**The name of the academic discipline:**

**“Administrative-tort and procedural-executive law”**

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| **Specialty code and name** | 6-05-0421-03 Economic Law |
| **Year of study** | 2 |
| **Semester of study** | 3-4 |
| **Number of in-class academic hours:** | 20 |
| **Lectures**  **Seminar classes**  **Practical classes**  **Laboratory classes** | 16 |
| 4 |
| - |
| - |
| **Form of the current assessment (*credit/ graded credit /exam*)** | exam |
| **Number of credit points** | 3 |
| **Competences** | BPC-6 Apply administrative-tort and procedural-executive legislation in qualifying administrative offenses, formulate and substantiate one’s point of view on problematic issues in the professional sphere, solve specific problems arising in practical activities. |
| **Summary of the academic discipline:**  The purpose of the academic discipline “Administrative-tort and procedural-executive law” is to develop the ability to apply regulatory legal acts in the sphere of relations arising in the process of interpretation and implementation of administrative-tort and procedural-executive rules. The objectives of this academic discipline are to acquire knowledge of the concept and essence of administrative responsibility, the essence and composition of an administrative offense, types of administrative offenses, the concept, principles and subjects of the administrative process; to develop the ability to legally competently qualify administrative offenses; to master the skills of drafting procedural documents in cases of administrative offenses. | |