

**Bazhanov V.O.,**  
*Candidate of Law Sciences,*  
*Assistant Lecturer of Civil Law Department, Law Faculty,*  
*Kyiv National University named after Taras Shevchenko*

## PARTIES IN THE COPYRIGHT AGREEMENT

The purpose of this publication is to provide a general description of the parties of contracts in copyright law of Ukraine.

The subject of this research is: international acts, legal acts of Ukraine and foreign countries and their practical application, scientific views, ideas and concepts of domestic and foreign scholars in the field of contractual relationships in the copyright law.

Methodological basis of the research consists of the following methods: legal comparative method; dialectical method; formal and logical methods; systemic and structural methods etc.

It should be noted that the research of problems of parties of contractual re-

lations in copyright law of Ukraine is extremely important because it is directly related to the implementation and protection of the rights and interests of parties of these relationships.

In this publication current issues of parties in the copyright agreement are examined. The subjects of civil law and copyright law of Ukraine are analyzed. The problems of participation of minors in the contractual relations in the copyright law of Ukraine are highlighted.

The legal entities as the parties of copyright agreements in Ukraine are studied.

The state as the subject in contractual relations in copyright law of Ukraine is studied in this article.