

**Ministry of Education and Science of Ukraine  
Yaroslav Mudryi National Law University  
Department of Civil Law No 1**

**WORK PROGRAMME OF ACADEMIC DISCIPLINE  
«Legal aspects of the e-commerce»**

**Level of higher education** – the second (master’s) level

**Degree of higher education** – master

**Field of knowledge** – 29 “International Relationships”

**Speciality** – 293 “International Law”

**Status of the academic discipline** – optional

**Recruitment year** – 2022

Kharkiv 2022

**Work programme of the academic discipline** «Legal aspects of the e-commerce / Правові аспекти електронної комерції» for students of the second (master's) level of higher education in the field of knowledge 29 "International Relationships" speciality 293 "International Law". Kharkiv: Yaroslav Mudryi National Law University, 2022. 23 p.

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### 1. Description of the academic discipline

Work programme of the academic discipline "Legal aspects of electronic commerce" was developed in accordance with the educational and professional programme "International Law" of the second (master's) level of higher education in the field of knowledge 29 "International Relationships" speciality 293 "International Law".

Name of indicators	Field of knowledge, speciality, level of education	Didactic structure of academic discipline	
		full-time for of education	distant form of education
The number of ECTS credits is 4.0	Field of knowledge - 29 " International Relationships "  Speciality - 293 "International Law"  Level of education - second (master's)	At the student's choice	At the student's choice
The number of modules is 3		Year of preparation: 2022	Year of preparation: 2022
		semester	semester
The total number of hours is 120		1–3	1–3
Weekly hours for full-time education: classrooms – 2–4, independent work of the student - 6–8.		<b>Lectures</b>	<b>Lectures</b>
		18 hours	6 hours
		<b>Practical / seminar classes</b>	<b>Practical / seminar classes</b>
		20 hours	4 hours
		<b>Individual work</b>	<b>Individual work</b>
		82 hours	110 hours
	Types of control: current control; final control of knowledge (assessment)	Types of control: ongoing monitoring; final control of knowledge; assessment	

*The purpose of the academic discipline* is to form a system of scientific and practical knowledge in the field of legal regulation of relations that arise between subjects of electronic commerce in the process of concluding and executing contracts.

#### *Tasks:*

– formation of a set of legal competencies necessary for a modern lawyer;

- development of skills and abilities to analyze international agreements that regulate relations between subjects of electronic commerce, and interpretation of their norms;

- learning the basics of comparative analysis of domestic and foreign legislation, which regulates the relations that arise between subjects of electronic commerce;

- acquiring the ability to apply provisions of domestic legislation and legislation of foreign countries when solving practical tasks;

- analysis and research of applied problems arising in the field of electronic commerce.

*Prerequisites:* "Legal regulation of the EU internal market", "Law of the European Union and its system", "Tax law".

*Co-requisites:* "International Contract Law", "European Private International Law"

*Post-requisites:* "International intellectual property law", "EU corporate law and governance"

## ***2. Expected learning outcomes***

As a result of mastering the academic discipline, the student of higher education must demonstrate the following learning outcomes:

LO-1.	Define the concepts of "electronic commerce", "information society services" and "electronic trust services".
LO-2.	Explain the rules of application of international acts that regulate relations in the field of electronic commerce
LO-3.	Differentiate e-commerce participants and intermediate service providers
LO-4.	Apply the provisions of international, European and national legal acts to resolve disputes that arise between the subjects of e-commerce.
LO-5.	Classify contracts in the field of electronic commerce
LO-6.	Describe the approaches to determining the place of the electronic form among forms of transactions.
LO-7.	Describe approaches to determining the legal status of an electronic signature in the jurisdictions belonging to the Anglo-American and Romano-Germanic legal families.
LO-8.	Apply knowledge of contract law to resolve disputes arising between e-commerce entities
LO-9.	Formulate one's legal position when solving practical tasks related to contracts in the field of disposal of property rights of intellectual property, which are concluded

	between subjects of electronic commerce.
LO- 10.	Discuss complex legal issues related to the protection of rights to trademarks and domain names belonging to e-commerce entities, propose and substantiate options for their solution.
LO-11.	Define the concepts of "personal data", "big data", "database" and be able to distinguish them
LO-12.	Explain the peculiarities of the functioning of blockchain technology as an environment for concluding contracts and carrying out transactions

The teaching of the academic discipline ensures the formation of general and special competences and the achievement of learning outcomes determined by the standard of higher education of the relevant speciality and the educational and professional programme "International Law", namely:

***General competencies :***

GC 1. Ability to think critically, analyze and synthesize.

GC 2. The ability to identify and solve problems arising in the professional sphere, to formulate and ask questions for their further solution.

GC 3. Ability to adapt and act in a new situation.

GC 4. Ability to generate new ideas (creativity).

GC 5. Ability to act socially responsibly and consciously.

GC 6. Ability to work effectively in an intercultural environment, including developing and managing international projects.

GC 7. Ability to conduct research at an appropriate level.

GC 9. Ability to solve problems of an innovative nature and to find alternative solutions in professional activities.

GC 10. Ability to work (collect, receive, systematize and synthesize) with various information and large volumes of information from various sources, analyze and critically and constructively evaluate it, taking into account the cross-cultural characteristics of the subjects of international relations.

GC 12. Ability to formulate a personal opinion and present it with evidence.

GC 15. Ability to understand the specifics of the subject area and professional activity, to make well-founded, balanced decisions and to be aware of their ethical consequences.

***Special competencies :***

SC 1. Ability to critically analyze the problems and patterns of the functioning and development of international relations, to determine the trends in the development of world politics, to assess the impact of global political processes on national legal, political and economic systems.

SC 2. Ability to communicate freely in a foreign language, both orally and in writing, in the professional sphere.

SC 3. Ability to independently provide legal representation of the interests of individuals, legal entities or the state when considering cases in national and international institutions and organize the provision of legal services.

SC 5. The ability to effectively ensure the adaptation of Ukrainian legislation to EU law in law-making, law-interpreting and law-enforcing contexts, to provide legal support to European integration and Euro-Atlantic processes in various spheres of social relations.

SC 7. Ability to represent the interests of Ukraine or individuals and legal entities in international judicial institutions, arbitrations, national courts of foreign countries.

SC 11. Ability to ensure the implementation of international legal standards in certain areas of national legislation.

SC 12. Ability to conduct research and/or introduce innovations in various fields and institutions of public international law, private international law, EU law.

SC 14. Ability to apply an interdisciplinary approach in the assessment of international legal phenomena and international relations using legal tools.

SC. 15. Ability to make decisions in situations that require a systematic, logical and functional interpretation of the norms of international law (public/private), the law of the European Union, as well as an understanding of the peculiarities of the practice of their application.

SC 21. Ability to communicate effectively in an international, multicultural environment using knowledge in the fields of international, European law and international relations.

***Programme learning outcomes:***

PLO 1. To analyze multifaceted problems of international and national legal content and propose ways to solve them.

PLO 2. To produce new ideas for solving practical tasks in the field of professional legal activity.

PLO 3. To communicate in a foreign language both orally and in writing in professional legal activities.

PLO 7. To make informed decisions based on the acquired knowledge of international public, private and EU law and to be aware of their consequences for various subjects of national and international law.

PLO 9. The ability to understand the nature of integration entities, to determine optimal approaches and strategies for Ukraine's cooperation with such entities.

PLO 13. To acquire new knowledge throughout life, to raise the level of own qualifications.

PLO 15. To characterize different legal systems and mechanisms of their interaction; to know the features of the international regulatory system and the place of International Law (public/private) and European Union Law in it.

PLO 16. To determine the content and legal nature of national normative legal acts, international treaties and other international documents, to identify conflicts between the norms of international treaties, between the norms of an international treaty and acts of national legislation, and propose ways to resolve them.

PTO 17. To carry out research on international legal topics, using primary sources and methods of legal interpretation of complex problems arising from this research, justify the conclusions and present the results of the research.

PLO 18. To freely use available information, communication technologies and databases for professional activities.

PLO 19. To demonstrate knowledge of the evolution, current state and prospects for the development of legal regulation of various spheres of

international cooperation, to be aware of the consequences of the convergence of legal systems in the conditions of globalization and regional integration.

### ***3. Contents of the curriculum***

**Module 1.** Concept of electronic commerce and features of its legal regulation.

The concept of "electronic commerce". The concept of "commerce" in international treaties. Correlation of the concepts of "trade" and "commerce" in international acts and in the legislation of Ukraine. The concept of "electronic means of communication" and approaches to its understanding. Concepts of "information society services" and "electronic trust services".

Peculiarities of the Internet: the absence of geographical borders, the possibility of passing information through a server located on the territory of a foreign country, the difficulty of identifying subjects, the dependence of the relations of Internet participants on providers. The impact of the features of the Internet on the legal regulation of electronic commerce. International cooperation on the regulation of relations arising from the use of the Internet.

Regulation of relations arising in the field of electronic commerce by international acts. UNCITRAL Model Law on Electronic Commerce 1996. 2005 UN Convention on the Use of Electronic Communications in International Treaties. Regulations and directives of the European Parliament and the Council of the EU in the field of electronic commerce. International principles of regulation of relations arising from contracts in the field of electronic commerce. Peculiarities of regulation of relations in the field of electronic commerce by national legislation.

Determination of the applicable law in the event of a dispute between e-commerce entities. Determining the jurisdiction of courts when resolving disputes between e-commerce entities.

Subjects of electronic commerce. Concepts of "compositor" and "addressee". Correlation of the concepts "service providers", "established service provider", "service recipient", "consumer". Peculiarities of participation in electronic

commerce of legal entities. Requirements for service providers and their responsibilities in the field of electronic commerce. The legal status of the recipient of services and its rights in the field of electronic commerce.

Providers of intermediate services: operators (providers) of telecommunications, operators of payment infrastructure services, hosters. Responsibility of operators, providers and hosters for placement, storage and/or transmission of information provided by e-commerce entities.

**Module 2.** Contracts in the field of electronic commerce.

Concepts and features of contracts in the field of electronic commerce. Contracts to which the legislation governing relations in the field of electronic commerce does not apply. Types of contracts in the field of electronic commerce. Application of consumer protection legislation to relationships arising from e-commerce contracts.

Peculiarities of concluding contracts in the field of electronic commerce. Content and form of the proposal (offer) to conclude a contract in the field of electronic commerce. Definition of the terms of the contract in the field of electronic commerce in the offer. Public offer in the field of electronic commerce. Determination of the moment of receipt of the offer.

Requirements for the content and form of acceptance. Types of forms of expression of acceptance when concluding contracts in the field of electronic commerce. "Click - wrap " and " browse - wrap " contracts .

Determination of the moment of conclusion of the contract. Delivery theory. Theory of dispatch. The procedure for determining the moment of acceptance when concluding contracts in the field of electronic commerce. Determination of the place of conclusion of contracts in the field of electronic commerce. Peculiarities of resolving pre-contractual disputes when concluding contracts in the field of electronic commerce.

Concept of electronic form. The place of the electronic form among other forms of transactions. Details of the form of contracts in the field of electronic commerce. Electronic signature and its varieties. The principle of technological neutrality and functional equivalence. Electronic digital signature: legal nature,

creation procedure and features of use. Consequences of non-compliance with formal requirements when concluding contracts in the field of electronic commerce.

**Module 3.** Peculiarities of legal regulation of relations between subjects of electronic commerce in various spheres .

*Contracts in the field of disposal of property rights of intellectual property, which are concluded in the practice of e-commerce entities.* The concept and types of contracts regarding the disposition of property rights of intellectual property. License and license agreements and their features in the field of IT, their relationship with SAAS agreements. Agreements on the transfer of intellectual property rights and their peculiarities in the practice of e-commerce entities. Agreements on the creation to order and the use of objects of intellectual property rights in the practice of e-commerce entities.

*Protection of trademark rights of e-commerce entities. Domain name.* General characteristics of legal protection of trademarks. The relationship between a trademark and a domain name. Privacy, publicity and individuality: protection of privacy and private data; individual merchandising.

*Protection of personal data of Internet users.* The concept of personal data and its relationship with the right to respect for private life. Regulation of the European Parliament and the Council of the European Union (EU) 2016/679 on data protection as the main source of regulation in the field of personal data protection in modern times. Subjects of relations in the field of personal data processing: data subject, data controller and data operator. Rights of data subjects: right to information, right to be forgotten, right to restriction of processing, etc. Requirements for the activities of the controller and data operator in ensuring the protection of personal data. Transfer of personal data. Liability for violation of requirements for ensuring the protection of personal data.

*Blockchain technology as a transaction environment.* The concept of blockchain and features of its use in various transactions. Types of blockchain and the impact of features of different types of blockchain on transactions. Concepts of

"cryptocurrency", "token", "mining", "node" and ICO. Approaches to the legal regulation of transactions using blockchain technology in the EU. The concept of "smart contract" and the place of smart contracts in contract law.

#### ***4. Scope and structure of the academic discipline***

##### ***4.1. For students of full-time higher education***

No	Date (according to the schedule)	Subjects of the training course	Volume in hours			
			Total	Including		
				Lectures	Practical classes, colloquiums, etc	Individ ual work
		<b>Module 1. Concept of electronic commerce and features of its legal regulation.</b>				
		Topic 1. Electronic commerce as a special sphere of exchange of goods (workss and services). Sources of e-commerce regulation.	18	2	2	14
		Topic 2. Legal status of subjects of electronic commerce.	14	2	2	10
		<i>Together</i>	<i>32</i>	<i>4</i>	<i>4</i>	<i>24</i>
		<b>Module 2. Contracts in the field of electronic commerce.</b>				
		Topic 1. Concepts and types of contracts in the field of electronic commerce. Peculiarities of concluding contracts in the field of electronic commerce	14	2	2	10
		Topic 2. Electronic form	14	2	2	10
		<i>Together</i>	<i>34</i>	<i>4</i>	<i>6</i>	<i>24</i>
		<b>Module 3. Peculiarities of legal regulation of</b>				

		<b>relations between subjects of electronic commerce in various spheres.</b>				
		Topic 1. Agreements in the field of disposal of property rights of intellectual property, which are concluded in the practice of the activities of e-commerce entities.	14	2	2	10
		Topic 2. Protection of trademark rights of e-commerce entities. Domain names	12	2	2	8
		Topic 3. Protection of personal data of electronic commerce subjects.	18	4	4	10
		Topic 4. Blockchain technology as a transaction environment	14	2	2	10
		<i>Together</i>	<i>60</i>	<i>10</i>	<i>12</i>	<i>38</i>
		<b>Total hours / ECTS credits</b>	<b>120/4.0</b>	<b>18</b>	<b>20</b>	<b>82</b>

#### 4.2. For students of correspondence form of education

No	Date (according to the schedule)	Subjects of the training course	Volume in hours			
			Total	Including		
				Lectures	Practical classes, colloquiums, etc	Individual work
		<b>Module 1. Concept of electronic commerce and features of its legal regulation .</b>				
		Topic 1. Electronic commerce as a special sphere of exchange of goods (works and services). Sources of e-	20	2	2	16

		commerce regulation.				
		Topic 2. Legal status of subjects of electronic commerce.	14	-	-	14
		<i>Together</i>	<i>34</i>	<i>2</i>	<i>2</i>	<i>30</i>
		<b>Module 2. Contracts in the field of electronic commerce.</b>				
		Topic 1. Concepts and types of contracts in the field of electronic commerce. Peculiarities of concluding contracts in the field of electronic commerce	14	-	-	14
		Topic 2. Electronic form	20	2	2	16
		<i>Together</i>	<i>34</i>	<i>2</i>	<i>2</i>	<i>30</i>
		<b>Module 3. Peculiarities of legal regulation of relations between subjects of electronic commerce in various spheres .</b>				
		Topic 1. Relations between users and the operator of the online platform.	18	2	-	16
		Topic 2. Conclusion and execution of contracts regarding digital content and digital services	14	-	-	14
		Topic 3. Protection of personal data of electronic commerce subjects.	10	-	-	10
		Topic 4. Blockchain technology as a transaction environment	10	-	-	10
		<i>Together</i>	<i>52</i>	<i>2</i>	<i>-</i>	<i>50</i>
		<b>Total hours / ECTS credits</b>	<b>120/4.0</b>	<b>6</b>	<b>4</b>	<b>110</b>

***5. Forms of pedagogical control  
and means of assessment of learning outcomes***

Evaluation of the results of learning the academic discipline "Legal aspects of the e - commerce" provides for ongoing and final monitoring and is carried out on the basis of a cumulative point-rating system.

Ongoing monitoring includes:

- quality control of students' knowledge of the programme material during practical classes using the following means: oral/written survey, express survey, solving practical tasks, participating in the development of a case, preparing a presentation, essay, abstract, etc. The ongoing monitoring is aimed at checking the level of the student's preparation in studying the current material. In the course of the practical session, the student can receive an assessment on a four-point scale (0, 3, 4, 5) ;

- quality control of the students' assimilation of the programme material of the academic discipline, which is conducted at the end of the modules in the form of colloquiums.

During the semester, students perform tasks for independent work (preparation of a presentation, essay, report, etc.). The maximum number of points for independent work is 10 points.

The form of final control of the knowledge of higher education students in the academic discipline is the assessment. The minimum number of points to receive credit is 60.

The distribution of points between the forms of organization of the educational process and the types of control measures for the final control in the form of credit:

Current control				Final assessment of knowledge (assessment)
Module No. 1	Module No. 2	Module No. 3	Independent work of students	

p/z	Colloquium	p/z	Colloquium	p/z	Colloquium		
max 20	max 10	max 20	max 10	max 20	max 10	max 10	max 100

### ***6. Criteria for evaluating learning outcomes:***

<b>Type of control</b>	<b>Scores</b>	<b>Criteria (for each grade)</b>
Ongoing monitoring during practical classes	Max 5	Excellent knowledge on educational material on the topic, some minor shortcomings are possible.
	4	Good knowledge on material on the topic, but there are some mistakes.
	3	Satisfactory level of knowledge on the material, a significant number of errors.
	Min 0	Unsatisfactory level of knowledge on the material.
Colloquium	Mach 10	The results of processing the material are high, a small number of insignificant errors are possible.
	5	Satisfactory level of knowledge on the material, a significant number of errors.
	Minimum 0	Unsatisfactory level of knowledge on the material.
Individual students' work	Mach 10	The work is designed in accordance with the requirements of the department. The work does not contain methodological errors, there are references to sources and own conclusions. The student demonstrates in-depth knowledge of the topic as well as the proof of conclusions, positions, classifications, etc.
	7	The work is designed in accordance with the requirements of the department. The work contains minor methodological errors, there are references to sources, there are own conclusions. The student demonstrates sufficient knowledge of the topic as well as proof of conclusions, positions, classifications, etc.
	5	The work is designed in accordance with the requirements of the department, but with minor errors. The work contains methodological and content errors, there are references to sources, there are own conclusions. The student demonstrates sufficient knowledge of the topic, but there are problems with the argumentation of individual concepts and judgments in the work, the proof of conclusions.
	3	The work is prepared with errors and violations of cathedral requirements regarding the form of work. The work contains methodological and substantive errors, an insufficient number of sources are used to substantiate the research and conclusions. The student has difficulties regarding the demonstration of his or her knowledge on the content of the topic, providing

		arguments regarding individual provisions of the work and the validity and provenance of the conclusions.
	Minimum 0	The work is improperly designed, without references to sources, and contains methodological errors. The student cannot demonstrate knowledge of the chosen topic, provide arguments for concepts and perform information analysis. The work is performed in violation of the requirements of academic integrity.
Assessment	Max 100	Excellent knowledge of the subject.
	Min 60	Sufficient knowledge of the subject

### ***7. Pedagogical control for students of higher education full-time/ distant teaching***

Rating according to the ECTS scale	Definition	Rating on a national scale for credit	Rating according to the 100-point scale used at NYU
<b>A</b>	<b>Excellent</b> - Excellent execution, with only a small number of errors	Success	90 - 100
<b>B</b>	<b>Very good</b> - above average with a few errors		80-89
<b>C</b>	<b>Good</b> - generally correct work with a number of minor errors		75-79
<b>D</b>	<b>Satisfactory</b> - not bad, but with a significant number of shortcomings		70-74
<b>E</b>	<b>Sufficient</b> – performance meets minimum criteria		60-69
<b>FX</b>	<b>Unsatisfactory</b> - work needs to be done before rewriting	Unsuccess	35-59
<b>F</b>	<b>Unsatisfactory</b> - serious further work is required, a mandatory repeat course		0 - 34

### ***8. Educational, methodical and information support of the academic discipline***

1. United Nations Convention on the Use of Electronic Communications in International Treaties (New York, 2005). URL: [http://www.uncitral.org/pdf/russian/texts/electcom/06-57454\\_Ebook.pdf](http://www.uncitral.org/pdf/russian/texts/electcom/06-57454_Ebook.pdf)

2. On electronic trust services: Law of Ukraine dated 05.10.2017 r. no 2155-VIII. URL : <https://zakon.rada.gov.ua/laws/show/2155-19#Text>
3. On electronic documents and electronic document circulation: Law of Ukraine dated May 22, 2003 No. 851 - IV . URL : <https://zakon.rada.gov.ua/laws/show/851-15#Text>
4. On electronic commerce: Law of Ukraine dated September 3 , 2015 No 675-VIII. URL : <https://zakon.rada.gov.ua/laws/show/675-19#Text>
5. On the prevention and countermeasures against the legalization (laundering) of proceeds of crime, the financing of terrorism, and the financing of the proliferation of weapons of mass destruction: Law of Ukraine dated December 6, 2019 , No. 361-IX. URL : <https://zakon.rada.gov.ua/laws/show/361-20#Text>
6. On the protection of information in information and telecommunication systems : Law of Ukraine dated 07/05/1994 No. 80/94-VR. URL : <https://zakon.rada.gov.ua/laws/show/80/94-%D0%B2%D1%80#Text>
7. On the protection of consumer rights: Law of Ukraine dated 12.05.1991 r. no 1023-XII. URL : <https://zakon.rada.gov.ua/laws/show/1023-12#Text>
8. UNCITRAL Model Law on Electronic Commerce (1996) . URL : [https://www.uncitral.org/pdf/russian/texts/electcom/05-89452\\_Ebook.pdf](https://www.uncitral.org/pdf/russian/texts/electcom/05-89452_Ebook.pdf)
9. UNCITRAL Model Law on Electronic Signatures (2001). URL: <https://www.uncitral.org/pdf/russian/texts/electcom/ml-elecsig-r.pdf>
10. Civil Code of Ukraine dated January 16 , 2003 No 435-IV. URL : <https://zakon.rada.gov.ua/laws/show/435-15#Text>
11. On copyright and neighboring rights: Law of Ukraine dated 01.12.2022 p. № 2811-IX. URL: <https://zakon.rada.gov.ua/laws/show/2811-20#Text>
12. On the protection of trademarks: Law of Ukraine dated 15.12.1993 № 3689-XII. URL: <http://zakon2.rada.gov.ua/laws/show/3689-12>.
13. On the protection of personal data: Law of Ukraine dated 01. 06.2010 p. № 2297-VI. URL: <https://zakon.rada.gov.ua/laws/show/2297-17#Text>

14. Directive (EU) 2018/843 of the European Parliament and of the Council of 30 May 2018 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, and amending Directives 2009/138/EC and 2013/ 36/EU . OJ L 156. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32018L0843>

15. Directive 2000/31/EC of the European Parliament and of the Council of 8 June 2000 on certain legal aspects of information society services, in particular electronic commerce, in the Internal Market ('Directive on electronic commerce') . *Official Journal of the European Union* . L 178, 17.7.2000, p. 1–16 . URL: <https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=celex%3A32000L0031>

16. Directive 2011/83/EU of the European Parliament and of the Council of 25 October 2011 on consumer rights, amending Council Directive 93/13/EEC and Directive 1999/44/EC of the European Parliament and of the Council and repealing Council Directive 85 /577/EEC and Directive 97/7/EC of the European Parliament and of the Council Text with EEA relevance . *Official Journal of the European Union* . L 304/64, 22.11.2011, 64–88. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex%3A32011L0083>

17. Judgment of 12 July 2011, *L'Oréal SA and Others v eBay International AG and Others*, C-324/09, ECLI:EU:C:2011:474 . URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=CELEX:62009CJ0324>

18. Judgment of 16 February 2012, *Belgische Vereniging van Auteurs, Componisten en Uitgevers CVBA (SABAM) v Netlog NV* , C-360/10, ECLI:EU:C:2012:85 . URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A62010CJ0360>

19. Judgment of 19 December 2019, *Airbnb Ireland* , C-390/18, EU:C:2019:1112 . URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=CELEX:62018CJ0390>

20. Judgment of 20 December 2017, *Uber Systems Spain SL* , C-434/15, EU:C:2017:981 . URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=CELEX:62015CJ0434>

21. Judgment of 23 March 2010, *Google France SARL and Google Inc. v Louis Vuitton Malletier SA*, Case C-236/08, ECLI:EU:C:2010:159 . URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=CELEX:62008CJ0236>

22. Regulation (EU) 2022/2065 of the European Parliament and of the Council of 19 October 2022 on a Single Market For Digital Services and amending Directive 2000/31/EC (Digital Services Act). URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32022R2065&qid=1666857835014>

23. Proposal for a Regulation of the European Parliament and of the Council on Markets in Crypto-assets, and amending Directive (EU) 2019/1937 COM/2020/593 final . URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A52020SC0593>

24. **Regulation (EU) No. 910/2014 of the European Parliament and of the Council of 23 July 2014 on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EC** . URL: [http://eur-lex.europa.eu/legal-content/EN/TXT/?uri=uriserv%3AOJ.L\\_.2014.257.01.0073.01.ENG](http://eur-lex.europa.eu/legal-content/EN/TXT/?uri=uriserv%3AOJ.L_.2014.257.01.0073.01.ENG)

25. Regulation 2019/1150 on promoting fairness and transparency for business users of online intermediation services . *Official Journal of the European Union* . L 186, 11.07.2019, pp. 57 – 80. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex%3A32019R1150>

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3. The UNCITRAL website is <https://uncitral.un.org/ru>

4. Website of the Permanent Mission of Ukraine to the UN - <https://ukraineun.org/>

5. The official website of the European Union is <http://europa.eu>

6. The unified state register of court decisions is <http://reyestr.court.gov.ua>

7. The official web portal of the Constitutional Court of Ukraine - <https://ccu.gov.ua/>

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Standardized electronic educational and methodological complex of the Department of Civil Law No 1. URL: <https://library.nlu.edu.ua/senmk/item/224-tsyvilne-pravo-ukrainy-2-chastyna.html>