




Ministry of Education and Science of Ukraine
National University "Chernihiv Polytechnic"
Educational and Scientific Institute of Law and Social Technologies
Department of Public and Private Law

WORK PROGRAM
Problems of Civil and Commercial Law

APPROVED

Head of the Department

 Valentyna Lytvynenko

«27» August 2025

Developer(s):

Kochina O.S., Associate Professor of the Department, Ph.D., Associate Professor
(surname and initials, position, academic degree and academic title)


(signature)

The work program of the discipline was discussed at the meeting of the Department of Public and Private Law

Minutes of August 27, 2025 No. 8

Agreed with the guarantor of the educational program:  Valentyna Lytvynenko

1. General information about the discipline.

Type of discipline	<i>Selective</i>
Language of instruction	English
Year of study and semester	1 year of study, 2 semester Educational program "Administrative and Civil Justice"
Teacher(s)	Oleksandra Kochyna, Associate Professor of the Department, Ph.D. in Law
Profile of the teacher(s)	https://civil.stu.cn.ua/kafedra/personaliyi/
Teacher's contacts	aleksandra.cn88@stu.cn.ua

2. Course abstract. The study of the course aims to form a holistic idea of the legal regulation of civil and economic relations in Ukraine and the solution of problems of civil and commercial law in modern conditions.

As a result of mastering the discipline, applicants for higher education will receive the necessary theoretical knowledge about the most important legal categories and constructions of civil and commercial legislation, problematic aspects of legal regulation of civil and economic relations, master the methods of civil law and economic regulation, as well as gain practical skills in applying the norms of civil and economic legislation.

The program of the discipline consists *of four modules*:

1. Problems and doctrine in civil law.
2. Problematic aspects of property rights and intellectual property rights module .
3. Theoretical and practical problems of the law of obligations.
4. Actual problems of economic law.

3. Purpose and objectives of the course. The purpose of the discipline is to master the basic provisions on the problems of civil and commercial law, taking into account the specifics of the legal regulation of civil and economic relations in modern conditions, to study the peculiarities of the legal status of business entities and subjects of civil legal relations, to determine the directions for improving civil and commercial legislation, as well as to study the legal regulation of relations related to the implementation of civil and economic liability.

Objectives of the discipline:

- study of problematic aspects of legal regulation of civil and economic relations in the context of building a socially oriented market economy;
- characterization of the most important legal categories and constructions of civil and commercial legislation, including the study of the main trends in their development and application;
- mastering the methods of civil law and economic law regulation and mastering the rules for interpreting civil and economic legal norms;
- coverage of legal, including conflicting, issues that arise in the process of civil relations and economic activity and their organization and development of skills for solving practical problems;
- preparation for practical activities of highly qualified specialists in the field of civil law and economic activity.

During the study of the course, the applicant for higher education must acquire or expand the following general and special competencies provided for by the educational program:

ZK 1. Ability to abstract thinking, analysis and synthesis;

ZK 3. Ability to search, process and analyze information from various sources;

SC 5. Ability to use modern legal doctrines and principles in law-making and in the process of applying the institutions of public and private law, as well as criminal justice;

SC 9. Ability to apply an interdisciplinary approach in the assessment of legal phenomena and law enforcement activities.

4. Learning outcomes. During the study of the course, the applicant for higher education must achieve or improve the following program learning outcomes provided for by the educational program:

PH 3 to collect, integrated analysis and generalization of materials from various sources, including scientific and professional literature, databases, digital, statistical, test and others, and check them for reliability using modern research methods;

PH 7 to discuss complex legal problems, to propose and justify options for their solution.

5. Pre-requisites -

6. Course volume.

Type of lesson	Total Hours <i>Full-time form of education / Part-time form of education</i>
Lectures	16 / 10
Laboratory classes	16 / 10
Independent work	88 / 100
Individual task	Test work
Total credits	4

The forms of classes are lectures and practical (seminar) classes, independent work, writing a test work. Classes are held in pairs according to the schedule and using the distance learning platform "MOODLE".

7. Course topics.

Topics of lectures

Content module 1. Problems and Doctrine in Civil Law

Topic 1. Modern Problems of Determining the Subject, Method and System of Civil Law

Problems of Defining Civil Law as Private Law. Criteria for distinguishing private law from public law. The presence of public elements in civil law. Monism and dualism in private law. Problems of defining civil law as an independent branch of law, distinguishing it from other branches of law. The subject and method of legal regulation in determining an independent branch of law. Civil legal relations. Heterogeneity of the subject and method of civil law. The latest approaches in determining the principles and functions of civil law. The system of modern civil law. Problems of distinguishing civil law from other branches of law at the present stage. The main legal systems of our time. The Concept and Types of Sources of Civil Law of Ukraine: Certain Problems. Codification of civil legislation of Ukraine at the present stage. Harmonization, unification and convergence of civil legislation. Judicial practice and judicial precedents as sources of civil law of Ukraine. Customs as sources of civil law. Acts of civil legislation and contract.

Topic 2. Scientific Concepts on Civil Legal Relations and Their Subjects

Modern scientific concepts on civil legal relations. Certain issues of legal regulation of the participation of subjects in legal relations. The concept of an individual. Legal personality of an individual. Constructions of legal capacity of an individual: statistical, dynamic, universal, special. Correlation of legal capacity and subjective rights of individuals. Civil legal capacity of individuals, content and its types. The origins of disagreements regarding the name and content of civil legal capacity. The problem of individualization of an individual. Individual entrepreneur. The right of an individual to carry out entrepreneurial activity. Bankruptcy of an individual entrepreneur. Development of the concept of a legal entity.

A legal entity in Roman law. Theories of a legal entity: fiction, real property, interest, reality of a legal entity, collective, state. Disadvantages of defining a legal entity in the Civil Code. Features of a legal entity developed by the theory of civil law. Legal entities of public and private law. Problems of determining the organizational and legal forms of the Civil Code, the legal status of legal entities under private law. Legal entity and business entity. The procedure for the establishment and legal status of legal entities under public law. Collisions of the norms of the Civil Code and the Civil Code in relation to legal entities.

Topic 3. Terms in civil law

The concept and legal nature of terms in civil law. Study of the consequences of their termination, taking into account the differentiation of the right to sue in the substantive and procedural sense.

Peculiarities of legal regulation of terms and terms in civil law. Problematic issues of determining and calculating terms in civil law. Problematic issues of the application of the limitation period in civil law.

Topic 4. Problems of the Concept and Consequences of Transaction and Representation

Epistemology of the concept and features of transactions. Problems of classification of transactions and its intersection with classification of obligations. The peculiarity of transactions in the virtual space. Interpretation of the transaction. Legal nature of an invalid transaction. Legal differences between void and disputed transactions. Civil legal consequences of the invalidity of the transaction. The concept and types of representation in civil law. Representation of the rights and interests of a legal entity: problematic issues. Differentiation of the actions of a representative from the actions of other persons in civil law.

Content module 2. Problematic Aspects of Property Rights, Property and Non-Property Rights, Intellectual Property Rights

Topic 5. Actual problems of property rights

The main trends in the modern development of legal categories of the institution of property rights. Elements of ownership (owner's powers): possession, use and disposal of property. Forms and types of ownership in Ukraine: comparative characteristics of the current legislation. Peculiarities of acquisition (occurrence) and termination of ownership. The moment of occurrence of the ownership right of the acquirer of property under the contract. Risk of accidental loss of things. The problem of types and forms of property rights defined in the Civil Code and the Civil Code. The problem of determining the ownership of a legal entity: private or collective. The problem of determining the property rights of the Ukrainian people, state property, management of such property. Joint ownership. Protection of property rights, prohibitory, negatory, vindication claims.

Topic 6. Problems of Legal Regulation of Property Rights to Other People's Property

Definition of land easement and its differences from land lease. Legal problems of exercising the right to use a land plot for agricultural needs (emphyteusis) and the right to develop a land plot (superficies). Scientific and practical problems of property rights protection.

Topic 7. Actual problems of personal non-property and property rights

The place of the problem of personal non-property rights in civilistics. The role of ensuring human rights. The history of the development of personal human rights and freedoms. Consolidation of human rights and freedoms in the Constitution of Ukraine of 1996 Development of a mechanism of civil law regulation of personal non-property relations. Personal non-property rights of an individual in the Civil Code of Ukraine 2003 The problem of the relationship between civil law and personal non-property relations, sectoral affiliation of personal non-property rights. The problem of regulation of personal non-property relations. Problems of legal regulation of personal non-property rights that ensure the natural existence of an individual, and personal non-property rights that ensure the social existence of an individual, in the Civil Code. Protection of personal non-property rights, compensation for moral damage.

Topic 8. Modern Problems of Intellectual Property Law

Problems of determining the subject, system and method of protection of intellectual property rights. The concept and types of intellectual activity. Concepts and types of intellectual property rights. General Provisions of the Legislation of Ukraine on Intellectual Property. Problems of protection and protection of intellectual property rights. Features of personal non-property and property rights of authors. Problems of registration of intellectual property rights. Patent, validity period of the patent of Ukraine for invention (utility model) and industrial design. Scientific discovery as an object of intellectual property rights.

Content module 3. Theoretical and practical problems of the law of obligations. Inheritance law

Topic 9. Problematic issues of obligations and the law of obligations, ensuring its fulfillment

Concept and types of obligations. Development of the concept of obligation from liability to debt, from personal compensation to the transfer of compensation to property. The problem of fulfilling the

obligation "in kind" and replacing it with monetary compensation. Conditions for the fulfillment of the obligation. Economic obligations. Limits and conditions for the fulfillment of obligations. Multiplicity. Fulfillment of an obligation personally by the debtor, a third party. Ensuring the fulfillment of the obligation. The concept and legal nature of security obligations, their accessory nature. Problems of determining penalties, fines, penalties. Types of penalties. Surety, guarantee, pledge, deposit, retention. Other ways to ensure the fulfillment of the obligation. Consequences of non-fulfillment or improper fulfillment of an obligation.

Topic 10. Scientific Concepts of Origination, Amendment and Termination of a Civil Contract, Its Comparative Legal Aspect

Obligations under the contract. Multifaceted concept of "contract". Problems of expression of will, freedom of expression of will, correlation between will and expression of will, "volitional theory", "theory of detection", "theory of trust", "theory of turnover". The meaning of facial error. Limits of freedom of contract, restriction of freedom in concluding a contract by monopolists, state-owned enterprises, publicity. Freedom of the content of the contract, restriction of such freedom: there can be no contract, the content of which contradicts the law, public interests, public order, etc. The moral aspect of contractual obligations, good conscience. Determination of the essential terms of the contract, classification of the terms of the contract, recognition of the contract as not concluded, invalid, null and void.

Topic 11. Features of civil liability

Civil liability: concepts, limits, functions, principles. Theoretical constructions of civil liability. The concept of damage, full compensation for losses, problems of compensation for property and moral damage. Problematic issues of monetary obligations and legal consequences of their violation. Liability for damages, liability without damage. Theory of justice. Causal relationship. The doctrine of guilt. Presumption of guilt. Fault of the legal entity. Exemption from civil liability. Civil liability insurance.

Topic 12. Problems of Legal Regulation of Non-Contractual Obligations

Problems of determining a non-contractual obligation. Structure of a non-contractual obligation, object, subject, content. Corpus delicti (tort). Problems of offense, damage, causation, guilt. No-fault liability, limitation of liability, liability for damage caused by lawful actions. Peculiarities of compensation for damage for certain types of tort violations. Responsibility for the actions of others. A source of increased security. Features of obligations arising from damage to health, causing death.

Topic 13. Theoretical problems of inheritance law

Development of inheritance law. Versatility and singularity. The relationship between the personal and the social. The concept of inheritance, hereditary mass. The moment of opening the inheritance. Hereditary relations, features of the subject composition of hereditary relations. Relations after the opening of the inheritance and after the acceptance of the inheritance. Testament, freedom of testament. Inheritance by law. Acceptance of inheritance. Rules for accepting inheritance. Place and terms for acceptance of inheritance. The right to refuse to accept inheritance. The right to refuse to accept inheritance in favor of another person. Legal consequences of refusal to accept inheritance. Transfer of the right to accept inheritance. Extinction of inheritance. Division of inheritance between heirs. Protection of hereditary property. Inheritance Management.

Certificate of the right to inheritance. Rules for issuing a certificate of inheritance. Grounds for issuing a certificate of inheritance. State registration of the right to inheritance. The concept of an inheritance contract. Parties to the inheritance agreement. Form and content of the inheritance agreement. Certification and state registration of inheritance agreements. Features of the inheritance agreement with the participation of spouses. Termination of the inheritance agreement

Content module 4. Actual problems of commercial law

Topic 14. Commercial Law and Economic Relations: Modern Problems

Problematic aspects of the concept and features of economic activity. Problems of the legal regime and basic principles of economic activity. Economic legal relations: concepts, types and problems. Actual problems of the legal status of the subject composition of economic legal relations, economic activity and economic law, as well as participants in relations in the field of economic activity. Problems of state economic policy, economic forecasting and economic planning. Problems of State

Economic Regulation of State Economic Supervision (Control). Management of economic activity by local self-government bodies: directions, reforms and current problems.

Topic 15. Subjects of economic legal relations: problems of improving the legal position, taking into account the peculiarities of the legal status, nature and types of activity, etc.

The concept and characteristics of subjects of economic law – participants in relations in the field of economics. Types of subjects of economic law. Concepts, features, types of business entities. Fictitious activity of a business entity. General and special conditions for the creation of business entities. General characteristics of constituent documents of business entities. The charter and the memorandum of association as constituent documents of business entities. Model charter. Means of individualization of business entities.

Topic 16. Organizational and Legal Foundations of the Establishment and Functioning of Business Entities

Concepts and types of business entities. Formation of economic organizations and restriction of rights to their foundation. Issues of state registration of legal entities and individuals as subjects of entrepreneurial activity. Novelties of legislative regulation of state registration of business entities. The concept of the founder, participant of the enterprise and the ultimate beneficial owner (controller). Content and procedure for adoption of constituent documents of economic organizations. Issues of management of economic organization and types of governing bodies. Obligations of business entities and legal basis of state control over their implementation. Protection of the rights of business entities and ways to protect them. Termination of an economic organization, termination of entrepreneurial activity of an individual.

Topic 17. Key aspects of legal support of economic obligations, including economic contracts

Economic obligations: common problems. Problematic aspects of the occurrence, performance, confirmation of performance, security, termination, termination and invalidity of economic obligations. Commercial contract: general problematic aspects. Problematic issues of concluding, executing, amending, terminating and terminating a commercial contract. Problematic parties of certain types of commercial contracts.

Topic 18. Problematic aspects of responsibility in the field of economic activity

The concept and grounds of economic and legal liability. The issue of determining the boundaries of economic and legal liability. Pre-trial and judicial procedure for the implementation of economic and legal liability. Features of the composition of losses in the field of economics. The concept and procedure for applying penalties in the field of economics. The concept and procedure for the application of operational and economic sanctions in the field of economics. The concept and procedure for the application of administrative and economic sanctions in the field of economics. The concept of force majeure circumstances in the field of business and the legal consequences of their occurrence. The issue of distinguishing force majeure circumstances from circumstances that complicate the fulfillment of contractual obligations.

Topics of seminar classes

Topic 1. Modern problems of determining the subject, method and system of civil law.

Topic 2. Scientific concepts on civil legal relations and their subjects.

Topic 3. Actual problems of property rights.

Topic 4. Actual problems of personal non-property and property rights.

Topic 5. Problematic issues of obligations and the law of obligations, ensuring its fulfillment.

Topic 6. Theoretical problems of inheritance law.

Topic 7. Economic Law and Economic Relations: Modern Problems.

Topics of independent work

Independent study of individual issues within the following topics:

Modern problems of determining the subject, method and system of civil law. Scientific concepts on civil legal relations and their subjects. Terms in civil law. Problems of the concept and consequences of the transaction and representation. Actual problems of property rights. Problems of legal regulation of property rights to other people's property. Actual problems of personal non-property and property rights. Modern Problems of Intellectual Property Law. Problematic issues of obligations and the law of obligations, ensuring its fulfillment. Scientific concepts of the origin, change and termination of a civil contract, its comparative legal aspect. Features of civil liability. Problems of legal regulation of non-contractual obligations. Theoretical problems of inheritance law. Economic Law and Economic Relations: Modern Problems. Subjects of economic legal relations: problems of improving the legal position, taking into account the peculiarities of the legal status, nature and types of activity, etc. Organizational and legal foundations of the creation and functioning of business entities. Key aspects of legal support of economic obligations, including economic contracts. Problematic aspects of responsibility in the field of management.

8. Grading System and Requirements

<p>General Course Grading System</p>	<p>Assessment of the knowledge of higher education institutions is carried out on a 100-point scale with subsequent transfer to the national scale (University scale) and the ECTS scale, in accordance with the "Regulations on the current and final assessment of the knowledge of higher education applicants of the National University "Chernihiv Polytechnic" (https://stu.cn.ua/wp-content/stu-media/normobaza/normdoc/norm-osvitproces/polozhennya-pro-potochne-ta-pidsumkove-oczinyuvannya-znan-zdobuvachiv-vo.pdf).</p> <p>The system of assessment of knowledge in the academic discipline "Problems of Civil and Commercial Law" includes current and semester control of knowledge. In a semester, a higher education institution can score up to 70% of the final grade for performing all types of work during the semester and up to 30% of the final grade on the exam. If a higher education applicant has completed all types of work during the semester, then he, if desired, can leave the number of points scored as a final grade and not take the exam. Retaking the exam in order to increase the positive grade is not allowed, but in exceptional cases, in agreement with the Dean of the Faculty, such permission can be given by the Rector of the University.</p> <p>Current control is carried out by communicating with higher education applicants during lectures, seminars, oral and written surveys of higher education applicants, evaluating the results of non-formal education, evaluating the abstracting of scientific work, performing independent work and writing one test paper.</p> <p>Semester control at the end of the semester is carried out in the form of an exam in accordance with the schedule of the educational process according to the approved schedule. There are tickets for passing the exam. Tickets consist of three questions (each question is valued at a maximum of 10 points). At 8-10 points, the answer to the question is evaluated, which is complete, its content corresponds to the essence of the question posed, (while making 1-2 minor mistakes). 5-7 points - the answer is correct, consistent, logical, but the HEI allows for some minor omissions of factual material in the presentation; 1-4 points of the higher education institution shows ignorance of most of the factual material; the answer does not reveal the questions or tasks posed; makes gross mistakes; 0 points – is given when the answer to the question is completely wrong.</p> <p>Assessment of the performance of higher education institutions during semester control is entered into the statement of academic performance and the study card of the higher education applicant in the automated management system - ACS "HEI".</p>
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Requirements for the CD	<p>The final test is carried out in the 2nd semester based on the results of studying all content modules. It may include theoretical questions, as well as practical and test tasks. The tasks of the test work may include questions on topics, the study of which was not submitted to seminar classes, but which are provided for by the plan for independent study. Applicants for higher education are warned about the final work at least a week in advance. The maximum number of points for modular control work for full-time higher education students is 15.</p> <p><i>Criteria for evaluating the completed test work:</i></p> <p>13-15 points - the answer is correct, complete, consistent, logical; the applicant for higher education confidently owns the factual material from the entire course, knows how to apply it in relation to specific tasks, is clearly oriented in the material, analyzes cause-and-effect relationships; The answer to theoretical questions is given using the appropriate terminology, while making 1-2 minor errors from the actual material. 9-12 points - the answer is correct, consistent, logical, but the applicant for higher education allows some minor omissions of factual material in the presentation, knows how to apply it in relation to specific tasks, in some cases does not clearly formulate generally correct answers; orients himself in the material; has skills in using normative material. 5-8 points, a higher education applicant owns most of the factual material, but does not teach it consistently and logically, allows significant gaps in the answers, does not confidently navigate the regulatory framework, does not always know how to apply the acquired knowledge in an integrated way to analyze specific situations, does not clearly and sometimes incorrectly formulate the main theoretical provisions and cause-and-effect relationships. 1-4 points, the applicant for higher education shows ignorance of most of the factual material; the answer does not reveal the questions or tasks posed; makes gross mistakes. 0 points provided for the corresponding task – is given when the applicant for higher education did not complete the corresponding task or completed it completely incorrectly.</p> <p>After checking the test work and announcing its results, higher education applicants are given the opportunity to get acquainted with their own works and tasks for them, and, if necessary, to challenge the results of the test.</p>
Seminar (practical) classes	<p><i>Oral survey</i> - includes a survey on any issue submitted to the seminar lesson (at the choice of the teacher), an answer to questions from other universities, an answer to questions for review (on topics that were studied earlier), answers to control questions on the topic of the seminar lesson. The maximum number of points can be given to the higher education institution prepared to answer all questions of the topic, including questions submitted for independent study.</p> <p><i>When evaluating the answer, the teacher is guided by criteria such as:</i> 4 points - complete, consistent and reasonable presentation of the material. The answer shows a deep understanding of the question and its relationship to other topics and issues. 3.5 points - the HEI gives a correct, complete presentation of the content of the textbook and the material submitted by the teacher, but does not answer the additional control questions that the teacher asks. 3 points - the higher education institution shows knowledge and understanding of the main educational material under consideration, but during the answer it makes significant mistakes and realizes them only after repeated instruction by the teacher. He does not teach the material consistently. He does not give answers to clarifying questions immediately, not confidently and not clearly. The teacher does not answer additional questions, or answers very superficially. 2 points – the higher education institution makes gross mistakes in the answer and does not correct these mistakes even when the teacher points them out; superficially orients himself in the issue and topic that is discussed at the seminar lesson. 1 point – the HEI tries to reproduce the content of the material,</p>

	<p>but does not understand its content at all, the connections of terms and concepts and their place in the issue under study. 0 points are awarded to the higher education institution that refuses to answer the questions.</p> <p><i>Abstracting of scientific literature</i> consists in the independent study of scientific literature (usually a scientific article) by higher education institutions, critical review and brief retelling of its content, as well as giving the most important conclusions.</p> <p><i>Evaluation of the performance of abstracts, individual work</i> is carried out on the basis of the following criteria: design of the work, the ability to independently work with scientific sources and regulations, to clearly determine the relevance of the issue under study, to formulate one's own position on the basis of the analysis:</p> <ul style="list-style-type: none"> - 3 points – the material is presented logically and completely, the results of the study have practical and theoretical value, the conclusions are reasoned and substantiated; - 2 points – the material is presented logically and completely, the results of the study have practical and theoretical value, the conclusions are not sufficiently reasoned and substantiated; - 1.5-1 point – the material is not presented fully enough, individual work is not sufficiently reasoned, substantiated and/or does not relate to all the tasks set; - 0.5-0 points – the presented material is incomplete, individual work is not structured, conclusions are superficial or absent. <p>The maximum number of points is 3.</p>
<p>Conditions for admission to the final control</p>	<p>In the event that the HEI during the semester has not fully completed all types of educational work provided for by the work program of the academic discipline, has more than 30% of the absences of classes (without valid reasons) of the total number of classroom hours of the relevant academic discipline or has not scored the minimum required number of points (i.e. the number of points that in total with the maximum possible number of points that the HEI can receive during the semester control will not allow you to get the final grade "satisfactory – E, 60 points"), (for the semester – 30 points), then he is not allowed to take the exam during the semester control, but has the right to liquidate academic debt.</p> <p>The entire volume of theoretical material provided for by the work program of the academic discipline is submitted for the liquidation of academic debt. Academic debt must be eliminated before the certification of the applicant for higher education, and in the case when the debt arose from the discipline, knowledge, skills and abilities, in accordance with which, in accordance with the structural and logical scheme of training a specialist, are required for the study of academic disciplines in the next semester, then such debt must be eliminated before the beginning of the new semester. Academic debts are liquidated by applicants for higher education during the next semesters according to the schedules for the liquidation of academic debts, which are approved by the Dean of the Faculty at the request of the relevant departments.</p> <p>The results of the liquidation of academic debt are reflected in the liquidation statement of success.</p>

Distribution of points received by applicants for higher education

Module according to the thematic plan of the discipline and form of control	Number of points <i>Full-time form of education /</i> <i>Part-time form of education</i>
Content module 1. General provisions of civil law. Subjects of civil law	0-10/12

1	Oral answers in practical classes	0-3,5/4
2	Solving practical problems	0-2/2
3	Solving test problems	0-2/2
4	Writing essays, presentation, dorovide, essay, abstract	0-2,5/4
Content module 2. Problematic Aspects of Property Rights, Property and Non-Property Rights, Intellectual Property Rights		0-10/6
1	Oral answers in practical classes	0-3,5/2
2	Solving practical problems	0-2/1
3	Solving test problems	0-2/1
4	Writing essays, presentation, dorovide, essay, abstract	0-2,5/2
Content module 3. Theoretical and practical problems of the law of obligations. Inheritance law		0-10/6
1	Oral answers in practical classes	0-3/2
2	Solving practical problems	0-2/1
3	Solving test problems	0-2/1
4	Writing essays, presentation, dorovide, essay, abstract	0-3/2
Content module 4. Actual problems of commercial law		0-10/6
1	Oral answers in practical classes	0-3/2
2	Solving practical problems	0-2/1
3	Solving test problems	0-2/1
4	Writing essays, presentation, dorovide, essay, abstract	0-3/2
Test work		0-15/20
Performance of selective types of independent work (PowerPoint presentations, report to a scientific student conference, preparation of scientific publications, etc.)		0-15/20
Total current and intermediate modular control		0... 70
Semester control (exam)		0... 30

Learning Outcomes Assessment Scale

Score in points	ECTS Assessment	National scale score	
		for the exam (differentiated credit), course project (work), practice, certification	For the sake of credit
90 – 100	A (<i>excellent</i>)	Excellent	Protected
82-89	B (<i>very good</i>)	Good	
75-81	C (<i>good</i>)		
66-74	D (<i>satisfactory</i>)	satisfactory	
60-65	E (<i>enough</i>)		
0-59	FX (<i>Unsatisfactory</i>)	unsatisfactory with the possibility of reassembly	not credited with opportunity Repeated Assembly

9. Course policies. In the event that the HEI during the semester has not fully fulfilled all types of educational work provided for by the work program of the academic discipline, has more than 30% of the absences of classes (without valid reasons) of the total number of classroom hours of the relevant academic discipline or has not scored the minimum required number of points (i.e. the number of points that the HEI can receive during the semester control will not allow you to receive in total with the maximum possible number of points that the HEI can receive during the semester control final grade "satisfactory – E, 60 points"), (*for the semester – 30 points*), then he is not allowed to take the exam during the semester control, but has the right to liquidate academic debt.

The general policy of the course includes compliance with the principles of attending classes in accordance with the approved schedule, as well as free attendance of lectures for persons who have received permission to do so in accordance with the Procedure for granting permission for free attendance of classes to applicants for higher education of the National University "Chernihiv Polytechnic". Unacceptable absences and lateness to classes; use of mobile devices during the lesson for purposes not related to learning; cheating; non-compliance with the deadlines for the implementation of educational and scientific tasks, etc. For objective reasons (for example, quarantine, illness, international internship), training can take place remotely in agreement with the dean's office and the teacher teaching the course.

The general principles of the educational process at Chernihiv Polytechnic National University are enshrined in the Regulations on the organization of the educational process at the National University "Chernihiv Polytechnic", zatv. The Academic Council of 31.08.2020 <https://stu.cn.ua/wp-content/stu-media/normobaza/normdoc/norm-osvitproces/plozhennya-pro-organizacziyu-osvitnogo-proczesu.pdf> and the Regulations on Distance Learning at the National University "Chernihiv Polytechnic", zatv. The Academic Council of 31.08.2020 <https://stu.cn.ua/wp-content/stu-media/normobaza/normdoc/norm-osvitproces/plozhennya-pro-dystancziyne-navchannya.pdf>

Laptop / Smartphone Policy

Applicants are asked to keep their smartphones silent during lectures and practical classes, as calls, correspondence and communication in social networks distract both the teacher and other applicants from conducting classes. Laptops, tablets and smartphones cannot be used in classrooms during classes and during the final control (except for passing the test control in the Moodle system).

Incentives and Penalties Policy

Based on the results of educational, scientific or organizational activities of higher education applicants for the course, they can be awarded additional points - up to 10 points, depending on the weight of achievements. Types of extracurricular activities for which applicants for higher education are encouraged by an additional number of points: participation in international projects, scientific research, abstracts, participation in scientific and practical conferences, etc.

Academic Integrity Policy

The policy of adherence to academic integrity is based on the Code of Academic Integrity of the National University "Chernihiv Polytechnic" <https://stu.cn.ua/wp-content/stu-media/normobaza/normdoc/norm-yakist/kodeks-akademichnoyi-dobrochesnosti.pdf>.

Compliance with academic integrity by students involves: - independent performance of educational tasks, tasks of current and final control of learning outcomes (for persons with special educational needs, this requirement is applied taking into account their individual needs and capabilities); - links to sources of information in case of using ideas, developments, statements, information; - compliance with the norms of legislation on copyright and related rights; - providing reliable information about the results of their own educational (scientific, creative) activities, research methods used and sources of information.

Violation of academic integrity by applicants for higher education can have consequences: - repeated assessment (test, test, etc.); - re-completion of the relevant educational component of the educational program; - expulsion from the University; - deprivation of academic scholarships.

Rules for re-crediting credits

Credits received in other higher education institutions, as well as learning outcomes in non-formal and/or informal education, can be re-enrolled by the teacher in accordance with the provision ["Procedure](#)

for determining academic difference and re-enrollment of academic disciplines at Chernihiv Polytechnic National University". Recognition of learning outcomes in non-formal education applies to individual content modules (topics) of the academic discipline.

10. Recommended literature.

1. Economic Law: Study. Manual. for preparation. to exams / V. S. Milash. 8th ed., changes. Kharkiv: Pravo, 2024. 400 p. (in Russian).
2. Recodification of Civil Legislation of Ukraine: Challenges of Time: Monograph. Ed. N. S. Kuznetsova. Odesa: Helvetica Publishing House, 2021. 690 p. (in Russian).
3. Civil law. General part: study. Manual. for preparation. to exams and tests / E. O. Michurin. – View. 2 ge, rework. Kharkiv: Pravo, 2022. 234 p. (in Russian).
4. Civil law. Special part: teaching. Manual. / [Avramova O. E., Vakulovych E. V., Gorbenko A. S. et al.]; for general. Ed. Y. M. Zhornokyu, O. E. Kukhareva; Ministry of Internal Affairs of Ukraine, Kharkiv. Nats. Univ. vn. cases. Kharkiv: KhNUiA, 2023. 420 p. (in Russian).
6. Civil law : study guide / A. V. Goncharova, O. M. Reznik. Sumy: Sumy State University, 2019. 76 p.

Internet sources.

1. Link to the discipline page in the moodle distance learning system. URL: <https://eln.stu.cn.ua/course/view.php?id=9088>.
2. Official website of the Verkhovna Rada of Ukraine. URL: <https://www.rada.gov.ua/>.
3. Ministry of Justice of Ukraine. URL: <https://minjust.gov.ua/>.
4. Communication team of the Office of the Deputy Prime Minister for European and Euro-Atlantic Integration. URL: <https://eu-ua.kmu.gov.ua/>.