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**Federal State Autonomous Educational Institution of Higher Education  
PEOPLES' FRIENDSHIP UNIVERSITY OF RUSSIA NAMED  
AFTER PATRICE LUMUMBA**

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**LAW INSTITUTE**

educational division (faculty/institute/academy) as higher education programme developer

**COURSE SYLLABUS**

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**CIVIL LAW**

course title

**Recommended by the Didactic Council for the Education Field of:**

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**40.03.01 JURISPRUDENCE**

field of studies / speciality code and title

**The course instruction is implemented within the professional education programme of higher education:**

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**BACHELOR OF LAWS (LLB)**

higher education programme profile/specialisation title

## 1. COURSE GOAL(s)

The goals of the course are to obtain basic knowledge in the field of Civil Law, understanding of the civil legislation system, the meaning of Civil Law subject matter and possibilities of creative practical implementation in it, acquisition by students of practical skills necessary for the successful implementation of professional activities.

Studying of the Civil Law discipline contributes to the development of students' legal thinking, a deeper understanding of Russian law in general, and is also necessary to study other disciplines of the Civil Law cycle.

Study objectives of the discipline are:

- development of students` knowledge about the essence of Civil Law as a branch of law, as a science and as an academic discipline, as well as about the place and role of Civil Law in Russian legal system;
- development of the ability to define tasks within the framework of the set goal and choose best ways of their solution on the basis of existing legal norms;
- development of the ability to analyze, interpret and apply the substantive law when solving problems in the field of professional activity;
- development of the ability to logically correct, reasoned and clear written and oral speech, to use the professional legal vocabulary correctly;
- ability to effectively obtain legally significant information from various sources, including legal databases, to solve problems of professional activity with the use of information technologies and taking into account the requirements of information security;
- development of the ability to skillfully apply legal norms in specific spheres of legal activity, correctly and fully reflect it in the form prescribed by the law.

## 2. REQUIREMENTS FOR LEARNING OUTCOMES

Mastering the course (module) of Civil Law intends to train and guide students to achieve the development of following competences (competences in part):

*Table 2.1. List of target competencies (parts of competencies)*

<b>Code (GC, GPC, PC)</b>	<b>Competence</b>	<b>Competence indicators</b>
GC-2	GC-2. Can specify the range of tasks within the goal and choose the best ways to complete them based on the current legal norms, available resources and restrictions.	GC-2.1. Identifies and formulates the solution to a problem directly related to achieving the project goal; GC-2.3. Identifies the available resources, restrictions and the current legal norms based on the tasks given;
GPC-1	GPC-1. Can analyze the main patterns of formation, implementation and development of law.	GPC-1.1. Knows the basics of the history of law, its nature and patterns; GPC-1.2. Uses legal methodology in order to analyze the main patterns of formation, implementation and development of law; GPC-1.3. Formulates and explains their position to complete professional tasks using relevant legal information

<b>Code (GC, GPC, PC)</b>	<b>Competence</b>	<b>Competence indicators</b>
GPC-2	GPC-2. Can apply the norms of substantive and procedural law to solve professional problems	GPC-2.1. Knows the system of branches, institutions and sources of law, understands the specifics of implementation and interaction of norms of substantive and procedural law; GPC-2.2. Identifies and analyzes facts of law, legally significant facts and circumstances to apply specific norms of substantive and procedural law; GPC-2.3. Makes legally relevant decisions and formalizes them in strict accordance with the norms of substantive and procedural law.
GPC-4	GPC-4. Can interpret legal norms in a professional way.	GPC-4.1. Understands the nature and significance of legal norms and their interpretation in the legal profession; GPC-4.2. Has mastered the skills to apply various methods of interpreting laws, identify conflicts of laws and gaps in legal regulation; GPC-4.3. Masters the skills of presenting the results of legal interpretation and using them in implementation of law
GPC-5	GPC-5. Can use their speaking and writing skills in a cohesive, well-reasoned and logical way with a uniform and correct use of professional legal terminology.	GPC-5.3. Correctly uses legal terminology in professional communication.
GPC-6	GPC-6. Can participate in the process of drafting regulatory acts and other legal documents.	GPC-6.1. Identifies the necessity of drafting legal acts and other legal documents as well as their affiliated branch; GPC-6.2. Highlights and considers the features of various types of regulatory acts and other legal documents; GPC-6.3. Applies the legal techniques and rules to draft regulatory acts and other legal documents
GPC-8	GPC-8. Can obtain relevant legal information in a purposeful and efficient way from various sources, including legal databases, to complete specific professional tasks using information technology and considering information security requirements	GPC-8.1. Can obtain relevant legal information from various sources, including legal databases, processes and arranges it based on the goal; GPC-8.2. Uses information technology to complete specific professional tasks; GPC-8.3. Demonstrates the readiness to complete professional tasks while considering information security requirements.
PC-1	PC-1. Can draft regulatory acts, formulate legal norms for various levels of rulemaking and areas of professional activity	PC-1.1. Identifies the societal need for legal regulations of public relations in a particular area as well as gaps and conflicts in the current legislation and has the tools to overcome and eliminate them;
PC-2	PC-2. Can apply legal norms in specific legal areas and use them in the way prescribed by law	PC-2.2. Has mastered the skills of analyzing the facts of the case, qualifying the facts of law and legal relations that arise due to them, identifies legally significant circumstances; PC-2.5. Develops options for legal actions in strict accordance with the legislation and makes decisions in the form prescribed by law.

At the end of this course, students will:

## know

- the system of sources and institutions of Civil Law;
- techniques of interpreting the rules of law;
- the legal vocabulary;
- specifics of law enforcement activities of jurisdictional bodies with law enforcement functions;
- procedure for the analysis of factual circumstances of the case, qualification of legal facts and legal relations arising in connection with them, identification of legally significant circumstances;
- methods of developing activity options in exact accordance with the law;

## be able to

- analyze non-standard situations of law enforcement practice and offer best options for their solution;
- independently prepare expert legal opinions and conduct an examination of normative (individual) legal acts;
- professionally interpret the rules of law;
- build logically correct, reasoned and clear oral and written speech with a uniform and correct use of professional legal vocabulary;
- purposefully and effectively obtain legally significant information from various sources, including legal databases, to solve problems of professional activity with the use of information technologies and taking into account the requirements of information security.

### 3.COURSE IN HIGHER EDUCATION PROGRAMME STRUCTURE

The course refers to the core/variable/elective\* component of (B1) block of the higher educational programme curriculum.

\* - Underline whatever applicable.

Within the higher education programme students also master other (modules) and / or internships that contribute to the achievement of the expected learning outcomes as results of the course study.

*Table 3.1. The list of the higher education programme components/disciplines that contribute to the achievement of the expected learning outcomes as the course study results*

Competence code	Competence descriptor	Previous courses/modules*	Subsequent courses/modules*
GC-2	GC-2. Can specify the range of tasks within the goal and choose the best ways to complete them based on the current legal norms, available resources and restrictions.	Philosophy Theory of State and Law Constitutional Law Administrative Law	Criminal Procedure and Forensic Science Financial Law and Tax Law Environmental Law and Land Law
GPC-1	GPC-1. Can analyze the main patterns of formation, implementation and development of law.	Theory of State and Law History of State and Law of Foreign Countries History of Russian State and Law	Civil and Arbitration Procedure International Public Law Labor Law

Competence code	Competence descriptor	Previous courses/modules*	Subsequent courses/modules*
			International Private Law Commercial Law and Corporations Legal Research and Reasoning Roman Law Comparative Constitutional Law and Justice Comparative Criminal Law Comparative Administrative Law and Justice Comparative Civil and Commercial Law Comparative Criminal Procedure Comparative Civil Procedure Comparative Financial and Tax Law
GPC-2	GPC-2. Can apply the norms of substantive and procedural law to solve professional problems.	History of State and Law of Foreign Countries History of Russian State and Law /Civil Law / Comparative Civil and Commercial Law Civil and Arbitration Procedure International Public Law / Comparative Law Studies / Work Experience (Judicial) Internship /	International Private Law / Commercial Law and Corporations /
GPC-4	GPC-4. Can interpret legal norms in a professional way.	Philosophy Theory of State and Law Constitutional Law Administrative Law	Criminal Law Civil and Arbitration Procedure Financial Law and Tax Law International Public Law Labor Law International Private Law Commercial Law and Corporations /
GPC-5	GPC-5. Can use their speaking and writing skills in a cohesive, well-reasoned and logical way with a uniform and correct use of professional legal terminology.	Theory of State and Law History of State and Law of Foreign Countries History of Russian State and Law Foundations of Rhetoric and	Civil and Arbitration Procedure Criminal Procedure and Forensic Science Legal Research and Reasoning Comparing Legal Techniques
GPC-6	GPC-6. Can participate in the process of drafting regulatory acts and other legal documents..	Constitutional Law	Civil and Arbitration Procedure Financial Law and Tax Law International Public Law Environmental Law and Land Law Labor Law

Competence code	Competence descriptor	Previous courses/modules*	Subsequent courses/modules*
			International Private Law Commercial Law and Corporations
GPC-8	GPC-8. Can obtain relevant legal information in a purposeful and efficient way from various sources, including legal databases, to complete specific professional tasks using information technology and considering information security requirements	Information Technologies in Legal Practice (Fundamentals of Legal Tech) / Civil Law / Civil and Arbitration Procedure / Computer Science / Comparative Civil and Commercial Law / Work Experience (Judicial) Internship /	International Private Law / Commercial Law and Corporations / Law and Artificial Intelligence / Data Regulation and Protection in Digital Age / Communications and Internet Law and Policy / Legal Design / Legal Tech: Advanced Course / Workshop "Procedural Documents in Civil Cases" / Workshop "Negotiations and Contracts" / Work Experience (Pre-graduation) Internship /
PC-1	PC-1. Can draft regulatory acts, formulate legal norms for various levels of rulemaking and areas of professional activity.	Theory of State and Law / Administrative Law / Constitutional Law / Civil Law / Financial Law and Tax Law / International Public Law / Educational Internship /	International Private Law / Commercial Law and Corporations
PC-2	PC-2. Can apply legal norms in specific legal areas and use them in the way prescribed by law	Russian Legal System and Legal Traditions / Comparative Law Studies / Comparative Constitutional Law and Justice /	International Private Law / Commercial Law and Corporations / Law and Artificial Intelligence / Data Regulation and Protection in Digital Age / Communications and Internet Law and Policy / Legal Design / Legal Tech: Advanced Course / Workshop "Procedural Documents in Civil Cases" / Workshop "Negotiations and Contracts" / Work Experience (Pre-graduation) Internship /

\* To be filled in according to the competence matrix of the higher education programme.

#### 4. COURSE WORKLOAD AND ACADEMIC ACTIVITIES

The total workload of the course is 14 credits (504 academic hours).

Table 4.1. Types of academic activities (full-time training) \*

Type of academic activities	Total academic hours	Semesters/training modules						
		5/9	5/10	6/11	6/12	7/13	7/14	
<i>Classroom learning, academic hours</i>	<b>236</b>	45	40	35	48	36	32	
including:								
Lectures (LC)	98	18	16	14	16	18	16	
Lab work (LW)								
Seminars (workshops/tutorials) (S)	<b>138</b>	27	24	21	32	18	16	
<i>Self-studies</i>	<i>190</i>	<i>45</i>	<i>41</i>	<i>28</i>	<i>15</i>	<i>30</i>	<i>31</i>	
<i>Evaluation and assessment (exam/ passing/failing grade)</i>	77	18	27	9	9	6	9	
<b>Course workload</b>	academic hours_	<b>504</b>	108	108	72	72	72	72
	credits	<b>14</b>	3	3	2	2	2	2

Table 4.2. Types of academic activities during the periods of higher education programme mastering (***part-time training***) \*

Type of academic activities	Total academic hours	Semesters/training modules			
		1	2	3	4
<i>Classroom learning, academic hours</i>					
including:					
Lectures (LC)					
Lab work (LW)					
Seminars (workshops/tutorials) (S)					
<i>Self-studies</i>					
<i>Evaluation and assessment (exam/ passing/failing grade)</i>					
<b>Course workload</b>	academic hours_				
	credits				

\* To be filled in regarding the higher education programme part-time training mode.

Table 4.3. Types of academic activities during the periods of higher education programme mastering (***correspondence training***) \*

Type of academic activities	Total academic hours	Semesters/training modules			
		1	2	3	4
<i>Classroom learning, academic hours</i>					
including:					
Lectures (LC)					
Lab work (LW)					
Seminars (workshops/tutorials) (S)					
<i>Self-studies</i>					
<i>Evaluation and assessment (exam/passing/failing grade)</i>					
<b>Course workload</b>	academic hours_				
	credits				

\* To be filled in regarding the higher education programme correspondence training mode.

## 5. COURSE CONTENTS

Table 5.1. Course contents and academic activities types

Course module title	Course module contents (topics)	Academic activities types
Theme 1.1. The concept of Civil Law	<p>The historical background and criteria for dividing law into public and private. Relationship between the concepts of "private law" and "civil law". Civil Law as a private law, its place in the system of branches of law. The subject of Civil Law regulation. The concept and types of property and non-property relations regulated by Civil Law.</p> <p>Civil Law method of governing social relations. The main functions and principles of Civil Law. The system of Civil Law.</p>	LC S
Theme 1.2. Sources of Civil Law	<p>The concept and types of sources of Civil Law. International treaties, generally recognised principles and norms of international law as sources of Civil Law and their place in sources` system.</p> <p>The concept and composition of civil legislation. Civil legislation and the Constitution of the Russian Federation. The Civil Code as the main source of Civil Law. Other federal laws in the sphere of Civil Law.</p> <p>Other legal acts as sources of Civil Law. Ministerial regulations containing norms of Civil Law, and conditions for their validity. Customs as sources of Civil Law. Relationship between customary business practices and customs.</p> <p>The significance of judicial practice in Civil Law.</p>	LC S



Course module title	Course module contents (topics)	Academic activities types
	The effect of Civil Law in time, space and persons. Application of Civil Law by analogy. Interpretation of Civil Law norms.	
Theme 2.1. The concept and types of civil legal relations	The concept and structure of civil legal relations. The content of civil legal relations. The concept, content and types of subjective civil rights and subjective civil obligations. The concept and content of civil legal personality. The composition of participants (subjects) in civil legal relations. The objects of civil legal relations. Types of civil legal relations.	LC S
Theme 2.2. Subjects of civil legal relations – citizens (natural persons)	Characteristics that individualise the legal status of a citizen. A citizen's place of residence and its significance. Civil Law meaning of civil acts. The concept and content of the legal capacity of citizens (natural persons). Grounds for emergence and termination of legal capacity. Active legal capacity of citizens (natural persons): concept and content, types of active legal capacity. Active legal capacity of juvenile persons. Emancipation. Restrictions upon the active legal capacity of citizens. Declaring a citizen legally incapable. Guardianship and trusteeship. Patronage for legally capable persons. Procedure, conditions and legal consequences of declaring a citizen missing and declaring him dead. Legal status of sole proprietors. Bankruptcy of a sole proprietor.	LC S
Theme 2.3. Subjects of civil legal relations – legal entity	The concept and characteristics of a legal entity. Individualisation of the legal entity and its Civil Law significance. Legal capacity and active legal capacity of the legal entity. Bodies of the legal entity. Representative offices and branches of legal entities. The procedure and methods of establishment of legal entities. Reorganisation of legal entities and its types, the procedure of reorganisation. Termination of the legal entity. The procedure of liquidation of the legal entity. Insolvency (bankruptcy) of legal entities. The main bankruptcy procedures. Termination of the legal entity by decision of the registering authority. Types of legal entities, their classification and its Civil Law significance. Corporations and establishments. Commercial and non-commercial organisations.	LC S

Course module title	Course module contents (topics)	Academic activities types
	<p>Business partnerships and companies. Peculiarities of the legal personality of certain varieties of partnerships and companies. The notion and peculiarities of the Civil Law status of subsidiary companies. Production cooperatives. State and municipal unitary enterprises. The legal status of non-commercial organisations. Consumer cooperatives. Public and religious organisations (associations). Charitable and other funds. Associations of legal entities (alliances and unions). Establishments as legal entities, their types. Non-profit partnerships and other non-profit organisations.</p>	
Theme 2.4. Subjects of civil legal relations – public-law entities	<p>Types of public-law entities involved in civil legal relations. The concept, content and peculiarities of their civil legal personality. The procedure and cases of the state and other public law entities participation in civil legal relations. Peculiarities of property responsibility of the state and other public-law entities.</p>	LC S
Theme 2.5. Objects of Civil Law relations	<p>The concept and types of objects of civil legal relations. The concept of the category of "property" in Civil Law. Things as objects of civil legal relations and their classification. Property assets. Money as an object of civil legal relations. Cash and non-cash money: legal treatment. Securities as objects of civil legal relations. The concept and classification of securities. Specific features of the civil legal regime for documentary and non-documentary securities. Actions (works) and services as objects of Civil Law relations. Protected results of creative activity and similar means of individualisation (intellectual property). Personal non-property benefits as non-material objects of civil legal relations.</p>	LC S
Theme 2.6 Grounds for the emergence, change and termination of civil legal relations. Transactions	<p>The concept and classification of legal facts in Civil Law. Legal set of facts. The concept and types of transactions. Contracts and unilateral transactions. Conditional transactions and their types. Conditions for the validity of transactions. Will and expression of intention in a transaction. The form of transaction and the consequences of failure to comply with it. State registration of certain types of transactions and its significance in Civil Law.</p>	LC S

Course module title	Course module contents (topics)	Academic activities types
	<p>Invalidity of transactions. The grounds of invalidity of transactions. Disputable and void transactions. Invalidity of a part of transaction. Legal consequences of invalidity of transactions.</p>	
<p>Theme 3.1. Implementation of civil rights and fulfilment of civil obligations. Representation</p>	<p>Implementation of a subjective civil right and fulfilment of a subjective civil obligation: concept, principles and methods. Limits to implementation of civil rights: concept and types. The concept and forms of abusing the right. Implementation of civil rights and fulfilment of Civil Law obligations through a representative. The concept and meaning of representation, the grounds for its occurrence. Features of commercial representation. Concept and types of power of attorney. Form of power of attorney. Substitution of power of attorney. Termination of power of attorney. Representation without authority and its Civil Law consequences.</p>	<p>LC S</p>
<p>Theme 3.2. Protection of civil rights. Civil liability</p>	<p>The concept and content of the subjective right of defence. The means of protecting civil rights. Judicial protection of civil rights. Self-protection of civil rights. Necessary defence and extreme necessity as means of self-protection of civil rights. Measures of immediate action against an offender of civil rights, their main features and types. State compulsory measures for the protection of civil rights. Civil liability as a method of protecting civil rights: features, functions and types. The grounds and conditions of civil liability. The concept and essence of civil liability. Illegal behaviour as a condition of civil liability. The concept and content of damages (losses) in Civil Law. Material and moral damage. Causal link between wrongful behaviour and occurrence of harmful result. Guilt of the wrongdoer as a condition of civil liability. The concept and forms of guilt in Civil Law and their significance. Liability independent of the fault of the offender. The concept of chance and force majeure and its Civil Law significance. Civil liability for the actions of third parties. The extent and forms of civil liability. Change in the extent of civil liability. Mixed liability.</p>	<p>LC S</p>
<p>Theme 3.3. Time limits for the implementation</p>	<p>Time limits in Civil Law: concept, meaning, types, classification.</p>	<p>LC S</p>

Course module title	Course module contents (topics)	Academic activities types
and protection of civil rights and the fulfilment of civil obligations	<p>The procedure for calculating deadlines. Beginning and end of time limits. Special rules for the calculation of deadlines.</p> <p>The concept and meaning of claim limitation periods. Types of claim limitation periods. Application and calculation of claim limitation periods. Suspension and termination of claim limitation periods. Re-establishing the claim limitation period. Consequences of the expiry of the claim limitation period. Claims to which the limitation period does not apply.</p>	
Theme 4.1. General provisions on property rights. Ownership	<p>The concept and characteristics of property rights. Objects of property rights. Types of property rights. Property law as a sub-branch of Civil Law. Property law and appropriation (ownership). Property as an economic relation. Legal forms of implementation of economic relations pertaining to property. Forms of ownership and right of ownership.</p> <p>The concept and content of the ownership right. Acquisition of the ownership right. Initial and derivative means of acquiring the ownership. The moment of arising of the ownership right for the purchaser of movable and immovable things by contract.</p> <p>Termination of ownership right. Grounds for termination of the right of ownership at the will of the owner. Cases and procedure of compulsory seizure of property from the owner.</p> <p>Ownership of citizens: concept, content and objects. Ownership of individual entrepreneurs. Ownership of legal entities: definition, content, objects.</p> <p>Subjects and objects of the ownership rights of the Russian Federation, constituent entities of the Russian Federation and municipalities. The concept and the Civil Law significance of the treasury. Delimitation of the objects of public property between its subjects. Privatisation of state and municipal property: concept, objects, methods.</p>	LC S
Theme 4.2. Right of common ownership	<p>The right of common ownership: the concept, the grounds for emergence, types.</p> <p>The concept and content of the right of common shared ownership. Legal nature of the share of a participant of common shared ownership relations (co-owner). Peculiarities of exercising the right of common shared ownership. Order of disposal by</p>	LC S

Course module title	Course module contents (topics)	Academic activities types
	<p>a co-owner of his share. Termination of common shared ownership.</p> <p>The right of common joint ownership of citizens. Peculiarities of emergence, exercise and termination of the right of common joint ownership. Right of common joint ownership of spouses. Right of common joint ownership of participants of a peasant (farm) partnership.</p>	
Theme 4.3. Limited property rights	<p>The concept and characteristics of limited property rights. Limited property rights and the right of ownership. Types and objects of limited property rights.</p> <p>Property rights of legal entities to manage the property of their owner: right of economic management, right of operational management.</p> <p>Property rights to use another's land plots: right of lifetime inheritable possession of a land plot, right of permanent perpetual use of land, servitudes, building leasehold.</p> <p>Property rights securing the proper performance of obligations: pledge law, right of retention.</p> <p>Property rights arising on other grounds: right of use of the homeowner's residential premises by a family member, the right to own property before acquiring the right of ownership by virtue of acquisitive prescription, etc.</p>	LC S
Theme 4.4. Protection of ownership and other property rights	<p>The concept and types of Civil Law methods of protection of property rights. Conditions and differences in the application of proprietary rights methods of protection in property law and liability law.</p> <p>Lawsuits in rem. Seizure of property by an owner from unlawful possession (vindication). Bona fide and unconscientious possession of property and its Civil Law significance. Peculiarities of vindication of immovable things. Demand for elimination of violations not connected to deprivation of possession (negatory action).</p> <p>Protection in rem of limited property rights. Protection of ownership in rem.</p> <p>Claim for recognition of ownership or other property right. Claim for release of property from seizure (for exclusion of property from the inventory list).</p>	LC S
Theme. 5.1. General provisions on obligations	<p>The concept of the liability law. Liability law as a sub-branch of Civil Law.</p> <p>Obligation: concept, grounds of arising, content and types.</p>	LC S

Course module title	Course module contents (topics)	Academic activities types
	<p>Subjects of obligations. Obligations with plurality of parties. Obligations with the participation of third parties. Substitution of parties in obligations. Performance of obligations. Principles of fulfilment of obligations. Conditions and ways of fulfilling an obligation.</p> <p>The concept and types of ways of securing the proper performance of obligations.</p> <p>Penalty, definition and types. Deposit, its functions. Surety: concept, types and contents. Bank guarantee: content and types. Retention: concept and subject matter. Rights and obligations of a retender and a debtor.</p> <p>Pledge: conception, grounds of origin, object and types. The content of collateral relations. Foreclosure of pledged property. Pledge of goods in turnover. Pledge of things in a pawnshop.</p> <p>Termination of obligations. The concept and grounds for terminating obligations.</p>	
Theme 5.2. Civil Law contract (general provisions)	<p>The essence and meaning of the Civil Law contract. The concept of the contract. Freedom of contract and its limitations. Types of contracts in Civil Law.</p> <p>The content of the contract. Conditions and terms of the contract. Contract interpretation.</p> <p>Conclusion of contract: procedure and stages. Offer. Acceptance. Conclusion of a contract on an obligatory basis. Peculiarities of concluding a contract at a tender. Form of contract. The moment of conclusion of the contract.</p> <p>Change and termination of the contract: grounds, procedure and legal consequences.</p>	LC S
Theme 6.1. Tort obligations	<p>The concept and main features of non-contractual obligations; their difference from contractual obligations. Types of non-contractual obligations, their functions.</p> <p>The concept and legal nature of obligations arising from the infliction of harm (tort obligations). Correlation of the concepts of "tort obligation" and "tort liability".</p> <p>The basis and conditions for the emergence of tort obligations. The principle of general tort. Obligation arising in connection with prevention of tort. Subjects and object of a tort obligation. Joint tort executed by several persons and their liability. Regressive claim in compensation for tort.</p> <p>The content of a tort obligation. The principle of full tort damages. Taking into account the guilt of</p>	LC S

Course module title	Course module contents (topics)	Academic activities types
	<p>the victim and the financial situation of the person who caused the damage. Methods of damage compensation.</p> <p>Concept of moral damage; cases and scope of its compensation.</p> <p>Obligations from damage caused by unlawful actions of public authorities or their officials in the performance of their duties.</p> <p>Tort obligations arising from the actions of juveniles and legally incapable citizens.</p> <p>Tort obligations arising from infliction of harm by a source of increased danger.</p> <p>Tort obligations arising from harm to the life or health of a citizen.</p> <p>Tort obligations arising from harm to a consumer as a result of defects in goods, works or services.</p>	
Theme 6.2. Obligations from unreasonable benefit	<p>The concept of obligations arising from unreasonable benefit (conditional obligations), the conditions of their emergence. The content of obligations from unreasonable benefit. Unreasonable benefit that is not subject to return. Subsidiary application of unreasonable benefit obligations. Correlation of conditional claim with restitution, contractual, vindication and tort claims.</p>	LC S
Theme 7.1. Obligations from the contract of sale	<p>The concept and basic elements of a contractual obligation to buy or sell. The subject matter of the contract of sale. Quantity, assortment, quality, completeness of goods. Rights and obligations of the parties under a contract of sale.</p> <p>Execution of contract of sale. Transfer of ownership of goods. Exemption of property from rights of third parties. Eviction. Rights of buyer and liability of seller in case of sale of goods of inadequate quality.</p> <p>Contract of retail sale. Rights and duties of the parties to a retail sale contract. Peculiarities of protecting the rights of citizens-consumers under the contract of retail sale. Types of contract of retail sale.</p> <p>The concept of a contract of supply of goods as a kind of contract of sale. Subjects of the supply contract. The structure of contractual relations in supplies. Conclusion and execution of a supply contract. Change and termination of a supply contract.</p> <p>The supply contract for state needs. State contract, procedure of its conclusion. Fulfillment of obligations under a state contract.</p>	LC S

Course module title	Course module contents (topics)	Academic activities types
	<p>The concept of a contractual agreement. Content and performance of the contractual agreement. Legal regulation of purchases of agricultural products for state needs.</p> <p>The concept and content of power supply agreement. Conclusion and performance of power supply agreement. Liability of the parties to the power supply agreement.</p> <p>Contract of sale of real estate: concept, form and content. Execution and termination of a real estate sale agreement. Peculiarities of the sale of separate items of real estate (land plots, residential premises, shares in the right of ownership to real estate).</p> <p>Contract of sale of an enterprise. Peculiarities of its conclusion, registration and execution.</p>	
Theme 8.1. Obligations under contracts of lease, leasing and gratuitous loan	<p>The concept and basic elements of the lease agreement. The procedure for concluding and the form of the lease agreement. Sub-lease.</p> <p>Execution of the lease agreement. Liability of the parties for non-fulfillment or improper fulfillment of the agreement. Termination of lease agreement.</p> <p>Rental agreement. Lease of house property. Lease of technical equipment.</p> <p>Contract of vehicle leasing. Contract of vehicle lease with a crew. Contract of vehicle lease without a crew.</p> <p>Contract of lease of buildings and structures. Rights to land plot for lease of buildings.</p> <p>Lease contract of an enterprise. Peculiarities of conclusion, execution and performance of lease agreement.</p> <p>Contract of financial lease (leasing). Types of leasing.</p> <p>The contract of gratuitous use of property (gratuitous loan).</p>	LC S
Theme 8.2. Obligations under contracts for the lease of residential premises and other housing obligations	<p>The concept and types of contracts for the lease of residential premises.</p> <p>Obligations from the contracts of social rent of residential premises. Prerequisites for the conclusion of the contract of social rent of residential premises. The content of the lease agreement. Legal status of tenant's family members. Residential premises sublease agreement and agreement on temporary tenants' occupancy. Contract of exchange of residential premises provided under the social rent agreement. The amendment and termination of</p>	LC S



Course module title	Course module contents (topics)	Academic activities types
	<p>obligations under a social rent agreement. Cases of eviction of the tenant and his family members.</p> <p>Obligations under the lease agreement for specialized residential premises. The prerequisites for concluding a lease agreement on specialized residential premises. The content of obligations under the lease agreement for specialized residential premises; peculiarities and consequences of their termination.</p> <p>Obligations under the contract of commercial employment of residential premises. The fulfillment of obligations under the contract of commercial employment of residential premises; peculiarities and consequences of their termination.</p> <p>The use of residential premises in houses of housing and housing-construction cooperatives. The right of a member-participant of a cooperative to a share and to an apartment, and the housing rights of members of his family. Change and termination of the right to residential premises in the house of a housing cooperative.</p>	
Theme 9.1. Obligations from the contract of work	<p>The concept of the contract of work. The difference between the contract of work and the employment contract. The parties to the contract of work. Elements and contents of the contract of work.</p> <p>Execution of the work contract. Organization of work and the risk of the contractor. Rights of the client during work performance. Acceptance of the result of the work. Payment for the result of the work. Statement. Liability of contractor for improper quality of work. Modification and termination of the contract of work.</p> <p>Contract of domestic work. Obligations under subscription service contracts.</p> <p>Obligations arising from capital construction contracts. Contract of construction. Contract for design and survey works for construction, its elements and content. State contract for performing works for state needs. The contract of participation in shared construction, its legal nature.</p>	LC S
Theme 10.1. Obligations under a service contract with interest	<p>The concept and types of contractual obligations to provide services.</p> <p>The concept of the service contract with interest, its relationship with the contract of work. The subject matter of the service contract. The content,</p>	LC S

Course module title	Course module contents (topics)	Academic activities types
	<p>conclusion and performance of the service contract.</p> <p>Types of the service contract with interest.</p>	
Theme 10.2. Transport and freight forwarding obligations	<p>The concept, types and system of contractual obligations for transportation. Transport legislation.</p> <p>Participants of transport obligations. Features of the Civil Law position of consignor and consignee, carrier and other transport organisations involved in the fulfilment of transport obligations.</p> <p>Obligations arising from a passenger carriage agreement. Liability of a carrier for breach of passenger carriage obligations.</p> <p>Obligations from contracts on organizing carriage of goods. Agreements on operation of sidings and on supply and removal of wagons. Obligations to supply vehicles and present cargo for carriage.</p> <p>Obligations under the contract of carriage of goods, the peculiarities of their execution and performance. Features of carrier's liability for breach of obligations under the contract of carriage of goods.</p> <p>The concept and content of the contract of freight forwarding. Peculiarities of liability for breach of obligations under it.</p>	LC S
Theme 10.3. Obligations from the storage agreement	<p>The concept and subject matter of the storage agreement. Obligations of the parties to the storage agreement. Responsibilities of a custodian. Professional and domestic storage.</p> <p>Contract of storage of things in a warehouse. Warehouse documents and rights of their holders.</p> <p>Specific types of storage.</p>	LC S
Theme 10.4. Obligations under contracts of agency, commission and legal agency agreement	<p>The concept and types of legal services. Legal forms of agency.</p> <p>Agency agreement. Content and performance of the agency agreement. Termination of the agency agreement.</p> <p>Commission agreement. Difference between the commission agreement and the agency agreement. The content of the commission agreement. Execution and termination of the commission agreement. Liability of commission agent. Specific types of commission agreement. Subcommission.</p> <p>Legal agency agreement. The distinction of legal agency agreement from agency and commission contracts. The content of the legal agency</p>	LC S

Course module title	Course module contents (topics)	Academic activities types
	agreement. Performance and termination of a legal agency agreement. Sub-agency agreement.	
Theme 10.5. Obligations from the contract of fiduciary management of property	<p>The concept of fiduciary management of property. Objects of trust management. Legal regime features of the property in trust management.</p> <p>The content and performance of trust management contract. Responsibilities of a trustee. Termination of the trust management contract.</p> <p>Features of trust management of issued (non-documentary) securities. Trust management of property by virtue of the law.</p>	LC S
Theme 11.1. Insurance obligations	<p>The concept and types of insurance obligations. Property and personal insurance. Voluntary and compulsory insurance. Co-insurance, double insurance and reinsurance. Grounds for emergence of insurance obligations.</p> <p>Participants of insurance obligation. Insurers. Unions of insurers. Mutual insurance companies. Insurance agents and insurance brokers. Insurant. Beneficiary and insured person.</p> <p>Insurance contract. Concept and types of insurance contract. Form of insurance contract. Certificate of insurance. Insurable interest.</p> <p>Content of insurance obligation. Obligations of the insurant. Insured risk. Insured event. Obligations of the insurer. Sum insured.</p> <p>Fulfilment of obligations under insurance. Subrogation. Exemption of the insurer from the obligation to provide insurance benefits. Liability of the parties for breach of obligations under insurance. Termination of obligations under insurance.</p> <p>Obligations under property insurance. Property insurance. Insurance of civil liability. Insurance of entrepreneurial risk.</p> <p>Obligations in personal insurance. Life insurance. Accident and illness insurance. Voluntary medical insurance.</p>	LC S
Theme 11.2. Obligations from loan, credit and financing against assignment of a monetary claim (factoring)	<p>Loan agreement. The subject matter of the loan agreement. The content and performance of the loan agreement. The consequences of a borrower's breach of duty to repay the loan.</p> <p>Specific varieties of loan obligations. Peculiarities of state and municipal loans. Special-purpose loans.</p> <p>Credit contract, its relationship with the loan agreement. Parties of the credit contract. The content and performance of credit contract.</p>	LC S

Course module title	Course module contents (topics)	Academic activities types
	<p>Special forms of credit contract. The commodity credit contract. Commercial loans.</p> <p>Contract of financing against assignment of a monetary claim. Concept and types of factoring. The difference between factoring, loan agreement and assignment. The content and subject matter of the contract of financing against assignment of a monetary claim.</p>	
Theme 11.3. Obligations from bank account and bank deposit agreements	<p>Bank account agreement. The correlation between bank deposit and bank account agreements. Conclusion and drafting of a bank account agreement. Execution of bank account agreement. Legal consequences of bank account agreement violations. Certain types of bank account agreements. Legal regime of separate bank accounts (settlement, current, budget, correspondent accounts, etc.).</p> <p>Bank deposit agreement. Subject matter and parties to the agreement. Types of bank deposit agreements, their drafting (savings book, savings certificate, etc.). Deposit in favor of a third party. Execution of a bank deposit agreement. Legal consequences of breaching a bank deposit agreement.</p>	LC S
Theme 11.4. Settlement obligations	<p>Settlement obligations. The concept and legal regulation of cash and non-cash settlements. The concept and content of non-cash settlement obligations. Legal relations on settlement. Principal forms of non-cash settlements.</p> <p>Settlement obligations performed by payment orders. The concept, content and execution of a payment order. Settlement obligations by letter of credit. Concept and types of the letter of credit. Implementation of letters of credit and bank liability for breach of conditions thereof. Obligations in making payments by collection. Forms of payments by collection. Fulfillment of settlement obligations on collection orders and responsibility for non-fulfillment. Obligations to pay by cheque. Procedure of payment of cheques and transfer of rights thereunder. Refusal to pay a cheque and liability for non-payment. Obligations in settlements with the use of bank cards.</p>	LC S
Theme 12.1. Obligations under a simple partnership agreement	<p>The concept and content of simple partnership agreement (joint activity). Participants of the simple partnership agreement. Contributions of the parties. Legal regime of the joint property of partners. Management of the general affairs of the partnership. Liability of partners to joint</p>	LC S

Course module title	Course module contents (topics)	Academic activities types
	<p>obligations. Amendment and termination of the simple partnership agreement.</p> <p>Types of simple partnership agreements. General commercial partnership and general civil partnership. Joint venture agreement for creation or reorganization of a legal entity. Silent partnership. Investment partnership agreement.</p>	
<p>Theme 12.2. Obligations arising from unilateral transactions and intervention</p>	<p>The concept and types of obligations from unilateral transactions. Obligations from a public promise of an award. Obligations from a public tender. Change of conditions and cancellation of a public tender.</p> <p>The concept and types of intervention and conditions of its` occurrence. Legal consequences of taking action to prevent danger (to save) a person or another's property. Conclusion of a transaction with intervention without a mandate. Unreasonable benefit as a consequence of intervention.</p>	<p>LC S</p>
<p>Theme 12.3. Contractual obligations unliable for judicial protection</p>	<p>The concept and peculiarities of in-kind obligations. Types of in-kind obligations.</p> <p>Obligations arising from games and betting. Obligations arising from lotteries, sweepstakes and other games conducted by public entities or by permission of public entities. The Civil Law regime of transactions for difference.</p>	<p>LC S</p>
<p>Theme 13.1. The concept and types of objects of intellectual activity. Sources of legal regulation</p>	<p>The concept of intellectual activity. Civil legal regime of the result of intellectual activity (intellectual property). Means of individualization of goods and their producers, peculiarities of their civil legal regime. The concept and correlation of intellectual and industrial property.</p> <p>International treaties (conventions) as sources of Civil Law regulation of relations in the sphere of intellectual activity.</p>	<p>LC S</p>
<p>Theme 13.2. Intellectual property rights</p>	<p>The concept of intellectual property rights, their difference from property and other civil rights. Exclusive rights and other types of intellectual property rights. Disposal of exclusive right. Terms of protection of the exclusive right. State registration of results of intellectual activity and means of individualization, the order of fulfilment and its legal significance.</p>	<p>LC S</p>
<p>Theme 13.2. Contracts mediating the disposition of an exclusive right</p>	<p>The concept and ways of disposing of an exclusive right. Agreement on the alienation of exclusive right: concept, subject, form, content. Licensing agreement: concept, subject, form, content. Types of licensing agreements. Sublicensing agreement. Compulsory license.</p>	<p>LC S</p>

<b>Course module title</b>	<b>Course module contents (topics)</b>	<b>Academic activities types</b>
Theme 13.3. Ways of protecting intellectual property rights	The concept and methods of protection of intellectual property rights. Civil legal protection of intellectual property rights. Features of protection of personal non-property and exclusive rights.	LC S
Theme 14.1. General provisions on inheritance	The concept and meaning of inheritance, the grounds for its emergence. Inheritance succession and its types. Concept and composition of inheritance. Inheritance estate. Objects of inheritance succession. Peculiarities of inheritance of specific types of property. Opening of inheritance. Subjects of inheritance succession.	LC S
Theme 14.2. Inheritance by will	Inheritance by will. The concept of a will and its form. Secrecy of wills. Contents of will. Testamentary renunciation. Change and cancellation of will. Concept, content and subjects of right to obligatory inheritance share.	LC S
Theme 14.3. Inheritance by law	Inheritance by law. Heirs under the law, the order of their call for inheritance. Shares of heirs under the law in the inheritance estate. Inheritance per stripes. Inheritance of escheat.	LC S
Theme 14.4. Acceptance and renunciation of inheritance. Protection of inherited property	Acceptance of inheritance. Methods and terms of acceptance of inheritance. Inheritance transfer. Registration of inheritance rights. Legal consequences of acceptance of inheritance. Responsibility of heir for the debts of the testator. Distribution of inherited property. Refusal of inheritance, its registration and legal consequences. Protection of inherited property and its management.	LC S
Theme 15.1. The concept and subject matter of family law. Family legal relations	Historical forms of the institution of marriage and family emergence. History of formation and development of family law in Russia. Constitutional foundations of family law. Forms of state assistance to the family. The concept of Russian family law. Family law as a branch of law. Relations regulated by family law. The method of governing family legal relations, its specific features. The basic outlines (principles) of Russian family law. Functions of family law. The system of family law and its main elements.	S

Course module title	Course module contents (topics)	Academic activities types
	<p>The concept and types of family legal relations and their peculiarities.</p> <p>The concept of family and its composition. Elements of family legal relations.</p> <p>Subjects and objects of family legal relations. Legal capacity and active legal capacity in family law.</p> <p>Contents of family legal relations: the concept, essence and types of subjective family rights and subjective family legal obligations.</p> <p>The grounds for the emergence, change and termination of family legal relations. Kinship and affinity, their legal significance and role.</p> <p>Exercise of family rights and discharge of duties. Boundaries of subjective rights and limits of their exercise. Legal consequences of exercising family rights in contradiction with their purpose, abuse of family rights.</p> <p>Protection of family rights: forms and methods.</p> <p>The concept of time limits in family law and the procedure for calculating them. Claim limitation period in family relations.</p>	
Theme 15.2. Legislation in family law	<p>The concept and types of sources of Russian family law.</p> <p>The Constitution of the Russian Federation, constitutions of republics, charters of krajs, oblasts, districts and cities of federal significance as sources of family law. Federal constitutional laws in the system of sources of family law.</p> <p>Laws of the Russian Federation, republics, krajs, oblasts, districts and cities of federal significance as sources of family law.</p> <p>Family Code of Russia: significance and place in the system of family law sources.</p> <p>Decrees of the President of the Russian Federation, presidents of republics, resolutions of heads of administrations of krajs, oblasts, districts and cities of federal significance within Russia as sources of family law.</p> <p>Normative acts of the Government of the Russian Federation, governments of republics, krajs, oblasts, okrugs and cities of federal significance making part of Russia and their bodies in the system of sources of family law. Normative acts of local authorities (self-government) as sources of family law.</p> <p>Effect of legislation on marriage and family in time, space and persons. Grounds for applying civil legislation and norms of international law to</p>	S

Course module title	Course module contents (topics)	Academic activities types
	family relations. Conditions for the application of family law and Civil Law by analogy.	
Theme 15.3. Legal regulation of marriage	<p>The concept of marriage in family law. Conditions for entering marriage. Grounds and procedure for lowering the age of marriage. Circumstances preventing conclusion of marriage.</p> <p>State registration of marriage and its legal significance. The order of state registration of marriage and its significance.</p> <p>Legal problems of de facto marital relations.</p> <p>Marriage invalidity. Grounds for declaring a marriage null and void. The procedure and legal consequences for declaring a marriage null and void. Circumstances eliminating the invalidity of a marriage.</p> <p>Protection of rights of bona fide spouse as well as juvenile spouse in invalid marriage.</p>	S
Theme 15.4. End of Marriage	<p>The concept and grounds for the termination of marriage. Termination of marriage due to death of one of the spouses or declaration of his/her death. Time of termination of marriage due to death or declaration of death of one of the spouses. The legal fate of a terminated marriage if the spouse declared dead appears or his location is established.</p> <p>Termination of marriage by dissolution.</p> <p>Dissolution of marriage in civil registry offices; grounds and procedure for divorce. Moment of termination of marriage at its dissolution in the civil registry offices.</p> <p>Dissolution of marriage in court: the grounds and procedure of divorce. Issues to be resolved in the divorce process. Moment of termination of marriage in divorce in court.</p> <p>Legal consequences of the termination of marriage.</p>	S
Theme 15.5. Personal and property legal relations between spouses	<p>The grounds for the emergence of rights and obligations of spouses. Classification of rights and obligations of spouses.</p> <p>Personal non-property legal relations of spouses. Equality of personal rights and responsibilities of spouses. Types of personal rights and responsibilities of spouses. Family name of spouses, place of residence, choice of occupation, profession, other personal rights and responsibilities of spouses.</p> <p>Property rights and duties of spouses. Equality of property rights and duties of spouses.</p>	S



Course module title	Course module contents (topics)	Academic activities types
	<p>Legal regime of property of spouses. Joint property of spouses. Possession, usage and disposal of joint property of spouses. Property of each of the spouses. Recognition of the property of each of the spouses of their joint property.</p> <p>The division of the joint property of spouses. Definition of the shares of spouses. Property not subject to the division.</p> <p>Contractual regime of the property of spouses. Marriage contract: the concept, the order of its conclusion and termination. The moment of entry into force of the marriage contract. The content of the marriage contract. The term of validity of the marriage contract.</p> <p>The grounds and procedure for changing and terminating the marriage contract. Change or dissolution of the marriage contract in court at the request of one of the spouses. Grounds and the procedure for declaring the marriage contract invalid. Guarantees of the rights of creditors in the conclusion, change and termination of the marriage contract.</p> <p>Liability of spouses for obligations. Liability of spouses for personal debts. The grounds and procedure for levy of execution on the joint property of spouses.</p>	
Theme 15.6. Personal and property rights and obligations of parents and children	<p>The basis for the emergence of family and legal relations between parents and children. Establishment of the origin of child from its` mother.</p> <p>Establishment of the origin of child by its` father. The procedure for establishing paternity: voluntary and judicial recognition of paternity. Establishment of the fact of acknowledgement of paternity.</p> <p>The grounds and procedure for recording the child's parents in the book of births.</p> <p>Challenging paternity (maternity). The procedure for challenging paternity (maternity).</p> <p>Personal non-property rights of the child: to live and be brought up in a family, to know his/her parents; to communicate with parents and other relatives; to express his/her opinion; to have a name, patronymic and surname; and to protect his/her rights and legitimate interests.</p> <p>The child's property rights: the right to receive maintenance from parents and other family members; the child's right to own property; and the child's right to dispose of his or her property.</p>	S

Course module title	Course module contents (topics)	Academic activities types
	<p>Legal relations between parents and children regarding property belonging to them. Separation of property of parents and children.</p> <p>Parenthood. Equality of rights and duties of parents. Exercise of parental rights by underage and legally incapable parents.</p> <p>Content of parental rights and duties in upbringing and education of children; in protection of rights and interests of children.</p> <p>Resolution of disputes between parents on issues of upbringing and education of children.</p> <p>Exercise of parental rights by a parent living separately from the child.</p> <p>Responsibility of parents for upbringing of children. Protection of parental rights.</p> <p>Responsibility of parents for inappropriate execution of parental rights.</p> <p>Deprivation of parental rights: grounds, order and legal consequences. Restoration in the parental rights.</p> <p>Restriction of parental rights: grounds, order and legal consequences. Cancellation of restriction of parental rights.</p> <p>Removal of the child from its` parents: grounds, procedure and legal consequences.</p> <p>Legal relations between other family members.</p>	
Theme 15.7. Alimony obligations of family members	<p>The concept and methods of alimony payments. The order of alimony payments on a voluntary basis. Alimony payment agreements: subjects, form, procedure for conclusion, execution, modification and termination. Grounds and procedure for declaring an alimony payment agreement invalid. Amount, methods and procedure for alimony payments under an alimony payment agreement. Indexation of alimonies.</p> <p>The procedure for payment and recovery of alimony by court order. Liability for late payment of alimony. The grounds and procedure for changing the amount of alimony established by court and exemption from payment.</p> <p>Termination of alimony obligations established by the parties' agreement on payment of alimony. Termination of payment of alimony, recovered in court.</p> <p>Types of alimony obligations in the family.</p> <p>Alimony obligations of parents and children. Obligations of parents to support children. The procedure and form of provision of maintenance by parents to juveniles. Recovery of funds for the</p>	S

Course module title	Course module contents (topics)	Academic activities types
	<p>maintenance of juveniles in court. Amount of alimony. Types of earnings and (or) other income from which to deduct alimony for juveniles. Collection and use of alimony for children without parental care.</p>	
<p>Theme 15.8. Forms of raising children without parental care</p>	<p>Protection of rights and interests of children left without parental care: identification and registration of children, occupancy forms for juveniles.</p> <p>Adoption: The concept, essence, goals and meaning of adoption. The conditions and procedure of adoption. Protection of confidentiality of adoption and the consequences of breaking it. The legal consequences of adoption.</p> <p>Peculiarities of children adoption by foreign citizens or stateless persons: conditions and procedure of adoption.</p> <p>Grounds, procedure, and legal consequences of annulment of adoption.</p> <p>Termination of adoption of Russian children by foreigners.</p> <p>Guardianship and trusteeship: The concept and goals of guardianship and trusteeship of juveniles. Conditions and procedure for establishing guardianship and trusteeship. Trusteeship and guardianship agencies, their legal status and functions.</p> <p>Rights and responsibilities of guardians and tutors. Rights of children under guardianship (trusteeship). Personal and property relations between the guardian and the ward, the tutor and the ward. Oversight of the activities of guardians and tutors.</p> <p>Preliminary guardianship. Guardianship at the request of parents.</p> <p>Release of guardians and tutors from their duties: concept, procedure and conditions.</p> <p>Removal of guardians and tutors from the performance of their duties: notion, conditions and legal consequences.</p> <p>Termination of guardianship and trusteeship. Peculiarities of guardianship and trusteeship of children in full state care in educational, medical and social protection institutions.</p> <p>Foster family: The concept of a foster family. The procedure for organizing a foster family.</p>	<p>S</p>

Course module title	Course module contents (topics)	Academic activities types
	<p>Agreement on the transfer of (children) for foster care: the concept, parties and forms. The content of the contract for the transfer of children into a foster family.</p> <p>Personal and property relations between foster parents and foster child (children). Control over the activities of foster parents.</p> <p>The amount of remuneration for foster parents and the benefits provided to the foster family. Payment of funds for the maintenance of the child by the foster family: procedure, amount.</p> <p>Grounds and conditions of termination of the foster care relationship.</p> <p>Termination of the contract for the placement of a child (children) in foster care, legal consequences.</p>	
<p>Theme 15.9. Application of family law to family relations Involving foreigners and stateless persons</p>	<p>Grounds for application of norms of foreign family law to family relations.</p> <p>Legal regulation of family relations between citizens of CIS countries. Convention of the CIS Member States on Legal Assistance and Legal Relations in Civil, Family and Criminal Cases of January 22, 1993.</p> <p>Legal regulation of marriage involving foreign citizens and stateless persons. Conclusion of marriage on the territory of the Russian Federation: conditions, form, procedure. Recognition of marriages concluded outside the Russian Federation. Peculiarities of marriages in diplomatic and consular institutions.</p> <p>Dissolution of a marriage. The invalidity of marriages.</p> <p>Personal non-property and property rights and responsibilities of spouses.</p> <p>Legal regulation of relations between parents and children and other family members with a foreign element. Establishment and contestation of paternity (maternity). Procedure for determining rights and obligations of parents and children. Alimony obligations.</p> <p>Legal regulation of adoption with a foreign element: conditions and procedure and annulment.</p> <p>Legal analysis of current foreign legislation in the sphere of regulation of family legal relations. Grounds for limiting the application of norms of foreign family law.</p>	<p>S</p>

\* - to be filled in only for **full**-time training: LC - lectures; LW - lab work; S - seminars.

## 6. CLASSROOM EQUIPMENT AND TECHNOLOGY SUPPORT REQUIREMENTS

*Table 6.1. Classroom equipment and technology support requirements*

Type of academic activities	Classroom equipment	Specialised educational / laboratory equipment, software, and materials for course study (if necessary)
Lecture	Classroom for lectures, equipped with a set of specialized furniture; a set of devices including portable multimedia projector, laptop, projection screen, stable wireless Internet connection.	Multimedia projector, laptop, projection screen, stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome
Lab	Classroom for lab work, group and individual consultations, evaluation and assessment, equipped with a set of specialized furniture; a set of devices including portable multimedia projector, laptop, projection screen, stable wireless Internet connection.	Multimedia projector, laptop, projection screen, stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome
Seminars	Classroom for seminars, group and individual consultations, evaluation and assessment, equipped with a set of specialized furniture; a set of devices including portable multimedia projector, laptop, projection screen, stable wireless Internet connection.	Multimedia projector, laptop, projection screen, stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome
Computer classroom	Computer classroom for academic activity, group and individual consultations, evaluation and assessment, equipped with a set of specialized furniture; a set of devices including portable multimedia projector, 30 personal computers, projection screen, stable wireless Internet connection.	Multimedia projector, laptop, projection screen, stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome
Self-studies Classroom	Classroom for Self-studies, equipped with a set of specialized furniture; a set of devices including portable multimedia projector, laptop, projection screen, stable wireless Internet connection.	Multimedia projector, laptop, projection screen, stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome
Courtroom	Classroom for court hearing simulation equipped with a set of specialized furniture; a set of devices including portable multimedia projector, laptop, projection screen, stable wireless Internet connection.	Multimedia projector, laptop, projection screen, stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome

\* It is necessary to specify a classroom for self-study of students

## 7. RESOURCES RECOMMENDED FOR COURSE STUDY

### *Main reading (sources):*

1. Private and Civil Law in the Russian Federation. Essays in Honor of F.J.M. Feldbrugge  
Law in Eastern Europe/LEIDEN • BOSTON 2009

### *Additional (optional) reading (sources):*

1. Paul B. Miller, John Oberdiek. Civil Wrongs and Justice in Private Law. Oxford University Press. 2020

### *Internet-(based) sources:*

1. Electronic libraries with access for RUDN students
  - RUDN Electronic library system <http://lib.rudn.ru/MegaPro/Web>
  - Electronic library system «University Library online» <http://www.biblioclub.ru>
  - Electronic Library «URAIT» <http://www.biblio-online.ru>
  - Electronic library system «Student. Consultant» [www.studentlibrary.ru](http://www.studentlibrary.ru)
  - Electronic library system «Lan» <http://e.lanbook.com/>
  - Electronic library system "Troitskyi most"

### *Internet-(based) sources (others):*

1. Databases and search engines:
  - Electronic Legal and Regulatory Documentation Fund <http://docs.cntd.ru/>
  - Search system Yandex <https://www.yandex.ru/>
  - Search system Google <https://www.google.ru/>
  - SCOPUS <http://www.elsevierscience.ru/products/scopus/>
  - Google Scholar <https://scholar.google.com/>

### *Training toolkit for self- studies to master the course \*:*

\* The training toolkit for self- studies to master the course is placed on the course page in the university telecommunication training and information system under the set procedure.

## 8. ASSESSMENT TOOLKIT AND GRADING SYSTEM\* FOR EVALUATION OF STUDENTS' COMPETENCES LEVEL UPON COURSE COMPLETION

The assessment toolkit and the grading system\* to evaluate the competences formation level (competences in part) upon the course study completion are specified in the Appendix to the course syllabus.

\* The assessment toolkit and the grading system are formed on the basis of the requirements of the relevant local normative act of RUDN University (regulations / order).