

## COURSE UNIT (MODULE) DESCRIPTION

Course unit (module) title	Code
CIVIL LAW IN UKRAINE. PROPERTY LAW AND CONTRACT LAW	

Lecturer(s)	Department(s)		
Coordinator: lect. dr. Sergiy Glotov Other(s):	Vilnius University, Faculty of Law, Center of Ukrainian Law Saulėtekio av. 9, Building 1, LT-10222, Vilnius, phone +380 67 579 2 333, e-mail: <a href="mailto:sergiy.glotov@tf.vu.lt">sergiy.glotov@tf.vu.lt</a>		

Study cycle	Type of the course unit (module)	
First	Optional	

Mode of delivery	Course unit delivery period	Language(s) of instruction
Online	2 (autumn) / 3 (spring) semester	Ukrainian

Requirements for students					
Pre-requisites: none	Co-requisites (if any): none				

Number of credits allocated	Total student's workload	Self-study hours	
5	133	32	101

## Purpose of the course unit (module): programme competences to be developed

The course is devoted to the development of students' systemic understanding related to the main provisions in Ukraine on property law, obligations and contracts, as well as abilities to apply this knowledge in practice, to analyse and evaluate case law and doctrine.

Learning outcomes of the course unit (module)	Teaching and learning methods	Assessment methods
Students will be able to systematically analyse the interaction of international, European and Ukrainian legal regulation with regard to the exploitation and enforcement of property law.	A problematic method of teaching during lectures and seminars (case analysis, working in group, discussions), individual studies (critical literature reading)	Examination
Students will be able to gain knowledge about the important provisions of contracts in Ukraine that require contractual settlement from a practical point of view.	A problematic method of teaching during lectures and seminars (case analysis, working in group, discussions), individual studies (critical literature reading)	Examination
Students will be able to critically analyse and ethically evaluate the legal doctrine and case law concerning the obligations.	A problematic method of teaching during lectures and seminars (case analysis, working in group, discussions), individual studies (critical literature reading)	Examination
Students will be able to properly apply and interpret legal norms regulating individual types of contracts in Ukraine.	A problematic method of teaching during lectures and seminars (case analysis, working in group, discussions), individual studies (critical literature reading)	Examination
Students will be able to take critical (and self-critical) approach, provide their opinion in a coherent, argumentative and logic manner.	A problematic method of teaching during lectures and seminars (case analysis, working in group, discussions), individual studies (critical literature reading)	Examination

Contact hours					Self-study: hours and assignments				
Content: breakdown of the topics	Lectures	Consultations	Seminars	Practical sessions	Laboratory activities	Internship/work placement	Contact hours	Self-study hours	Assignments
General description of	2		2				4	4	Reading academic literature and

	property rights						main legal sources. Analysis of
	property rights						relevant cases in the court practice.
							Reading academic literature and
2.	Property rights	2	0,5		2,5	10	main legal sources. Analysis of
	Troperty rights	_	0,5		_,0	10	relevant cases in the court practice.
3.	Emergence and						Reading academic literature and
٥.	termination of	2	0,5		2,5	10	main legal sources. Analysis of
	ownership	_	3,2		_,c		relevant cases in the court practice.
	* ···						Reading academic literature and
4.	Joint ownership right	2	1		3	7	main legal sources. Analysis of
		_				•	relevant cases in the court practice.
_	<b>D</b> 1 0						Reading academic literature and
5.	Protection of	1	0,5		1,5	8	main legal sources. Analysis of
	ownership				,-		relevant cases in the court practice.
6.	Law of obligation and						Reading academic literature and
	obligation	1	1		2	10	main legal sources. Analysis of
	C						relevant cases in the court practice.
7.	Fulfillment of						Reading academic literature and
	obligation	1	0,5		1,5	7	main legal sources. Analysis of
					ĺ		relevant cases in the court practice.
8.	Enforcement of						Reading academic literature and
	obligation	2	1		3	7	main legal sources. Analysis of
	_						relevant cases in the court practice.
9.	Termination of						Reading academic literature and
	obligations	2	2		4	10	main legal sources. Analysis of
							relevant cases in the court practice.
10.	Legal consequences						Reading academic literature and
	of breach of	1	0,5		1,5	5	main legal sources. Analysis of
	obligation						relevant cases in the court practice.
11.	Liability for breach of						Reading academic literature and
	obligation	1	0,5		1,5	5	main legal sources. Analysis of
							relevant cases in the court practice.
	Civil contract						Reading academic literature and
13.	Main types of	4	1		5	18	main legal sources. Analysis of
	contracts						relevant cases in the court practice.
	Total	21	11		32	101	

Assessment strategy	Weight, percentage	Assessment period	Assessment criteria
Examination in written / spoken	100	During the examination session	Three open-ended questions in written, during which the student is expected to demonstrate an understanding and analysis of the subject of civil law and the fundamentals of the law of obligations, as well as the legal nature of the contracts studied within the course – max. 6 points.  Additional questions orally related to the written part of examination – max. 4 points (up to 15 minutes).  Final examination is evaluated by the 10 points assessment criteria for the final evaluation:  • 10 points (excellent), excellent knowledge and abilities;  • 9 points (very good), strong, good knowledge and abilities;  • 8 points (good), better than average knowledge and abilities;  • 7 points (average), average knowledge and abilities, with minor  • mistakes;  • 6 points (satisfactory), knowledge and abilities are lower than medium, includes some mistakes;  • 5 points (weak), knowledge and abilities satisfies minimal requirements;  • 4-1 points – unsatisfactory.

Author	Year of publica tion	Title	Issue of a periodical or volume of a publication	Publishing place and house or web link
Compulsory reading				_
И.В.Спасибо- Фатеева, О.П.Печеный, В.И.Крат	2017	Харьковская цивилистическая школа: о договоре		Право
И.В.Спасибо- Фатеева, В.И.Борисова, Ю.В.Мыца, В.Л.Яроцкий	2012	Харьковская цивилистическая школа: право собственности		Право
Заїка Ю.О.	2014	Транспортне право України		КНТ
С.Є.Морозова, С.І.Лукасевіч- Крутнік	2020	Цивільний кодекс України: науково- практичний коментар, Т.9, за ред. І.В.Спасибо-Фатєєвої		ЕКУС
О.М.Сібіга	2010	Договір комісії за цивільним кодексом України		Право
В.П.Янішен	2014	Цивільне право : підручник, Т.2 / за ред. В.І.Борисової, І.В.Спасибо-Фатєєвої, В.Л.Яроцького		Право
О.М.Соловьов	2015	Цивільний кодекс України : науково- практичний коментар, Т.10, за ред. І.В.Спасибо-Фатєєвої		Право
І.Коваль	2015	Законодавче регулювання договірних відносин у сфері інтелектуальної власності: стан і напрями розвитку	Теорія і практика інтелектуальної власності, №3, с.46-54	
Л.М.Баранова	2014	Цивільний кодекс України : науковопрактичний коментар, Т.11 «Недоговірні зобов'язання», за ред. І.В.Спасибофатєєвої		Право