Name	: State Admi	nistrati	ve Law						
l . ' l			nt workload: 1inutes/Week	Credits (ECTS): 4.53 ECTS		Semester 2	Ever	luency า lester	Duration 1x / Semester
Types of courses: Tutorial/Lecture/ Response		Contact hours: 150 minutes/week		Independent study 360 minutes/week		Class size X students: 30 Students (S1)			
1	Prerequisites for participation								
3	Intended Learning outcomes ILO 2 Students are able to find alternative solutions for procedural problems related to the effectiveness and efficiency of public sector organizations and management ILO 5 Students can understand and analyse the concepts and theories of ethics and integrity of public administration ILO 10 Students can manage public sector organizations to promote public values (such as efficiency, effectiveness, justice, and democracy) individually and collectively. Course Learning Outcomes: 1. Applying logical, critical, systematic and innovative thinking in the context of the development or application of legal science in the context of state administrative law following expertise as a public administrator. 2. Demonstrate independent, quality, and measurable performance. 3. Understand the concepts and theories of State Administrative Law. 4. Understand ethical theory in state administration through understanding state financial law, licensing law, employment law, accountability in HAN, enforcement and protection of HAN, discretion and free Armisen, and Human Rights and Public governance. 5. It understands the integrity of public administration through understanding the legal sources of state administration, concepts of authority in state administration, state administration actions, and the general principles of good governance. 6. Understand the management of the public sector to realize shared values: efficiency, effectiveness, fairness and democracy both individually and as a team.								
3	Description State Administrative Law is a set of specific regulations that cause the state to function (act). These regulations regulate the relationship between citizens and their government but do not include civil and criminal court rules. State administrative law is also known as state administrative law or governance law. This State Administrative Law course examines fundamental concepts and objects, sources of state administrative law, images of authority in state administration, state administration actions, general principles of good governance, state organisational justice, state finance law, licensing law, law staffing, accountability in HAN, enforcement and protection of HAN, discretion and <i>freies Ermessen</i> , Human Rights and Public Governance.								
4	Teaching methods: Lectures, Discussions								
5	Assessment methods: assignments, Mid-Term Exam, Final-Term Exam, quizzes,								
6	Other information e.g. bibliographical references: • Asyiah, N. (2018). Hukum Administrasi Negara. Yogyakarta: Deepublish. • Dr. Mailinda Eka Yuniza, S. L. (2021). Hukum Administrasi Keuangan								

Pemerintah dan Pemerintah Daerah. Yogyakarta: Nas Media Pustaka.

- Kusdarini, E. (2020). Asas-Asas Umum Pemerintahan Yang Baik Dalam Hukum Administrasi Negara. Yogyakarta: UNY Press.
- Nursadi, H. (2018). Hukum Administrasi Negara Sektoral. Depok: Hukum Administrasi Negara Sektoral.
- Tjandra, W. R. (2018). Hukum Administrasi Negara. Jakarta: Sinar Grafika.
- Willy D.S. Voll, S. (2022). Dasar-Dasar Ilmu Hukum Administrasi Negara. Jakarta: Sinar Grafika.