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## SECURITY RELATIONS IN CONTRACT LAW: THEORETICAL ISSUES

The problem of civil legal relationship is the basis for the theory of civil law. At all stages of the development of legal science this issue received considerable attention of the legal scholars. However, in Ukrainian legal literature there is no worked out well-established theoretical definitions of highly important problem: the formation of law enforcement and human rights policy in the field of contract law to secure and protect the property rights of individuals and legal theory of security in this sub-sector. Therefore, the aim of this article is the theoretical foundation of the emergence of contractual obligations of legal protection as a particular type of civil relations, not identical with the relations of protection and coverage of its characteristics. The article analyzes the theoretical achievements of Ukrainian and Russian scholars on understanding of legal protection and presence in contract law of the institute of legal protection as a particular type of civil relations, and reveals their relationship with legal relationship of security. The purpose of civil enforcement of legal obligations in the field of law is: to create legal framework for public-private contractual arrangements to ensure the parties' property rights protection; to ensure the smooth implementation of the rights of the parties in protection of their property rights through pre-contract disputes on the interpretation of contracts, terms, implementation, maintenance of obligations of the parties, etc.; possibility of control over actions of one party by the other and vice versa in order to protect their property rights and prevent their violation. Result of the research is the formulation of the author's definition of security relations in the field of contract law, which can be defined as socio-contractual relations determined by standards of contractual character, arising on the basis of law, agreements between the parties or authorized persons, and aimed to ensure the smooth implementation by parties to the contractual relationship of their respective property rights and interests by removing barriers and creating conditions to prevent illegal encroachment on their property and property rights, and their possible effective protection in the event of rejection, abuse or challenge.