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FEATURES OF THE INSURANCE OF FREIGHT FORWARDING ACTIVITY

The scientific article is devoted to the determination of the current level of scientific research results regarding the features of the freight forwarding activity insurance, as well as features of the application of freight forwarder's liability insurance or insurance of cargo as a direct object of the freight forwarding activity.

According to the current civil law, insurance during the freight forwarding activity can be used in the forms of property insurance and liability insurance. In this case, liability insurance can be seen as a means of enforcement of obligations given its accessory character in relation to the contract of freight

forwarding, including the possibility of termination of the principal obligation by providing insurance benefits and the main purpose to protect the interests of creditor, who can be presented by a transport forwarder himself as well as by a person determined as beneficiary.

Based on the analysis, the article specifies difficulties in implementation of the mechanism of damages which occur in the organization of freight forwarding activities, determines the ambiguity of judicial enforcement, including the lack of specifically defined responsibilities and the need to provide negotiated settlement with freight forwarder.