

朝陽科技大學 095學年度第2學期教學大綱
An Introduction to Administrative Law 行政法概論

當期課號	9056	Course Number	9056
授課教師	郭文雄	Instructor	,
中文課名	行政法概論	Course Name	An Introduction to Administrative Law
開課單位	法政與社會課群(進)	Department	
修習別	選擇必修	Required/Elective	Topics in Jurisprudence And Social Science
學分數	2	Credits	2
課程目標	<p>本課程之目標，是希望學生修完此門課程後能夠了解以下要點：</p> <p>1.行政法學的基本概念：行政法的意義、特質、類別、體系等項目。</p> <p>2.行政法基本內涵：行政法中之當事人、法源、一般法律原則、效力以及法律關係等項目。</p> <p>3.行政法主題：行政命令、行政處分、行政契約、行政罰、行政執行及行政救濟等項目。</p>	Objectives	<p>The goal of this course is hoping students can understand following points:</p> <p>1.Basic conception of administrative law : Such as the meaning, speciality, classification, system of the administrative law.</p> <p>2.Basic contents of the administrative law: Such as party, source of law, general legal principle, efficacy and legal relation in the administrative law.</p> <p>3.Themes of Administrative law: Such as administrative ordinances, administrative act, administrative contract, administrative sanction , administrative execution and administrative remedy ,etc..</p>
教材	<p>行政法入門(林建良等著95.01、五南書局經銷)</p> <p>參考資料:李惠宗，(行政法要義)(行政程序法要義)；法務部印(行政程序法解釋彙編)；</p>	Teaching Materials	
成績評量方式	<p>平時成績以出席率、上課表現(如問題回答)為標準，佔33.3%；期中與期末則以考試或報告為準，各佔33.3%。</p>	Grading	<p>1.Midterm tests 33.3%, 2.Final tests 33.3%, 3.Coursework & Attendance 33.3%</p>
教師網頁	-		
教學內容	<p>本課程之內容有：</p> <p>1.0 行政法的基本概念</p> <p>1.1 行政法的意義</p> <p>1.2 行政法的特質</p> <p>1.3 行政法的類別</p> <p>1.4 行政法的體系</p> <p>2.0 行政法基本內涵</p> <p>2.1 行政法中之當事人</p> <p>2.2 行政法上之一般法律原則</p> <p>2.3 行政法上之法律關係</p> <p>3.0 行政法的主題</p> <p>3.1 行政處分</p> <p>3.1.1 行政處分的成立</p> <p>3.1.2 行政處分的效力</p> <p>3.2 行政契約</p> <p>3.3 法規命令及行政規則</p> <p>3.4 行政計畫</p> <p>3.5 行政罰</p> <p>3.6 行政執行</p> <p>3.7 行政救濟</p> <p>在本課程之後，希望學生能有廣泛的理解行政法的基礎理論和實踐。並且希望它能有助於確保行政行為遵循公正、公開、民主之程序，與確保依法行政之原則，以保障人民權益，提高行政效能，增進人民對行政之信</p>	Syllabus	<p>"General Principles of Criminal Code" (Articles 1-99) will focus on the topics such as following contents:</p> <p>1.0 Basic conception of administrative law</p> <p>1.1 The meaning of administrative law</p> <p>1.2 The speciality of administrative law</p> <p>1.3 The classification of administrative law</p> <p>1.4 The system of administrative law</p> <p>2.0 Basic contents of the administrative law</p> <p>2.1 The term "party " used in the administrative law</p> <p>2.2 The general legal principles of administrative law</p> <p>2.3 The legal relation in the administrative law</p> <p>3.0 Themes of Administrative law</p> <p>3.1 Administrative Disposition</p> <p>3.1.1 Formation of Administrative Dispositions</p> <p>3.1.2 The Effect of Administrative Disposition</p> <p>3.2 Administrative Contracts</p> <p>3.3 Legal Orders and Administrative Rules</p>

	<p>賴。</p>	<p>3.4 Administrative Planning 3.5 Administrative sanction 3.6 Administrative execution 3.7 Administrative remedy After the course, the students are supposed to have comprehensive understanding of the underlying theories and practice of Administrative law. Hopefully it will ensure helpfully that all administrative acts are carried out in pursuance of a fair, open and democratic process based on the principle of administration by law so as to protect the rights and interest of the people, enhance administrative efficiency and further the people's reliance on administration.</p>
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尊重智慧財產權，請勿非法影印。