MINISTRY OF EDUCATION AND SCIENCE OF UKRAINE WEST UKRAINIAN NATIONAL UNIVERSITY LAW FACULTY

Approved

T.a. Dear of Faculty of Law

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Work program discipline

«International law of obligations»

Higher education degree - bachelor Field of knowledge - 29 International relations Specialty - 293 International law Educational and professional program – «International law»

Department of International Law and Migration Policy

Form of study	Study year	Semester	Lectures	Practical classes	Individual work	Training, CPIT	Student- self study	Total	Exam/ Credit
Full- time	4	8	40	40	5	10	55	150	Exam

The work program was developed on the basis of the educational and professional program for Bachelor's field of knowledge 29 International relations, specialty 293 International law (approved by the Academic Council of WUNU, Protocol No. 10 from 24.06.2020).

The work program was prepared by the Associate Professor of the Department of International Law and Migration Policy, Dr. Nataliia MARTSENKO

The work program was considered and approved at the meeting of the Department of International Law and Migration Policy, Protocol No. 1 dated August 29,2023.

Head of Department

Yaryna ZHUKORSKA

Considered and approved by the Support group of specialty 293 International law, Protocol No. 1 dated August 31, 2023.

Head of the SGS

Yaryna ZHUKORSKA

Guarantor of EP

Liudmyla SAVANETS

STRUCTURE OF THE WORK PROGRAM OF EDUCATIONAL DISCIPLINE «International law of obligations»

1. Description of the discipline «International law of obligations»

Discipline «International law of obligations»	Field of knowledge, specialty, educational and professional program, higher education degree	Characteristics of the educational discipline
Number of ECTS credits – 5	Field of knowledge - 29 «International relations»	Discipline status: normative Language of study: English
Number of credit modules – 4	Specialty – 293 «International law»	Year of study - 4 Semester - 8
Number of content modules – 2	Educational and Professional Program - 293 International Law	Lectures - 40 hours. Practical classes - 40 hours.
Total number of hours – 150 hours.	Higher education degree – Bachelor	Student-self study – 55 hours Training, CPIT - 10 hours. Individual work – 5 hours.
Weekly hours – 19 hours, of which classroom hours – 10 hours		Type of final control - exam

2. The purpose and tasks of the discipline «International law of obligations»

2. 1. The purpose of studying the discipline:

The purpose of the discipline «International law of obligations» is a deep and thorough study by students of the peculiarities of the legal regulation of civil obligation relations with a foreign element, as well as the formation of an understanding and essence of non-negotiable obligations in international private law.

2. 2. The task of studying the discipline:

To form the ability to: identify, formulate and evaluate problems in the field of international obligation law, apply tools, means and methods of international obligation law to solve them; thoroughly research the modern problems of non-contractual obligations in international private law; operate with a specific categorical apparatus, modern theories and concepts; carry out a critical analysis of the interaction of theory and practice.

2. 3. Name and description of competences, the formation of which ensures the study of the discipline:

- SC 14. Ability to understand the peculiarities of legal regulation of obligations with a foreign element.
- SC 15. Ability to perform complex tasks and formulate legal conclusions in relation to obligations with a foreign element.

2.4. Prerequisites for studying the discipline

Prerequisites for studying the academic discipline «International law of obligations» are the following disciplines: «Private International Law», «European Union Law».

2. 5. Learning outcomes:

- LO 22. To provide legal services with the application of international and national legislation in the field of relations of obligation with a foreign element.
- LO 23. Prediction of the legal consequences of the violation of the relations of obligation with the foreign element and the mechanisms of protection of the violated rights.

3. Program of the study discipline «International law of obligations» Content module 1

Topic 1: Concepts and sources of international obligation law

«International law of obligations» as an academic discipline. Concept, legal nature of international obligation law as a part of international private law. Methods in international mandatory law.

Sources of international binding law. International agreements. National (domestic) legislation. International customs. Customs of international trade. Judicial and arbitration practice. Legal doctrine.

The concept of lex Mercatoria . Harmonization, adaptation and unification of norms of international private law in terms of legal regulation of obligations.

Topic 2: General legal categories of international obligation law

The conflict rule: structure, types. The main formulas of attachment in international private law that apply to obligations. The problem of qualification in international private law. Conflict of qualifications. Back reference and reference to the law of a third country. Bypassing the law. Notice of public order. Reciprocity and retort. Imperative norms in international private law. Establishing the content and application of foreign law.

Topic 3. The concept and features of an obligation with a foreign element

Obligations and transactions in international private law. Conflict regulation of contractual obligations. The scope of the law applicable to the contract. The scope of the law applicable to the contract. Statute of limitations. Determination of the applicable law by agreement of the parties. Determination of the applicable law in the absence of choice of parties. The right that determines the form of the deed

Reasons for the obligation. Contractual obligations. The role and place of unnamed contracts.

Topic 4: Parties in an obligation

Concept of parties in an obligation. The third person in the obligation. Grounds for replacing the creditor in the obligation. The form of the transaction regarding the replacement of the creditor in the obligation. Joint and several liability. Creditors' joint claim. Debtors' joint duty. The right of a debtor who has fulfilled a joint and several obligation to demand a return. Confirmation of the fulfillment of the obligation.

Topic 5: General characteristics of the fulfillment of obligations in national and international private law

General terms of performance of the obligation. Fulfillment of the obligation by the proper parties. Execution of the debtor's duty by another person. Performance of the obligation in parts. Term of performance of the obligation. Early fulfillment of the obligation. Place of performance of the obligation. The currency of the performance of the monetary obligation. Queue of repayment of claims under a monetary obligation. An increase in the amount paid to an individual under a monetary obligation. Percentages. Fulfilling the obligation by depositing the debt in the notary's deposit. Mutual fulfillment of the obligation. Execution of an alternative obligation. Fulfillment of an obligation in which several creditors or debtors participate.

Topic 6: Means of enforcement of obligations in national and international private law

General provisions on enforcement of obligations. Types of security for performance (penalty, surety, guarantee, deposit, pledge, retention).

Bank guarantee as a security instrument in international settlements.

Topic 7: Termination of an obligation. Legal consequences and liability for breach of obligation

Termination of an obligation under national law.

Legal consequences of failure to fulfil an obligation or fulfilment in breach of its terms.

Concept and grounds of civil liability. Forms of civil liability for failure to fulfil obligations. Grounds for exemption from liability. Exemption from liability for non-performance of a contract in accordance with the Principles of European Contract Law.

Topic 8: Force majeure in international obligations

The concept and features of force majeure. Force majeure in national law. Legal regulation of force majeure in the United Nations Convention on Contracts for the International Sale of Goods 1980, the Principles of International Commercial Contracts (UNIDROIT Principles) and the Principles of European Contract Law.

Force majeure and war: peculiarities of legal, doctrinal and law enforcement approaches.

Content module 2

Topic 9: Peculiarities of legal regulation of international sales contracts in national and private international law

General characteristics of the contract of sale in national law. Analysis of the provisions of the Law of Ukraine "On Private International Law".

Peculiarities of legal regulation of international sale of goods.

General analysis of the UN Convention on Contracts for the International Sale of Goods of 11 April 1980. The Convention on the Limitation Period in the International Sale of Goods of 1974. EU Regulation No. 593/2008 (Rome I).

Topic 10: INCOTERMS

History of the origin and development of the INCOTERMS rules. Characteristics and essence of INCOTERMS. Application of INCOTERMS in contracts.

Application of INCOTERMS for domestic transport.

Topic 11: General principles of legal regulation of international transport of goods by various modes of transport in national and international law

General characteristics of international transport. Obligations arising from carriage by sea. Obligations arising from carriage by rail. Obligations arising from carriage by road. Obligations arising from carriage by air. International multimodal transport of goods.

Topic 12: Service contracts in national and international private law

General provisions on the service contract in national law.

Certain aspects of international trade in services. General Agreement on Trade in Services.

Topic 13: Agreement on Trade-Related Aspects of Intellectual Property Rights

The main international treaties in the field of intellectual property.

The World Intellectual Property Organisation. The scope of intellectual property. Objects of copyright. Subjects of copyright relations.

Certain aspects of TRIPS (industrial property, inventions, industrial designs, trademarks, geographical indications, protection of non-disclosed information, control over the practice of anticompetitive actions in contractual licences, topographies of integrated circuits, copyright, related rights).

Topic 14: Credit relations and settlements in national and international private law

Legal basis for the regulation of international financial relations.

Specific types of contracts: loan agreement, credit agreement, bank account agreement, bank deposit agreement, factoring agreement. Fundamentals of legal regulation of international credit relations.

Peculiarities of regulation of international settlement relations.

Topic 15: General characteristics of certain types of non-contractual obligations in national and international private law

Torts. Conflict of laws regulation of tort obligations. Conflict of laws regulation of other types of non-contractual obligations. EU Regulation No. 864/2007 (Rome II).

Public promise of remuneration. Actions in the property interests of another person without his/her instructions. Threatening and saving the health and life of an individual, property of an individual or legal entity. Acquisition and retention of property without sufficient legal grounds. Peculiarities of compensation for damage.

Topic 16: Arbitration

General description of the concept and types of international commercial arbitration. International contractual unification of international commercial arbitration. International regulations, UNCITRAL Model Law on International Commercial Arbitration. Arbitration agreement and competence of international commercial arbitration. Peculiarities of the arbitration procedure. Concept and peculiarities of enforcement of arbitral awards. The Rome I and Rome II Rules for determining the law applicable to the substance of international arbitration.

4. The structure of credit from the academic discipline «International law of obligations»

		Number of hours						
No	Topic	Lectures	Practical	Student	Individual	Training,	Control	
n/p	Topic		classes	-self	work	CPIT	events	
				study				
	Co	ontent mo	dule 1					
1	Topic 1: Concepts and sources of	2.	2	3				
1.	international obligation law	2		3				
2.	Topic 2: General legal categories of international obligation law	2	2	3	3	5	questions , tests, cases,	
3.	Topic 3. The concept and features of an obligation with a foreign element	2	2	4			essay	
4.	Topic 4: Parties in an obligation	4	4	4				

10.	Total	40	40	55	5	10	
16.	Topic 16: Arbitration	2	2	5			
15.	Topic 15: General characteristics of certain types of non-contractual obligations in national and international private law	4	4	4			
14.	Topic 14: Credit relations and settlements in national and international private law	2	2	2			
13.	Topic 13: Agreement on Trade- Related Aspects of Intellectual Property Rights	2	2	5	2	3	cases, essay
12.	Topic 12: Service contracts in national and international private law	2	2	3	2	5	questions
11.	Topic 11: General principles of legal regulation of international transport of goods by various modes of transport in national and international law	2	2	3			
10.	Topic 10: INCOTERMS	2	2	2			
9.	Topic 9: Peculiarities of legal regulation of international sales contracts in national and private international law	4	4	3			
		ontent mo	dule 2	T	T		
8.	Topic 8: Force majeure in international obligations	2	2	2			
7.	Topic 7: Termination of obligation. Legal consequences and liability for breach of obligation	2	2	4			
6.	Topic 6: Means of ensuring the fulfillment of obligations in national and international private law	2	2	4			
5.	fulfillment of obligations in national and international private law	4	4	4			

5. Topics of practical classes

Practical class 1

Topic: Concept and sources of international obligation law

Topic 5: General characteristics of the

Purpose: To acquaint students with the concept and sources of international binding law Questions for discussion:

- 1. «International law of obligations» as an academic discipline.
- 2. Concept, legal nature of international binding law as a part of international private law.
- 3. Methods in international mandatory law.
- 4. Sources of international binding law.
- 5. International agreements.
- 6. National (domestic) legislation.
- 7. International customs. Customs of international trade.
- 8. Judicial and arbitration practice.
- 9. Legal doctrine.
- 10. The concept of lex mercatoria.
- 11. Harmonization, adaptation and unification of norms of international private law in terms of legal regulation of obligations.

Practical class 2

Topic: General legal categories of international obligation law

Purpose: To study the general legal categories of international obligation law

Ouestions for discussion:

- 1. Conflict of laws: structure, types.
- 2. The main formulas of attachment in international private law, which are applied to obligations.
- 3. The problem of qualification in international private law.
- 4. Conflict of qualifications.
- 5. Back reference and reference to the law of a third country.
- 6. Bypassing the law.
- 7. Provision on public order.
- 8. Reciprocity and retort.
- 9. Imperative norms in international private law.
- 10. Establishing the content and application of foreign law.

Practical class 3

Topic: Concept and features of an obligation with a foreign element

Purpose: To study the concept and features of an obligation with a foreign element Questions for discussion:

- 1. Obligations and transactions in international private law.
- 2. Conflict regulation of contractual obligations.
- 3. Scope of the law applicable to the contract.
- 4. Scope of the law applicable to the contract.
- 5. Statute of limitations.
- 6. Determination of the applicable law by agreement of the parties.
- 7. Determination of the applicable law in the absence of a choice of the parties.
- 8. The law determining the form of the deed
- 9. Reasons for the obligation.
- 10. Contractual obligations.
- 11. The role and place of unnamed contracts.

Practical classes 4-5

Topic: Parties in an obligation

Purpose: To study the concepts and features of the parties in the obligation Questions for discussion:

- 1. Concept of the parties in the obligation.
- 2. The third person in the obligation.
- 3. Grounds for replacing the creditor in the obligation.
- 4. The form of the transaction regarding the replacement of the creditor in the obligation.
- 5. Joint and several liability.
- 6. Creditors' joint claim.
- 7. Solidary obligation of debtors.
- 8. The right of a debtor who has fulfilled a joint and several obligation to demand a return.
- 9. Confirmation of fulfillment of the obligation.

Practical classes 6-7

Topic: General characteristics of the fulfillment of obligations in national and international private law

Purpose: To study the peculiarities of the fulfillment of obligations Ouestions for discussion:

- 1. General conditions for performance of the obligation. Fulfillment of the obligation by the proper parties. Execution of the debtor's duty by another person. Performance of the obligation in parts.
- 2. Term of performance of the obligation. Early fulfillment of the obligation.
- 3. Place of performance of the obligation.
- 4. Currency of performance of monetary obligation.
- 5. Sequentiality of repayment of claims under a monetary obligation. An increase in the amount paid to an individual under a monetary obligation. Percentages.
- 6. Fulfilling the obligation by depositing the debt in the notary's deposit.
- 7. Mutual fulfillment of the obligation.
- 8. Execution of an alternative obligation.
- 9. Fulfillment of an obligation in which several creditors or debtors participate.

Practical class 8

Topic: Means of enforcement of obligations in national and international private law Purpose: To investigate the features of the means of ensuring the fulfillment of obligations Ouestions for discussion:

- 1. General provisions on enforcement of the obligation.
- 2. Types of security for performance (penalty, surety, guarantee, deposit, pledge, retention).
- 3. Bank guarantee as a security instrument in international settlements.

Practical class 9

Topic: Termination of obligation. Legal consequences and liability for breach of obligation

Purpose: To study the specifics of the termination of the obligation and the legal consequences and responsibility for the violation of the obligation

Questions for discussion:

- 1. Termination of an obligation under national law.
- 2. Legal consequences of failure to fulfil an obligation or fulfilment in breach of the terms and conditions.
- 3. The concept and grounds of civil liability.
- 4. Forms of civil liability for failure to fulfil obligations.
- 5. Grounds for exemption from liability. Exemption from liability for non-performance of a contract in accordance with the Principles of European Contract Law.

Practical class 10

Topic: Force majeure in international obligations

Purpose: To study the peculiarities of force majeure in international obligations Questions for discussion:

- 1. The concept and features of force majeure. Force majeure in national law.
- 2. Legal regulation of force majeure in the United Nations Convention on Contracts for the International Sale of Goods 1980, the Principles of International Commercial Contracts (UNIDROIT Principles) and the Principles of European Contract Law.
- 3. Force majeure and war: peculiarities of legal, doctrinal and law enforcement approaches.

Practical classes 11-12

Topic: Peculiarities of legal regulation of international sales contracts in national and private international law

Purpose: To study the peculiarities of legal regulation of the international sale and purchase agreement in national and international private law

Questions for discussion:

- 1. General characteristics of the contract of sale in national law. Analysis of the provisions of the Law of Ukraine "On Private International Law".
- 2. Features of legal regulation of the international sale of goods.
- 3. General analysis of the UN Convention on Contracts for the International Sale of Goods of 11 April 1980. The Convention on the Limitation Period in the International Sale of Goods of 1974. EU Regulation No. 593/2008 (Rome I).

Practical class 13

Topic: INCOTERMS

Purpose: Explore the peculiarities of INCOTERMS rules

Questions for discussion:

- 1. History of the origin and development of INCOTERMS rules.
- 2. Characteristics and essence of INCOTERMS.
- 3. Application of INCOTERMS in contracts.
- 4. Application of INCOTERMS for domestic transport.

Practical class 14

Topic: General principles of legal regulation of international transport of goods by various modes of transport in national and international law

Purpose: To study the peculiarities of legal regulation of international transport of goods by various modes of transport in national and international law

Questions for discussion:

- 1. General characteristics of international transport.
- 2. Obligations arising from carriage by sea.
- 3. Obligations arising from carriage by rail.
- 4. Obligations arising from carriage by road.

- 5. Obligations arising from carriage by air.
- 6. International multimodal transport of goods.

Practical class 15

Topic: Service contracts in national and international private law

Purpose: To study the peculiarities of the service contract in national and international private law **Ouestions for discussion:**

- 1. General provisions on the service contract in national law.
- 2. Some aspects of international trade in services.
- 3. General Agreement on Trade in Services.

Practical class 16

Topic: Agreement on Trade-Related Aspects of Intellectual Property Rights

Purpose: To study the features of the Agreement on Trade-Related Aspects of Intellectual Property Rights

Ouestions for discussion:

- 1. The main international treaties in the field of intellectual property.
- 2. World Intellectual Property Organisation.
- 3. The scope of intellectual property.
- 4. Objects of copyright.
- 5. Subjects of copyright relations.
- 6. Certain aspects of TRIPS (on industrial property, inventions, industrial designs, trademarks, geographical indications, protection of non-disclosed information, control over the practice of anticompetitive actions in contractual licences, integrated circuit topographies, copyright, related rights).

Practical class 17

Topic: Credit relations and settlements in national and international private law

Purpose: To study the peculiarities of credit relations and settlements in national and international private law

Questions for discussion:

- 1. Legal basis for the regulation of international financial relations.
- 2. Certain types of contracts: loan agreement, credit agreement, bank account agreement, bank deposit agreement, factoring agreement.
- 3. Fundamentals of legal regulation of international credit relations.
- 4. Peculiarities of regulation of international settlement relations.

Practical classes 18-19

Topic: General characteristics of certain types of non-contractual obligations in national and international private law

Purpose: To study the peculiarities of certain types of non-contractual obligations in national and international private law

Ouestions for discussion:

- 1. Torts and conflict of laws regulation of tort obligations. Conflict of laws regulation of other types of non-contractual obligations. EU Regulation No. 864/2007 (Rome II).
- 2. Public promise of remuneration.
- 3. Actions in the property interests of another person without his/her instructions.
- 4. Threatening and saving the health and life of an individual, property of an individual or legal entity.
- 5. Acquisition and retention of property without sufficient legal grounds.
- 6. Peculiarities of compensation for damage.

Practical class 20

Topic: Arbitration

Purpose: To explore the features and current issues of arbitration

Questions for discussion:

- 1. General description of the concept and types of international commercial arbitration.
- 2. International contractual unification of international commercial arbitration.
- 3. International regulations, UNCITRAL Model Law on International Commercial Arbitration.
- 4. Arbitration agreement and competence of international commercial arbitration.
- 5. Features of the arbitration procedure.
- 6. Concept and peculiarities of enforcement of arbitral awards.

7. The Rome I and Rome II Rules for determining the law applicable to the substance of international arbitration.

6. Complex practical individual task

Complex practical individual task (CPIT) is a form of organization of education, which aims to deepen, generalize and consolidate the knowledge that students receive in the process of learning, as well as the application of this knowledge in practice. CPIT is performed by students independently under the guidance of teachers, it is a completed theoretical or practical work within the curriculum of the course, which is performed on the basis of knowledge, skills and abilities acquired in the course of lectures and practical classes.

CPIT from the discipline «International law of obligations» consists of two components:

- 1. The theoretical part.
- 2. Practical part.
- **I.** Theoretical part complex practical individual task. The theoretical part of CPIT (essay, scientific article, theses) is devoted to the narrow problems of the course (the topic of the scientific work can be proposed by the student himself and agreed with the scientific supervisor) or can be chosen by the student from the topics listed below.
- 1. The concept of lex mercatoria in international mandatory law.
- 2. Harmonization, adaptation and unification of norms of international private law in terms of legal regulation of obligations.
- 3. Parties in an obligation with a foreign element.
- 4. The conflict rule: concepts, features, structure.
- 5. The problem of qualification and the conflict of qualification in international private law.
- 6. The essence and content of imperative norms in international private law.
- 7. General provisions on ensuring the fulfillment of an obligation with a foreign element.
- 8. Unnamed contracts in international binding law.
- 9. Contract of sale in international binding law.
- 10. Rome I and Rome II in private international law.
- 11. INCOTERMS: legal features of application.
- 12. Creating a threat to the life, health, property of an individual or legal entity.
- 13. General grounds of liability for property damage in international private law.
- 14. Grounds for liability for moral damage in international private law.
- 15. Unreasonably acquired property that is not subject to return.

The work is presented in the form of a presentation and defended using multimedia tools in the presence of other students.

I. The practical part of the complex practical individual task involves the student creating a glossary of terms from the studied scientific topic, developing tests, solving a situational problem from the chosen topic.

7. Student-self study

Student-self study, as one of the forms of assimilation of educational material in the time free from compulsory classes and without the participation of the teacher, involves a personally-oriented organization of the student's self-education. The organization of Student-self study requires special attention, because part of the questions of each topic are submitted for independent study by students, and the material intended for learning during independent work is submitted for the exam. Student-self study is ensured by the necessary educational and methodical means (including lecture notes, educational and methodical developments for independent study of the discipline, periodicals). Students have the opportunity to study the educational material independently in the library, classrooms and computer classrooms using the Internet, as well as at home (when receiving the appropriate package of educational and methodological literature).

No	Topic
1	Topic 1: Concepts and sources of international obligation law
2	Topic 2: General legal categories of international obligation law
3	Topic 3. The concept and features of an obligation with a foreign element

4	Topic 4: Parties in an obligation
5	Topic 5: General characteristics of the fulfillment of obligations in national and international
	private law
6	Topic 6: Means of ensuring the fulfillment of obligations in national and international private law
7	Topic 7: Termination of obligation. Legal consequences and liability for breach of obligation
8	Topic 8: Force majeure in international obligations
9	Topic 9: Peculiarities of legal regulation of international sales contracts in national and private
	international law
10	Topic 10: INCOTERMS
11	Topic 11: General principles of legal regulation of international transport of goods by various
	modes of transport in national and international law
12	Topic 12: Service contracts in national and international private law
13	Topic 13: Agreement on Trade-Related Aspects of Intellectual Property Rights
14	Topic 14: Credit relations and settlements in national and international private law
15	Topic 15: General characteristics of certain types of non-contractual obligations in national and
	international private law
16	Topic 16: Arbitration

8. Discipline training Organization and training

Training is a planned process of modifying (changing) the attitude, knowledge or behavioral skills of a learner through the acquisition of educational experiences in order to achieve effective performance in one activity or in a certain field.

Training procedure

The introductory part is conducted to familiarize students with the topic of the training session.

The organizational part consists in creating a working mood in the team of students, determining the rules for conducting a training class. It is possible to have handouts in the form of tables, document forms.

The practical part is implemented by performing tasks in groups of students on certain problematic issues of the topic of the training class.

Summing up. The results of completed tasks are discussed in groups. Exchange of opinions on the issues raised at the training sessions.

The topic of the training

E-contracts in the private law of Ukraine and the European Union.

9. Evaluation tools and methods of demonstrating learning outcomes

In the process of studying the discipline «International law of obligations», the following evaluation tools and methods of demonstrating learning results are used: standardized tests; current survey; credit module testing and survey; cross-cutting projects; team projects; abstracts, essays; presentations of the results of completed tasks and research; evaluation of the results of CPIT; student presentations and performances at scientific events; modular control work; examination.

10. Criteria, forms of current and final control

The final score (on a 100-point scale) from the discipline «International law of obligations» is determined as a weighted average value, depending on the specific weight of each credit component:

Credit module 1	Credit module 2	Credit module 3	Credit module 4	Total
20%	20%	20%	40%	100%
Oral survey during	Oral survey during	Preparation of CPIT	Test tasks	100
classes (1-8 topics) - 5	classes (9-16 topics) - 5	- max . 40 points.	(10 tests) 2 points each	
points per topic -	points per topic -	Protection of CPIT	– max. 20 points	
max 40 points.	max. 40 points.	- max. 40 points	Theoretical questions (2	
Modular control work	Modular control work -	Participation in	questions) - 20 points	
-	max. 60 points.	trainings	each -	
max. 60 points.		- max. 20 points.	max. 40 points	
			Case (1 case) –	
			max. 40 points	

Final score (on a 100-point scale) from the discipline «International law of obligations» is defined according to the rating scale:

Rating scale

According to the scale of the	On a national scale	According to the ECTS scale
University		
90-100	perfectly	A (excellent)
85-89		B (very good)
75-84	fine	C (good)
65-74		D (satisfactory)
60-64	satisfactorily	E (enough)
35-59		FX (unsatisfactory with possibility of reassembly)
1-34	unsatisfactorily	F (unsatisfactory with mandatory repeat course)

11. Tools, equipment and software, the use of which provides for the educational discipline

No	Name	Topic number
1.	Flipchart	1-16
2.	Laptop	1-16
3.	Projector	1-16

RECOMMENDED SOURCES OF INFORMATION:

- 1. Principles on Choice of Law in International Commercial Contracts. https://www.hcch.net/en/instruments/conventions/full-text/?cid=135
- 2. Statute of the Hague Conference on Private International Law. https://www.hcch.net/en/instruments/conventions/full-text
- 3. Convention of 15 April 1958 on the jurisdiction of the selected forum in the case of international sales of goods. https://www.hcch.net/en/instruments/conventions/full-text/?cid=34
- 4. Convention of 1 August 1989 on the Law Applicable to Succession to the Estates of Deceased Persons. https://www.hcch.net/en/instruments/conventions/full-text/?cid=62
- 5. Convention of 15 April 1958 on the law governing transfer of title in international sales of goods. https://www.hcch.net/en/instruments/conventions/full-text/?cid=32
- 6. Convention relating to the Legal Status of Refugees of 28 July 1951
- 7. Convention relating to the Legal Status of Stateless Persons of 28 September 1954
- 8. UN Convention (Vienna) on Contracts for the International Sale of Goods 1980
- 9. Convention on the Law Applicable to Contracts for the International Sale of Goods dated 22.12.1986
- 10. Berne Convention on International Carriage by Rail COTIF, 9 May 1980
- 11. Warsaw Convention for the Unification of Certain Rules Relating to International Carriage by Air, 1929
- 12. The Geneva Convention on the Contract for the International Carriage of Goods (CMR), 19 May 1956
- 13. United Nations Convention on the International Carriage of Goods by Road, 24 May 1980
- 14. Convention on the International Carriage of Passengers and Their Luggage by Road, 9 October 1997
- 15. UN International Convention on the Carriage of Goods by Sea, 31 March 1978
- 16. International Convention for the Unification of Certain Rules on the Bill of Lading, 25 August 1924
- 17. Athens Convention on the Carriage of Passengers and their Luggage by Sea, 13 December 1974
- 18. Poomintr Sooksripaisarnkit, Sai Ramani Garimella. (2019). Contracts for the International Sale of Goods: A Multidisciplinary Perspective. Sweet & Maxwell Hong Kong. 288 pages
- 19. Guide on the Law Applicable to International Commercial Contracts in the Americas. 2019. https://www.oas.org/en/sla/dil/docs/publications-Guide Law Applicable International Commercial Contracts-Americas 2019.pdf
- 20. Florea, Dumitriţa, and Narcisa Galeş. "Franchise Contract in International Trade Law." European Journal of Law and Public Administration 9, no. 2 (December 20, 2022).

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Information resources:

- 1. The official web portal of the Verkhovna Rada of Ukraine. URL: http://portal.rada.gov.ua/
- 2. Official online representation of the President of Ukraine. URL: http://www.president.gov.ua/
- 3. The single web portal of executive authorities of Ukraine. URL: http://www.kmu.gov.ua/
- 4. Official web portal of the judicial authorities of Ukraine. URL: http://court.gov.ua/
- 5. Unified State Register of Court Decisions URL: https://revestr.court.gov.ua/
- 6. Official web portal of the UN Commission on International Trade Law (UNCITRAL). URL: https://uncitral.un.org/en
- 7. The official web portal of the Hague Conference on Private International Law. URL: https://www.hcch.net/ukrainian