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INCLUSIVE EDUCATION IN THE INTERNATIONAL LAW

For the first time it was admitted in the international documents that disability isn't the medical problem but the social one, that's why it is the problem in human rights.

An important component in the institution of an inclusive education is the determination of the main principles of a state policy shaping according to the disable people, who must require from their government to be responsible for the launching of the system which decline discrimination and restrict the possibility in achievements of living standard which must be equal to the standard of life of other citizens, including the possibility to be educated.

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IN RELATION TO A QUESTION ABOUT THE SPECIFIC SIGNS OF CONTRACTUAL FORMS OF SETTLEMENT OF RELATIONS THERE IS «EXCHANGE NOTES»

Wide distribution of contractual forms in the different spheres of vital functions of society and state activates interest of scientific association in research and analysis of existent contractual forms of adjusting of relations. Contractual forms are presented for today in the current legislation of Ukraine does not have the single system and present by a soba totality of norms worked out in a greater or less measure, that is the constituents of separate industries, subindustries or institutes of right. It should be noted that on this time the article of majority of scientific researches are the general questions re-

lated to the use of different contractual forms both in activity of society and the states on the whole.

In legal science distinguish the different contractual forms of settlement of relations, in particular: agreement, agreement, contract, convention, protocols, pacts, memorandums, consent, legal transaction exchange and row notes other.

Contractual practice an exchange notes is used as the simplified method of entering into international contracts, at that contractual connection is recorded by an exchange between parties as a rule, text is recreated documents (by folias) in one of that other and a consent is expressed from. An exchange notes is the widespread form of agreements that consist international organizations, by the states for the settlement of external relations. Under a «exchange» in a legal value the concrete action (activity) of person understands sent to the origin and further development of relations in the field of corresponding on a certain ques-

tion. In order that an exchange took place it is necessary to execute next terms.

First condition – for realization of exchange necessary participation at least of two parties. Second condition – both sides must co-ordinate or agree with terms that is envisaged in a note. Unlike an exchange notes, an ordinary note is a document outwardly diplomatic correspondence in form an appeal, a concrete legal or unlegal fact is mainly established in that.