery. Application in administrative proceedings. Administrative decision. Provisions. Settlement in administrative proceedings. Suspension of administrative proceedings. Discontinuance of the proceedings. A silent settlement. Remedies. Revocation of an administrative decision. Complaint of administrative proceedings. Resumption of administrative proceedings. Extraordinary administrative procedures - annulment, revocation or amendment of an administrative decision.								
Prerequisites and co-requisites									
Assessment methods Subject passing criteria Test		g criteria	Passing threshold 56.0%			Percentage of the final grade 100.0%			
Recommended reading	Basic literature		 B. Adamiak, J. Borkowski, Postępowanie administracyjne i sądowoadministracyjne, Wolters Kluwer, Warszawa 2021. B. Adamiak, J. Borkowski, Kodeks postępowania administracyjnego. Komentarz, CH Beck, Warszawa 2020 						

	Supplementary literature	B. Adamiak, J. Borkowski, A. Krawczyk, A. Skoczylas, Prawo procesowe administracyjne, [w:] R. Hauser, Z. Niewiadomski, A. Wróbel (red.), System prawa administracyjnego, t. 9, Wyd 4, CH Beck, Warszawa 2020				
eResources addresses		Podstawowe				
		http://isap.sejm.gov.pl/isap.nsf/DocDetails.xsp?id=WDU19600300168 - Code of Administrative Procedure:				
		Adresy na platformie eNauczanie:				
Example issues/ example questions/ tasks being completed	 The concept of substantive and formal law. Sources and place of administrative law in the legal system, Parties to the administrative procedure. Introduction: basic legal concepts, sources of law and interpretation, The structure of the administrative decision, Sample questions: What are the differences between an order and an administrative decision? Which of the following acts are not the source of universally binding law? Characterize the two-instance character of the administrative procedure. What are the legal instruments of the extraordinary administrative procedure you know? 					
Work placement	Not applicable					