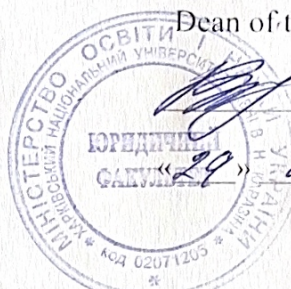


Ministry of Education and Science of Ukraine
V.N. Karazin Kharkiv National University
Faculty of Law
Department of Civil Law Disciplines

«I APPROVE»

Dean of the Faculty of Law

Vitalii SEROHIN



29 august 2024

WORKING PROGRAM OF THE DISCIPLINE

CIVIL LAW

level of higher education - first (bachelor's)
field of knowledge - 29 International law
specialty - 293 International law
educational program - International Law
type of discipline - normative
Faculty - law

2024 - 2025 academic year

The program is recommended for approval by the Academic Council of the Faculty of Law

Protocol on «28» August 2024 year, № 1

PROGRAM DEVELOPERS:

Anton HUZHVA, ass. prof., Department of Civil Law, Faculty of Law, V.N. Karazin Kharkiv National University

The program was approved at a meeting of the Department of Civil Law Disciplines of the Faculty of Law

Protocol on «27» June 2023 year, № 14

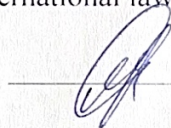
Head of the department
civil law disciplines



Olena USTYMENKO

The program was agreed with the guarantor of the educational and professional program of the first (bachelor) level of higher education in the specialty International law

Guarantor of the educational and professional program
of the first (bachelor) level of higher education International law



Lina FOMINA

The program was approved by the scientific and methodological commission of the Faculty of Law

Protocol on «28» August 2024 year, № 1

Chairman of the scientific and methodological commission
Faculty of Law



Hanna ZUBENKO

INTRODUCTION

The program of the discipline «Civil Law» is compiled in accordance with the educational and professional training program for bachelors in the specialty 293 International Law.

1. Description of the discipline

1.1. The purpose of teaching the 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.

1.2. The main tasks of studying the discipline are the formation of students' relevant competencies:

ZK-1 - ability to abstract thinking, analysis and synthesis;

ZK -2 - ability to apply knowledge in practical situations;

ZK-3 - knowledge and understanding of the subject area and understanding of professional activity;

ZK-11 - the ability to exercise their rights and responsibilities as a member of society, to realize the values of civil (free democratic) society and the need for its sustainable development, the rule of law, human and civil rights and freedoms in Ukraine.

SC-3 - respect for human honor and dignity as the highest social value, understanding of their legal nature;

SC-7 - of usefulness applied knowledge objectives, principles and doctrines of national law and the content of legal institutions, at least the following areas of law as constitutional law, administrative law and administrative procedure law, civil and civil procedural law, criminal and criminal procedural law;

SC-8 - knowledge and understanding of the peculiarities of the implementation and application of substantive and procedural law;

SC-11 - the ability to determine the appropriate and acceptable for legal analysis of the facts.

1.3 Number of credits - 9 credits

1.4 The total number of hours - 270 hours

1.5. Characteristics of the discipline	
Normative	
Full-time education	Distance (distance) form of education
Year of preparation	
2nd	2nd
Semester	
3-4th	3-4th
Lectures	
64 hours	14 hours
Practical, seminar classes	
32 hours	8 hours
Laboratory classes	

-	-
Independent work , including	
174 hours.	248 hours.
Individual tasks	
10 hours	10 hours

1.6. According to the requirements of the educational-professional program, students must achieve the following learning outcomes:

PRN 3- to collect and integrated analysis of materials from different sources;

PRN 4 - formulate their own reasonable judgments based on the analysis of a known problem;

PRN 8 - use a variety of information sources to fully and comprehensively establish certain circumstances;

PRN 9 - independently determine the circumstances in which assistance is needed to clarify, and act in accordance with the received recommendations;

PRN 18 - to show knowledge and understanding of the basic modern legal doctrines, values and principles of functioning of the national legal system;

PRN 19 - demonstrate the necessary knowledge and understanding of the essence and content of the main legal institutions and norms of fundamental branches of law;

PRN 21 - apply the acquired knowledge in different legal situations, highlight legally significant facts and form reasonable legal conclusions;

PRN 22 - prepare drafts of the necessary acts of application of the law in accordance with the legal conclusion made in different legal situations.

2. Thematic plan of the discipline

Section 1. General provisions of civil law

Topic 1. Civil law as a branch of law

Objectivity of the division of rights into private and public. Material and formal criteria for the division of rights into private and public. The concept of civil law as private law. Civil law in the legal system of Ukraine. Relations governed by civil law. Dispositive method of regulating civil relations. Principles of civil law. Functions and system of civil law. Concepts and types of sources of civil law. Acts of civil law. The Constitution of Ukraine as the basis of civil law. The Civil Code of Ukraine is the main act of civil legislation. Laws of Ukraine as acts of civil legislation of Ukraine. Regulation of civil relations by acts of the President of Ukraine. Resolutions of the Cabinet of Ministers of Ukraine as acts of civil legislation. Features of acts of other bodies of state power of Ukraine regulating civil relations. Ensuring the rule of law of the Civil Code of Ukraine. Civil law contract as a source of civil law. Acts of civil law and civil law contract. International treaties as sources of civil law. Customs as sources of civil law. The effect of civil law in time, space and in the circle of persons. The analogy of law and the analogy of law. Interpretation of civil law. Application of the Civil Code of Ukraine in the regulation of relations in the fields of management, use of natural resources, environmental protection, as well as labor and civil relations.

Topic 2. Civil relations

The concept of civil law. Elements of civil law. Subjects and object, the content of civil relations. The concept and content of subjective rights and responsibilities. Types of civil relations. Property, obligation and corporate legal relations. Absolute and relative legal relations. Grounds for the emergence of civil rights and obligations. Legal facts. Actions and events. Legal (actual) warehouses.

Topic 3. An individual as a subject of civil law

The concept of an individual. Civil legal capacity of an individual. The emergence and termination of civil capacity of an individual. The amount of civil capacity of an individual. Restrictions on the ability of an individual to have civil rights and obligations not prohibited by law. The ratio of civil capacity and subjective civil law. Civil capacity of an individual and its scope. Full civil capacity. Partial civil capacity of an individual under 14 years of age. Incomplete civil capacity of an individual aged 14 to 18 years. Acquisition of full civil capacity by an individual under 18 years of age. Cases and grounds for restricting the civil capacity of an individual. Recognition of an individual as incapable. Guardianship and care. Place of residence of an individual and its civil significance. Grounds, procedure and legal consequences of declaring a natural person missing and declaring him / her dead. Acts of civil status. Individual entrepreneur. Principles and conditions of entrepreneurial activity by an individual. Civil liability of a natural person-entrepreneur. Management of property used for business activities by the body of guardianship and trusteeship. Recognition of a natural person-entrepreneur bankrupt. The state of Ukraine, the Autonomous Republic of Crimea, territorial communities as subjects of civil legal relations.

Topic 4. Legal entity as a subject of civil law

The essence of a legal entity. Division of legal entities into legal entities of private law and legal entities of public law. Participation of legal entities of public law in civil legal relations. The concept of a legal entity of private law and its features. Organizational and legal forms of a legal entity of private law. Societies and institutions. Business associations. Non-business associations. Individualization of legal entities. Name of the legal entity. Commercial (brand) name of business associations. Use of trademarks and geographical indications of goods (services) by business associations. Creation of legal entities. Constituent documents of legal entities. State registration of legal entities. Change of constituent documents of a legal entity. Civil legal capacity and civil capacity of legal entities. Personal intangible rights of a legal entity. Bodies of a legal entity and their types. Branches and representative offices of legal entities. Termination of a legal entity. Termination of a legal entity with succession (merger, acquisition, division and transformation). Liquidation of a legal entity. Department of legal entity. Insolvency and bankruptcy of a legal entity. Business associations and their forms. Full and limited partnerships. Limited and additional liability companies. Corporations. Creation of separate forms of business associations by one person. Features of the legal status of certain forms of companies. Production cooperatives. Consumer cooperatives, homeowners' associations, public associations, other forms of non-business associations. Legal status of institutions. Bodies of a legal entity and their types. Liquidation of a legal entity. Department of legal entity. Insolvency and bankruptcy of a legal entity.

Section 2. Objects of civil rights. Personal intangible rights of an individual. Transactions.

Topic 5. Objects of civil rights .

Concepts and types of objects, civil rights. Tangible and intangible benefits as objects of civil rights. Turnover of objects of civil rights. Things and their classification. Enterprise (single property complex). Money. Currency values as objects of civil legal relations. Securities and their characteristics. Groups and types of securities. Turnover of securities. Procedure for transfer of rights to securities. Documentary and non-documentary securities. Actions and services as objects of civil legal relations. Personal intangible rights, results of intellectual, creative activity, information and other intangible objects of civil relations.

Topic 6. Personal intangible rights of an individual

The concept of personal non-property law. Personal intangible rights that ensure the

natural existence of an individual. Personal intangible rights that ensure the social existence of the individual. Equality of personal non-property rights of individuals. Restriction of personal non-property rights. Exercise and protection of personal non-property rights.

Topic 7. Transactions

The concept of the transaction and its features. Types of transactions. Terms of validity of transactions. Legality of the content of the transaction. The ratio of will and expression of will. Correspondence of will and expression of will. Mandatory focus of the transaction on the actual occurrence of the legal consequences caused by it. Forms of transaction. Presumption of legality of the transaction. State registration of transactions. Place of transaction. Interpretation of the content of the transaction. Refusal of the transaction. Concepts and types of invalid transactions. Insignificant and disputable transactions. The moment from which the transaction is considered invalid. Legal consequences of the invalidity of the transaction. Restitution. Legal consequences of invalidity of certain parts of the transaction.

Topic 8. Representation. Power of attorney

Concepts and types of representation. The value of the institution of representation. Grounds for representation. Representation by law. Power of attorney representation. Commercial representation. Reassignment. Powers of representative. Making transactions in excess of authority. Concepts and types of power of attorney. Form and term of power of attorney. Power of attorney of a legal entity. Termination of representation by power of attorney. Revocation of the power of attorney. Refusal of the representative to perform the actions specified in the power of attorney.

Topic 9. Terms and conditions in civil law. Statute of limitations

The concept of term and term. Definition of term and term. Types of terms. The beginning of the course and the end of the term. The procedure for action on the last day of the term. The concept and types of statute of limitations. Requirements to which the statute of limitations does not apply. Changing the duration of the statute of limitations. Calculation of call sign. The beginning of the statute of limitations. Suspension and interruption of the statute of limitations. Course of statute of limitations in case of leaving the claim without consideration. Application of the statute of limitations to additional requirements. Consequences of the expiration of the statute of limitations.

Section 3. Property rights. Civil liability

Topic 10. General characteristics of property rights.

The concept of property rights in the objective and subjective sense. Content of property rights. Exercise of property rights. Limits and restrictions of property rights. Inviolability of property rights. Subjects of property rights. Property rights of the Ukrainian people. Public and private property. The concept of private property rights. Individuals and legal entities as subjects of private property law. Objects of private property rights. Restrictions for individuals to own certain objects. The right of state property. Communal property rights. The burden of maintaining the property. Risk of accidental destruction and accidental damage to property. The concept and types of joint property rights. The right of joint partial ownership. The right of joint ownership and its implementation.

Topic 11. Grounds for acquisition and termination of ownership

General characteristics of property titles. Acquisition of property rights by a legal entity under public law. Acquisition by a bona fide purchaser of property rights to property alienated by a person who did not have this right. Acquisition of ownership of newly created property; for a recycled thing; on a homeless thing; on a movable thing, which the owner refused; to find; for

a neglected pet; of treasure. Appropriation of publicly available gifts of nature. Acquisition prescription. Acquisition of property rights as a result of privatization of state property and communally owned property. The moment of acquisition of property rights. The moment of acquisition of ownership under the contract. Legal documents. Grounds for termination of ownership. Requisition. Confiscation. Waiver of ownership.

Topic 12. Real rights to another's property. Protection of property rights

General characteristics of property rights to another's property, their types. The right to own someone else's property: subjects, grounds for occurrence and termination. The concept of using someone else's property (easement). Subjects, objects, content of the easement, the procedure for its establishment and termination. The right to use someone else's land for agricultural purposes (emphyteusis). Grounds for occurrence and termination. The right of the land user to alienate the right to use the land plot. The concept and grounds for the right to use someone else's land for development (superficies). Rights and responsibilities of the owner of the land plot provided for construction and the land user. Grounds and legal consequences of termination of the right to use the land plot for construction. General characteristics of other real rights to another's property. Principles of protection of property rights and other property rights. Property and legal ways to protect property rights. Claiming property from a person who illegally took possession of it (vindication claim) and calculations in this case. Features of claiming property from a bona fide purchaser. Demanding money and securities. Protection of property rights from violations not related to deprivation of possession (negative claim). Recognition of property rights. Obligatory legal ways to protect property rights. Special ways to protect property rights.

Topic 13. Civil liability

The concept, features and functions of civil liability. Types of civil liability. Terms of civil liability. Illegal behavior. Property damage (losses) and moral damage. The causal link between wrongful conduct and harm. Guilt as a condition of civil liability. Civil liability regardless of guilt. Grounds for exemption from civil liability.

Section 4. Intellectual property law and inheritance law

Topic 14. General and provision of rights and intellectual property. Copyright and related rights.

The concept of intellectual property rights and its general characteristics. Subjects and objects of intellectual property rights. Grounds for the emergence (acquisition) of intellectual property rights. Personal non-property and intellectual property rights. Transfer of intellectual property rights to other persons. Term of validity of intellectual property rights. Ways to protect intellectual property rights by the court. The concept of copyright. Objects and subjects of copyright. Co-authorship. The emergence of copyright. Personal non-property and property rights of the author, terms of their validity and consequences of termination. Concepts and types of related rights. Objects and subjects of related rights. Infringement of copyright and related rights, the order and methods of their protection.

Topic 15. Industrial property rights. Means of individualization of participants in civil turnover, goods and services

The concept of industrial property rights. Legal regulation of industrial property rights. Invention, utility model, industrial design as objects of patent law. Subjects of patent law. Patent and its types. Intellectual property rights to the invention, utility model and industrial design, their validity. Grounds and legal consequences of termination of a patent and its invalidation. The concept of commercial (brand) name. The concept of trademark. Subjects of intellectual property rights to the trademark. Certificate of acquisition of intellectual property rights to the

trademark. Intellectual property rights to geographical indications and their content. Subjects of intellectual property rights to geographical indications. Acquisition and validity of intellectual property rights to geographical indications.

Topic 16. Inheritance law: general provisions . Inheritance by law and will.

Concepts and types of inheritance. The composition of the heritage. Rights and obligations of a person who is not part of the inheritance. Time and place of heritage discovery. Heirs. The right to inherit, removal from the right to inherit. Features of inheritance of individual objects. Inheritance of the obligation to compensate property damage (damages) and moral damage caused by the testator. The duty of the heirs to reimburse the costs of maintenance, care, treatment and burial of the testator. Exercise of the right to inherit. Registration of the right to inheritance. The concept and timing of inheritance. Consequences of missing the deadline for acceptance of the inheritance. Refusal to accept the inheritance. Transfer of the right to inherit. Division of inheritance between heirs. The preemptive right of individual heirs to allocate them certain inherited property in kind. Redistribution of inheritance. Claims of creditors of the testator to the heirs. Heritage protection and management . Extinction of heritage. The order of inheritance by law. Changing the order of obtaining the right to inherit. Inheritance by right of representation. The size of the share in the inheritance of heirs at law. Exercise of the right to inherit. The concept of a will and the right to a will. Types of will: conditional will, spouse's will, secret will. Testament form. The rights of the testator. Testamentary disclaimer. Laying. Establishment of an easement in the will. The right to a mandatory share in the inheritance. Appointment of an heir. Cancellation and change of will. Invalidity of the will. Inheritance of the part of the inheritance not covered by the will. Execution of the will.

Section 5. General provisions on obligations and contract.

Topic 17. General provisions on obligations

The concept of contract law and its place in the system of civil law. General characteristics of obligatory legal relations, their features and comparative analysis with material relations. The concept of contract law in the objective sense. The system of contract law. Contractual and non-contractual obligations. General and special rules of contract law and their relationship. The concept of liability and its classification. Subject and object of the obligation. Subjects in obligation. Replacement of parties to the obligation. The third person in the obligation. Duty to fulfill the debtor. The concept and implementation of cession. Consequences of claim withdrawal and debt transfer. The concept and general conditions of fulfillment of the obligation. Principles of proper execution and actual execution. Entities, subject, term, place, method and currency of fulfillment of the obligation. The subject of the obligation. Method, term (term) and place of fulfillment of the obligation. Confirmation of fulfillment of the obligation. General characteristics of the types of security for the fulfillment of obligations (obligations). Penalty. Deposit. Bail. Guarantee. Pledge. Detention. The concept and general characteristics of the termination of obligations. Grounds for termination of obligations. Legal consequences of breach of obligations. Grounds for civil liability for breach of obligation.

Topic 18. General provisions of the contract

The concept and general characteristics of a civil contract. The concept, general characteristics and importance of civil - legal contract. Freedom of contract and its limits. Types of contracts. Public contract. Accession agreement. Preliminary agreement. Agreement in favor of a third party. Mixed contract. Contents of the contract. Form of contract. Contents of a civil contract and classification of its terms. Procedure and stages of concluding the contract. Offer. Acceptance. Pre-contractual stage and its characteristics. Grounds for changing or terminating the contract. Form and legal consequences of termination and termination of the contract.

Section 6. Some types of contracts.

Topic 19. Agreements on the transfer of property ownership

General and distinctive features of property transfer agreements. Types of contracts. Civil law regulation of sales relations. The concept, subject, form and types of contracts of sale. Rights and obligations of the parties under the contract. Legal consequences of breach of contract. Supply contract: concept, legal purpose, essential conditions, form, rights and obligations of the parties, legal consequences of non-performance by the parties of their obligations. Contract of exchange: the concept, legal purpose, essential conditions, form, rights and obligations of the parties, the legal consequences of non-performance by the parties of their obligations. Gift. The concept, subject, form of the gift agreement and its types. Rights and obligations of the parties under the contract. Donation agreement with the condition of transfer of the gift in the future. Donation agreement with the imposition of a gifted obligation in favor of a third party. Termination of the contract at the request of the donor. Offering. The concept, subject and form of the donation agreement. Parties to the donation agreement. Donor rights. Rent. The concept, subject, form of rental agreement. Rights and obligations of the parties in the rental agreement. Risk of accidental destruction or damage to property transferred for rent. Lifelong maintenance (care). The concept, subject, form of the contract of life maintenance (care). Parties, their rights and obligations. Ensuring the implementation and termination of the contract. Legal consequences of contract termination. Transfer of rights and obligations under the contract.

Topic 20. Agreements on the transfer of property for temporary possession and use

General and distinctive features of agreements on paid transfer of property for temporary possession and use. Types of such agreements. Hire (rent). The concept, subject and term of the lease agreement. Parties to the contract, their rights and obligations. The rights of third parties to the thing that is leased. Legal consequences of changing the owner of the leased thing. Rent. Termination and types of lease agreement. Hire (rent) of housing. The concept of rental agreement and its types. Rent housing. Replacement of the employer in the contract. Grounds and consequences of contract termination. Rental agreement. Leasing agreement, its types, subject, features. Loan. The concept, subject, form of the loan agreement. Parties to the contract, their rights and obligations. Term of the contract. Termination of the contract. Termination of the loan agreement. General and distinctive features of the loan and the loan.

Topic 21. Contracts for works

General and distinctive features of contracts for the performance of works. Their species. Suborder. Concepts and types of contract. Parties to the contract, their rights and obligations. Terms in the contract. The order of payment for work. Calculations in case of accidental destruction of the subject of the contract or impossibility of termination of work. Quality and guarantees of quality of work. Contracts of household and construction contract. In a row for design and exploration work. The concept, characteristics, essential conditions, form, rights and obligations of the parties, the legal consequences of non-performance by the parties of their obligations. Contracts for research, development and technological works. The concept and subject of contracts. Parties, their rights and obligations. Risks in contracts for research or development and technological work.

Section 7. Some types of contracts.

Topic 22. Service contracts

General provisions on service contracts. The concept, subject and scope of the contract. Term of the contract. Parties, their rights and obligations. Types of contracts. Features of the agreement on free provision of services. Liability of the executor for breach of contract. Termination of the contract. General and distinctive features of such agreements. Unnamed

contracts. Peculiarities of relations concerning the provision of medical, legal, tourist, educational, communal and other services. Transport obligations. Transportation. General provisions on transportation. Transport legislation of Ukraine. System of transport contracts. Contract of carriage. The procedure for concluding and the form of the contract. Parties to the contract, their rights and obligations. Liability of the parties for breach of contract. Grounds and limits of liability of the carrier. Claims and lawsuits in transport obligations. Contract for the carriage of passengers and luggage. Rights and obligations of the parties to the contract. Liability of the carrier for delay of departure of the passenger and violation of the term of his delivery to the destination. Transport forwarding. The concept, subject and form of the contract. Rights and duties. Grounds and limits of liability for breach of contract. Storage. The concept, legal characteristics, essential conditions, form, rights and obligations of the parties under the storage contract. Storage of things defined by generic features. Liability of the custodian under the storage contract. Warehouse storage agreement. Warehouse documents. Special types of storage. Features of storage in pawnshops, in bank safes, in storage rooms of transport organizations, in the wardrobe of organizations and in hotels. Vehicle storage contract. Storage of the passenger's belongings during his transportation. Storage of things that are the subject of dispute. Concepts, conditions and legal characteristics. Authorization. Concepts, conditions, legal characteristics, form of the power of attorney, rights and obligations of the parties. Termination of the contract and its consequences. The concept, legal characteristics, essential conditions, form, rights and obligations of the parties. Execution of the property management agreement. Responsibility of the manager. Termination of the contract. Loan. Credit. Bank deposit. The concept, characteristics, essential conditions, form, rights and obligations of the parties, the legal consequences of non-performance by the parties of their obligations. Challenging the loan agreement. Ensuring the fulfillment of obligations by the borrower. Novation of debt into debt. Types of bank deposits. Execution and termination of the bank deposit agreement Bank account. The concept, legal characteristics, essential conditions, form, rights and obligations of the parties. Liability of the bank for improper execution of operations on the client's account. Termination of the bank account agreement. Factoring. The concept, legal characteristics, essential conditions, form, rights and obligations of the parties under the factoring agreement. Calculations. Settlement liabilities. Concepts and forms of calculations. Cash settlements as a form of fulfillment of monetary obligations. Legal regulation of cash and non-cash payments. Cashless payments. General provisions on calculations. Settlements with the use of payment orders. Payments by letter of credit. Concepts and types of letters of credit. Calculations on collection orders. Settlements using settlement checks.

Topic 23. General and distinctive features of agreements on the disposal of intellectual property rights

Types of such agreements: license agreement, agreement on the creation by order and use of the object of intellectual property rights. Agreement on the transfer of exclusive intellectual property rights, registration of these agreements, essential conditions. Commercial concession agreement: concept, legal purpose, legal characteristics, essential conditions, form, rights and obligations of the parties, legal consequences of non-performance (improper performance) by the parties of their obligations, types of commercial concession agreement. Agreements arising from joint activities . General provisions on joint activities. General characteristics of obligations arising from joint activities. Grounds and types of these obligations. Agreement on joint activities. The concept, legal characteristics, form and conditions of the agreement on joint activities. Simple partnership agreement. The concept, contributions and joint property of the members of a simple partnership, the rights and obligations of the parties. Costs and losses of participants. Termination of a simple partnership agreement, liability of participants. Legal characteristics of the memorandum of association.

Section 8. Non-contractual obligations.

Topic 24. Non-contractual obligations arising from unilateral actions

General characteristics of non- contractual obligations. Comparative characteristics of contractual and non-contractual obligations. Public promise of a reward based on the results of the competition. The concept of changing conditions and refusing to hold a competition. Public promise of a reward without announcing a competition. The concept, subject, rights and obligations of the parties. The concept and purpose of obligations arising from the commission of actions in the property interests of another person without his authorization. Saving the health and life of an individual, property of an individual or legal entity. Acquisition, preservation of property without a sufficient legal basis (conditional obligations): concepts, parties, grounds, subject of law and obligations.

Topic 25. Tort liabilities.

The concept and system of tortious obligations. Subjects and content of tortious obligations. Classification of tortious obligations. Necessary, optional and other legal conditions for the occurrence of tortious obligations. General provisions on the procedure and amount of compensation for damage. Taking into account the guilt of the victim and the property status of the damage caused in tortious obligations. Compensation for damage caused by illegal actions of state authorities, authorities of the Autonomous Republic of Crimea, local governments or their officials. Compensation for damage caused by illegal decisions, actions or omissions of bodies of inquiry, preliminary (pre-trial) investigation, prosecutor's office or court. Compensation for damage caused by the crime. Compensation for damage caused by minors. Compensation for damage caused by a source of increased danger. Compensation for damage caused by a source of nuclear danger. Compensation for damage caused by injury or other damage to health or death. Compensation for damage caused by defects in goods, works (services). Compensation for damage caused in a state of emergency. Damage caused to a person when The exercise n i its right to defend itself damages caused by an employee institutions, enterprises and organizations in the performance of their job duties.

3. The structure of the discipline

Names of content modules and topics	Number of hours											
	Full-time						Correspondence form					
	Total	including					Total	including				
l		n	lab	ind	s.r.	l		n	lab	ind	s.r.	
1	2	3	4	5	6	7	8	9	10	11	12	13
Section 1. General provisions of civil law												
Topic 1. Civil law as a branch of law	9	2	1			6	8					8
Topic 2. Civil legal relations	10	2	1			7	10					10
Topic 3. An individual as a subject of civil law	10	2	1			7	10					10
Topic 4. Legal entity as a subject of civil law	10	2	1			7	12	2				10
Together under section 1	39	8	4			27	40	2				38
Section 2. Objects of civil rights. Personal intangible rights of an individual. Pravochni.												
Topic 5. Objects of civil rights	10	2	1			7	14	2	2			10

Topic 6. Personal intangible rights of an individual	10	2	1			7	10					10
Topic 7. Transactions	10	2	1			7	12	2				10
Topic 8. Representation. Power of attorney	10	2	1			7	10					10
Topic 9 . Terms and conditions in civil law. Statute of limitations	10	2	1			7	10					10
Together under section 2	50	10	5			35	56	4	2			50
Section 3. Property rights. Civil liability												
Topic 10. General characteristics of property rights	10	2	1			7	14	2	2			10
Topic 11. Title of property. Grounds for acquisition and termination of ownership	10	2	1			7	10					10
Topic 12. Real rights to another's property. Protection of property rights	10	2	1			7	10					10
Topic 13. Civil liability	10	2	1			7	10					10
Together under section 3	40	8	4			28	44	2	2			40
Section 4. Intellectual property law and inheritance law												
Topic 14. General provisions of intellectual property rights. Copyright and related rights	10	2	1			7	10					10
Topic 15. Industrial property rights. Means of individualization of participants in civil turnover, goods and services	10	2	1			7	10					10
Topic 16. Inheritance law: general provisions. Inheritance by law and will.	10	2	1			7	12	2				10
Together under section 4	30	6	3			21	32	2				30
Section 5. General provisions on obligations and contract												
Topic 17. General provisions on obligations	10	2	1			7	14	2	2			10
Topic 18. General	10	2	1			7	14	2	2			10

provisions of the contract												
Together under section 5	20	4	2			14	28	4	4			20
Section 6. Some types of contracts												
Topic 19. Agreements on the transfer of property ownership	13	4	2			7	10					10
Topic 20. Agreements on the transfer of property in temporary possession and use	13	4	2			7	10					10
Topic 21. Contracts for works	13	4	2			7	10					10
Together under section 6	39	12	6			21	30					30
Section 7. Some types of contracts.												
Topic 22. Service contracts	13	4	2			7	10					10
Topic 23. General and distinctive features of agreements on the disposal of intellectual property rights	13	4	2			7	10					10
Together under section 7	26	8	4			14	20					20
Section 8. Non-contractual obligations.												
Topic 24 . Non-contractual obligations arising from unilateral actions	13	4	2			7	10					10
Topic 25 . Tort liabilities	13	4	2			7	10					10
Together under section 8	26	8	4			14	20					20
Total hours	270	64	32			174	270	14	8			248

4. Topics of seminar (practical, laboratory) classes

№ s / n	Name topics	Number hours	
		Full-time	Correspondence form
1	Civil law as a branch of law	1	
2	Civil legal relations	1	
3	An individual as a subject of civil law	1	
4	Legal entity as a subject of civil law	1	
5	Objects of civil rights.	1	2
6	Personal intangible rights of an individual	1	
7	Transactions	1	

8	Representation. Power of attorney	1	
9	Terms and conditions in civil law. Statute of limitations	1	
10	General characteristics of property rights.	1	2
11	Title of property. Grounds for acquisition and termination of ownership	1	
12	Real rights to another's property. Protection of property rights	1	
13	Civil liability	1	
14	General provisions of intellectual property rights. Copyright and related rights	1	
15	Industrial property rights. Means of individualization of participants in civil turnover, goods and services	1	
16	Inheritance law: general provisions. Inheritance by law and will.	1	
17	General provisions on obligations	1	2
18	General provisions of the contract	1	2
19	Agreements on the transfer of property ownership	2	
20	Agreements on the transfer of property for temporary possession and use	2	
21	Contracts for works	2	
22	Service contracts	2	
23	General and distinctive features of agreements on the disposal of intellectual property rights	2	
24	Non-contractual obligations arising from unilateral actions	2	
25	Tort liabilities	2	
	Total	32	8

5. Tasks for independent work

№ s / n	Name topics	Number hours	
		Full-time	Correspondence form
1	Civil law as a branch of law	6	8
2	Civil legal relations	7	10
3	An individual as a subject of civil law	7	10
4	Legal entity as a subject of civil law	7	10
5	Objects of civil rights.	7	10
6	Personal intangible rights of an individual	7	10
7	Transactions	7	10
8	Representation. Power of attorney	7	10
9	Terms and conditions in civil law. Statute of limitations	7	10
10	General characteristics of property rights.	7	10
11	Title of property. Grounds for acquisition and termination of ownership	7	10
12	Real rights to another's property . Protection of property rights	7	10
13	Civil liability	7	10
14	General provisions of intellectual property rights. Copyright and related rights	7	10
15	Industrial property rights. Means of individualization of participants in civil turnover, goods and services	7	10
16	Inheritance law: general provisions. Inheritance by law. Inheritance by will.	7	10

17	General provisions on obligations	7	10
18	General provisions of the contract	7	10
19	Agreements on the transfer of property ownership	7	10
20	Agreements on the transfer of property for temporary possession and use	7	10
21	Contracts for works	7	10
22	Service contracts	7	10
23	General and distinctive features of agreements on the disposal of intellectual property rights	7	10
24	Non-contractual obligations arising from unilateral actions	7	10
25	Tort liabilities	7	10
	Total	174	248

6. Individual tasks.

When writing an individual task (abstract) should be guided by the following guidelines.

When starting to write an individual task, the student must disclose as fully as possible the content of theoretical issues, it is necessary to use theoretical developments in civil law and refer to specific rules of current international treaties and other regulations. The theme of the work should be detailed, meaningful, reasoned. Thus the teacher provides clarity of necessary normative material.

The evaluation of an individual task is carried out according to the following criteria:

- The results of the student's work are fragmentary, characterized by initial ideas about the subject of study. - 1-2 points

- The student reveals the main provisions of the topic of work, performs tasks on the model, has basic skills. - 3-4 points

- The student reveals the essential features of concepts, phenomena, connections between them, is able to explain the basic laws, as well as independently apply knowledge in standard situations, has mental operations (analysis, abstraction, generalization, etc.), is able to draw conclusions, correct mistakes. The presentation of the student's work is logical, well-founded, although it lacks its own judgments - 5-8 points

- The student's knowledge of the chosen topic of the task is deep, strong, systematic; the student is able to use them to perform scientific and practical tasks, scientific activity is marked by the ability to independently assess legal situations, facts, identify and defend their own position. - 9-10 points.

Topics of individual tasks

1. Concepts and types of sources of civil law.
2. Concepts, elements and types of civil legal relations.
3. Civil legal capacity and legal capacity of an individual and its content.
4. Legal regulation of guardianship and care.
5. The concept of legal entity and its features.
6. Organizational and legal forms of legal entities of private law.
7. Concepts and types of objects of civil rights. Things and their classification.
8. The concept of the transaction and its features. Classification of transactions.
9. Invalidity of the transaction. Legal consequences of the invalidity of the transaction.
10. The concept, principles and limits of the exercise of subjective civil rights.
11. Concepts and principles of performing civil duties.
12. General principles of protection of civil rights and interests.
13. Civil liability.

14. Concepts, types of statute of limitations and limits of its application.
15. Real rights to another's property and their types.
16. The concept of property rights. Content of property rights. Exercise of property rights.
17. Subjects and objects of property rights.
18. General characteristics and types of joint ownership.
19. Concepts and types of inheritance. The composition of the heritage.
20. The concept of intellectual property rights and its relationship with property rights.
21. Insignificant transactions.
22. Disputed transactions.
23. Legal consequences of the invalidity of the transaction.
24. Concepts and types of representation.
25. Power of attorney: concept, types, form, term.
26. Termination of representation by power of attorney.
27. Self-defense of civil rights.
28. Land ownership. Spontaneous construction.
29. Grounds for termination of ownership.
30. The moment of occurrence of the property right of the acquirer of property under the contract.

7. Teaching methods

Three groups of teaching methods are used:

1. verbal - descriptive disclosure of educational material, explanation of the essence of the phenomenon, concept, process, instruction on the peculiarities of the application of certain rules, checking the level of independent study of educational material, etc.;
2. visual - demonstration of diagrams, tables, drawings (if available);
3. practical - the formation of skills and abilities to operate with legal categories, the application of legal norms and the use of acquired knowledge in conducting seminars.

8. Control methods

Applies input control to determine students' knowledge on subjects that are the basis for this study.

Conducted at the beginning of the study of the discipline by oral examination or rapid control (testing). Current control is carried out at each seminar class in the form of oral interviews, student speeches .

Current control is carried out in the form of written work in order to assess the knowledge and skills acquired during the study of the topics of the relevant section. Written work can provide detailed answers to questions, answers to tests.

At the end of the semester is credited. At the end of the course is an exam.

A student is allowed to take the semester final examination if he or she has scored at least 10 points. The maximum number of points that a student can score in the final examination is 40. The maximum amount of points that a student can score in a discipline is 100.

1. Objectivity of the division of rights into private and public.
2. Material and formal criteria for the division of rights into private and public.
3. The concept of civil law as private law.
4. Civil law in the legal system of Ukraine.
5. Relations governed by civil law.
6. Dispositive method of regulating civil relations. Principles of civil law. Functions

and system of civil law.

7. Concepts and types of sources of civil law. Acts of civil law.
8. The Constitution of Ukraine as the basis of civil law. The Civil Code of Ukraine is the main act of civil legislation.
9. Laws of Ukraine as acts of civil legislation of Ukraine.
10. Regulation of civil relations by acts of the President of Ukraine. Resolutions of the Cabinet of Ministers of Ukraine as acts of civil legislation. Features of acts of other bodies of state power of Ukraine regulating civil relations.
11. Ensuring the rule of law of the Civil Code of Ukraine.
12. Civil law contract as a source of civil law.
13. Acts of civil law and civil law contract. International treaties as sources of civil law. Customs as sources of civil law. The effect of civil law in time, space and in the circle of persons. The analogy of law and the analogy of law. Interpretation of civil law.
14. Application of the Civil Code of Ukraine in the regulation of relations in the fields of management, use of natural resources, environmental protection, as well as labor and civil relations.
15. The concept of civil law.
16. Elements of civil law. Subjects and object, the content of civil relations. The concept and content of subjective rights and responsibilities. Types of civil relations. Property, obligation and corporate legal relations.
17. Absolute and relative legal relations. Grounds for the emergence of civil rights and obligations. Legal facts. Actions and events.
18. Legal (actual) warehouses.
19. The concept of an individual.
20. Civil legal capacity of an individual.
21. The emergence and termination of civil capacity of an individual. The amount of civil capacity of an individual.
22. Restrictions on the ability of an individual to have civil rights and obligations not prohibited by law.
23. The ratio of civil capacity and subjective civil law.
24. Civil capacity of an individual and its scope. Full civil capacity. Partial civil capacity of an individual under 14 years of age. Incomplete civil capacity of an individual aged 14 to 18 years. Acquisition of full civil capacity by an individual under 18 years of age.
25. Cases and grounds for restricting the civil capacity of an individual. Recognition of an individual as incapable. Guardianship and care.
26. Place of residence of an individual and its civil significance. Grounds, procedure and legal consequences of declaring a natural person missing and declaring him / her dead. Acts of civil status. Individual entrepreneur.
27. Principles and conditions of entrepreneurial activity by an individual. Civil liability of a natural person-entrepreneur. Management of property used for business activities by the body of guardianship and trusteeship.
28. Recognition of a natural person-entrepreneur bankrupt.
29. The state of Ukraine, the Autonomous Republic of Crimea, territorial communities as subjects of civil legal relations.
30. The essence of a legal entity.
31. Division of legal entities into legal entities of private law and legal entities of public law. Participation of legal entities of public law in civil legal relations. The concept of a legal entity of private law and its features.
32. Organizational and legal forms of a legal entity of private law. Societies and institutions. Business associations.
33. Non-business associations. Individualization of legal entities. Name of the legal entity.

34. Commercial (brand) name of business associations.
35. Use of trademarks and geographical indications of goods (services) by business associations.
36. Creation of legal entities. Constituent documents of legal entities. State registration of legal entities.
37. Change of constituent documents of a legal entity. Civil legal capacity and civil capacity of legal entities. Personal intangible rights of a legal entity. Bodies of a legal entity and their types.
38. Branches and representative offices of legal entities. Termination of a legal entity. Termination of a legal entity with succession (merger, acquisition, division and transformation). Liquidation of a legal entity.
39. Department of legal entity. Insolvency and bankruptcy of a legal entity. Business associations and their forms. Full and limited partnerships. Limited and additional liability companies. Corporations.
40. Creation of separate forms of business associations by one person. Features of the legal status of certain forms of companies. Production cooperatives. Consumer cooperatives, homeowners' associations, public associations, other forms of non-business associations. Legal status of institutions.
41. Bodies of a legal entity and their types. Liquidation of a legal entity. Department of legal entity. Insolvency and bankruptcy of a legal entity.
42. Concepts and types of objects, civil rights. Tangible and intangible benefits as objects of civil rights. Turnover of objects of civil rights. Things and their classification. Enterprise (single property complex).
43. Money. Currency values as objects of civil legal relations. Securities and their characteristics.
44. Groups and types of securities. Turnover of securities. Procedure for transfer of rights to securities.
45. Documentary and non-documentary securities. Actions and services as objects of civil legal relations. Personal intangible rights, results of intellectual, creative activity, information and other intangible objects of civil relations.
46. The concept of personal non-property law. Personal intangible rights that ensure the natural existence of an individual. Personal intangible rights that ensure the social existence of the individual. Equality of personal non-property rights of individuals.
47. Restriction of personal non-property rights. Exercise and protection of personal non-property rights.
48. The concept of the transaction and its features. Types of transactions.
49. Terms of validity of transactions. Legality of the content of the transaction. The ratio of will and expression of will. Correspondence of will and expression of will.
50. Mandatory focus of the transaction on the actual occurrence of the legal consequences caused by it. Forms of transaction. Presumption of legality of the transaction. State registration of transactions.
51. Place of transaction. Interpretation of the content of the transaction. Refusal of the transaction.
52. Concepts and types of invalid transactions. Insignificant and disputable transactions. The moment from which the transaction is considered invalid. Legal consequences of the invalidity of the transaction. Restitution. Legal consequences of invalidity of certain parts of the transaction.
53. Concepts and types of representation. The value of the institution of representation. Grounds for representation. Representation by law. Power of attorney representation. Commercial representation. Reassignment.
54. Powers of representative. Making transactions in excess of authority. Concepts and types of power of attorney. Form and term of power of attorney. Power of attorney of a legal

entity. Termination of representation by power of attorney. Revocation of the power of attorney. Refusal of the representative to perform the actions specified in the power of attorney.

55. The concept of term and term. Definition of term and term. Types of terms. The beginning of the course and the end of the term.

56. The procedure for action on the last day of the term. The concept and types of statute of limitations. Requirements to which the statute of limitations does not apply.

57. Changing the duration of the statute of limitations.

58. Calculation of call sign. The beginning of the statute of limitations. Suspension and interruption of the statute of limitations. Course of statute of limitations in case of leaving the claim without consideration. Application of the statute of limitations to additional requirements. Consequences of the expiration of the statute of limitations.

59. The concept of property rights in the objective and subjective sense.

60. Content of property rights. Exercise of property rights. Limits and restrictions of property rights. Inviolability of property rights. Subjects of property rights. Property rights of the Ukrainian people. Public and private property.

61. The concept of private property rights. Individuals and legal entities as subjects of private property law.

62. Objects of private property rights. Restrictions for individuals to own certain objects. The right of state property. Communal property rights. The burden of maintaining the property. Risk of accidental destruction and accidental damage to property. The concept and types of joint property rights.

63. The right of joint partial ownership. The right of joint joint ownership and its implementation.

64. General characteristics of property titles. Acquisition of property rights by a legal entity under public law. Acquisition by a bona fide purchaser of property rights to property alienated by a person who did not have this right.

65. Acquisition of ownership of newly created property; for a recycled thing; on a homeless thing; on a movable thing, which the owner refused; to find; for a neglected pet; of treasure. Appropriation of publicly available gifts of nature.

66. Acquisition prescription. Acquisition of property rights as a result of privatization of state property and communally owned property. The moment of acquisition of property rights. The moment of acquisition of ownership under the contract. Legal documents. Grounds for termination of ownership. Requisition. Confiscation. Waiver of ownership.

67. General characteristics of property rights to another's property, their types. The right to own someone else's property: subjects, grounds for occurrence and termination.

68. The concept of using someone else's property (easement). Subjects, objects, content of the easement, the procedure for its establishment and termination. The right to use someone else's land for agricultural purposes (emphyteusis).

69. Grounds for occurrence and termination. The right of the land user to alienate the right to use the land plot. T

70. The concept and grounds for the right to use someone else's land for development (superficies). Rights and responsibilities of the owner of the land plot provided for construction and the land user.

71. Grounds and legal consequences of termination of the right to use the land plot for construction.

72. General characteristics of other real rights to another's property.

73. Principles of protection of property rights and other property rights. Property and legal ways to protect property rights. Claiming property from a person who illegally took possession of it (vindication claim) and calculations in this case. Features of claiming property from a bona fide purchaser.

74. Demanding money and securities. Protection of property rights from violations not related to deprivation of possession (negative claim). Recognition of property rights.

Obligatory legal ways to protect property rights. Special ways to protect property rights.

75. The concept, features and functions of civil liability.

76. Types of civil liability. Terms of civil liability. Illegal behavior. Property damage (losses) and moral damage.

77. The causal link between wrongful conduct and harm. Guilt as a condition of civil liability. Civil liability regardless of guilt. Grounds for exemption from civil liability.

78. The concept of intellectual property rights and its general characteristics. Subjects and objects of intellectual property rights.

79. Grounds for the emergence (acquisition) of intellectual property rights. Personal non-property and intellectual property rights. Transfer of intellectual property rights to other persons. Term of validity of intellectual property rights. Ways to protect intellectual property rights by the court.

80. The concept of copyright. Objects and subjects of copyright. Co-authorship. The emergence of copyright. Personal non-property and property rights of the author, terms of their validity and consequences of termination. Concepts and types of related rights. Objects and subjects of related rights. Infringement of copyright and related rights, the order and methods of their protection.

81. The concept of industrial property rights. Legal regulation of industrial property rights. Invention, utility model, industrial design as objects of patent law. Subjects of patent law. Patent and its types. Intellectual property rights to the invention, utility model and industrial design, their validity.

82. Grounds and legal consequences of termination of a patent and its invalidation. The concept of commercial (brand) name.

83. The concept of trademark. Subjects of intellectual property rights to the trademark. Certificate of acquisition of intellectual property rights to the trademark.

84. Intellectual property rights to geographical indications and their content. Subjects of intellectual property rights to geographical indications. Acquisition and validity of intellectual property rights to geographical indications.

85. Concepts and types of inheritance.

86. The composition of the heritage.

87. Rights and obligations of a person who is not part of the inheritance. Time and place of heritage discovery. Heirs. The right to inherit, removal from the right to inherit. Features of inheritance of individual objects. Inheritance of the obligation to compensate property damage (damages) and moral damage caused by the testator.

88. The duty of the heirs to reimburse the costs of maintenance, care, treatment and burial of the testator. Exercise of the right to inherit.

89. Registration of the right to inheritance. The concept and timing of inheritance. Consequences of missing the deadline for acceptance of the inheritance.

90. Refusal to accept the inheritance. Transfer of the right to inherit. Division of inheritance between heirs. The preemptive right of individual heirs to allocate them certain inherited property in kind. Redistribution of inheritance. Claims of creditors of the testator to the heirs. Heritage protection and management. Extinction of heritage.

91. The order of inheritance by law. Changing the order of obtaining the right to inherit. Inheritance by right of representation. The size of the share in the inheritance of heirs at law. Exercise of the right to inherit. The concept of a will and the right to a will. Types of will: conditional will, spouse's will, secret will.

92. Testament form. The rights of the testator. Testamentary disclaimer. Laying. Establishment of an easement in the will. The right to a mandatory share in the inheritance. Appointment of an heir.

93. Cancellation and change of will. Invalidity of the will. Inheritance of the part of the inheritance not covered by the will. Execution of the will.

94. The concept of contract law and its place in the system of civil law. General

characteristics of obligatory legal relations, their features and comparative analysis with material relations. The concept of contract law in the objective sense.

95. The system of contract law. Contractual and non-contractual obligations.

96. General and special rules of contract law and their relationship.

97. The concept of liability and its classification. Subject and object of the obligation.

Subjects in obligation. Replacement of parties to the obligation. The third person in the obligation.

98. Duty to fulfill the debtor. The concept and implementation of cession. Consequences of claim withdrawal and debt transfer. The concept and general conditions of fulfillment of the obligation. Principles of proper execution and actual execution. Entities, subject, term, place, method and currency of fulfillment of the obligation. The subject of the obligation.

99. Method, term (term) and place of fulfillment of the obligation. Confirmation of fulfillment of the obligation. General characteristics of the types of security for the fulfillment of obligations (obligations). Penalty. Deposit. Bail. Guarantee.

100. Pledge. Detention. The concept and general characteristics of the termination of obligations. Grounds for termination of obligations. Legal consequences of breach of obligations. Grounds for civil liability for breach of obligation.

101. The concept and general characteristics of a civil contract.

102. The concept, general characteristics and importance of civil - legal contract. Freedom of contract and its limits. Types of contracts. Public contract. Accession agreement. Preliminary agreement. Agreement in favor of a third party.

103. Mixed contract. Contents of the contract. Form of contract. Contents of a civil contract and classification of its terms. Procedure and stages of concluding the contract. Offer. Acceptance.

104. Pre-contractual stage and its characteristics. Grounds for changing or terminating the contract. Form and legal consequences of termination and termination of the contract.

105. General and distinctive features of property transfer agreements. Types of contracts. Civil law regulation of sales relations. The concept, subject, form and types of contracts of sale. Rights and obligations of the parties under the contract.

106. Legal consequences of breach of contract. Supply contract: concept, legal purpose, essential conditions, form, rights and obligations of the parties, legal consequences of non-performance by the parties of their obligations.

107. Contract of exchange: the concept, legal purpose, essential conditions, form, rights and obligations of the parties, the legal consequences of non-performance by the parties of their obligations.

108. Gift.

109. The concept, subject, form of the gift agreement and its types. Rights and obligations of the parties under the contract.

110. Donation agreement with the condition of transfer of the gift in the future. Donation agreement with the imposition of a gifted obligation in favor of a third party. Termination of the contract at the request of the donor. Offering. The concept, subject and form of the donation agreement.

111. Parties to the donation agreement. Donor rights. Rent. The concept, subject, form of rental agreement. Rights and obligations of the parties in the rental agreement. Risk of accidental destruction or damage to property transferred for rent.

112. Lifelong maintenance (care). The concept, subject, form of the contract of life maintenance (care). Parties, their rights and obligations. Ensuring the implementation and termination of the contract. Legal consequences of contract termination. Transfer of rights and obligations under the contract.

113. General and distinctive features of agreements on paid transfer of property for temporary possession and use. Types of such agreements. Hire (rent).

114. The concept, subject and term of the lease agreement. Parties to the contract, their rights and obligations. The rights of third parties to the thing that is leased. Legal consequences of changing the owner of the leased thing. Rent. Termination and types of lease agreement. Hire (rent) of housing.

115. The concept of rental agreement and its types. Rent housing. Replacement of the employer in the contract. Grounds and consequences of contract termination. Rental agreement. Leasing agreement, its types, subject, features.

116. Loan. The concept, subject, form of the loan agreement. Parties to the contract, their rights and obligations. Term of the contract. Termination of the contract. Termination of the loan agreement. General and distinctive features of the loan and the loan.

117. General and distinctive features of contracts for the performance of works. Their species. Suborder. Concepts and types of contract. Parties to the contract, their rights and obligations. Terms in the contract.

118. The order of payment for work. Calculations in case of accidental destruction of the subject of the contract or impossibility of termination of work. Quality and guarantees of quality of work. Contracts of household and construction contract. In a row for design and exploration work.

119. The concept, characteristics, essential conditions, form, rights and obligations of the parties, the legal consequences of non-performance by the parties of their obligations. Contracts for research, development and technological works.

120. The concept and subject of contracts. Parties, their rights and obligations. Risks in contracts for research or development and technological work.

121. General provisions on service contracts. The concept, subject and scope of the contract. Term of the contract.

122. Parties, their rights and obligations. Types of contracts. Features of the agreement on free provision of services. Liability of the executor for breach of contract. Termination of the contract.

123. General and distinctive features of such agreements. Unnamed contracts. Peculiarities of relations concerning the provision of medical, legal, tourist, educational, communal and other services. Transport obligations. Transportation.

124. General provisions on transportation. Transport legislation of Ukraine. System of transport contracts. Contract of carriage. The procedure for concluding and the form of the contract. Parties to the contract, their rights and obligations. Liability of the parties for breach of contract. Grounds and limits of liability of the carrier. Claims and lawsuits in transport obligations.

125. Contract for the carriage of passengers and luggage. Rights and obligations of the parties to the contract. Liability of the carrier for delay of departure of the passenger and violation of the term of his delivery to the destination. Transport forwarding. The concept, subject and form of the contract. Rights and duties.

126. Grounds and limits of liability for breach of contract. Storage. The concept, legal characteristics, essential conditions, form, rights and obligations of the parties under the storage contract. Storage of things defined by generic features. Liability of the custodian under the storage contract.

127. Warehouse storage agreement. Warehouse documents. Special types of storage. Features of storage in pawnshops, in bank safes, in storage rooms of transport organizations, in the wardrobe of organizations and in hotels. Vehicle storage contract. Storage of the passenger's belongings during his transportation. Storage of things that are the subject of dispute. Concepts, conditions and legal characteristics.

128. Authorization. Concepts, conditions, legal characteristics, form of the power of attorney, rights and obligations of the parties.

129. Termination of the contract and its consequences. The concept, legal characteristics, essential conditions, form, rights and obligations of the parties. Execution of the

property management agreement. Responsibility of the manager.

130. Termination of the contract. Loan. Credit. Bank deposit. The concept, characteristics, essential conditions, form, rights and obligations of the parties, the legal consequences of non-performance by the parties of their obligations.

131. Challenging the loan agreement. Ensuring the fulfillment of obligations by the borrower. Novation of debt into debt. Types of bank deposits.

132. Execution and termination of the bank deposit agreement Bank account. The concept, legal characteristics, essential conditions, form, rights and obligations of the parties.

133. Liability of the bank for improper execution of operations on the client's account. Termination of the bank account agreement.

134. Factoring.

135. The concept, legal characteristics, essential conditions, form, rights and obligations of the parties under the factoring agreement. Calculations. Settlement liabilities. Concepts and forms of calculations.

136. Cash settlements as a form of fulfillment of monetary obligations. Legal regulation of cash and non-cash payments.

137. Cashless payments. General provisions on calculations. Settlements with the use of payment orders.

138. Payments by letter of credit.

139. Concepts and types of letters of credit. Calculations on collection orders. Settlements using settlement checks.

140. Types of such agreements: license agreement, agreement on the creation by order and use of the object of intellectual property rights.

141. Agreement on the transfer of exclusive intellectual property rights, registration of these agreements, essential conditions.

142. Commercial concession agreement: concept, legal purpose, legal characteristics, essential conditions, form, rights and obligations of the parties, legal consequences of non-performance (improper performance) by the parties of their obligations, types of commercial concession agreement.

143. Agreements arising from joint activities .

144. General provisions on joint activities. General characteristics of obligations arising from joint activities. Grounds and types of these obligations.

145. Agreement on joint activities. T

146. The concept, legal characteristics, form and conditions of the agreement on joint activities. Simple partnership agreement. The concept, contributions and joint property of the members of a simple partnership, the rights and obligations of the parties.

147. Costs and losses of participants. Termination of a simple partnership agreement, liability of participants. Legal characteristics of the memorandum of association.

9. Scoring scheme

The total number of points is 100.

The number of points for the exam/credit is 40.

The number of points during the semester is 60:

Number of points for completing seminar tasks $\sum 40 = 40$:

Calculation formula

$$\sum 40 = \frac{\sum 1}{\sum 2} \times 8 \text{ (eight)}$$

Note:

$\Sigma 40$ – the sum of the total number of points
 $\Sigma 1$ – the sum of points that a student receives for answers to seminar classes.
 $\Sigma 2$ – the number of seminar classes during the semester.
 8 is the coefficient

Individual task - 10 points
 Control work - 10 points.

Test

Current control, independent work , individual tasks																Offset this work	Sum		
Section 1				Section 2					Section 3				Section 4					Test , provided the curriculum	Individual task
T 1	T 2	T 3	T 4	T 5	T 6	T 7	T 8	T 9	T 10	T 11	T 12	T 13	T 14	T 15	T 16	10	10	40	100
2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5	2.5				

Examination

Current control, independent work , individual tasks										Examination	Sum
Section 5		Section 6			Section 7		Section 8		Test , provided the curriculum		
T 17	T 18	T 19	T 20	T 21	T 22	T 23	T 24	T 25	15	40	100
5	5	5	5	5	5	5	5	5			

The answer at the seminar is 1-5 points.

Evaluation criteria for an oral answer.

Current control is carried out, in particular, in the form of a survey and verification of the results of presentations at seminars and practical classes on a five-point rating scale.

5 points are given under the following conditions:

- the student works actively during the entire practical session;
- gives a complete, correct, consistent, coherent, well-founded presentation of the issue, accompanied by correct examples from doctrinal sources and a reference to current legislation;
- everything that is taught should indicate a deep understanding and orientation in the phenomena and processes being studied;
- correct comprehensive answers to the teacher's additional questions.

4 points are given under the following conditions:

- the student works actively during the practical session;
- gives a correct, complete description of the content of the textbook and the material presented by the teacher, but answers additional control questions that the teacher asks to clarify the depth of understanding and the ability to navigate phenomena and processes, only with some help from the teacher or colleagues;
- insufficiently comprehensive answers to the teacher's additional questions.

3 points are given under the following conditions:

- the student behaves passively during class, responds only when called upon by the teacher;
- in general demonstrates knowledge of the main educational material under consideration, but makes mistakes during the answer and becomes aware of them only after the instruction of

the teacher;

- does not give answers to questions immediately, but only after some strain of memory, and the answers are unclear;

- unable to derive the relationship with other problems of the studied discipline without the help of a teacher;

2 points are given under the following conditions:

- makes significant mistakes or completely misses the material and partially corrects these mistakes only after the instruction of the teacher;

- the student shows ignorance of a significant part of the educational material, explains it illogically and uncertainly, there are pauses and interruptions in the answer, he cannot explain the problem, although he understands it;

- presents the material not coherently and consistently enough.

1 point is given under the following conditions:

- the student makes gross mistakes when presenting the material and does not correct these mistakes even when the teacher points them out;

- reveals a lack of understanding of the educational material and, as a result, a complete lack of skills both in the analysis of phenomena and in the subsequent performance of practical tasks.

Evaluation criteria of control and examination/credit papers.

Control and examination (credit) tests are performed in written form. The control test consists of 10 test tasks, the examination/credit test consists of 40 test tasks. Each test item has five answer options, only one of which is correct; one point is awarded for each correct answer.

Rating scale

The sum of points for all types of educational activities during the semester	Rating	
	for the exam	for offset
90 - 100	perfectly	credited
70-89	good	
50-69	satisfactorily	
1-49	unsatisfactorily	not credited

10. Recommended Books

Basic literature

1. Civil law of Ukraine: textbook: In 2 vols. / Ed. V.I. Borisova, I.V. Spasibo-Fateeva, V.L. Yarotsky. H.: Law, 2011. Vol.1. - 656 p.

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11. Links to information resources on the Internet , video lectures, other methodological support

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