

Документ подписан простой электронной подписью
Информация о владельце:
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Должность: Ректор
Дата подписания: 25.05.2023 20:01:57
Уникальный программный ключ:
ca953a0120d891083f939673078ef1a989dae18a

**Federal State Autonomous Educational Institution of Higher Education
PEOPLES' FRIENDSHIP UNIVERSITY OF RUSSIA
RUDN University**

LAW INSTITUTE

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

COURSE SYLLABUS

COMMERCIAL LAW AND CORPORATIONS

course title

Recommended by the Didactic Council for the Education Field of:

40.04.01 JURISPRUDENCE

field of studies / speciality code and title

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

BACHELOR OF LAWS (LLB)

higher education programme profile/specialisation title

1. COURSE GOAL(s)

The goals of the course are:

1. to form a student's understanding of the legal regulation of entrepreneurial activities of legal entities and individual entrepreneurs in various fields;
2. to develop the skills of free use of the conceptual apparatus in the field of legal regulation of entrepreneurial activity;
3. to facilitate gaining skills in the practical application of legal norms governing the activities of commercial organizations and individual entrepreneurs in various fields;
4. to implement the skills of analysis and application of the norms of substantive and procedural law in the field of protecting the rights of entrepreneurs.

2. REQUIREMENTS FOR LEARNING OUTCOMES

Mastering the course (module) Commercial Law and Corporations 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)

Code (GC, GPC, PC)	Competence	Competence indicators
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-2.3. 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
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.

Code (GC, GPC, PC)	Competence	Competence indicators
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-2.1. Demonstrates specific knowledge of the implementation of law, knows the procedure for carrying out the duties of jurisdictional bodies responsible for the implementation of 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-2.3. Carries out the correct choice of the legal norm to be applied and the method of its interpretation; PC-2.4. Has mastered the methods of searching for cases of implementation of law and monitoring it in order to complete professional tasks; 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

- methods of search and analysis of law enforcement practice in the field of regulation of entrepreneurs' activities;
- ways to choose the best options for solving non-standard situations of law enforcement practice to protect the rights of entrepreneurs;
- a system of branches, institutions and sources of various branches of law necessary to ensure and implement the activities of entrepreneurs;

- rules for the use of legal technique in the preparation of regulatory legal acts and other legal documents.

able to

- make legally significant decisions and formalize them in accordance with the norms of substantive and procedural law in the business sphere;
- choose the norms necessary for practical application that regulate the activities of entrepreneurs;
- analyze the actual circumstances of the case, qualify the legal facts and the legal relations arising in connection with them in the business sphere;
- receive from various sources, including legal databases, legally significant information, process and systematize it in accordance with the goal.

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.	Теория государства и права Философия Гражданское право Гражданский процесс Арбитражный процесс	Трудовое право Международное частное право Рассмотрение споров в различных правопорядках Составление внешнеэкономических контрактов
GPC-1	GPC-1. Can analyze the main patterns of formation, implementation and development of law.	Теория государства и права История государства и права зарубежных стран История государства и права России Гражданское право Гражданский процесс Арбитражный процесс Гражданское и торговое право зарубежных стран Гражданский процесс зарубежных стран Производственная практика (судебная)	Международное частное право Трудовое право Преддипломная практика
GPC-2	GPC-2. Can apply the norms of substantive and procedural law to solve professional problems.	Гражданское право Гражданский процесс Арбитражный процесс Производственная практика (судебная)	Трудовое право Международное частное право Право социального обеспечения Коммерческие споры: внесудебные и судебные способы урегулирования

Competence code	Competence descriptor	Previous courses/modules*	Subsequent courses/modules*
			Банковское право Составление внешнеэкономических контрактов
GPC-4.	GPC-4. Can interpret legal norms in a professional way.	Административное право Конституционное право Гражданское право Уголовное право Гражданский процесс Арбитражный процесс Производственная практика (судебная)	Международное частное право Право социального обеспечения
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.	Основы риторики и коммуникации Гражданское право Гражданский процесс Международное право Арбитражный процесс Римское право Гражданское и торговое право зарубежных стран Гражданский процесс зарубежных стран Производственная практика (судебная)	Трудовое право зарубежных стран Рассмотрение споров в различных правопорядках Составление внешнеэкономических контрактов Преддипломная практика
GPC-6.	GPC-6. Can participate in the process of drafting regulatory acts and other legal documents.	Конституционное право Гражданское право Гражданский процесс Международное право Арбитражный процесс Учебная практика	Трудовое право Международное частное право Право социального обеспечения Коммерческие споры: внесудебные и судебные способы урегулирования Рассмотрение споров в различных правопорядках
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.	Информационные технологии в юридической деятельности Гражданское право Гражданский процесс Арбитражный процесс Информатика Гражданское и торговое право зарубежных стран Гражданский процесс зарубежных стран Уголовный процесс (зарубежных) Производственная практика (судебная)	Международное частное право Право социального обеспечения Трудовое право зарубежных стран Рассмотрение споров в различных правопорядках Составление внешнеэкономических контрактов Преддипломная практика
PC-1	PC-1. Can draft regulatory acts, formulate legal norms for various levels of rulemaking and areas of professional activity.	Теория государства и права Административное право Конституционное право Гражданское право Международное право Трудовое право Гражданское и торговое право зарубежных стран	Международное частное право Право социального обеспечения Вариативная компонента Трудовое право зарубежных стран Коммерческие споры: внесудебные и судебные способы урегулирования Семейное право

Competence code	Competence descriptor	Previous courses/modules*	Subsequent courses/modules*
		Гражданский процесс зарубежных стран	
PC-2	PC-2. Can apply legal norms in specific legal areas and use them in the way prescribed by law	Гражданское право Гражданский процесс Арбитражный процесс Производственная практика (судебная)	Международное частное право Право социального обеспечения Коммерческие споры: внесудебные и судебные способы урегулирования Составление внешнеэкономических контрактов Преддипломная практика

* 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 3 credits (108 academic hours).

Table 4.1. Types of academic activities during the periods of higher education programme mastering (**full-time training**) *

Type of academic activities	Total academic hours	Semesters/training modules			
		7/13	7/14	8/15	8/16
<i>Classroom learning, academic hours</i>	32		32		
including:					
Lectures (LC)	16		16		
Lab work (LW)					
Seminars (workshops/tutorials) (S)	16		16		
<i>Self-studies</i>	72		72		
<i>Evaluation and assessment (exam/passing/failing grade)</i>	3		3		
Course workload	academic hours	108		108	
	credits	3		3	

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>					

Type of academic activities		Total academic hours	Semesters/training modules			
			1	2	3	4
Course workload	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
Classroom learning, academic hours						
including:						
Lectures (LC)						
Lab work (LW)						
Seminars (workshops/tutorials) (S)						
Self-studies						
Evaluation and assessment (exam/ passing/failing grade)						
Course workload	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
Chapter 1. General Provisions on Business Law	<ol style="list-style-type: none"> The concept and principles of business law Business law and its place in the Russian legal system Sources of business law. Constitutional foundations of entrepreneurship. 	LC, S
Chapter 2. Entrepreneurial activity and its legal regulation	<ol style="list-style-type: none"> The concept and signs of entrepreneurship and entrepreneurial activity Legal regulation of entrepreneurial activity — the sphere of interaction between private law and public law relations Features of the application of sources of business law Application of foreign law Guarantees for exercising the right to engage in entrepreneurial activity. 	LC, S
Chapter 3. Legal status of an individual entrepreneur	<ol style="list-style-type: none"> The right to engage in entrepreneurial activity: the grounds for the emergence and methods of exercising the right to engage in entrepreneurial activity The concept and types of business entities 	LC, S

Course module title	Course module contents (topics)	Academic activities types
	<ol style="list-style-type: none"> 3. Rights and obligations of an entrepreneur and their legal consolidation 4. Responsibility of the entrepreneur for the improper exercise of his rights and performance of obligations 5. Bankruptcy of individual entrepreneurs. 	
Chapter 4. Property basis of entrepreneurial activity	<ol style="list-style-type: none"> 1. Property as the basis of entrepreneurial activity 2. Property, other rights in rem and entrepreneurship 3. Formation of the property basis of entrepreneurial activity. 	LC, S
Chapter 5. Organizational and legal foundations of entrepreneurial activity	<ol style="list-style-type: none"> 1. Corporate and unitary forms of entrepreneurial activity <ol style="list-style-type: none"> 1.1. Business partnerships and companies: common features and distinctive features 1.2. Partnerships: full and by faith 1.3. Limited and additional liability companies 2.4. Joint stock companies 2. State and municipal unitary enterprises 3. Production cooperatives 4. Entrepreneurial activity of structural divisions of commercial organizations 5. Subjects of small business 6. Business associations 7. Entrepreneurial activity of non-profit organizations. 	LC, S
Chapter 6. Legal Basis for Insolvency (Bankruptcy)	<ol style="list-style-type: none"> 1. Russian legislation on insolvency (bankruptcy): main features and development trends 2. Concept, criteria and signs of insolvency (bankruptcy) 3. The subject composition of relations related to the regulation of insolvency (bankruptcy) <ol style="list-style-type: none"> 3.1. Legal status of the debtor 3.2. Legal status of the creditor 3.3. Legal status of the arbitration manager 3.4. Arbitration Court in Insolvency Cases 3.5. Federal Service of Russia for Financial Recovery and Bankruptcy in the Process of Insolvency (Bankruptcy) 4. Insolvency (bankruptcy) procedures Features of insolvency (bankruptcy) of certain cate. 	LC, S