

## Practice of administrative litigation, gain in efficiency



DA-13 2 Days (14 Hours)

### Description

This training will present to you the operating rules of the different administrative appeals. It will show you how to draft or review a request and effectively use the rules of administrative litigation.

### Who is this training for ?

#### For whom

- Legal and litigation services.
- Legal assistants and secretaries.
- Any person having to follow disputes before the various administrative courts.

#### Prerequisites

None.

### Training objectives

- Analyze the stages of an administrative procedure
- Study the different administrative appeals
- Know the rules of admissibility of requests
- Write a defense brief

### Training program

#### Les juridictions administratives

- The administrative tribunals and the administrative courts of appeal.
- The Council of State.
- The special courts.
- The channels of appeal.
- Practical work Study and analysis of the stages of the different administrative procedures.

### Les différents recours administratifs

- The appeal for excess of power.
- The appeals of full jurisdiction (or full litigation).
- The particular case of litigation of repression.
- Emergency procedures.
- Practical work Study of appeals for abuse of power (REP) and full litigation appeals (RPC).

### Les règles applicables à la saisine du juge administratif

- Identify the competent judge.
- Know the rules of admissibility of requests (deadlines, means, interest in taking action).
- The notions of joinder and intervention .
- The dismissal of the case to adjudicate.
- Practical work Drafting a request (identifying the legal grounds to be raised).

### L'exécution des décisions des juridictions administratives

- The authority and execution of res judicata.
- Restraints and injunctions.

### Maîtriser les règles de recevabilité du mémoire en défense

- The validity of the representation of the public person.
- Compliance with deadlines.

### Examiner la requête pour mieux y répondre

- Check the admissibility of the request and its conclusions.
- Contest the legal grounds raised in the request.
- Identify the documents to be produced.
- Practical work How to present and write a defense brief before an administrative court?

### Utiliser efficacement les règles du contentieux administratif

- The request for substitution of reasons.
- The opposition of the lack of prior linking of the litigation.
- The opposition of the four-year limitation period.
- The invocation of a cause exonerating liability.
- The counterclaim and the appeal for guarantee.
- Practical work Drafting a defense statement in view legal and jurisprudential means presented.