

Abstract of the discipline
«Civil Law»

2th year, 3-4th semester

Level of higher education – bachelor

Specialty 293 International Law

Number of credits – 9

Total hours – 270

The program of the academic discipline «Civil Law» is compiled in accordance with the educational and professional program of preparation for the first (bachelor's) level of higher education in the field of knowledge 29 International Relations, specialty 293 International Law.

The purpose of teaching the academic discipline is to train a qualified specialist on the categorical-conceptual apparatus of civil law; sources of legal regulation of personal non-property and property relations and relevant institutions; solving legal problems in the field of civil law and working with relevant international and national regulations; the essence and nature of legal relations, norms and principles of regulation of contractual and non- contractual obligations.

Description of the discipline: Civil law as a branch of law. Civil relations. An individual as a subject of civil law. Legal entity as a subject of civil law. Objects of civil rights. Personal intangible rights of an individual. Transactions. Representation. Power of attorney. Terms and conditions in civil law. Statute of limitations. General characteristics of property rights. Grounds for acquisition and termination of ownership. Real rights to another's property. Protection of property rights. Civil liability. General and provision of rights and intellectual property. Copyright and related rights. Industrial property rights. Means of individualization of participants in civil turnover, goods and services. Inheritance law: general provisions. Inheritance by law and will. General provisions on obligations. General provisions of the contract. Agreements on the transfer of property ownership. Agreements on the transfer of property for temporary possession and use. Contracts for works. Some types of contracts. Service contracts. General and distinctive features of agreements on the disposal of intellectual property rights. Non-contractual obligations. Non-contractual obligations arising from unilateral actions. Tort liabilities.

The form of final control is a test; the exam.