

Educational Institution
«Belarus State Economic University»

APPROVED BY
Rector of Educational Institution
«Belarus State Economic University»
_____ V. Shutsilin
«_____» _____ 2021.
Registration № _____/

LEGAL SUPPORT FOR THE DEVELOPMENT OF THE E-GOVERNMENT
The Curriculum of Educational Institution of Higher education
in the academic discipline for the specialty
1-24 80 01 «Jurisprudence»

The curriculum is based on the curriculum in the specialty 1-24 80 01 «Jurisprudence» (specialization 1-24 01 02 «Economic law»), registration number No. 53R-13 dated 18.10.2018.

COMPILER:

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RECOMMENDED FOR APPROVAL:

Theory and History of Law Department of the Educational Institution «Belarus State Economic University»

(Protocol No. ___ of «__» _____ 2021);

Scientific and methodological Council of the Educational Institution «Belarus State Economic University»

(Protocol No. ___ of «__» _____ 2021)

EXPLANATORY NOTE

The academic discipline «Legal support for the development of the e-government» is based on the latest conceptual developments and norms of legislation in the field of informatization of the state and society.

Due to the fact that this academic discipline is complex, intersectoral, interdisciplinary in nature, the curriculum provides for the study of the most important issues of digitalization of the structural elements of the e-government, its functions and forms of activity. The academic discipline «Legal support for the development of the e-government», summarizing modern state-legal practice, is based on the results of a study of sectoral legal disciplines, primarily the general theory of law and educational disciplines of the state-legal block.

The main attention in the study of this academic discipline is paid to the norms of legislation, primarily national. At the same time, the curriculum reflects the comparative legal and international aspect of the study of digitalization of the state and society.

The academic discipline «Legal support for the development of the e-government» is equipped with knowledge that ensures effective law-making and law-realizing activities in the context of the information society, and serves to increase the level of legal literacy and legal activity in society.

The purpose of the educational program is to provide postgraduates with knowledge in the field of the e-government and the corresponding type of law, to master postgraduates of the relevant legal categorical apparatus, widely used in the modern information society, to create a strong base of knowledge necessary for next effective use in professional activities.

The structure of the program and the methodology for teaching the academic discipline «Legal support for the development of the e-government» take into account new results of legal research and recent achievements in the field of pedagogy and information technology, guiding students to acquire appropriate professional and educational competencies (EC):

- EC-1. Be able to analyze the problems, patterns and trends of the development of legal science, apply in scientific and practical research the main methods of scientific knowledge (analysis, comparison, systematization, abstraction, modeling, data validation, decision-making, etc.) of auxiliary research activities, generate and implement innovative ideas;

- EC-2. Have a high level of professional legal consciousness, legal thinking and legal culture, be able to develop and improve their intellectual and general cultural level, build a trajectory of professional development and career;

- EC-3. Be able to use fundamental legal knowledge to analyze, verify, assess the completeness of objective reality in the course of professional activity, if necessary, fill and synthesize missing information, work in conditions of uncertainty of risks and insufficiency of information;

- EC-4. Be able to use in professional activities knowledge about the legal provision of the management of state processes using information and communication technologies, to evaluate the organizational, technological and social results of information systems and resources of the e-government, to propose scientifically justified ways to improve their activities.

After studying the academic discipline «Legal support for the development of the e-government» within the framework of this program, the graduate student should *know*:

- general concepts used in the field of knowledge about various aspects of the e-government as an important component of the information society, principles, signs, goals and functions, components of the e-government;

- current goals, challenges and risks to the development and functioning of e-law and the state;

be able to:

- characterize the law as the main regulator underlying the life of the information society and the innovative state, which are the highest types of their development to date;

- analyse the basic doctrinal and normative statements regarding the law and the state in the information society, analyze the processes of their formation and development in the way of ensuring social progress;

- identify problematic issues of the emergence, development and functioning of the e-government and law and suggest ways to eliminate them;

- analyze overseas and domestic law-making and law-enforcement activities, reveal the main trends in the development of law and legislation in the information society;

have skills:

- possession of a conceptual apparatus used in the study of the e-government and related phenomena;

- detection in normative and doctrinal provisions of true and incorrect statements;

- using a set of obtained scientific knowledge for analysis of law-making and law-enforcement activities, interpretation of law, effectiveness of legislation and practice of their improvement;

- finding the necessary information to enhance professional knowledge about various aspects of the e-government as an important component of the information society;
- more informed realization of the rights and legitimate interests of the individual, respectful attitude towards the person and society in the era of the innovative state.

The study of the academic discipline «Legal support for the development of the e-government» is an important component of the educational process in the modern education system, which contributes to the development of independent legal thinking, democratic views, a wide outlook and professional erudition of future lawyers.

The goal of studying academic discipline should be the formation of a humanistic world understanding, a sense of human dignity, duty, civil responsibility, a deep understanding of the ethical component of legal activity.

The subject of study within the framework of this academic discipline is, first of all, national and international legislation, scientific works of domestic and overseas legal scholars.

The curriculum reflects the fundamental elements of the modern level of development of the e-government, the knowledge of which cannot be dispensed with in the conditions of building a social, legal, democratic state in the Republic of Belarus, and is offered for legal specialties and specializations of universities, the curricula of which include a corresponding subject.

Inter-object communications. The academic discipline «Legal support for the development of the e-government» is integration and interdisciplinary. The study of this academic discipline is based on the study of the academic discipline «General theory of law».

In teaching, it is recommended to use various forms of training, including interactive, using informational and communicational technologies and innovative methods of active training. The students are given the necessary amount of time for their own training in order to provide them with the opportunity to individually master the educational material on the basis of recommended sources.

The scientific and legal basis of the curriculum and the academic discipline «Legal support for the development of the e-government» was the work of belarusian, russian and overseas scientists, as well as the most important international documents and legislative acts of the Republic of Belarus in the field of jurisprudence.

The methodological basis of the academic discipline «Legal support for the development of the e-government» is the formal-logical, comparative-legal, historical, sociological, and other methods of studying law and state.

In accordance with the curriculum for the specialty 1-24 80 01 Jurisprudence to the study of the discipline provided a total of 90 hours, including classroom – 30 hours: including lectures – 18 hours, including seminars – 12 hours. By the academic discipline coursework is not provided. Form of current certification — credit.

CONTENT OF EDUCATIONAL MATERIAL

Theme 1. Information society. Legal informatization as the basis for the construction of an e-government

Concept, objectives, principles of formation and development of the information society. International legal regulation of the information society. Legal regulation of the development of the information society in the Republic of Belarus. Concept of the state program «Digital Development of Belarus» in 2021-2025.

Indexes of information society development. The UN Global E-Government Development Index. E-Government Readiness Index. E-Participation Index.

Development of the state legal information system in the Republic of Belarus. Subjects and elements of informational and communicational infrastructure. Automated information systems.

Theme 2. Innovative electronic government doctrine

The concept of an e-government. Features, principles, functions and objectives of the e-government. The place of the e-government in the typology of the state.

Stages of formation and prospects of development of the e-government in the Republic of Belarus. Public policy in the field of the e-government and its connection with the state information policy. Priority areas of the state information policy of the Republic of Belarus. Problems in the development of the e-government in the Republic of Belarus and ways to solve them.

Theme 3. National sovereignty in an information society. Digital economy

Transforming sovereignty in an information society. The concept of electronic (digital) sovereignty. The relationship of electronic sovereignty with information and other types of state sovereignty.

State policy in the field of information security of the Republic of Belarus. Information security challenges. Development of the legal framework for ensuring the security of the state information systems of the Republic of Belarus.

Innovative economy. Digital economy. Conceptual underpinnings of the digital economy. Legal support for the development of the digital economy in the Republic of Belarus. Council for the Development of the digital economy. Risks and challenges to the innovative development of the economy. Blockchain. Smart contracts. Cryptocurrencies.

Theme 4. Law of the e-government era

Challenges and prospects for legal regulation towards an e-government. The «beforehand» effect as the main requirement for legal regulation of the innovative type. Ratio of stability and dynamism of legislation in conditions of innovative development of society. Trends in the development of the main sources of law in the era of the e-government.

Challenges to the legal security of the e-government. Challenges and prospects for the development of national branches (sectors) of law in the era of the e-government. The problem of digitalization of branches of legislation (law) on the example of constitutional law.

Digital human rights. Challenges in the protection of human rights in the age of the e-government.

Theme 5. E-government (in aspect of the executive power). E-justice

Concept and characteristics of e-government (executive power). Structure and objectives of e-government. Executive power as an essential aspect of e-government. Types of interaction in the e-government system.

Legal support for the development of e-government in the Republic of Belarus. Development challenges. System of public electronic services. Unified portal of electronic services in the Republic of Belarus. National automated information system (NAIS). Principles of provision of public services in electronic form.

The concept, principles, types, models of electronic justice. The difference between electronic justice and court informatization.

History of the development of electronic justice in the Republic of Belarus. Legal support of electronic justice in the Republic of Belarus. Problems of development of electronic justice in the Republic of Belarus. Problems and prospects for the use of remote access technologies in the activities of the legal proceedings.

Theme 6. Electronic Parliament. Electronic democracy

The concept of an electronic parliament. Objectives and principles of the electronic parliament. The role of informational and communicational technologies for the creation of an electronic parliament. Electronic document management system in preparation and adoption of normative legal acts.

Legal regulation of the legislative process of the era of the electronic state in the Republic of Belarus and abroad.

The doctrine of electronic democracy: the concept, signs, models, mechanisms. The advantages and disadvantages of electronic democracy. Forms of electronic democracy in the Republic of Belarus. Public discussion of draft normative legal acts as an element of the use of modern informational and communicational technologies in the rule-making process.

**EDUCATIONAL AND METHODOLOGICAL CHART
OF THE ACADEMIC DISCIPLINE «LEGAL SUPPORT FOR THE DEVELOPMENT OF THE E-GOVERNMENT» 90 HOURS
For daily education**

Number of the Theme	Title of the Theme	Number of audience hours						ELSE	Forms of knowledge control
		Lectons	Practical trainings	Seminars	Laboratory researches	Управляемая самостоятельная работа			
1	2	3	4	5	6	7	8	9	10
	«Legal support for the development of the e-government»	14		10		4	2		Credit
1.1.	Theme 1. Information society. Legal informatization as the basis for the construction of an e-government	2		1				[2–4, 7, 9 , 12, 16–20, 25, 29]	Online game «Kahoot»

1.2.	Theme 2. Innovative electronic government doctrine	2		1				[11, 12, 14, 16–20, 26, 28, 33]	Essays discussing
1.3.	Theme 3. National sovereignty in an information society. Digital economy	2		2				[10, 12, 15, 16–21, 23, 25, 33]	Essays discussing
1.4.	Theme 4. Law of the e-government era	4		2		4	2	[2, 6, 10–12, 14, 16–20, 22, 25, 29, 33]	Writing and discussing scientific articles
1.5.	Theme 5. E-government (in aspect of the executive power). E-justice	2		2				[[6, 16–20, 24, 25, 27, 28, 32, 33]	essays discussing
1.6.	Theme 6. Electronic Parliament. Electronic democracy	2		2				[8, 9, 13, 16–20, 25, 26, 31, 33]	Discussion of communications
	In total	14		10		4	2		CREDIT

**INFORMATION AND METHODOLOGICAL PART
IN THE ACADEMIC DISCIPLINE «LEGAL SUPPORT FOR THE
DEVELOPMENT OF THE E-GOVERNMENT»**

Normative legal acts:

1. Конституция Республики Беларусь, 15 марта 1994 г. (с изм. и доп., принятыми на респ. референдумах 24 нояб. 1996 г. и 17 окт. 2004 г.) // Нац. реестр правовых актов Респ. Беларусь. –1999. – № 1. – 1/0; 2004. – № 188. – 1/6032.
2. Концепция Государственной программы «Цифровое развитие Беларуси» на 2021–2025 годы [Электронный ресурс] // Министерство связи и информатизации Республики Беларусь. – Режим доступа: https://mpt.gov.by/sites/default/files/proekt_koncepcii_gosudarstvennoy_programmy.pdf. – Дата доступа : 17.02.2021.
3. О Концепции информационной безопасности Республики Беларусь: Постановление Совета Безопасности Респ. Беларусь, 18 марта 2019 г., № 1 // Нац. правовой Интернет-портал Респ. Беларусь. – 20.03.2019. – 7/4227.
4. О некоторых вопросах развития информационного общества в Республике Беларусь: Указ Президента Респ. Беларусь, 8 нояб. 2011 г., № 515 // Нац. реестр правовых актов Республики Беларусь. – 2011. – № 125. – 1/13064; Нац. правовой Интернет-портал Респ. Беларусь. – 17.03.2016. – 1/16329.
5. О нормативных правовых актах: Закон Респ. Беларусь, 17 июля 2018 г., № 130-3 // Нац. правовой Интернет-портал Респ. Беларусь. – 31.07.2018. – 2/2568.
6. О повышении оперативности и качества нормотворческой деятельности: указ Президента Респ. Беларусь, 17 ноября 2020 г., № 415 // Нац. правовой Интернет-портал Респ. Беларусь. –19.11.2020. – 1/19332.
7. О совершенствовании нормотворческой деятельности: Указ Президента Республики Беларусь, 10 июля 2019 г., № 265 // Нац. правовой Интернет-портал Респ. Беларусь. – 10.07.2019. – 1/18462.
8. О создании Совета по развитию цифровой экономики: Постановление Совета Министров Республики Беларусь [Электронный ресурс]: 28 февраля 2018 г., № 167 // ЭТАЛОН. Законодательство Республики Беларусь / Национальный центр правовой информации Республики Беларусь. – Минск, 2020.
9. О развитии цифровой экономики [Электронный ресурс]: Декрет Президента Респ. Беларусь, 21 дек. 2017 г., № 8 // Нац. правовой Интернет-портал Республики Беларусь. – 27.12.2017. – 1/17415.
10. Об информации, информатизации и защите информации: Закон Респ. Беларусь, 10 ноября 2008 г., № 455-3 // Нац. реестр правовых актов Республики Беларусь. – 2008. – № 279. – 2/1552; Нац. правовой Интернет-портал Респ. Беларусь. – 17.05.2016. – 2/2360.
11. Об обращениях граждан и юридических лиц: Закон Респ. Беларусь, 18 июля 2011 г., № 300-3 // Нац. реестр правовых актов Респ. Беларусь. – 2011. – № 83; Нац. правовой Интернет-портал Респ. Беларусь. – 22.07.2015. – 2/2304.

12. Об общегосударственной автоматизированной информационной системе: Указ Президента Респ. Беларусь, 16 дек. 2019 г., № 460 // Нац. правовой Интернет-портал Республики Беларусь. – 19.12.2019. – 1/18721.
13. Об утверждении Государственной программы развития цифровой экономики и информационного общества на 2016–2020 годы: постановление Совета Министров Респ. Беларусь, 23 марта 2016 г., № 235 // Нац. правовой Интернет-портал Респ. Беларусь. – 01.04.2016. – 5/41866.
14. Об утверждении Единого правового классификатора Республики Беларусь: Указ Президента Респ. Беларусь, 4 янв. 1999 г., № 1 // Нац. реестр правовых актов Респ. Беларусь. – 1999. – № 2–3. – 1/2; Нац. правовой Интернет-портал Респ. Беларусь. – 17.08.2017. 1/17208.
15. Об электронном документе и электронной цифровой подписи: Закон Респ. Беларусь, 28 дек. 2009 г., № 113-3 // Нац. реестр правовых актов Респ. Беларусь. – 2010. – № 15. – 2/1665; Нац. правовой Интернет-портал Респ. Беларусь. – 17.11.2018. – 2/2581.
16. Об электронном документообороте при подготовке и принятии правовых актов: Указ Президента Респ. Беларусь, 15 июня 2015 г., № 243 // Нац. правовой Интернет-портал Респ. Беларусь. – 11.07.2019. – 1/18462.
17. Регламент работы автоматизированной информационной системы, обеспечивающей формирование Национального реестра правовых актов Республики Беларусь [Электронный ресурс]. – Режим доступа: <http://nrpa.pravo.by/UserFiles/StaticDocuments/%D0%A0%D0%B5%D0%B3%D0%BB%D0%B0%D0%BC%D0%B5%D0%BD%D1%82.doc>. – Дата доступа: 26.11.2020.

LITERATURE

Main literature:

18. Иншакова, Е. Г. Электронное правительство в публичном управлении : монография / Е. Г. Иншакова. – Москва : Издательство Юрайт, 2020. – 139 с.
19. Сидорова, А. А. Электронное правительство : учебник и практикум для вузов / А. А. Сидорова. – Москва : Издательство Юрайт, 2021. – 166 с.
20. Электронное государство: взаимодействие органов публичной власти и общества (политико-правовой аспект). (Монография) / Устинович Е. С. – Москва: Русайнс, 2020. – 96 с.
21. Становление и развитие цифровой трансформации и информационного общества (ИТ-страны) в Республике Беларусь / [Р. Б. Григянец и др.] ; под ред. В. Г. Гусакова ; Нац. акад. наук Беларуси, Объединенный ин-т проблем информатики. – Минск : Беларуская навука, 2019. – 226, [1] с. : ил.

Additional literature:

22. Бехманн, Г. Современное общество: общество риска, информационное общество, общество знаний : монография / Г. Бехманн ; пер. с нем. А. Ю.

- Антоновского, Г. В. Гороховой, Д. В. Ефременко [и др.] [Электронный ресурс]. – М. : Логос, 2020. – 248 с. – Режим доступа : <https://znanium.com/catalog/product/1213739> (дата обращения: 22.03.2021).
23. Дятлов, С. А. Информационно-сетевая экономика. Структура, динамика, регулирование : монография / С. А. Дятлов, В. П. Марьяненко, Т. А. Селищева. – Москва : ИНФРА-М, 2019. – 414 с.
24. Каширина, А. М. Развитие информационного общества : учебное пособие : [16+] / А.М. Каширина ; Новосибирский государственный технический университет. – Новосибирск : Новосибирский государственный технический университет, 2019. – 92 с. : ил., табл. – Режим доступа: по подписке. – URL: <https://biblioclub.ru/index.php?page=book&id=576339> (дата обращения: 22.03.2021). – Библиогр.: с. 83-85. – ISBN 978-5-7782-3910-4. – Текст : электронный.

**NEGOTIATION PROTOCOL FOR THE CURRICULUM
FOR HIGHER EDUCATION ESTABLISHMENT
IN THE ACADEMIC DISCIPLINE
«LEGAL SUPPORT FOR THE DEVELOPMENT OF THE E-
GOVERNMENT»**

Academic discipline title, with which approval required	Name of the department	Offers on changes in the content of the curriculum in the educational discipline	Decision taken by the department that developed the curriculum (with the date and number of the protocol)
Information law	Department of Public Law disciplines	none	Protocol № __ of «__» _____ 2021

**ADDITIONS AND CHANGES TO THE CURRICULUM
IN THE ACADEMIC DISCIPLINE «LEGAL SUPPORT FOR THE
DEVELOPMENT OF THE E-GOVERNMENT»
for the ____/ ____academic year**

№	Additions and changes	Basis

Curriculum revised and approved at the meeting of the Theory and History of Law Department (protocol No. ____ of _____ 20 ____)

Head of Department,
Professor

D.M. Demichev

Approved
Dean of the Faculty of Law,
PhD in Law, associate Professor

A.N. Shklyarevsky