

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

SYLLABUS OF ACADEMIC DISCIPLINE
«Problems of contractual and non-contractual law»

Level of higher education – the second (Master's) level

Degree of higher education – Master's degree

Field of knowledge – 29 "International Relations"

Speciality – 293 "International Law"

Discipline status – optional

Recruitment year – 2022

Syllabus of the academic discipline «Problems of contractual and non-contractual law /Проблеми договірнього та недоговірнього права» for higher education students of the second (Master's) higher education level, the field of knowledge of education 29 "International Relations" specialty 293 "International Law". Kharkiv: Yaroslav Mudryi National Law University, 2022. 18 p.

Developer:
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Approved at the meeting of the Department of Civil Law No 1
(record № 1 of 1 September 2022)

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Information about the lecturer

Academic discipline	Problems of contractual and non-contractual law
Status of the academic discipline	Optional
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Annotation of the academic discipline

The essence of contractual and non-contractual obligations as well as the definitions of their basic categories are discussed. Based on the characteristic of its reasons, the specifics of legal regulation of contractual and non-contractual obligations is analysed. Different types of contracts and types of non-contractual obligations are considered, their characteristic features are focused on. The problems of invalidating a civil law contract are considered, and the legal consequences of their invalidity are also analysed.

The purpose and tasks of the academic discipline

The purpose of the academic discipline is to form students' system of scientific knowledge in the field of civil law regulation of contractual and non-contractual relations, in-depth study of the specifics of certain types of civil law contracts and types of non-contractual obligations, development of basic skills and application skills of civil legislation, promoting students' analytical thinking, conducting research work, as well as developing practical skills of a lawyer.

Tasks:

- formation of a system of theoretical knowledge about individual institutions of contractual and non-contractual law;
- mastering the tools of the sub-branch of the law of obligation, as well as its individual institutions;
- mastering the basic concepts of contractual and non-contractual law, analysis of their system, determination of the grounds for the emergence of binding

relationships and features of legal regulation of contractual and non-contractual obligations;

- deepening students' theoretical knowledge and formation of their practical skills on issues of invalidity of contracts and application of legal consequences of their invalidity;

- analysis and research of applied problems of the procedure for concluding civil-law contracts, formation of their conditions, as well as legal consequences of breach of contractual obligations;

- determination of current problems of the institute of tortious obligations and directions of modern scientific research of this institute, clarification of the peculiarities of certain types of special torts;

- development of skills and abilities of correct interpretation and application of norms of civil legislation taking into account European standards and principles of regulation of contractual and non-contractual relations.

The academic discipline in the structure of the professional educational programme. Interdisciplinary correlation

Prerequisites: Theory of Law, Civil Law, Civil Process.

Co-requisites: The Law of the European Union and its System, Legal Regulation of the EU Internal Market, Current Problems of Scientific Research Methodology, Tax Law.

Post-requisites: European Private International Law, International Contract Law, WTO Law, International Intellectual Property Law, EU Corporate Law and Governance, Notary and Notarial Acts of Consular Institutions.

Expected learning outcomes of higher education students

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

LO 1. Understand the general principles of obligation law as a sub-branch of civil law.

LO 2. Demonstrate knowledge of the peculiarities of civil law regulation of contractual and non-contractual relations.

LO 3. Discuss the complex legal problems of applying European standards of contractual (contract) and tort law.

LO 4. Operate with doctrinal approaches to solving problems related to the application of legal consequences of breach of obligations.

LO 5. Carry out a comparative legal analysis of various sources of legal regulation of obligations.

LO 6. Demonstrate skills of collecting and analysing precedent practice of the European Court of Human Rights regarding the application of Art. 1 of Protocol 1 to the Convention on the Protection of Human Rights and Fundamental Freedoms.

LO 7. Understand the general principles (principles) of contract law and their meaning when concluding unnamed contracts.

LO 8. Demonstrate an understanding of the content of individual types and types of civil law contracts and the ability to distinguish between them.

LO 9. Demonstrate an understanding of the peculiarities of concluding and executing a contract in the field of electronic commerce.

LO 10. Demonstrate an understanding of the system of non-contractual obligations and the reasons for their occurrence.

LO 11. Analyse and evaluate the judicial practice of the application of certain institutions of non-contractual law.

LO 12. Generate new ideas regarding the contractual regulation of non-contractual obligations at various stages of their existence.

**Types of classes and independent work
for full-time higher education students**

No	Types of class teaching		Students' independent work (in academic hours)
	Lecture topics	Practical class topics	
1	General characteristics of binding relations	General characteristics of binding relations	8

2	Legal regulation of contractual and non-contractual obligations	Legal regulation of contractual and non-contractual obligations	8
3	The contract as a basis for the emergence of binding relations	The contract as a basis for the emergence of binding relations	8
4	Agreements on the transfer of property into ownership	Agreements on the transfer of property into ownership	8
5	Agreements on provision of property for use	Agreements on provision of property for use	8
6	Contracts on performance of works	Contracts on performance of works	8
7	Agreements on the provision of services	Agreements on the provision of services	8
8	General characteristics of non-negotiable obligations	General characteristics of non-negotiable obligations	8
9	Tort obligations	Tort obligations	8
10		Certain types of non-negotiable obligations	8

**Types of classes and independent work
for part-time higher education students**

No	Lecture topics	Practical class topics	Students' independent work (in academic hours)
1	General characteristics of binding relations	General characteristics of binding relations	110
2	The contract as a basis for the emergence of binding relations	The contract as a basis for the emergence of binding relations	
3	General characteristics of non-negotiable obligations	-	

Students' independent work

Students' independent work is carried out in the following forms:

- preparation of an individual final written work;
- development of new scientific and educational literature, generalization of practice, etc.;
- work on cases on the law of external relations (functions of bodies of external relations, privileges and immunities of bodies of external relations and their staff, etc.);
- performance of practical tasks, self-testing;
- writing essays and abstracts;
- preparation of presentations;
- abstract of scientific articles;
- preparation for practical classes and testing;
- preparation of report abstracts for scientific and practical conferences.

Tasks and methodological recommendations for independent work are given in Methodological materials for the academic discipline "Problems of contractual and non-contractual law" for students of the second (Master's) level of higher education in the field of knowledge 29 "International Relationships", speciality 293 "International Law.

***Teaching, methodological and information support
academic discipline***

Normative and legal acts

1. Constitution of Ukraine: Law of Ukraine dated June 28, 1996 No. 254k/96-BP. URL: <http://zakon1.rada.gov.ua/laws/show/254k/96-Bp>.
2. Economic Code of Ukraine: Law of Ukraine dated January 16, 2003 No. 436-IV. URL : <https://zakon.rada.gov.ua/laws/show/436-15#Text>.
3. Civil Code of Ukraine: Law of Ukraine dated January 16, 2003 No. 435-IV. URL: <http://zakon1.rada.gov.ua/laws/show/435-15>.
4. Procedure Code of Ukraine: Law of Ukraine dated March 18, 2004, in the ed. of the Law of Ukraine dated 03.10.2017 No. 2147-VIII. URL : <https://zakon.rada.gov.ua/laws/show/1618-15#Text>.

5. On currency and currency transactions: Law dated June 21, 2018 No. 2473-VIII. URL : <https://zakon.rada.gov.ua/laws/show/2473-19#Text>.
6. On responsibility for untimely fulfillment of monetary obligations: Law of Ukraine dated November 22, 1996 No. 543/96-VR. URL: <http://zakon2.rada.gov.ua/laws/show/543/96-Bp>.
7. About notary: Law of Ukraine dated September 2, 1993 No. 3425-XI. URL : <https://zakon.rada.gov.ua/laws/show/3425-12>.
8. On the lease of state and communal property: Law of Ukraine dated October 3, 2019 No. 157-IX. URL: <https://zakon.rada.gov.ua/laws/show/157-20#Text>.
9. On liability for damage caused as a result of a product defect: Law of Ukraine dated May 19, 2011. URL: <https://zakon.rada.gov.ua/laws/show/3390-17>.
10. On technical regulations and conformity assessment: Law of Ukraine dated January 15, 2015. URL : <https://zakon.rada.gov.ua/laws/show/124-19>.
11. On state registration of property rights to immovable property and their encumbrances: Law of Ukraine dated July 1, 2004 No. 1952-IV as amended. of the Law of Ukraine dated February 11, 2010 No. 1878-VI. URL: <http://zakon1.rada.gov.ua/laws/show/1952-15>.
12. On the protection of consumer rights: Law of the Ukrainian SSR dated May 12, 1991, No. 1023-XI, in ed. of the Law of Ukraine dated 01.12.2005 No. 3161-IV. URL: <http://zakon2.rada.gov.ua/laws/show/3161-15>.
13. On standardization: Law of Ukraine dated June 5, 2014. URL : <https://zakon.rada.gov.ua/laws/show/1315-18>.
14. On electronic commerce: Law of Ukraine dated September 3, 2015 No. 675-VIII. URL : <https://zakon.rada.gov.ua/laws/show/675-19>.
15. Statute of railways of Ukraine: approved. by resolution of the Cabinet of Ministers of Ukraine dated 04/06/1998 No. 457. URL: <http://zakon2.rada.gov.ua/laws/show/457-98-п>.
16. Practice of consideration by courts of civil cases on recognition of transactions as invalid / Supreme Court; Generalization of court practice from

November 24, 2008. URL : <http://zakon2.rada.gov.ua/laws/show/n0003700-08>.

17. On the practice of consideration by courts of civil cases based on claims for damages: resolution of the Verkhov Plenum. of the Court of Ukraine dated March 27, 1992 No. 6. URL: <http://zakon2.rada.gov.ua/laws/show/v0006700-92>.

18. On the practice of consideration of civil cases by courts on claims for compensation of damage: Resolution of the Plenum of the Supreme Court of Ukraine of March 27, 1992 No. 6. URL: <http://zakon2.rada.gov.ua/laws/show/v0006700-92>.

19. On judicial practice in cases of compensation for moral (non-property) damage: resolution of the Verkhov Plenum. of the Court of Ukraine dated March 31, 1995 No. 4. URL: <http://zakon3.rada.gov.ua/laws/show/v0004700-95>.

20. On some issues related to the application of the inflation index: Clarification of the Supreme of the Arbitration Court of Ukraine dated May 12, 1999 No. 02-5/223. URL: http://zakon2.rada.gov.ua/laws/show/v_223800-99.

21. On the practice of application by the Supreme Economic Court of Ukraine in the consideration of cases of certain norms of material law: Information letter of the Supreme Economic Court of Ukraine dated 07.17.2012 No. 01-06/928/2012. URL: http://zakon1.rada.gov.ua/laws/show/v_928600-12.

22. On judicial practice in cases of compensation for moral (non-property) damage: Resolution of the Verkhov Plenum. of the Court of Ukraine dated March 31, 1995 No. 4. URL: <http://zakon2.rada.gov.ua/laws/show/v0004700-95>.

23. Recommendations regarding the order of application inflation indices during the consideration of court cases: Letter of the Supreme Court of Ukraine No. 62-97 dated April 3, 1997. URL: <http://zakon2.rada.gov.ua/laws/show/v2-97700-97>.

Literature

Basic literature

1. Roman law through the prism of tradition and judicial practice: a monograph / edited by I Spasybo-Fateyeva I. V. Kharkiv: EKUS, 2022. 512 p.

2. Civil law (general part). Course of lectures: teaching. manual / edited by Spasybo-Fateyeva I. V. Kharkiv: EKUS, 2021. 448 p.

3. Civil law (special part). Course of lectures: teaching. manual / edited by Spasybo-Fateyeva I. V. Kharkiv: EKUS, 2022. 640 p.

4. Civil law of Ukraine: education. manual before making an introduction. exams for the master's degree in the format of external examinations / V. I. Borisova, K. Yu. Ivanova, B. P. Karnaukh, Yu. E. Khodyko. Kharkiv: Pravo, 2021. 396 p.

5. Civil law of Ukraine. Part two: manual. for preparation to exams / V. I. Borysova, K. Yu. Ivanova, B. P. Karnaukh, Yu. E. Khodyko; in general ed. V. I. Borysova. - 2nd ed., revision. and added Kharkiv: Pravo, 2020. 246 p.

6. Civil law of Ukraine: Textbook: In 2 volumes / V. I. Borisova. (head of author's group), L. M. Baranova, M. V. Domashenko, etc.; In general ed. V. I. Borysova, I. V. Spasio-Fateeva, V. L. Yarotskyi. 2nd ed., revised. and added Kharkiv: Pravo, 2014. T.1. 656 p.

7. Civil law: textbook: in 2 volumes / V.I. Borysova (head of author's group), L.M. Baranova, A.G. Biryukova and others; under the editorship V.I. Borysova, I. V. Spasio-Fateeva, V.L. Yarotsky 2nd ed., revised. and added Kharkiv: Pravo, 2014. T.2. 816 p.

8. Baranova L.N., Syrotenko S.E. Compensation for property and moral (non-property) damage [ch. 4, Ch. 3, § 5]. Kharkiv civil school: implementation and protection of intellectual property rights: monograph. Kharkiv: Pravo, 2018. P. 644-661.

9. Baranova L.N. The place of the contract in the regulation of non-contractual obligations: [ch. 3, Ch. 8, § 2]. Kharkiv civil school: about the treaty: monograph. Kharkiv: Pravo, 2017. P. 419–427.

10. Baranova L.N. Compensation for property damage: [ch. 2, Ch. 3, § 4]. Kharkiv civil school: protection of subjective civil rights and interests: monograph. Kharkiv: Pravo, 2014. P. 253–265.

11. Baranova L. M. Compensation for damages and other methods of

compensation for property damage // Civil Code of Ukraine: scientific and practical commentary. T. 1: General provisions. Persons / edited by I. V. Spasio-Fateeva. Kharkiv: EKUS, 2020. (Series "Comments and analytics"). P. 230-237.

12. The contract as a universal legal structure: monograph /A. P. Hetman, V. I. Borisova, O. P. Yevseev, etc.; under the editorship A. P. Hetman, V. I. Borysova. Kharkiv: Pravo, 2012. 432 p.

13. Contract law of Ukraine. General part: teaching. manual / edited by Dzery O. V. Kyiv: Yurinkom Inter, 2018. 896 p.

14. Contract law of Ukraine. Special part: education. manual / edited by Dzery O.V. Kyiv: Yurinkom Inter, 2018. 1200 p.

15. Nadion V. Liability in private law [ch. 14]. Legal regulation of the economic system: institutions, rules, procedures: monograph / edited by Prof. M. V. Savchyna. Odesa: Ed. House "Helvetica", 2021. P. 663-711.

16. Otradnova O. O. Problems of improving the mechanism of civil law regulation of tort obligations: monograph. Kyiv: Yurinkom Inter, 2014. 328 p.

17. Puchkovska I.Y. Theoretical problems of securing obligations: monograph. Kharkiv: Pravo, 2017. 472 p.

18. Romovska Z. Ukrainian civil law. Contract law. Academic course. Lviv: PAIS, 2020. 464 p.

19. Kharkiv civil school: about the treaty: monograph / I. V. Spasio-Fateeva, O. P. Pecheny, V. I. Krat and others; under the municipality ed. I. V. Thank you-Fateeva. Kharkiv: Pravo, 2017. 576 p.

Additional literature

1. Baranova L. M. The contract as a regulator of non-contractual obligations. *State construction and local self-government*: coll. of science pr. / editor: S. G. Seryogina (head) and others. Xapktiv: Pravo, 2022. No. 43. P. 342-348.

2. Donets, A. G. Contract for the storage of virtual assets (Crypto Custody) under the legislation of Ukraine. *Theory and practice of jurisprudence*.

Electronic scientometric specialist publication of Yaroslav the Wise National University. 2022. Volume 2 No. 22.

3. Donets A. G. Custody agreement: Roman inheritance and modernity. *Roman law through the prism of tradition and judicial practice: a monograph* / edited by Spasybo-Fateyeva I. V. Kharkiv: EKUS, 2022. P. 360-383.

4. Karnauch B.P. Causation in tort law: reflection on the "if not" test. *Problems of legality*. 2019. Issue 147. P. 75-84.

5. Karnauch B. P. Fault in tort law: from ancient Roman jurisprudence to the theory of economic analysis of law. *Roman law through the prism of tradition and judicial practice: a monograph* / edited by Spasybo-Fateyeva I. V. Kharkiv: EKUS, 2022, pp. 427-438.

6. Karnauch B. Tort liability according to market share. *Economic theory and law*. 2020. No. 3(42). P. 49-63.
<http://econtlaw.nlu.edu.ua/2020/06/30/деліктна-відповідальність-згідно-з-ч/>

7. Karnauch B. Abuse of law and its legal consequences. *Entrepreneurship, economy and law*. 2020. No. 9. P. 31-36.

8. Karnaukh B. P. Compensation for damage caused by another person (Article 1172 of the Civil Code of Ukraine). *Entrepreneurship, economy and law*. 2020. No. 11. P. 29-33. <http://pgp-journal.kiev.ua/archive/2020/11/5.pdf>

9. Karnaukh B. Tort liability of public authorities under the Civil Code of Ukraine. *Entrepreneurship, economy and law*. 2021. No. 3. P. 19-24.

10. Karnauch B. Duplication of damage in tort law. *Problems of legality*. 2020. No. 151. - P. 31-41.

11. Karnauch B. Excess causation in tort law. *Problems of legality*. 2020. No. 150. P. 67-77.

12. Karnauch B. P. Complicity in tort, or what should be understood by causing damage by "joint actions or inaction." *New Ukrainian law*. 2022. No. 2. P. 44-52.

13. Korobtsova N. V. Grounds for releasing the provider of medical services from civil liability. *Carpathian Legal Gazette*. No. 1. 2023. P. 30-33.

14. Korobtsova N. V. Conditions for civil liability in the field of medical services. *Legal scientific electronic journal*. No. 2. 2023. P. 163 - 166.
15. Nadion V. Civil law aspect of distinguishing a loan agreement from other types of agreements (loan, gift, rental of a vehicle, housing, rental agreement, commercial concession). *Analytical and comparative jurisprudence*. 2021. No. 4. P. 64-70.
16. Invalidity of transactions: a commentary on judicial practice / ed. Spasybo-Fateyeva I. V.. Kharkiv: Pravo, 2018. 264 p.
17. Puchkovska I. Y. On the main purpose of the types of guaranteeing the fulfillment of obligations. *Problems of legality*. 2020. Issue 148. P. 36-44.
18. Us M. V. Contractual and delictual liability: meaning and criteria of distinction. *Scientific innovations and advanced technologies*. 2022. No. 11 (13). P. 137 – 153.
19. Filatova N. Yu. Transactions using an electronic form of information presentation. *Problems of legality: coll. of science pr. / resp. ed. V. Ya. Tatsii*. Kharkiv: National. law University named after Yaroslav the Wise, 2017. Vol. 136. P. 40–55.
20. Filatova N. Yu., Logoyko O. O. Comparative analysis of features of electronic contracts in Ukraine and Germany: legal aspects. *Constitutional state*. 2020. Issue 38. P. 92–100.
21. Khodyko Y. E. Peculiarities of the legal regime of the object of the binding legal relationship. *Law and society*. No. 6(1). 2018. P. 84-88.
22. Khodyko Y. E. Legal regime of the result of works and services as objects of civil legal relations: their unity and differentiation. *Law and society*. 2019. No. 3. P. 139-144.
23. Khodyko Yu. E. Regarding the understanding of the essence of the result of works and services as objects of civil legal relations. *Law and society*. 2019. No. 6. P. 122-128.
24. Civil Code of Ukraine: science and practice comment / edited by Spasybo-Fateyeva I. V. Vol. 7: General provisions on obligations and contracts:

explanations, interpretations, recommendations using the positions of higher courts, the Ministry of Justice, scientists, specialists / O. O. Banasko [etc.]. Kharkiv: Stride: FO-P Lysiak L. S., 2012. 736 p.

25. Civil Code of Ukraine: science and practice commentary (explanations, interpretations, recommendations using the positions of higher courts, the Ministry of Justice, scientists, specialists). Vol. 8: Contracts on the transfer of property into ownership and use/ edited by Spasybo-Fateyeva I. V. Kharkiv: FO-P Lysiak L. S., 2013. 672 p.

26. Civil Code of Ukraine: science and practice commentary: explanations, interpretations, recommendations using positions of higher courts of Ukraine, scientists, experts). Vol. 9, part I /ed. Spasybo-Fateyeva I. V. Kharkiv: Striped Typography, 2017. 592 p.

27. Civil Code of Ukraine: science and practice commentary: explanations, interpretations, recommendations using positions of higher courts of Ukraine, scientists, specialists. Vol. 9, part II: Household contract. Construction contract. Contract for PP, GDR and DKTR / V. I. Krat, Yu. V. Mytsa and others; under the editorship Spasybo-Fateyeva I. V. Kharkiv: EKUS, 2020. 328 p.

28. Civil Code of Ukraine: science and practice commentary: explanations, interpretations, recommendations using positions of higher courts of Ukraine, scientists, specialists. Vol. 9, Part III: Services. Transportation. Transport forwarding. Storage / S. E. Morozova, I. S. Lukasevich-Krutn and others. ; under the editorship Spasybo-Fateyeva I. V. Kharkiv: EKUS, 2020. 456 p.

29. Civil Code of Ukraine: scientific and practical commentary: explanations, interpretations, recommendations using positions of higher courts of Ukraine, scientists, specialists. Vol. 11: Non-contractual obligations / I. V. Spasio-Fateeva, L. M. Baranova, Yu. V. Baulin and others; under the editorship Spasybo-Fateyeva I. V. Kharkiv: Pravo, 2014. 416 p.

30. Yanishen V. P. On the issue of distinguishing subcontracts and contracts for the provision of services. *Theory and practice of jurisprudence*. 2013. No. 2 (4). URL: <http://tlaw.nlu.edu.ua/article/view/186027>

31. Yanyshen V. P. Legislative provision of credit recovery / V. P. Yanyshen. *Theory and practice of jurisprudence*: Electronic scientific publication of NYU named after Yaroslav the Wise, 2018. Vol. 2 (14). [URL : http://tlaw.nlu.edu.ua/article/view/149536/148935](http://tlaw.nlu.edu.ua/article/view/149536/148935)

32. Yanishen V. P. Legal principles of protection of the rights of consumers of financial services. *Theory and practice of jurisprudence*. 2019. Vol. 2 (16).

Internet resources:

1. Unified state register of court decisions. URL : <http://reyestr.court.gov.ua>

2. Official website of the European Union. URL : <http://europa.eu>

3. Official web portal of the Verkhovna Rada of Ukraine. URL : <http://rada.gov.ua/>

4. Official web portal of the President of Ukraine. URL : <http://www.president.gov.ua>

5. Official web portal of the Cabinet of Ministers of Ukraine. URL : <http://www.kmu.gov.ua>

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

7. Official web portal of the Supreme Court. URL : https://supreme.court.gov.ua/supreme/gromadyanam/perelik_sprav/

8. Official web portal of the Ministry of Justice of Ukraine. URL : <https://minjust.gov.ua/>

SEEMC

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

Standardized electronic educational and methodological complex of the Department of Civil Law No 2. URL : <https://library.nlu.edu.ua/senmk/item/229-tsyvilne-pravo-ukrainy-1-chastyna.html>

Requirements of the teacher

Applicants of higher education *must*: regularly attend lectures and practical/seminar classes; systematically and actively work in class; convincingly present arguments when solving tasks; qualitatively carry out written and practical tasks, tests and independent work, etc. The teaching material of practical classes that a student missed because of a serious reason can be submitted and assessed after the prior agreement with the teacher.

Higher education students *are recommended* to: participate in scientific conferences, competitions of scientific works, the work of the scientific circle of the department, prepare theses of scientific reports, etc.

A mandatory requirement is that students comply with the norms of the “Code of Academic Ethics of the Yaroslavl National Law University” (https://nlu.edu.ua/wp-content/uploads/2020/02/kodeks_academichnoyi_etyky.pdf).

During practical classes, it is recommended to use gadgets only for learning purposes (for example, to view lecture presentations). It is allowed to use laptops and tablets for keeping lecture notes and tracking the necessary information.

Control measures

Assessment of the learning outcomes of the academic discipline "Legal aspects of electronic commerce" involves current and final control and is carried out on the basis of a cumulative point-rating system.

The current knowledge control includes:

- control of the quality of students' assimilation of the programme material of the academic discipline during practical classes using the following tools: oral/written surveys, express surveys, solving practical tasks, participation in

the development of a case, preparation of a presentation, essay, etc. The current control is aimed at checking the level of the student's assimilation of the academic discipline programme material. In the course of the practical lesson, a student can receive a mark according to 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 every module in the form of colloquiums.

The mandatory form of independent work of students is the preparation of an individual final written work. The maximum number of points based on the results of the defence of an individual final written work is 20 points.

The form of *the final control* of students' achievements in learning the academic discipline is a differentiated credit. The minimum number of points for getting the credit is 60.

Scale of final pedagogical control

Assessment according to the ECTS scale	Definition	Assessment according to the national credit scale	Assessment according to the 100-point scale used in Yaroslav Mudryi National Law University
A	Excellent - Excellent performance, with only a small number of errors	Credited	90 - 100
B	Very good - above average performance with a few errors		80-89
C	Good - generally correct performance with a number of minor errors		75-79
D	Satisfactory - not bad performance, but with a significant number of shortcomings		70-74
E	Sufficient – performance meets the minimum criteria		

			60-69
FX	Unsatisfactory – additional learning is required before taking the test again	Uncredited	35-59
F	Unsatisfactory - serious further work is required, the academic course has to be redone		0 - 34