

COURSE UNIT (MODULE) DESCRIPTION

Course unit (module) title	Code
COMPANY LAW	

Lecturer(s)	Department(s)
Coordinator: Prof. Dr. Inna Spasybo-Fatyeyeva	Vilnius University, Faculty of Law, Center of Ukrainian
Other(s): -	Law
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Study cycle	Type of the course unit (module)
First	Optional

Mode of delivery	Period when the course unit (module) is delivered	Language(s) of instruction
Online	3 (autumn)/ 4 (spring) semester	Ukrainian

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

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

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

The purpose of this section of the course is to enable students to acquire theoretical knowledge about the legal regulation of corporate relations and to master practical skills of analysis and application of the corporate legislation of Ukraine, its correlation with EU legislation.

correlation with EU legislation.		
Learning outcomes of the course unit	Teaching and learning methods	Assessment methods
(module)		
Students will know the basic fundamentals	A problematic method of teaching during	Examination in
of the theory of corporate law, the basics of	lectures and seminars (the analysis of	written
legal regulation of corporate relations.	problematic practical issues, discussions),	
	individual studies (critical literature reading)	
Students will comprehend the interaction of	A problematic method of teaching during	Examination in
international, European and Ukrainian legal	lectures and seminars (the analysis of	written
regulation of law company, assess the	problematic practical issues, discussions),	
compliance of Ukrainian legislation with	individual studies (critical literature reading)	
European and international legal acts.		
Students will be able to critically analyze	A problematic method of teaching during	Examination in
and evaluate legal doctrine and case law of	lectures and seminars (the analysis of	written
Ukraine on the protection of corporate	problematic practical issues, discussions),	
rights.	individual studies (critical literature reading)	
Students will be able to interpret and	A problematic method of teaching during	Examination in
appropriately apply legal provisions of	lectures and seminars (the analysis of	written
Ukrainian corporate law in support of legal	problematic practical issues, discussions),	
decisions.	individual studies (critical literature reading)	
Students will be able to analyze scientific	A problematic method of teaching during	Examination in
and practical international, EU and	lectures and seminars (the analysis of	written
Ukrainian material related to lawm company,	problematic practical issues, discussions),	
to generalize and present it unambiguously.	individual studies (critical literature reading)	

			Con	tact h	ours			Sel	f-study work: time and assignments
Content: breakdown of the topics	Lectures	Consultations	Seminars	Practical sessions	Laboratory activities	Internship/work	Contact hours	22 Self-study hours	Assignments
1. Company law as a branch of private law. The concept and elements of corporate legal relations	2		2				10	21	A problematic method of teaching during lectures and seminars (the analysis of problematic practical issues, discussions), individual studies (critical literature reading) Examination in written
2.The concept of corporate rights, their legal nature, elements, procedure for implementation	2		2				4	16	A problematic method of teaching during lectures and seminars (the analysis of problematic practical issues, discussions), individual studies (critical literature reading) Examination in written
3. Subjects of corporate relations. Types of companies	2		2				4	16	A problematic method of teaching during lectures and seminars (the analysis of problematic practical issues, discussions), individual studies (critical literature reading) Examination in written
4. Objects of corporate relations. Turnover of stakes in the authorized capital and shares	2		2				4	16	A problematic method of teaching during lectures and seminars (the analysis of problematic practical issues, discussions), individual studies (critical literature reading) Examination in written
5. Ownership relations in company. Ownership structure. Beneficial owners. Corporate rights of spouses	2		2				4	16	A problematic method of teaching during lectures and seminars (the analysis of

						problematic practical issues, discussions), individual studies (critical literature reading) Examination in written
6. Corporate governance and legal capacity of a legal entity. Legal status of the company's bodies. Corporate agreements	2	2		2	6	A problematic method of teaching during lectures and seminars (the analysis of problematic practical issues, discussions), individual studies (critical literature reading) Examination in written
7. Ways to protect corporate rights. Corporate disputes. Problems of jurisdiction	2	2		2	10	A problematic method of teaching during lectures and seminars (the analysis of problematic practical issues, discussions), individual studies (critical literature reading) Examination in written
Total	14	18		32	101	

Assessment	Weight,	Assessment	Assessment criteria
strategy	percentage	period	
Examination	100	During the	The final form of control of students' knowledge is an spoke exam, which
in written		examination	aims to test the level of theoretical knowledge, the ability to apply them in
		session	solving specific practical problems. The exam is conducted on tickets,
			consisting of 3 questions.

Author	Year of public ation	Title	Issue of a periodical or volume of a publication	Publishing place and house or web link
Compulsory reading				
За заг. ред. проф. І.В.	2020	Цивільний кодекс України:		Харків : ЕКУС
Спасибо-Фатєєвої		науково-практичний		
		коментар. Том 1.		
За заг. ред. проф. І.В.	2021	Цивільне право (частина		Харків : ЕКУС
Спасибо-Фатєєвої		загальна). Курс лекцій:		
		навч. посіб		

За ред. І. В. Спасибо- Фатєєвої.	2021	Добросовісність: доктрина & судова практика: зб. ст.	Харків : ЕКУС
За ред. І. В. Спасибо- Фатєєвої.	2019	Корпоративні спори : правові позиції Верховного Суду та коментарі науковців	Харків : ЕКУС
За ред. І. В. Спасибо- Фатєєвої.	2021	Корпоративне право крізь призму судової практики : моногр	Харків : ЕКУС
Optional reading			
Смітюх А. В.	2018	Корпоративні права та корпоративні паї (частки): теоретико-правові аспекти : монографія	Одеса : Фенікс
Жорнокуй Ю. М.	2015	Корпоративні конфлікти в акціонерних товариствах: цивільно-правовий аспект : монографія.	Харків : Право
Жорнокуй Ю.М., Сліпченко О.С., Жорнокуй В.Г.	2021	Корпоративні правовідносини.	Харків : ЕКУС
Лукач I. В.	2015.	Теоретичні проблеми правового регулювання корпоративних відносин в Україні: монографія.	Київ : Ліра
За ред. В. А. Васильєвої.	2016.	Корпоративне право Польщі та України : монографія	Івано-Франківськ,
За заг. ред. О. С. Яворської.	2020.	Корпоративне право : підручник	Дрогобич : Коло,
Цікало В.І.	2022	Засада пропорційності здійснення корпоративних прав.	Львів: ЛНУ ім. Івана Франка