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GRATUITOUS CONTRACTS FOR CIVIL LEGISLATION OF UKRAINE

The main problems of modern civil law in the field of contractual regulation of free relations with the main theoretical conclusions and practical recommendations identifies in the article.

It is cleared up the question which of the norm creating signs agreement is crucial, directly related to the efficiency of the legal regulation of a certain type of contract. Given that the rights and obligations of the parties to the contract are based on the purpose of contractual relationships (orientation obligation), the same orientation is seen as the main factor of the system, and all other features of the contract so as to clarify the regulation, due its orientation.

It is established secondary system features a contractual relationship which may be subject composition features of the contract, its object and compensatory or gratuitousness relations. For this analysis, the system is considered a sign of chargeless contractual structures under the laws of Ukraine.

It is noted that in civilian literature the term "reimbursable contract" and "chargeless contract" is also not defined, and finally found the impact if chargeless compensatory to build contractual structures in the civil law of Ukraine. Under the present conditions of civil law in society increasingly focuses on relations compensated than free. However, along with lucrative contracts CC of Ukraine regulates also a significant amount of free contracts (gift, loan, free storage, etc.). It should thus be noted that no evidence of equivalence or compensatory not be an obstacle to attributing certain relations to civil law.

It is researched and defined the term "reimbursable contract" and "contract free of charge". It is understood that for compensation is an agreement under which the creditor is entitled to the property or reputation of consideration of their interest from the debtor. Royalty free is a contract in which the lender does not receive from the debtor's property or reputation of consideration of their interests. Having property or non-property interest in the contract free of charge by the lender does not affect its gratuitousness.

It is analyzed influence of legal regulation chargeless loan agreement in the Civil Code of Ukraine.