

COURSE WORK
by discipline
«Modern Problems of Legal
Science»
on the subject: «Conclusion of
the delivery contract
according to 44-FL»

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The relevance

- The relevance of this work lies in the fact that, nowadays particular attention has been paid to the supply contract, which has, in a short period of time, covered virtually the entire field of procurement and has been well integrated into the market system, at both federal and regional levels. State and municipal orders are systemically important elements in the sphere of economy, effective conclusion of a supply contract facilitates the quality functioning of the state apparatus. There are two main federal laws governing public procurement.



The aim

- The aim of this work is to study the procedure for concluding a supply contract under 44 of the Federal Act.





Subject and object

- The subject of the study is the procedure for concluding a supply contract under 44 of the Federal Law.
- The subject of the study is the normative-legal act of the Russian Federation (the 44th FL).





Objectives of the study

- In line with the aim need to solve following objectives of the study:
- 1. Examine the content of the supply contract;
- 2. Consider the specifics of the contract of supply;
- 3. Determine the manner in which the supply contract under 44-FL is concluded;
- 4. Compare the conclusion of the supply contract under 44 and 223 Federal Laws.



Main body

- In the modern economy, the supply contract is one of the popular contracts between the two parties to the relationship. Thanks to its development it has been ordered, structured and clearly formed in the Civil Code of the Russian Federation, the main document regulating this species. The supply contract covers almost all trade in the business activities of entrepreneurs. Conclusion of this contract is very convenient for both enterprises (legal entities) and individual entrepreneurs. There are also two of the most common and used Federal Laws, the 44th and 223rd.



Main body

- In the course of this work we studied the content of the supply contract, examined the procedure for its conclusion not only according to the Federal Civil Code of the Russian Federation, but also 44-FL, and compared the two dominant Federal Procurement Act. The supply contract is a special type of business contract. This is because the buyer's participation in the supply relationship is on the side of non-profit organizations. The Russian Federation, the constituent entities of the Russian Federation and the municipalities are not involved in the acquisition of profits, but rather in the acquisition of property in order to carry out the tasks and exercise the powers entrusted to them. Therefore, a contract for the supply of goods cannot be treated as a pure business supply contract and in certain cases requires special legal regulation by special legislation.



Conclusion

- In conclusion, I would like to say that the conclusion of a supply contract under 44-FL is binding only on State customers, for whom it was designed and carefully designed and then described. However, it cannot be said that the law is suitable for use by any organization, based on the comparison we have given, that 223-FL is optimal and sufficiently user-friendly for most organizations.

Thanks
for
attention!