GERMAN PUBLIC LAW

Final examination

(50 points = 50 % of the final grade)

Imagine the following *case*: After finishing your legal studies *you* find an interesting job in an international agency that supports countries in the development of a modern, sophisticated administrative law based on the rule of law. Your mission is to assist the Ministry of Interior of state S in the preparation of an Administrative Procedure Act. At the moment they are trying to elaborate a comprehensive, well-designed system of the typical elements (requirements) of the legality of an administrative act (admin. decision). When the Minister learns that you have studied German administrative law at university, he asks you:

- 1. Is it correct that in rational terms two main groups of elements of legality of an administrative act can be distinguished? Which ones and why? How could they be labeled? [7 of 50 points]
- 2. Can you please present a comprehensive, well-structured compilation of the typical elements of the legality of an administrative act under German administrative law? [34 of 50 points]
- 3. Would you suggest for State S a similar system or deviations and, if so, which ones and why? Please give reasons. [9 of 50 points and up to 5 additional points in case of thorough reasoning]

What will your well-designed answer for the Minister look like?

Note: Please write in legible handwriting. Read the question very carefully and think carefully before you formulate your answer. Make sure that your text answers precisely the question, is concise, has a clear and consistent structure and shows well your deeper understanding of the subject matter. After the exam, all students are welcome to contact me to discuss in detail the strong and weak points of their paper (e-mail: tschmit1@gwdg.de; phone/WhatsApp: +7 775 364 2384).

 $(Datei:\ Final\ examination\ (German Public Law))$