Specialization: Economics, bachelor's degree, full-time study

B1.V.DV.26 "Commercial Law"

1. Annotation

The program for the discipline "Commercial Law" is compiled in accordance with the requirements for the mandatory minimum content and level of training of economists. The Commercial Law program is geared towards economics students and contains the information needed to study the course. Commercial law is one of the branches of civil law that mediates relations in the field of commercial turnover. In a market economy, commerce is gaining new momentum, absorbing sales, goods and services. In this regard, the requirements for commercial entities are changing, becoming higher and more binding. At the same time, the issues of responsibility of subjects of commercial activity are being raised. In this regard, the study of the features of the implementation of commercial activities confirms its relevance.

The purpose of the discipline:

Commercial law, as a sub-branch of civil law, acts as a guide for students in the field of entrepreneurial activity. Studying the course of commercial law will allow a future specialist to understand the basics of trading activities, analyze its legal form both in the current and in the previous legal order, in other legal systems.

Discipline objectives:

This discipline has its own immediate specific tasks. These include the study of: commercial law as one of the sections of jurisprudence and academic discipline; the role of commercial activity in ensuring the vital interests of society, the normal functioning of the economic mechanism; subjects of commercial activity; the choice of the form of the enterprise depending on the functions in the process of creating and selling goods; the concept of objects of trade; legal support for the development of the commodity market; commodity exchanges, wholesale fairs, dealer networks; sales and supply divisions of enterprises; creating a competitive environment in the field of commercial activities (legal issues); trade deals and contracts; wholesale sales contracts and its subtypes; specifics of concluding contracts at stock exchanges and fairs, auctions; selection of the structure of contractual ties; development of terms of trade agreements; acceptance of goods; quality examination; claims and claims; state control over compliance with the rules of commercial activity; protection against illegal actions of regulatory authorities.