

SyllabusCourse Program



CONTRACT LAW

Specialty

071 - Accounting and Taxation

Educational program

ACCOUNTING, AUDIT AND TAXATION"

Level of education

Master's level

Semester

2

Institute

Institute of Social and Humanitarian Technologies

Department

Law (306)

Course type

Elective

Language of instruction

English

Lecturers and course developers



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Candidate of economic sciences, associate professor, associate professor of the law department NTU "KhPI".

The author of more than 100 scientific and educational and methodical publications. Leading lecturer on the courses: "Legal Science", "Labor and Business Law", "Business Law"

Learnmoreabouttheteacheronthedepartment'swebsite

General information

Summary

The discipline is aimed at addressing a wide range of issues related to familiarising students with the general principles of copyright and related rights, the institute of individualisation of participants in civil circulation. Particular attention is paid to the procedures for obtaining legal protection of intellectual property objects and protection of these objects. professional activities of an information technology specialist. The course focuses on practical knowledge of the applied aspects of obtaining copyright certificates.

Course objectives and goals

Developing knowledge and skills on the peculiarities of ownership, use and disposal of rights to copyright and related rights, as well as mechanisms for their protection against infringement.

Format of classes

Lectures, individual assignments, essays, independent work, consultations. The final control is a differentiated grading.

Competencies

GC1. The ability to conduct research at the required level GC3Skillsinusinginformationandcommunicationtechnologies GC04. Ability to conduct research at the appropriate level.

GC05. Ability to generate new ideas (creativity).

CG06. Ability to search, process and analyze information from various sources.

GC08. Ability to communicate with representatives of other professional groups of different levels (with experts from other fields of knowledge/types of economic activity).

Learning outcomes

PR01. Be able to develop and improve their general cultural and professional level, independently master new work methods and knowledge regarding a comprehensive vision of modern problems of economics and management.

PR05. Possess innovative technologies, justify the choice and explain the application of a new methodology for preparing and providing accounting information for the needs of managing a business entity.

PR10. Collect, evaluate and analyze financial and non-financial data to form relevant information for the purpose of making management decisions.

PR12. Justify innovative approaches to information support for the system for controlling the use of resource potential of business entities and public sector bodies, taking into account the business development strategy.

PR14. Understand the basics of patent law and have the skills to protect intellectual property.

Student workload

The total volume of the course is 120 hours (4ECTS credits): lectures - 32 hours, seminars - 16 hours, self-study-72 hours. Form of controlis differentiated grading

Course prerequisites

To successfully complete the course, you must have knowledge and practical skills in the discipline "Jurisprudence".

Features of the course, teaching and learning methods, and technologies

The following teaching methods are used in the course of studying the discipline: interview, explanation, storytelling, innovative methods using multimedia presentations, lectures.

Program of the course

Topics of the lectures

Topic 1 The concept of a civil contract and its meaning.

The essence and significance of the contract as a regulator of social relations. Contract as a legal fact, binding legal relationship and document. Freedom of contract as a principle of civil law. Classification of contracts.

Topic 2. Conclusion of the contract, its amendment and termination.

Stages of the contract. Procedure for making changes and additions to the terms of the contract.

Termination of the contract by mutual agreement of the parties and in court. Legal consequences of the change and termination of the contract.

Topic 3. Performance and enforcement of contractual obligations

Principles of performance of the contractual obligation. Ways to ensure the implementation of the contract. Penalty. Guarantee. Deposit. Warranty. Pledge. Hold on.

Topic 4. Termination of contractual obligation. Liability for breach of contract.

Concept and grounds for termination of the contractual obligation. Ground and conditions of liability for breach of contract. Concepts and types of losses. Grounds for exemption from liability for breach of contractual obligation.

Topic 5. Contracts aimed at transferring property to ownership.

General characteristics of contracts aimed at transferring property to property. Legal characteristics of the contract of sale. Contract of donation. Legal features of the rent agreement.

Topic 6. Contracts aimed at transferring property for use.

General characteristics of contracts aimed at transferring property for use. Legal properties of the contract of employment (lease). Lease agreement. Contract for hiring a building or other capital structure.



Topic 7. Contracts for works and services.

General description of contracts aimed at performing works and providing services. Contract agreement. Legal characteristics of the insurance contract. Loan.

Topic 8. Features of monetary obligations. Business agreements.

The concept and legal characteristics of a monetary obligation. Currency of debt and currency of payment in monetary obligations. Performance of monetary obligation. The order of repayment of claims for a monetary obligation. Essential terms of the business agreement.

Topics of the workshops

Topic 1 The concept of a civil contract and its meaning

The essence and significance of the contract as a regulator of social relations. Contract as a legal fact, binding legal relationship and document. Freedom of contract as a principle of civil law. Classification of contracts.

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Stages of the contract. Procedure for making changes and additions to the terms of the contract.

Termination of the contract by mutual agreement of the parties and in court. Legal consequences of the change and termination of the contract.

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Topics of the laboratory classes

Not provided by the curriculum

Self-study

Studying lecture material. Preparing essays. Preparing individual assignments. Independent study of topics and issues that are not taught.

Course materials and recommended reading

Basic literature

- 1. McKendrick, E. (2022). *Contract law: Text, cases, and materials* (9th ed.). Oxford University Press.
- 2. Barnett, R. E., & Oman, N. B. (2021). *Contracts: Cases and doctrine* (6th ed.). Aspen Publishers.
- 3. Beatson, J., Burrows, A., & Cartwright, J. (2020). *Anson's law of contract* (31st ed.). Oxford University Press.
- 4. Mindus, P. (2023). *The Making of the European Union's Single Market: Harmonization and Contract Law.* Edward Elgar Publishing.
- 5. Coppel, P. (2023). Information Rights (6th ed.). Hart Publishing. Retrieved from https://www.perlego.com/book/4242321 (Original work published 2023)



Additionalliterature:

- 1. Stone, R., & Devenney, J. (2023). *Textbook on Contract Law* (15th ed.). Oxford University Press.
- 2. The Routledge Companion to Copyright and Creativity in the 21st Century1st Edition Edited By Michelle Bogre, Nancy Wolff, 386 Pages 6 B/W Illustrations Published May 27, 2024 by Routledge
- 3. Cartwright, J. (2023). *Contract Law: An Introduction to the English Law of Contract for the Civil Lawyer* (3rd ed.). Hart Publishing.

Assessment and grading

Criteria for assessment of student performance, and the final score structure

Type of activities	Number of points
Activities at seminars	40
Self-study	20
Completion and defense of an	20
individual task - a paper	
Final test	20
Summary	100

Grading scale

Total	National	ECTS
points		
90-100	Excellent	A
82-89	Good	В
75-81	Good	С
64-74	Satisfactory	D
60-63	Satisfactory	Е
35-59	Unsatisfactory	FX
	(requires additional	
	learning)	
1-34	Unsatisfactory (requires	F
	repetition of the course)	

Norms of academic integrity and course policy

The student must adhere to the Code of Ethics of Academic Relations and Integrity of NTU "KhPI": to demonstrate discipline, good manners, kindness, honesty, and responsibility. Conflict situations should be openly discussed in academic groups with a lecturer, and if it is impossible to resolve the conflict, they should be brought to the attention of the Institute's management.

Regulatory and legal documents related to the implementation of the principles of academic integrity at NTU "KhPI" are available on the website: http://blogs.kpi.kharkov.ua/v2/nv/akademichna-dobrochesnist/

Approval

Approved by	Date, signature	Head of the department of Law IrynaLYSENKO
	Date, signature	Guarantor of the educational program Tetyana DAVIDYUK

