Syllabus of the discipline International economic law



Higher education degree – Bachelor Field of Knowledge - 29 International relations Specialty – 293 International law Educational program and Professional Program – International law

Year of the study: 3, Semester: 5 Number of credits ECTS: 4 Language of study: English

Course leader: ScD (in Economics), professor, professor of the department of international law and migrations policy WUNU Flissak Kostyantyn

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Description of the discipline

The purpose of studying the discipline "International economic law" is students' assimilation of the theory of legal support of international economic relations and practical aspects of their implementation at all levels of economic activity, starting from the global level and ending with individual subjects of international business and entrepreneurial activity, as well as familiarization with the specifics of existing norms of international law in the economic sphere.

Course structure

Hours (lect. / prakt.cl.)	Торіс	Results of the study	Tasks
4 / 2	Topic 1. Basics of Economics and international economic relations.	To systematize and enhance knowledge about the place and importance of international business in the system of international economic relations.	Tests, questions
4 / 2	Topic 2. Forms of international trade.	To find out the main theoretical aspects of the mechanism of functioning of international trade, to establish a relationship with the practice of its implementation both at the national and international levels.	Tests, questions
2 / 1	Topic 3. The concept and subject of international economic law.	To study the concept and subject of international economic law, based on the acquired knowledge about the basics of economic activity at the national and international levels.	Tests, questions

2 / 1	Topic 4. Sources and principles of international economic law.	To study the sources and principles of international economic law, the causes of their emergence and features of evolution.	Tests, questions
2 / 1	Topic 5. Subjects of international economic law in the system of international economic relations	To determine the main organizational and legal forms of international economic relations in the world, characterize their impact on the implementation of business activities.	Tests, questions
4 / 1	Topic 6. International economic organizations and their impact on international economic relations.	To consider the characteristic features of the main subjects of international economic law, to determine the influence of these subjects on the practice of international business.	Tests, questions
2 / 1	Topic 7. International economic order.	To characterize the system of international economic order in the context of determining its impact on international relations and the system of public communications.	Tests, questions
2 / 1	Topic 8.The Place and significance of the World Trade Organization (WTO) in the regulation of international economic relations.	Based on the available knowledge, find out the place and significance of the World Trade Organization (WTO) in regulating international economic relations, analyse the relationship between legal and economic aspects of its activities.	Tests, questions
2 / 1	Topic 9. General principles of international trade regulation.	Describe the general principles and principles of regulating international trade both within the GATT legal system and outside it.	Tests, questions
2 / 1	Topic 10. Legal means of regulating international trade.	Describe the main forms and methods of regulating international trade, provide a legal assessment of them.	Tests, questions
2 / 1	Topic 11. Legal support of international investment activity.	Consider the main aspects of legal support for international investment activities in Ukraine and abroad.	Tests, questions
4 / 1	Topic 12. International transport law.	To get acquainted with the general principles of legal support of international transport services.	Tests, questions

Bibliography

- Bown, C., & Pauwelyn, J. (Eds.). (2010). The Law, Economics and Politics of Retaliation in WTO Dispute Settlement (Cambridge International Trade and Economic Law). Cambridge: Cambridge University Press. doi:10.1017/CB09780511674594
- 2. Dalhuisen Jan (2016) Dalhuisen on Transnational Comparative, Commercial, Financial and Trade Law. In 6 volumes.
- 3. Herdegen Matthias (2024). Principles of International Economic Law, 3rd Edition. Oxford University Press. 606 p.

Evaluation policy

- **Deadline and retake policy:** Modules are retaken with the permission of the dean's office if there are good reasons (for example, sick leave).
- Academic Integrity Policy: cheating during tests and exams is prohibited (including using mobile devices).
- Visiting policy: Attending classes is a mandatory component of the assessment. For objective reasons (for example, illness, international internship, and other reasons), training can take place online with the permission of the university administration.

Evaluation

The final score for the course is calculated as follows:

Credit module 1		Credit module 2	Credit module 3	Credit module 4	Overall
20%	20%	5%	15%	40%	100%
Current assessment	Module Control	Trainings	Individual work	Examination	
The score is defined as the arithmetic mean of the scores obtained during practical classes. Each applicant must be evaluated at least once every two classes and receive at least three grades. Absences of practical classes must be worked out during consultation hours, otherwise they are considered a score of "0" and are taken into account when determining the arithmetic mean. For applicants who study on an individual schedule, the current assessment is carried out during consultations, and by completing tasks in the Moodle system. Current assessment is carried out through an oral survey, preparation of scientific reports, problem solving, testing through the Moodle system in practical classes.	Module control is planned after the completion of consideration of topic 12 and covers from topics 1 to 12, and involves completing 10 test tasks and two theoretical questions.	The score is defined as the arithmetic mean of the scores received for completing training tasks.	The score is defined as the arithmetic mean of the scores received for performing diverse tasks related to the preparation of a scientific paper (essay, scientific article, abstracts), annotations to a scientific article, and participation in scientific conferences. The module "independent work" can be counted based on the results of confirmation with the appropriate certificate of participation in the school of polish and European law, the School of European Union law, and the School of European contract law.	The exam includes the following tasks: a) 10 Tests of 1 point each; b) three theoretical questions of 30 points each	100

Student Assessment Scale:

ECTS	Points	Essence
A	90-100	Excellent
В	85-89	Good
С	75-84	Good
D	65-74	Satisfactory
E	60-64	Sufficient
FX	35-59	unsatisfactory with the possibility of retaking the credit
F	1-34	unsatisfactory with a mandatory retry course