

SUMMARIES

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LEGAL NATURE OF CONTRACTS ON CHANGING THE ORDER OF SUCCESSION AND CHANGE THE SIZE OF HEREDITARY PARTICLES

Contracting innovations in the field of hereditary dictate the need for deepening and broadening the classic shades of civil contracts. Along with the existing, to provide a new, distinct group of contracts, which are subject to inheritance or part. This decision was dictated by the specifics of this object, and relationships within which it exists. Most civil contractual relations of its content is mixed, ie proprietary binding. And this is the essence of manifestation only in combination in the same relationship as binding and material elements as the causes and consequences. However, the specific item analyzed transactions makes them qualified as civil law contracts of some kind.

In addition, significant for the classification of civil contracts is one of three reasons: the allocation of responsibilities between the parties, the existence of consideration, the time of the contract. Using these bases can provide under three parydohovoriv: unilateral or bilateral, compensated and free of charge, real and consensual.