

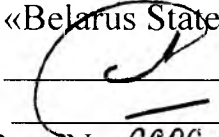
Educational Institution «Belarus State Economic University»

APPROVED

Rector of Educational Institution

«Belarus State Economic University»

A.V. Yegorov


30 06 2025

Reg. No 6696-25/academic

TRADE ASPECTS OF INTELLECTUAL PROPERTY RIGHTS

The curriculum of the educational institution
for the specialty 7-06-0421-01 «Jurisprudence»

The curriculum is based on the In-depth Higher Education Standard OCBO 7-06-0421-01-2023, model curriculum for the specialty 7-06-0421-01 «Jurisprudence».

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RECOMMENDED FOR APPROVAL:

Department of Civil Law Disciplines of the educational institution “Belarus State Economic University”

(Protocol №. 12 dated May 28, 2025);

Methodological Committee for the specialties “Law Science”, “Jurisprudence” of the educational institution “Belarus State Economic University”

(Protocol №. 10 dated 05 06 2025);

Scientific and Methodological Council of the educational institution “Belarus State Economic University”

(Protocol №. 6 dated 15.06.2025)

EXPLANATORY NOTE

The discipline "Trade aspects of intellectual property rights" is aimed at studying the legal, organizational and economic mechanisms for the protection of intellectual property objects, their evaluation and commercialization, and the protection of the interests of copyright holders. The intellectualization of all forms of social relations is an indispensable factor in the modern development of world civilization. The key to the successful development and renewal of all spheres of social and economic activity was the use of the results of intellectual creativity. The transition of the Republic of Belarus to a market economy required the reform of the methodological and legal framework of public relations related to the use of these results. At the same time, the legal protection of existing and emerging scientific and technical potential is of paramount importance: inventions, industrial designs, trademarks and other intellectual property objects.

The purpose of teaching the discipline is to develop in-depth professional and special competencies in the field of intellectual property management, for effective professional activity, to study national legislation and international agreements in this field, to acquire skills in their practical application, as well as the foundations for further self-development.

To achieve the goal, teaching the discipline pursues the following **objectives**:

- acquire knowledge and form a set of fundamentals of intellectual property management in the existing market conditions;
- to get acquainted with the basics of legislation in the field of valuation and commercialization of intellectual property objects;
- evaluate the effectiveness of innovation activities in the field of intellectual property;
- master the principles and methodology of intellectual property management.

As a result of studying the discipline "Trade aspects of intellectual property rights" the following **competence** is formed:

specialized:

apply scientific knowledge about the categories and principles of legal regulation of intellectual property objects in the course of research, scientific, educational and other professional activities.

As a result of studying the discipline students are

to know:

- fundamentals of international law and national legislation in the field of intellectual property;
- the procedure for registration of intellectual property rights in the Republic of Belarus and abroad;
- types of liability for infringement of the rights of intellectual property rights holders and ways to protect these rights;
- ways of introducing intellectual property objects into civil circulation;
- methods and procedure for the transfer of rights to use intellectual property objects;
- fundamentals of the intellectual property management system.

to be able to:

- evaluate the effectiveness of the provisions of international and national legislation in the field of intellectual property;
- determine the procedure for registration and protection of intellectual property rights;
- prepare applications for the issuance of security documents for industrial property objects;
- determine the procedure for the execution of contracts for the transfer of property rights to intellectual property objects.

to possess:

- application of modern tools for the fundamentals of intellectual property management for the analysis of market processes;
- evaluation and commercialization of intellectual property objects;
- a written reasoned statement of one's own point of view on the problems of the fundamentals of intellectual property management.

Within the framework of this training programme students are to gain the theoretical and practical knowledge and skills, to develop their moral, personal and spiritual potential as well as to cultivate the virtues of a true citizen and patriot who is able to actively participate in the economic, social and cultural life of the nation.

The place of the discipline in the system of training a specialist with a higher education. The academic discipline refers to the module "Procedural aspects of protecting the rights of legal entities and individuals" of the educational institution component.

Connection with other academic disciplines – the content of the discipline is interrelated with the academic disciplines of the educational institution component: "Actual problems of the theory and practice of the application of civil legislation", "IT-law".

Form of the higher education degree program – full-time.

According to the curriculum, the number of hours are the following:

total number of academic hours – 100, in-class – 42 hours, including lectures 32 hours, seminars – 10 hours.

Distribution of in-class hours by type of classes, years and terms:

2 term – lectures 32 hours, seminars – 10 hours;

The labor input accounts to 3 credits.

Exam is used as a form of the midterm assessment.

COURSE CONTENT

Topic 1. Intellectual property as an object of management

The role and place of intellectual property in the development of society.

Intellectual property system: copyright and related rights, industrial property. Legislation in the field of intellectual property. Goals and objectives of intellectual property management.

Topic 2. State management of intellectual property

The system of state management of intellectual property in the Republic of Belarus. National Intellectual Property Center.

International cooperation in the field of intellectual property (multilateral treaties within the framework of WIPO, multilateral treaties within the framework of the Commonwealth of Independent States, bilateral intergovernmental treaties in the field of intellectual property protection).

Topic 3. Basic principles of the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS)

The impact of intellectual property rights protection on the international trade system. Objectives of protection and enforcement of intellectual property rights.

Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS) in the system of agreements on the establishment of the World Trade Organization. The relationship of the TRIPS Agreement with the main international treaties in the field of intellectual property rights protection (the Berne Convention for the Protection of Literary and Artistic Works of 1886, the Paris Convention for the Protection of Industrial Property of 1883, the Rome Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations of 1961, the Treaty on Intellectual Property for Integrated Circuits of 1989).

National treatment in accordance with the TRIPS Agreement. Permissible exceptions to the principle of national treatment. Most-favored-nation treatment in accordance with the TRIPS Agreement.

Principles of formation of national legislation and permissible restrictions on intellectual property rights. The structure of the TRIPS Agreement.

Topic 4. Copyright and related rights

The concept and principles of copyright. Objects of copyright. Objects that are not protected by copyright. Subjects of copyright. The emergence of copyright. Term of protection of personal data non-property rights of the authors. The term of validity of the exclusive right to the work. Copyright content: personal non-property and property rights. Limitations of the exclusive right to a work.

The concept, principles, and scope of related rights. Objects and subjects of related rights. The emergence and duration of related rights. The content of related rights of performers, producers of phonograms, broadcasting or cable broadcasting organizations. Restrictions on exclusive rights to performances, phonograms, and broadcasts of broadcasting or cable broadcasting organizations.

Collective management of the property rights of authors and other copyright holders.

Topic 5. Legal protection of industrial property objects

Objects of industrial property (inventions, utility models, industrial designs, plant varieties, topologies of integrated circuits, undisclosed information, trademarks and service marks, geographical indications, etc.). Service objects of industrial property.

Subjects of industrial property law. Conditions for granting legal protection to industrial property objects. Issuance of security documents.

Topic 6. Means of individualization of participants in civil turnover, goods, works or services

Trademark and service mark. Legal protection of a trademark, criteria of protectability. The trademark certificate, the scope of legal protection, and the rights granted by trademark registration. Absolute and other grounds for refusal to register a trademark. Filing an application for trademark registration.

Legal protection of geographical indications, registration of the place of origin of goods, including in foreign countries.

Topic 7. Commercial use of intellectual property objects

An agreement on the creation and use of the results of intellectual activity: concept, subject, content, form. The specifics of concluding an agreement on the creation and use of the results of intellectual activity in the field of copyright and related rights.

Exclusive right assignment agreement: concept, subject, content, form. The specifics of the assignment of the exclusive right to individual intellectual property objects.

License agreement: concept, subject, content, form. Types of license agreements.

Comprehensive business license (franchising) agreement: concept, subject, content, form.

Topic 8. Protection of the rights of authors and copyright holders. Resolution of disputes on infringement of intellectual property rights

Violations of intellectual property rights and forms of their protection.

Pre-trial procedure for the consideration of disputes concerning the protection of intellectual property objects. Judicial procedure for the consideration of disputes in the field of intellectual property.

Civil law ways to protect intellectual property rights.

Administrative and criminal liability for violations of copyright, related rights and industrial property rights.

Topic 9. Settlement of trade disputes related to intellectual property

Council on Trade-Related Aspects of Intellectual Property Rights.

Application of the WTO dispute resolution procedure in relation to trade disputes related to intellectual property rights.

Review of WTO Commission decisions on intellectual property disputes.

THE DISCIPLINE-DESIGNED THEMATIC CURRICULUM
“TRADE ASPECTS OF INTELLECTUAL PROPERTY RIGHTS”
 Full-Time Mode of the In-depth Higher Education

No. of Unit, Topics	Title of Unit, Topic	The number of study hours							References	Knowledge control
		Lectures	Practical classes	Seminars	Lab classes	The number of hours for the independent study **				
						Lectures	Seminars	Lab classes		
1	2	3	4	5	6	7	8	9	11	12
2 term										
Topic 1	Intellectual property as an object of management	2							[1], [3], [8], [12], [14], [15], [19], [21], [26], [27], [28], [29]	An express survey. Detailed review of topics, certain issues, concepts
	Intellectual property as an object of management								[1], [3], [8], [12], [14], [15], [19], [21], [26], [27], [28], [29]	Preparation for the interim assessment
Topic 2	State management of intellectual property	4							[3], [9], [12], [14], [15], [18], [19], [21], [26], [27], [28], [29]	An express survey. Preparation for revision tasks
	State management of intellectual property								[3], [9], [12], [14], [15], [18], [19], [21], [26], [27],	Preparation for the interim assessment

									[28], [29]	
Topic 3	Basic principles of the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS)	2							[1], [8], [12], [13], [14], [28]	An express survey. Preparation for the seminar session, including preparation of thematic reports
	Basic principles of the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS)			2					[1], [8], [12], [13], [14], [28]	Seminar session survey, report, revision task. Preparation for the interim assessment
Topic 4	Copyright and related rights	4							[4], [5], [6], [7], [9], [12], [14], [15], [20], [27], [28], [29]	An express survey. Preparation for the seminar, including preparation of research papers, essays
	Copyright and related rights			2					[4], [5], [6], [7], [9], [12], [14], [15], [20], [27], [28], [29]	Quiz, an abstract (essay). Preparation for the interim assessment
Topic 5	Legal protection of industrial property objects	4							[2], [9], [10], [11], [12], [14], [15], [25], [26], [27], [28], [29]	An express survey. Working with educational, reference, analytical and other literature and materials
	Legal protection of industrial property objects			2					[2], [9], [10], [11], [12], [14], [15], [25], [26], [27], [28], [29]	A survey at a seminar session, a test. Preparation for the interim assessment
Topic 6	Means of individualization of participants in civil turnover, goods, works or services	4							[3], [12], [14], [15], [22], [24], [28], [29]	An express survey.

	Means of individualization of participants in civil turnover, goods, works or services								[3], [12], [14], [15], [22], [24], [28], [29]	Preparation for the interim assessment
Topic 7	Commercial use of intellectual property objects	4							[1], [10], [11], [14], [15], [19], [21], [23], [26], [27], [28], [29]	An express survey. Detailed review of topics, certain issues, concepts
	Commercial use of intellectual property objects			2					[1], [10], [11], [14], [15], [19], [21], [23], [26], [27], [28], [29]	Seminar session survey, report, revision task.
Topic 8	Protection of the rights of authors and copyright holders. Resolution of disputes on infringement of intellectual property rights	4							[3], [5], [6], [13], [14], [15], [16], [17], [28], [29]	An express survey. Detailed review of topics, certain issues, concepts
	Protection of the rights of authors and copyright holders. Resolution of disputes on infringement of intellectual property rights			2					[3], [5], [6], [13], [14], [15], [16], [17], [28], [29]	A survey at a seminar session. Presentation of the court case.
Topic 9	Settlement of trade disputes related to intellectual property	4							[1], [4], [8], [12], [14], [28]	An express survey. Detailed review of topics, certain issues, concepts
	Settlement of trade disputes related to intellectual property								[1], [4], [8], [12], [14], [28]	Preparation for the interim assessment
Total 2 term		32		10						Exam
Total		32		10						Exam

INFORMATIONAL AND METHODOLOGICAL SUPPORT

References**Basic:**

1. Dudko, E. N. International trade in intellectual property objects : an educational and methodological guide / E. N. Dudko, G. V. Turban, P. A. Zambrizhitskaya. Minsk : RIHS, 2020. – 90 p. (in Russian).
2. Nechepurenko, Yu. V. The market of industrial property objects created in the Republic of Belarus : [monograph] / Yu. V. Nechepurenko ; Belarusian State University. Minsk : BSU, 2022. – 146, [1] p. (in Russian).
3. Nechepurenko, Yu. V. Intellectual property management : (short course) : a manual for undergraduates of higher education institutions studying in the specialty 1-26 81 02 "Innovation Management" / Yu. V. Nechepurenko ; Belarusian State University. – 2nd ed., supplement and revision. Minsk : BSU, 2020. – 182, [1] p. (in Russian).

Additional:

4. Andrushko, K. C. Copyright protection in the single digital market in the European Union / Andrushko K. C. // Interaction of modern legal systems for the sustainable development of society: collection of scientific articles; Grodno : Kupala State University of Fine Arts, 2019, P. 194–197.
5. Kishkevich, E. A. On the issue of choosing a court in resolving disputes arising from contracts for the development of computer programs involving a foreign element / E. A. Kishkevich // Modern conditions of integration processes in science and education: an article in the collection of articles of the International Scientific and Practical Conference, Kazan, 21 April 2023 / Editor: A. A. Sukiasyan [et al.]. – Sterlitamak: AIR, 2023. – P. 112–115.
6. Kishkevich, E. A. Problematic issues of the implementation of copyright protection on the Internet / E. A. Kishkevich // The state and law in time and space: thesis. dokl. rep. scientific and practical conference with international with the participation of students, undergraduates, postgraduates, Minsk, December 2, 2022 / editor: D.V. Petrochenkov [et al.]. – Minsk : BSEU, 2022. – P. 264–267.
7. Kodaneva, S. I. Transformation of the copyright institute in the digital economy / S. I. Kodaneva // The Law of the Future: Intellectual Property, Innovation, the Internet: Yearbook. Issue 2 / Center for Social Science-inform. Research Department of Jurisprudence; Department of Business Law, Lomonosov Moscow State University; ed. Afanasyeva E. G. – Moscow : Moscow State University, 2019. P. 44–51.
8. Leanovich, E. B. Intellectual property rights in the global market: prospects for the Republic of Belarus / E. B. Leanovich. Minsk : BSU, 2018. – 182 p.
9. Losev, S. S. Actual problems of the development of intellectual property law institutions in the Republic of Belarus: a monograph / S. S. Losev. – Minsk : Kolorgrad, 2018. – 254 p.
10. Nekhorosheva, P. N. Formation of a system of commercialization of the results of scientific and scientific-technical activities of organizations of the Republic

of Belarus / P. N. Nekhorosheva, Yu. V. Nechepurenko // Belarusian Economic Journal. – 2024. – № 3. – P. 19–34.

11. Nechepurenko, Yu. V. Commercialization of the results of scientific and technical activities in the Republic Belarus / Yu. V. Nechepurenko. – Minsk : BSU, 2019. – 143 p.

12. Intellectual property law of the Republic of Belarus: the history of its formation and prospects : a collection of articles of the international scientific and practical round table, Minsk, April 19, 2022 / BSU, Faculty of Law ; [editors: D. V. Ivanova (editors), D. D. Lando, O. O. Yadrevsky]. – Minsk : BSU, 2023. – 137 p.

13. Tolochko, O. N. International protection of intellectual property : a textbook / O. N. Tolochko. – Minsk : RIHS, 2018. – 204 p.

Electronic resources:

14. Yanchuk, A. Trade aspects of intellectual property rights : electronic educational methodical complex for the master's degree students in major 1-24 80 01 Jurisprudence / A. Yanchuk // The BSEU Electronic Library. – URL: <http://edoc.bseu.by:8080/handle/edoc/96103> (date of request: 12.06.2025).

Regulatory legal acts:

15. The Civil Code of the Republic of Belarus : December 7. 1998 No. 218-L : adopted by the House of Representatives on October 28, 1998 : approved by the Council of the Republic on November 19, 1998 : with amendments and additions dated February 17, 2025 No. 62-L // ETALON : inform.-search engine (date of request: 06/01/2025).

16. The Civil Procedure Code of the Republic of Belarus : January 11, 1999 No. 238-L : adopted by the House of Representatives on Dec. 1998 : approved by the Council of the Republic on December 18, 1998 : with amendments and additions dated July 7, 2024 No. 22-L // ETALON : inform.-search engine (date of request: 06/02/2025).

17. Code of the Republic of Belarus on Administrative Offences : January 6, 2021 No. 91-L : adopted by the House of Representatives on December 18, 2020 : approved by the Council of the Republic on December 18, 2020 : with amendments and additions dated February 17, 2025 No. 62-L // ETALON : inform.-search engine (date of request: 05/11/2025).

18. Constitution of the Republic of Belarus: as amended and supplemented, adopted at the republican referendums on November 24, 1996, October 17, 2004 and February 27, 2022 // ETALON : inform.-search engine (date of request: 06/02/2025).

19. The Tax Code of the Republic of Belarus (Special part) : 29 Dec. 2009 No. 71-L : adopted by the House of Representatives on 11 Dec. 2009 : approved by the Council of the Republic on December 18, 2009 : with amendments and additions dated December 13, 2024 // ETALON : inform.-search engine (date of request: 05/11/2025).

20. On copyright and related rights : The Law of the Republic of Belarus. Belarus No. 262-L dated May 17, 2011 : with amendments and additions dated January 9, 2023 No. 243-L // ETALON : inform.-search engine (date of request:

06/02/2025).

21. On the limitation of exclusive intellectual property rights : The Law of the Republic of Belarus No. 241-L dated January 3, 2023 : with amendments and additions dated December 2, 2024 No. 241-L // ETALON : inform.-search engine (date of request: 06/02/2025).

22. On geographical indications : The Law of the Republic of Belarus No. 127-L dated July 17, 2002 : with amendments and additions dated January 9, 2023 No. 243-L // ETALON : inform.-search engine (date of request: 06/02/2025).

23. On the commercialization of the results of scientific and scientific-technical activities created at the expense of public funds : Decree of the President of the Republic of Belarus No. 59 dated February 4, 2013 : with amendments and additions dated June 19, 2018 No. 240 // ETALON : inform.-search engine (date of request: 06/02/2025).

24. On trade secrets : The Law of the Republic of Belarus No. 16-L dated January 5, 2013 : with amendments and additions dated July 9, 2024 No. 27-L // ETALON : inform.-search engine (date of request: 06/02/2025).

25. On patents for inventions, utility models, Industrial designs : The Law of the Republic of Belarus dated 16 Dec. 2002 No. 160-L : with amendments and additions dated January 9, 2023 No. 243-L // ETALON : inform.-search engine (date of request: 06/02/2025).

26. On priority areas of scientific, scientific, technical and innovative activities for 2026-2030: Decree of the President of the Republic of Belarus No. 135 dated April 1, 2025 // ETALON : inform.-search engine (date of request: 06/02/2025).

27. On the Strategy of the Republic of Belarus in the field of intellectual property until 2030 : resolution of the Council of Ministers of the Republic of Belarus No. 672 dated November 24, 2021 : with amendments and additions dated December 20, 2023 No. 906 // ETALON : inform.-search engine (date of request: 06/02/2025).

Online resources:

28. National Legal Internet Portal of the Republic of Belarus : [website]. – Minsk, 2025. – URL: <https://pravo.by> (date of request: 06/01/2025).

29. National Intellectual Property Center : [website]. – Minsk, 2025. – URL: <https://www.ncip.by> (date of request: 06/01/2025).

List of questions for exam

1. World Intellectual Property Organization (WIPO).
2. Public administration of intellectual property.
3. The concept of intellectual property.
4. The system of protected intellectual property rights.
5. Objectives of protection and realization of intellectual property rights.
6. The TRIPS Agreement as part of the Agreement Establishing the World Trade Organization.
7. The structure of the TRIPS Agreement.
8. The relationship of the TRIPS Agreement with the main international agreements on the protection of intellectual property rights.
9. Multilateral international treaties on the protection of intellectual property rights, the administrative functions of which are performed by WIPO. Cooperation between WIPO and WTO.
10. The relationship of the TRIPS Agreement with the main international agreements on the protection of intellectual property rights.
11. National treatment in accordance with the TRIPS Agreement. Permissible exceptions to the principle of national treatment.
12. The Most Favored Nation (MFN) regime in accordance with the TRIPS Agreement. Exceptions to the MFN for the protection of intellectual property rights.
13. Principles of international protection of intellectual property rights.
14. Principles of national legislation and permissible restrictions on intellectual property rights in accordance with the TRIPS Agreement.
15. The concept of exclusive rights. The place of exclusive rights in the system of private rights. Protection of intellectual property rights in national legislation.
16. Exhaustion of intellectual property rights. Types of exhaustion.
17. Special provisions of the TRIPS Agreement concerning copyright protection.
18. The relationship between copyright obligations under the TRIPS Agreement and obligations under the Berne Convention for the Protection of Literary and Artistic Works.
19. Permissible limitations and exceptions to the exclusive rights of copyright holders. A "three-step" test.
20. Computer programs and other types of software are objects of copyright.
21. Copyright protection.
22. Limitations and exclusions from copyright.
23. Collective copyright management.
24. Protection of the rights of performers, producers of phonograms, and broadcasting organizations in accordance with the TRIPS Agreement.
25. The concept and content of patents.
26. Applying for patent protection.
27. Permissible limitations and exceptions to the exclusive rights of patent holders. The use of a "three-step" test in determining exceptions to the rights of patent holders in the national legislations of WTO member countries.

28. Patent information.
29. Requirements of the TRIPS Agreement regarding the protection of inventions (utility models). Exceptions to patentable solutions.
30. The requirements of the TRIPS Agreement regarding the protection of trademarks and service marks.
31. The requirements of the TRIPS Agreement regarding the protection of industrial designs. Permissible restrictions on the rights granted to owners of industrial designs.
32. Filing an application for protection of an industrial design.
33. The requirements of the TRIPS Agreement regarding the protection of undisclosed information.
34. International legal framework for the protection of trade secrets.
35. Requirements of the TRIPS Agreement on the Protection of Geographical Indications.
36. Filing an application for the protection of geographical indications.
37. Legal bases of intellectual property commercialization.
38. An agreement on the creation and use of the results of intellectual activity: concept, subject, content, form.
39. Exclusive right assignment agreement: concept, subject, content, form.
40. License agreement: concept, subject, content, form.
41. Complex business license (franchising) agreement: concept, subject, content, form.
42. Violations of intellectual property rights and forms of their protection.
43. Civil law methods of intellectual property rights protection.
44. Administrative and criminal liability for violations of copyright, related rights and industrial property rights.
45. Council on Trade-Related Aspects of Intellectual Property Rights.
46. Application of the WTO dispute resolution procedure in relation to trade disputes related to intellectual property rights.

List of reports topics

1. The role of the World Intellectual Property Organization (WIPO) in ensuring international cooperation in the field of intellectual property protection.
2. The TRIPS Agreement and its significance for the international protection of copyright, related rights and industrial property rights.
3. The impact of intellectual property rights on international trade.
3. Berne Convention for the Protection of Literary and Artistic Works (1886). Meaning and basic principles.
4. International protection of related rights. Rome Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations (1961).
5. The significance of the WIPO Copyright Treaty (1996) and the WIPO Performances and Phonograms Treaty (1996) for the protection of copyright and related rights in the digital environment.
7. The Paris Convention for the Protection of Industrial Property. Meaning and basic principles.
8. The main provisions of the Patent Cooperation Treaty (1970).
9. The Madrid Agreement on the International Registration of Marks. Trademark registration procedure in accordance with the Agreement.
10. Regional patent systems (for example, the European Patent System).
11. The importance of trademarks for the promotion of goods (works, services) on the market.
12. Protection of well-known trademarks.
13. Legal protection of geographical indications under the TRIPS Agreement.
14. Unfair competition in the field of trade.

Methodical recommendations for self-study of master's students

Self-study of master's students are very important stage in obtaining course knowledge.

58 hours are allocated for self-study of a full-time student of the In-depth Higher Education.

The content of students' self-study includes all the discipline topics from the section "Course content".

Main components of self-study for master's students are the following:

- detailed review of topics, certain issues, concepts;
- preparation for revision tasks;
- preparation for seminar classes, including the preparation of thematic reports, informational and visual materials, abstracts, presentations, essays, etc.;
- work with educational, reference, analytical and other literature and materials;
- preparation for the interim assessment.

Assessment procedures

Assessment is carried out within the framework of monitoring and intermediate certification.

Monitoring tools are used during the term and include the following forms of assessment:

revision task;

test;

an express survey;

essay;

quiz;

an abstract, in the form of a presentation.

The current academic assessment is conducted at least three times per semester.

The result of the monitoring during the term is estimated by a mark in points on a ten-point scale and is derived based on the marks put during the activities of the monitoring during the term.

Requirements for the student during the intermediate certification.

Students are allowed to undergo certification in the academic discipline on condition of successful completion of the monitoring certification (monitoring tools) in an academic discipline set out in the current term by this curriculum.

Intermediate certification is carried out in the form of an exam.

The methodology of forming a mark for an academic discipline

In accordance with the Regulations on the rating system for assessing the knowledge, skills and abilities of BSEU students.

**PROTOCOL OF THE CURRICULUM COORDINATION
WITH OTHER ACADEMIC DISCIPLINES OF THE SPECIALTY**

Name of the discipline that requires coordination	Name of the department	Proposals for changes in the curriculum content of a higher education institution on the academic discipline	Decision taken by the department that developed the curriculum (indicating the date and number of the protocol)
1	2	3	4
1. Actual problems of the theory and practice of the application of civil legislation	Department of Civil Law Disciplines	Agreed	Protocol №. 12 dated May 28, 2025
2. IT-law	Department of Civil Law Disciplines	Agreed	Protocol №. 12 dated May 28, 2025