

МІНІСТЕРСТВО ОСВІТИ І НАУКИ УКРАЇНИ

ХАРКІВСЬКИЙ НАЦІОНАЛЬНИЙ ЕКОНОМІЧНИЙ УНІВЕРСИТЕТ  
ІМЕНІ СЕМЕНА КУЗНЕЦЯ

"ЗАТВЕРДЖУЮ"

Проректор з навчально-методичної роботи



Каріна НЕМАШКАЛО

Міжнародне економічне право

робоча програма навчальної дисципліни

Галузь знань	Усі
Спеціальність	Усі
Освітній рівень	перший (бакалаврський)
Освітня програма	Усі

Статус дисципліни  
Мова викладання, навчання та оцінювання

вибіркова  
англійська

Завідувач кафедри  
*правового регулювання економіки*

*Олег ЛУК'ЯНЧИКОВ*

Харків  
2022

MINISTRY OF EDUCATION AND SCIENCE OF UKRAINE  
SIMON KUZNETS KHARKIV NATIONAL UNIVERSITY OF ECONOMICS

**“APPROVED”**  
Vice-rector of educational and methodical work



Karina NEMASHKALO

International Economic Law  
Syllabus of the educational discipline

Branch of knowledge *All*  
Speciality *All*  
Educational level *First (bachelor)*  
Educational programme *All*

Type of the course *selective*  
The language of teaching,  
learning and rating *English*

Head of the Department of Legal regulation  
of the Economy

Oleg LUKYANCHIKOV

Kharkiv  
2022

APPROVED

at the Department of Legal regulation of the Economics  
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Compiled by: H. Brusiltseva, PhD in Economics, associate professor

**Letter of renewal and re-approval of the syllabus of the academic discipline**

Academic year	Date of the meeting of the department	Protocol number	Signature of the Head of the Department

## Annotation of educational discipline

Globalization of the world economy, strengthening of external integration processes, cooperation of Ukraine with international structures and institutions, focus of foreign policy on integration into EU structures, as well as a significant level of trade and economic relations between Ukraine and the EU necessitate the study of the discipline "International Economic Law".

During the process of international economic cooperation between states, international organizations and other participants, certain relations arise, change (or terminate), which require appropriate settlement and regulation. The tool for this, as we know, is legal norms, the system of which is international economic law - an independent branch of public international law. Thus, international economic law is the main normative regulator of relations arising in the field of international economic cooperation. Therefore, knowledge of the content of international economic law, its basic principles and norms, the ability to correctly interpret and apply them in the democratization of the Ukrainian state and integration of its economy into world and European structures is a necessary condition for lawful and effective activities of state bodies, institutions, organizations and enterprises officials.

**The purpose** of the discipline is forming of theoretical knowledge of the mechanisms and forms of regulation of international economic relations, international economic integration processes, clarification of the perspectives of Ukraine participation in the international economic organizations and integration associations.

### Characteristics of educational discipline

Course	<b>3</b>
Semester	<b>5</b>
Number of ECTS credits	<b>5</b>
Form of final control	<b>final test</b>

### Structural-logical scheme of studying the discipline

Prerequisites	Postrequisites
World Economy and International Legal Relations	Institutional system of European Union
International Law	

### Competences and results of studying the discipline

Competence	Learning outcomes
Ability to identify basic theories and views on the nature of international economic law.	Apply fundamental knowledge of international economic law to assess the economic, managerial and socio-political factors of the environment of modern business systems
Ability to analyze the process of creating norms of international economic law, to determine the basic norms of international economic law	Apply the rules of international economic law in addressing existing issues
Ability to analyze the sources of international economic law, features of their creation and application in international economic relations	Explain the range of sources of international economic law, features of their creation and application in international economic relations
Ability to carry out legal analysis of international economic agreements, to determine the conditions for concluding	To provide consultations on the conclusion of international economic agreements, the main conditions for their conclusion in accordance with international legal acts

international economic agreements in accordance with international legal acts	
Ability to analyze international legal acts that determine the range of economic rights and responsibilities of states	Apply international legal acts to establish the range of economic rights and responsibilities of states
Ability to take a systematic approach to the analysis of the status of the state in international economic relations.	Explain the international status of the state in international economic relations
Ability to define the boundaries of legal personality of legal entities and individuals, associations, public organizations in international economic relations	Explain the international legal status of legal entities and individuals, associations, public organizations in international economic relations
Knowledge of the concept of international economic organizations and the criteria for their classification	Apply knowledge of international economic law to determine the competence of international economic organizations, the requirements for their statutory documents, conditions of participation and consideration of international disputes
Ability to analyze issues related to the recognition of the legal personality of transnational corporations in international economic law, their role in the innovative development of states	Demonstrate knowledge of the legal personality of transnational corporations in international economic law
Ability to carry out legal analysis of international trade law, concepts, determine its subject source, special principles	Explain the types of tariff and non-tariff measures to regulate international trade, exceptions to the general rules of international trade, international rules of trade defense to ensure the international activities of the client
Ability to analyze issues related to the international monetary system and multilateral monetary systems, to provide a general description of the organizational and legal mechanism of the international monetary system and international legal regulation of the monetary system	Provide professional advice on the state of the modern international monetary system and regional monetary systems
Ability to analyze the norms of international investment law and the international legal regime of foreign investment	Apply special knowledge in the field of international investment law and international legal regime of foreign investment to ensure the activities of clients
Ability to analyze the rules of international customs law	Formulate key concepts and interpret the content of key rules of international customs law
Ability to analyze the norms of international transport law and general characteristics of the main sources of international transport law, legal regulation of international transport	Systematize the main provisions of the legal regulation of international transport
Ability to analyze and evaluate the norms of international legal regulation of labor migration	Demonstrate knowledge of the essence of international legal regulation of labor migration; main activities of international organizations on labor migration; features of international legal protection of the rights of migrant workers

## **The program of the discipline**

### **Module 1.**

#### **General provisions of international economic law**

##### **Topic 1. International economic law in the system of international relations**

1.1. The content and significance of international economic relations.

The concept of international economic relations. System and features of international economic relations.

1.2. The concept of international economic law and its modern doctrines.

General doctrines of the legal nature of international economic law. Correlation between public international law and private international law. The concept of international economic law as a discipline and branch of law.

1.3. The subject of international economic law.

The subject of legal regulation of international economic law. Correlation of the subject of international economic law with the subject of legal regulation of public international law and private international law.

1.4. Methods of international economic law.

General methods of legal regulation of international economic law. Imperative and dispositive methods of legal regulation. Conflicting method of legal regulation and its features. Substantive legal method of legal regulation and its reflection in major international treaties.

1.5. The system of international economic law.

The system of international economic law. General approaches to defining the system of international economic law. General and special part of international economic law.

1.6. Institutes of International Economic Law.

General provisions on institutions. Basic institutes of international economic law.

##### **Topic 2. Sources of international economic law**

2.1. The concept and system of sources of international economic law

Identification of sources of law. The concept of sources of international economic law. The main sources of legal regulation of international economic law. Domestic legislation of the world as a source of international economic law.

2.2. Characteristics of an international agreement.

The concept of international treaty as a source of international economic law. Law of Ukraine "On International Treaties of Ukraine". Effect of an international treaty on the territory of Ukraine. The main types of international treaties.

2.3. International custom as a source of international economic law.

Genesis of customary law. Features of the use of legal custom as a source of international economic law. The concept of custom. Trade customs.

2.4. Decisions of international organizations and international courts and their importance as sources of international economic law in the field of trade in services.

The concept and significance of case law as a source of legal regulation of international relations. Judicial precedent. Administrative precedent.

##### **Topic 3. Principles of international economic law**

3.1. The essence and system of principles of international economic law.

The essence of principles of law, their significance for the construction of legal norms. System of principles of international economic law. The essence of general principles of international economic law. The principle of legality. The principle of legal equality of states. The principle of respect for human and civil rights and freedoms. The principle of state sovereignty.

3.2. Legal consolidation of the principles of international economic law.

The system of international legal acts that provide for the main principles of international economic relations. European Convention on Human Rights. Charter of Economic Rights and Duties of Countries. Charter of the United Nations.

#### **Topic 4. States as subjects of international economic law**

4.1. Legal status of the state as a subject of international economic law.

Concepts and basic features of the state. Distinctive features of the state and state-like entities. Territory. People. The apparatus of government. Features of the legal status of the state as a subject of international economic relations. The state as a commercial entity.

4.2. Immunity of the state under international law.

The concept and general characteristics of state immunity. Types of state immunities. Basic doctrines of state immunity. General scientific approaches to determining the immunity of states. International legal regulation of state immunity.

#### **Topic 5. International economic organizations**

5.1. The concept and legal status of an international economic organization.

Genesis of the emergence and formation of international economic organizations. Tasks and goals of international economic organizations. Legal status of an international organization as a subject of international economic relations.

5.2. International economic organizations in the UN system.

The emergence and formation of the United Nations. The main tasks and objectives of the UN, its legal status. Legal status of the Economic and Social Council (ECOSOC). International Monetary Fund (IMF). International Maritime Organization (IMO). International Civil Aviation Organization (ICAO). International Labor Organization (ILO). World Intellectual Property Organization (WIPO). International Atomic Energy Agency (IAEA).

5.3. International financial and credit organizations.

The concept and legal status of international financial institutions. The International Monetary Fund. World Bank Group. Bank for International Settlements. Organizations for the regulation of external debt. Regional banks

5.4. Organization of the Petroleum Exporting Countries (OPEC) and other specialized international economic organizations.

Legal status, tasks and goals of OPEC. Legal status, stages of creation, tasks and goals of the World Trade Organization (WTO). General characteristics of the General Agreement on Tariffs and Trade.

5.5. Regional economic organizations.

General characteristics of regional economic organizations. Commonwealth of Independent States (CIS). Eurasian Economic Community (EurAsEC).

#### **Topic 6. International economic agreements**

6.1. The concept and meaning of international economic agreements.

The concept of international economic agreement. General characteristics of relations related to the subject of an international economic agreement. The value of an international treaty as the main regulator of international economic relations.

7.2. Types of treaties.

The main types of international economic agreements, their general characteristics. Unilateral international economic agreements. Trade agreements. Contingent agreements. Credit agreements. Agreements on international settlements. Long-term comprehensive agreements on economic, industrial and scientific-technical cooperation. International commodity agreements. International factoring. International forfeiting. International financial leasing. International licensing agreements for industrial property. International franchise agreement. International legal regulation of economic assistance. Agreements on international trade in services. Agreements within the World Trade Organization.

## **Topic 8. Ensuring the implementation of obligations arising from international economic agreements**

8.1. General characteristics of legal support of obligations and means of international economic disputes settlement.

The principle of conscientious fulfillment of obligations. Means and methods of securing obligations in international economic relations. Means of international economic disputes settlement.. Negotiations, "good services", "shuttle diplomacy".

8.2. International Court and International Arbitration.

General characteristics of the International Court of Justice and International Arbitration. Provisions of the Law of Ukraine "On International Arbitration". Category of cases subject to International Arbitration. Procedure for consideration of cases in the International Arbitration Court. Decisions of international arbitration. Procedure and grounds for appealing the decision of international arbitration.

8.3. UN International Court of Justice.

Legal status of the UN International Court of Justice. General characteristics of the Charter of the International Court of Justice. Jurisdiction and jurisdiction of the UN International Court of Justice. Submission of an application to the International Court of Justice. Procedure for consideration of cases in the UN international court. Judgment of the International Court of Justice.

8.4. UN Security Council.

Legal status of the UN Security Council. Category of cases to be considered by the UN Security Council. Decision of the UN Security Council.

8.5. Commonwealth of Independent States.

Legal status of the CIS Economic Court. Jurisdiction and jurisdiction of the CIS Economic Court. Submission of an application to the CIS Economic Court. Procedure for consideration of cases in the CIS Economic Court. Decision of the CIS Economic Court.

8.6. International Arbitration Courts (arbitration).

Provisions of the Law of Ukraine "On International Arbitration". Category of cases subject to International Arbitration. Procedure for consideration of cases in the International Arbitration Court. Decisions of international arbitration. Procedure and grounds for appealing the decision of international arbitration.

8.7. International agreements on international commercial arbitration

8.8. Dispute Settlement Mechanism within the World Trade Organization.

## **Module 2. Special part of the international economic law**

### **Topic 9. Legal regulation of foreign economic activity in Ukraine**

9.1. Significance and legal bases of legal regulation of foreign economic activity in Ukraine.

General provisions on foreign economic activity in Ukraine. The importance of foreign economic activity for the economic rise of the country. Types of foreign economic activity. General characteristics of the Law of Ukraine "On Foreign Economic Activity".

9.2. Bodies of state regulation of foreign economic activity.

General characteristics and system of bodies authorized to carry out state regulation of foreign economic activity in Ukraine. Legal status of the Cabinet of Ministers of Ukraine. Legal status of the Verkhovna Rada of Ukraine. Legal status of the National Bank of Ukraine.

### **Topic 8. International trade law**

10.1. Characteristics of international trade law as a sub-branch of international economic law

The concept, general characteristics of international trade law, its place in the system of international economic law. The subject of legal regulation of international trade law. Methods of legal regulation of international trade law.

10.2. Principles of international trade.

General characteristics and system of principles of international trade law. Principles of international trade, which are provided by the provisions of the GATT. Principles of international



trade set out in the Final Act of the United Nations Conference on Trade and Development. Correlation between the principle of non-discrimination and the principle of the most favorable.

#### 10.3. International trade agreements.

General characteristics of international trade agreements. The main international agreements in the field of trade concluded between Ukraine and the world.

### **Topic 11. International monetary law**

#### 11.1. Concepts and sources of international monetary law.

The concept of international monetary law. Subject and methods of legal regulation of international monetary law. General characteristics of the main sources of international monetary law.

#### 11.2. Organizational and legal mechanism of the international monetary system.

Concepts and main aspects of the international monetary system. General characteristics of the organizational and legal mechanism of the international monetary system.

#### 11.3. European Monetary System.

The concept and general characteristics of the European Monetary System. ECU. Course-intervention mechanism. Credit mechanism.

#### 11.4. International monetary relations.

General characteristics and types of international monetary relations. Unified rules and customs for documentary letters of credit - their general characteristics.

### **Topic 12. International transport law**

#### 12.1. Concepts and sources of international transport law.

The concept of international transport law. Subject and method of legal regulation of international transport law. General characteristics of the main sources of international transport law.

#### 12.2. Fundamentals of international legal regulation of modes of transport.

General characteristics of international legal regulation of modes of transport. General questions about charter, freight and bill of lading. Legal personality of foreign vessels on the territory of Ukraine and vessels of Ukraine abroad.

#### 12.3. International legal regulation of river transport.

General principles of international legal regulation of river transport. Legal status of border river, international river and historical river. System of normative-legal acts devoted to legal regulation of river transportations. Convention for the Unification of Certain Rules of Law with respect to Collisions between Vessels

#### 12.4. International legal regulation of railway transportation.

General principles of international legal regulation of railway transportation. The system of normative legal acts devoted to the legal regulation of railway transportation. Agreement on International Rail Transport.

#### 12.5. International legal regulation of air transportation.

General principles of international legal regulation of air transportation. The system of normative legal acts devoted to the legal regulation of air transportation. International Air Transport Association.

#### 12.6. International legal regulation of road transport.

General principles of international legal regulation of road transport. System of normative-legal acts devoted to legal regulation of automobile transportations.

### **Topic 13. International customs law**

13.1. The concept of international customs law and its place in the system of international economic law.

The concept of international customs law. Subject and methods of legal regulation of international customs law. Customs territory. General procedure for customs and border control.

#### 13.2. Sources of international customs law.

General characteristics and system of sources of international customs law. General characteristics of the Customs Code of Ukraine.

#### 13.3. Organizational and legal forms of international customs cooperation.

General characteristics of organizational and legal forms of customs cooperation. Legal status of the Customs Union. The main international agreements of Ukraine in terms of customs relations. The principle of inviolability of borders. Free economic zones. Duty free shop.

#### **Topic 14. International investment law**

14.1. The essence of international investment law and its sources.

The concept of international investment law. Principles of international economic law. Sources of international investment law.

14.2. International legal regulation of foreign investment.

Convention on the Settlement of Investment Disputes between States and Foreign Persons (1965) International Investment Arbitration.

14.3. International agreements as a source of investment law.

#### **Topic 15. International legal regulation of labor migration**

15.1. Concepts, features, sources of international legal regulation of labor migration.

Characteristics of the international labor market. Transnational labor movement, directions of labor migration. Legal regulation of labor migration at the universal and regional levels. International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families.

15.2. Activities of international universal institutions to protect the status of migrant workers.

International Organization for Migration, United Nations High Commissioner for Refugees, Council of Europe

15.3. Legal regulation of labor and the status of migrant workers within the International Labor Organization

The role of the International Labor Organization in regulating labor migration. International legal regulation of the status of migrant workers.

Legal regime of admission of migrant workers to national labor markets. Features of legal regulation of national labor markets.

The list of practical classes, as well as questions and tasks for independent work is given in the table "Rating-plan of the discipline".

### **Teaching and learning methods**

Teaching the academic discipline involves active and interactive methods of studies – problem lectures (topics 1; 2; 5; 6; 10; 11), mini-lectures (topics 3; 4; 7; 8; 9; 12), seminars-discussions, work in small groups (topics 1; 2; 5; 6; 10; 11), brainstorming (topics 3; 4; 7; 8; 9; 12), presentations (topics 1; 2; 5; 6; 10; 11). The range of questions on the Topic of a lecture is limited to two or three key points, the attention of students is concentrated on the material that has not been covered in textbooks.

### **Using techniques of enhancing the process of learning**

The system of evaluation of the developed competencies of students takes into account the types of tasks, which according to the curriculum include lectures, seminars, practical studies, as well as independent work. Assessment of competencies gained by students is based on a 100-point accumulation system; control procedures include:

the current control during the semester at lectures and seminars is estimated by the sum of points;

the module control carried out in the form of a colloquium, taking into account the current control over the relevant content module and aims to integrate the evaluation of the student's learning outcomes after studying the material from the logically completed part of the discipline – a content module;

the final / semester control, conducted in the form of a final test (cumulative rating system), according to the educational schedule.

**The current assessment procedure.** Assessment of student's knowledge during seminars and performance of individual tasks is carried out according to the following criteria: the degree of understanding and comprehension of the theory and problems under consideration; the degree of comprehension of the actual discipline material; acquaintance with the recommended literature, as well as contemporary literature on the issues under consideration; the ability to combine theory with practice when considering production situations, solving tasks, performing calculations in the process of performing individual tasks and tasks submitted in an audience; logic, structure, style of presentation in written works and presentations in the audience, ability to substantiate own point of view, to generalize information and to draw conclusions; the ability to conduct a critical and independent assessment of certain problem issues; the ability to explain alternative views and own point of view, position on a particular problem issue; application of analytical approaches; quality and clarity of reasoning; logic, structuring and substantiation of conclusions on a specific problem; independence of work; literacy of presentation of the material; use of comparison methods, generalizations of concepts and phenomena; formatting of a work.

The general criteria for evaluating non-auditing independent work of students are: the depth and strength of knowledge, the level of thinking, the ability to systematize knowledge on specific Topics, the ability to make sound conclusions, the possession of categorical apparatus, skills and techniques of performing practical tasks, the ability to find the necessary information, carry out its systematization and processing, self-realization on practical lessons and seminars.

*Current control* of this discipline is carried out in the following forms:

tasks by Topics. During the semester students complete tasks on all Topics, namely: Topics 3; 4; 7; 8; 9; 12; 13 maximum score for each task - 5 points (total 35 points);

essay. During the semester students have to write essay; maximum score for it - 5 points (total 5 points);

presentations. During the semester students must make presentations on Topics 1; 2; 5; 6; 10; 11; 14; 15; maximum score for each - 5 points (total 40 points);

**Modular control** in this discipline is carried out in the form of written control work. The maximum score is 15 points. . Written control work for the first content module includes Topics № 1-8; for the second content module includes topics № 9-15. The structure of the written control work:: 1) theoretical question (maximum score – 10 points); 2) practical task (maximum score - 5 points).

**The final control** of the knowledge and competences of students for the discipline is carried out on the basis of the final test, the task of which is to check the student's understanding of the programme material in general, the logic and interrelations between the individual sections, the ability to use the accumulated knowledge creatively, the ability to formulate a student's attitude to a particular problem of the discipline etc.

A student should be considered certified if the sum of the points obtained on the basis of the final / semester test makes 100. The minimum number of points for the current and module control during the semester is 60.

The final score for the academic discipline is calculated by the points obtained during the current control using the accumulation system. The total score for a semester is: "60 points and higher – passed", "59 points and less – failed", and is entered into the discipline registry.

### Rating-plan of the academic discipline

	Forms and types of education	Assessment forms	Max points
Topic1	Classroom work		

	Lecture	International economic law in the system of international relations	Presentation / Report	5
	Practical study	1. The concept of international economic law as a science and academic discipline. 2. The subject of legal regulation of international economic law. 3. General doctrines of the legal nature of international economic law.	Essay	5
	<i>Self-study</i>			
	Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation	
<b>Topic 2</b>	<i>Classroom work</i>			
	Lecture	Sources of international economic law	Active participation in the analysis and discussion	5
	Practical study	Seminar 1. General characteristics of sources of international economic law 2. International economic treaties as a source of international economic law. 3. International legal custom as a source of international economic law.		
	<i>Self-study</i>			
Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation		
<b>Topic 3</b>	<i>Classroom work</i>			
	Lecture	Тема 3. Принципи міжнародного економічного права	Active participation in the analysis and discussion	5
	Practical study	Practical tasks on the Topic		
	<i>Self-study</i>			
Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation		
<b>Тема 4</b>	<i>Classroom work</i>			
	Lecture	Principles of international economic law	Active participation in the	5
Practical study	Practical tasks on the Topic			

			analysis and discussion	
	<i>Self-study</i>			
	Питання та завдання до самостійного опрацювання	Пошук, підбір та огляд літературних джерел за заданою тематикою	Home task checking and grading, recitation	
<b>Topic 5</b>	<i>Classroom work</i>			
	Lecture	International economic organization	Active participation in the analysis and discussion	5
	Practical study	Seminar 1. The concept, classification of international economic organizations. 2. Features of international economic organizations. 3. Tasks and goals of international economic organizations. 4. Universal international economic organizations. 5. International economic organizations of the UN system. 6. Regional international economic organizations. 7. Specialized international economic organizations, interest groups.		
	<i>Self-study</i>			
	Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation	
<b>Topic 6.</b>	<i>Classroom work</i>			
	Lecture	The Law of transnational organizations	Active participation in the analysis and discussion	5
	Practical study	Seminar 1. The concept and classification of transnational corporations. 2. The importance and role of transnational corporations in modern international economic relations. 3. The question of recognizing the legal personality of transnational corporations in international economic law.		
	<i>Self-study</i>			
	Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation	
<b>Topic 7</b>	<i>Classroom work</i>			
	Lecture	International economic treatments		

	Practical study	Solving practical tasks by the Topic	Active participation in the analysis and discussion Presentation / Report	5	
<i>Self-study</i>					
	Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation		
<i>Classroom work</i>					
<b>Topic 8</b>	Lecture	Ensuring the implementation of obligations arising from international economic agreements	Active participation in the analysis and discussion	5	
	Practical study	Solving practical tasks by the Topic	Presentation / Report		
		Colloquium	Test	10	
	<i>Self-study</i>				
	Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation		
<i>Classroom work</i>					
<b>Topic 9</b>	Lecture	Legal regulation of foreign economic activity in Ukraine	Active participation in the analysis and discussion	5	
	Practical study	Solving practical tasks by the Topic	Presentation / Report		
	<i>Self-study</i>				
		Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation	
<i>Classroom work</i>					
	Lecture	International trade law			

<b>Topic 10</b>	Practical study	Seminar 1. International trading system and its components. 2. The concept of the subject of international trade law. 3. Sources of international trade law. 4. Special principles of international trade law.	Active participation in the analysis and discussion  Presentation / Report	5
	<i>Self-study</i>			
	Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation	
<i>Classroom work</i>				
<b>Topic 11</b>	Lecture	International monetary law	Active participation in the analysis and discussion  Presentation / Report	5
	Practical study	Seminar 1. Organizational and legal mechanism of the international monetary system 2. European monetary system 3. International monetary relations		
	<i>Self-study</i>			
	Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation	
<i>Classroom work</i>				
<b>Topic 12</b>	Lecture	International transport law	Active participation in the analysis and discussion  Presentation / Report	5
	Practical study	Solving practical tasks by the Topic		
	<i>Self-study</i>			
	Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation	
<i>Classroom work</i>				
<b>Tema 13</b>	Lecture	International customs law	Active participation in the analysis and discussion	5
	Practical study	Solving practical tasks by the Topic		

			Presentation / Report	
	<i>Self-study</i>			
	Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation	
<b>Tema 14</b>	<i>Classroom work</i>			
	Lecture	International investment law	Active participation in the analysis and discussion	5
	Practical study	Seminar 1. Washington Convention on the Procedure for Resolving Investment Disputes between States and Foreign Persons 2. Seoul Convention establishing a Multilateral Investment Guarantee Agency 3. International investment law of the European Union		
	<i>Self-study</i>			
	Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation	
<b>Topic 15</b>	<i>Classroom work</i>			
	Lecture	International legal regulation of labor migration	Active participation in the analysis and discussion	5
	Practical study	1. Legal regulation of labor migration at the universal and regional levels. 2. The role of the International Labor Organization in regulating labor migration. 3. International legal regulation of the status of migrant workers. 4. Features of legal regulation of national labor markets.		
		Colloquium	Test	10
	<i>Self-study</i>			
	Questions and tasks for self-study	Search, selection and review of the literature on a given Topic	Home task checking and grading, recitation	
		Total		100

### References

**Basis:**

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**Additional:**

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