**Name of the academic discipline:**

**“Administrative Law”**

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| **Specialty code and name** | 6-05-0421-01 Jurisprudence |
| **Year of study** | 2 |
| **Semester of study** | 3 |
| **Number of in-class academic hours:** | 64 |
| **Lectures** | 40 |
| **Seminar classes** | 24 |
| **Practical classes** | - |
| **Laboratory classes** | - |
| **Form of the current assessment (*credit/ graded credit /exam*)** | exam |
| **Number of credit points** | 3 |
| **Competences** | To use administrative and legal terminology, to characterize administrative and legal regimes, to analyze the sources and legal status of subjects of administrative law, to carry out administrative procedures and to work with citizens' appeals. |
| **Summary of the academic discipline:**  In the process of studying administrative law, students are expected to become familiar with its subject and system, the concept and essence of public administration as a sphere of administrative law, the legal status of its subjects, administrative proceedings and administrative legal regimes, and ways to ensure legality and discipline in public administration. A significant place is given to the civil service. These and some other questions are included in the General Part. The special part covers topics that reveal the procedure for the implementation of public administration by its subjects-holders of managerial authority. | |