## STRUCTURE OF THE DOCTORAL STUDY SUBJECT

Title of Subject	Area (direction)	Faculty	Department
	of science, code		
<b>Problems of Administrative Law</b>	Law (S 001)	Law	Viešosios teisės
Study methods	Volume of	Study methods	Volume of credits
	credits		
Lectures	-	consultations	3
Individual work	9	seminars	-
Subject annotation			

The studies of the subject of problems of administrative law are designed to deepen the knowledge and skills related to the problematic issues of the material part of administrative law. Topics analyzed: problems of definition of the object of administrative law, identification of the functions of this legal subsystem in the Lithuanian legal system; administrative law as an "implementing constitution"; the doctrine of reconciling public and private interests and its adaptation in public-interest versus public-interest relations; public administration system and entities; the doctrine of an administrative act (decision) (revocation / amendment / revocation of an administrative decision); changes in the supervision and control of business (economic entities), institutional and procedural standards; points of contact between administrative liability (administrative offenses) and criminal liability; links between administrative law and private law, problems of legal qualification of contracts concluded by public administration entities; peculiarities of administrative legal relations (entity's legal personality, nature of activities (including discretionary actions) in the subsystems of finance and taxation, construction and spatial planning, competition, provision of financial services, data protection; changes in national administrative law in accordance with identification of the peculiarities of legislation and application of law in Lithuanian local government, performance of independent and state delegated functions in municipalities, financing of these functions, "internal transactions" of municipal institutions and other problematic aspects of local government functioning; peculiarities of application of protection of legitimate expectations, supremacy of law, etc.) in separate areas of public administration; roblemos.

After graduating from the subject, the doctoral student will have the necessary knowledge of administrative law for practical research work, will be able to independently identify problematic issues of administrative law, critically evaluate the positions presented by other researchers and formulate a reasoned position on these issues. opinions on issues related to administrative legislative activities, interpretation and application of norms of administrative law in public administration relations.

## Main literature

- 1. DEVIATNIKOVAITĖ, I. Administracinė teisė. Bendroji dalis. Vilnius: Mykolo Romerio universitetas, 2021.
- 2. PAUŽAITĖ-KULVINSKIENĖ, J., ANDRIJAUSKAITĖ, A. Pan-European General Principles of Good Administration in Lithuania A Success Story with Caveats. In Stelkens, U., Andrijauskaitė, A. (ed.) (2020). Good Administration and the Council of Europe Law, Principles, and Effectiveness. Oxford University Press, 2020;
- 3. PAUŽAITĖ-KULVINSKIENĖ, J. Administrative Liability in Lithuania: The Model of Corporate Administrative Liability. Iš: Švedas, G.; Murauskas, D. (ed.) (2021). Legal Developments During 30 Years of Lithuanian Independence. Overview of Legal Accomplishments and Challenges in Lithuania. Switzerland: Springer, 261–285, 2021;
- 4. GEDMINTAITE A., The Legal Framework for Administrative Liability in Lithuania: Lifting Legal Barriers to the Efficient Regulation of Administrative Offences. Iš: Švedas, G.; Murauskas, D. (Eds.) (2021). Legal Developments during 30 Years of Lithuanian Independence: Overview of Legal Accomplishments and Challenges in Lithuania. Switzerland: Springer, 19-41., 2021.
- 5. ANDRUŠKEVIČIUS, A., PAŠKEVIČIENĖ, L. Viešojo administravimo teisiniai pagrindai. Vilnius, Registrų centras, 2011.

Name, surname	Scientific	The most important works in the field of science (branch)		
of the consulting	degree	have been published during the last 5 years		
lecturers				
Jurgita Paužaitė-	Dr.	1. Paužaitė-Kulvinskienė, Jurgita. Reformen der		
Kulvinskienė		Verwaltungsgerichtsbarkeit in Litauen // Reformen der		
		Verwaltungsgerichtsbarkeit in den Ländern der jungen		
		Demokratie / redakcja : Agnieszka Krawczyk. Warsaw :		
		Wydawnictwo C.H.Beck. 2022, p. 117-135. (Monografie		
		Obcojęzyczne). [M.kr.: S 001].		
		2. Pauzaité-Kulvinskiené and Agnė Andrijauskaitė, Pan-		
		European General Principles of Good Administration in		
		Lithuania - A Success Story with Caveats // in: Good		
		Administration and the Council of Europe. Law, Principles,		
		and Effectivness, Stelkens U. and Andrijauskaitė A.		
		(editors), Oxford University Press, 2020;		
		3. Paužaitė-Kulvinskienė, Jurgita, Administrative Liability in		
		Lithuania: The Model of Corporate Administrative Liability		
		// in Legal Developments During 30 Years of Lithuanian		
		Independence Overview of Legal Accomplishments and		
		Challenges in Lithuania, Švedas G. ir Murauskas D.		
		(editors), Springer, 2020, žr.		
		https://www.springer.com/gp/book/9783030547820.		
		4. Paužaitė Kulvinskienė, J. (2020). Reform und Grundsätze		
		der Verantwortung für wirtschaftsrechtliche		
		Ordnungswidrigkeiten im litauischen öffentlichen		
		Wirtschaftsverwaltungsrecht // in Panstwo a gospodarka:		
		zasady- instytucje – procedury, Wydawnictwo Poznańskie,		
		2020 ISBN: 9788366553835 (. 363 – 377);		
		5. Paužaitė-Kulvinskienė, Jurgita, Limantė, Agnė, Right to		
		good administration in European legal framework // in:		
		Administrative Law and Science in the European Context,		
		Szczecin 2019, ISBN 978-83-7972-262-4, p. 79-96.		
Approved by the	Doctoral C	ommittee of Law Science of Vilnius university on May 12, 2023,		
protocol No. (7.17 E) 15600-KT-209				

Chairman of the Doctoral Committee

prof. habil. dr. G. Švedas