

**Academic discipline:  
"Contract in civil law"**

<b>Code and name of specialty</b>	1-24 01 02 "Jurisprudence"
<b>Training course</b>	3
<b>Semester of training</b>	6
<b>Number of class hours:</b>	34
<b>Lectures</b>	20
<b>Seminar classes</b>	14
<b>Practical exercises</b>	-
<b>Laboratory classes</b>	-
<b>Form of intermediate assessment (credit/differential credit/exam)</b>	credit
<b>Number of credits</b>	3
<b>Competencies to be formed</b>	To apply the norms of legislation in the process of solving problems related to the conclusion, execution, modification, termination of civil law contracts

**Summary of the content of the academic discipline:**

The academic discipline "Contract in civil law" is aimed at developing students' in-depth theoretical knowledge about key issues of contract law. The civil law contract is the central institution of the sub-branch of the law of obligations of the branch of civil law. A civil law contract is not only more often than other legal facts the basis for the emergence, modification, termination of binding civil law relations, but also, within the civil law, the regulator of property relations generated by it. In the process of studying the academic discipline "Contract in civil law", students should familiarize themselves with the theory of contract law, the provisions of national legislation in this area, and the practice of applying such provisions. The skills acquired during the study of the academic discipline "Contract in civil law" should include the application of the acquired knowledge in the process of concluding, executing, amending, and terminating civil law contracts.