**The name of the academic discipline:**

**“Contract in civil law”**

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| **Specialty code and name** | 6-05-0241-01 Jurisprudence |
| **Year of study** | 3 |
| **Semester of study** | 6 |
| **Number of in-class academic hours:** | 38 |
| **Lectures** | 24 |
| **Seminar classes** | 14 |
| **Practical classes** | - |
| **Laboratory classes** | - |
| **Form of the current assessment (*credit/ graded credit /exam*)** | credit |
| **Number of credit points** | 2 |
| **Competences** | Apply the norms of legislation in the process of solving problems related to the conclusion, execution, amendment and termination of civil law contracts. |
| **Summary of the academic discipline:**  Civil law contract is the central institution of the sub-branch of the law of obligations of the civil law branch. A civil law contract is not only more often than other legal facts is the basis for the emergence, modification, termination of binding civil law relations, but also is a regulator of property relations generated by it within the framework of civil legislation. The Civil Code of the Republic of Belarus contains rules that regulate contractual relations in various structural elements. Thus, some of these rules are concentrated in subsection 2 "General provisions on the contract" of section III "General part of the law of obligations", others – in section IV "Certain types of obligations", and others-in section V "Intellectual property". | |