#### Ministry of Education and Science of Ukraine Yaroslav Mudryi National Law University Faculty of International Law

## PROGRAMME "Practical Training"

The level of higher education – the second (master's) level

**The degree of higher education** – a master's degree

**Field of knowledge** – 29 "International relations"

**Specialty** – 293 "International Law"

**The status of practical training** – mandatory

The recruitment year -2022

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#### 1. Introduction

#### 1.1. Purpose and tasks of practical training

The purpose of the practical training is to master the methods and forms of work organization that meet the modern needs of the labor market for students of higher education who are studying under the "International Law" program; formation of experience of professional, innovative activity among students for the organization of the production process; acquisition of practical skills in the organization of the process of production activity, conducting project activities, consolidation and deepening of theoretical knowledge and practical skills, as well as formation of practical skills in the specialty; deepening, generalization and improvement of acquired knowledge, mastery of professional experience and competences.

Practical orientation is provided by the formation of practical experience in higher education students by introducing them to a professional environment during the training process; involving them in work in the legal clinic; introduction of practice-oriented educational components and teaching methods into the educational process; involvement of practical workers in teaching.

#### Tasks:

- 1. Formation of students' understanding of professional ethics, its role in interaction with clients in further professional life.
- 2. Acquaintance with competence, functions, organization and planning of activities of institutions practice bases;
- 3. Disclosure of the content and role of founding and local documents in the work of a lawyer based on practice bases (on the example of the activities of the Legal Clinic).
- 4. Improving the skills of working with electronic document flow, documentation rules, managing client affairs.
- 5. Identifying the personal characteristics of the student (intern) when performing (duplicating) professional duties during the internship.

- 6. Consolidation and deepening of theoretical knowledge obtained in the process of studying theoretical disciplines;
  - 7. Development and further improvement of practical skills in the specialty.
- 8. Acquaintance with the psychological features of participation in procedural actions within the powers of the practice bases sub-department;
- 9. Formation and improvement of skills in drafting procedural documents, appeals, requests to various bodies and institutions in the process of practical work of a lawyer.
- 10. Acquaintance with the features of representing clients' interests in state and international bodies.
- 1.2. Status of practical training in the structure of the educational and professional program: mandatory.

It is held in the 2nd (second) year, in the 3rd (third) semester for students of the higher education level - master's degree, specialty 293 "International Law". The dates of practical training are determined by the schedule of the University's educational process for the relevant academic year, as well as the working curriculum.

Practical training of students of higher education is carried out, as a rule, separately from theoretical training on the basis of practice.

*Post-requisites*: in order to complete practical training, students need knowledge of international law (public and private), law of the European Union, the relationship between international law and national and legal systems ("Law of the European Union and its system", "Law of the Council of Europe", "WTO Law", "Notary and notarial acts of consular institutions", etc.), sufficient for perceiving the categorical apparatus of jurisprudence, understanding the sources of national and international law, the foundations of law-making and law enforcement in European countries th Union.

- 1.3. List of subject competencies of a higher education applicant
- SC 1. Knowledge of the purpose, task of activity and role of enterprises, institutions and organizations and their structural subdivisions in the implementation of legal activities in a democratic civil society, knowledge and understanding of the structure of the legal profession and its role in society.

- SC 2. Knowledge of legal terminology, corporate culture and professional legal ethics, their role in the activity of a lawyer.
- SC 3. Knowledge of free use of modern information technologies for professional activity, knowledge and ability to use databases, information search tools, state registers, etc.
- SC 4. Knowledge of the content and role of constituent and local documents in the work of a lawyer (on the example of the activity of a legal clinic).
- SC 5. Client interviewing skills in accordance with the requirements of professional ethics, proper compliance with the rules on non-disclosure of personal data and confidential information.
- SC 6. The ability to receive information on the case with which the client applied. The ability to evaluate the shortcomings and advantages of arguments, analyzing a specific legal problem.
- SC 7. Client counseling skills. The ability to provide advice on possible ways to protect the rights and interests of clients in various legal situations; outline alternative ways of protecting clients' rights, determine their advantages and disadvantages.
- SC 8. Knowledge of the procedure for processing written appeals. Knowledge of legal writing skills, working with electronic documents and drafting legal documents (consultations), including procedural
- SC 9. Skills of drawing up procedural documents and applying to various authorities during the practical work of a lawyer.
- SC 10. Knowledge of the peculiarities of representing clients' interests in procedural and non-procedural procedures.
- SC 11. Knowledge of legal and psychological features of legal counseling and legal educational activities.
- SC 12. The ability to present oneself, explain legal issues and problems to the audience in an accessible and understandable manner through practical law classes.
- SC 13. Students' ability to active scientific activity, scientific and practical research in the field of law, human rights protection and legal educational activities.

- SC 14. The ability to work both independently and in a team on a given task and independently make decisions on a legal matter in accordance with current legislation.
- SC 15. Ability to apply acquired knowledge of material and procedural branches of law in various legal situations; to distinguish legally significant facts; give an opinion on specific legal problems with sufficient justification.
- SC 16. Ability to identify and apply relevant legal provisions and legal positions to resolve a case.
- 1.4. A list of the results of training (practical training) of a higher education applicant
- LO 1. Identify, distinguish and apply relevant legal provisions and legal positions to resolve the case.
- LO 2. Apply acquired knowledge of material and procedural branches of law in various legal situations; to distinguish legally significant facts; give an opinion on specific legal problems with sufficient justification.
- LO 3. Evaluate the shortcomings and advantages of arguments, analyzing a specific legal problem.
- LO 4. Independently determine and formulate those legal issues that require the help of the practice manager and act in accordance with the provided recommendations.
- LO 5. Freely use modern information technologies for professional activities, know and be able to use databases, information search tools, state registers, etc.
- LO 6. Provide advice on possible ways to protect the rights and interests of clients in various legal situations; outline alternative ways of protecting clients' rights, determine their advantages and disadvantages.
- LO 7. Communicate legal information to the client in an accessible and understandable manner.
- LO 8. Know the structure and principles of building cooperation between a lawyer and a client, in particular:
  - a) the main stages and rules of interviewing;

- b) analysis of the circumstances of the case and preparation of the legal position in it;
  - c) providing advice to the client;
  - d) representation of the client's interests in public authorities.
- LO 9. Possess the skills of legal writing, working with electronic documents and drafting legal documents (consultations), including procedural ones.
- LO 10. Present yourself, explain legal issues and problems in an accessible and comprehensible manner through practical law classes.
- LO 11. Independently collect materials from the sources determined with the curators for own applied research, for the implementation of human rights and legal education activities.
- LO 12. Work both independently and in a team on the assigned task and independently make decisions on legal matters in accordance with current legislation.

#### 1.5. Modules of practical training

**Module 1.** Legal regulation and organization of work of institutions - basis of practices (1.0 credit)

**Module 2.** Consulting clients. Legal writing (6.0 credits)

**Module 3.** Legal educational activity in the work of a lawyer and "pro bono" activity (1.0 credit)

#### 2. Description of practical training (study units)

Course	Level of education, field of knowledge, specialty	Didactic structure and number of hours
Number of ECTS credits: 8.0	Level of education – second	Module 1
	(master's)	Practical classes - 30 hours
Number of modules: 3		Module 2
	Field of knowledge - 29	Practical classes – 180 hours
Total number of hours: 240	"International relations"	Module 3
		Practical classes - 30 hours
	Specialty - 293 "International	Types of control:
	Law"	Providing a description of the
		internship

#### 3. Content of practical training

## Module 1. Legal regulation and organization of work of institutions - practice bases.

Acquaintance with regulatory and local documents that determine the activity and functioning of practice bases. The importance of institutions – practice bases, in particular the Legal Clinic for society and for the professional development of a lawyer. Free legal assistance. Correlation and differences between the organization of legal clinics and the system of free legal aid. The role of legal clinics in the system of legal education in the world and in Ukraine in ensuring access to justice.

#### Module 2. Consulting clients. Legal writing.

Work with text editors (Microsoft Word, Google Docs, Libre Office). Text checking programs (Flesch-Kincaid, Flesch readability, Grammarly, Hemingway). Open databases necessary for work: online House of Justice, EUSR, Opendatabot, Diya, Digital lawyers, etc. Work with legislation databases: https://www.rada.gov.ua/, LigaZakon, ZakonOnline analytical and legal system. Work with the Unified State Register of Court Decisions and an open information and search database to search for decisions of the European Court of Human Rights and other HUDOC information.

Alternative resources: Opendatabot, Verdictum. Rules for searching court decisions. Legal positions of the Supreme Court, their search and use when drafting documents. Citizens' electronic offices (taxpayer's office, driver's office, Diya, portal of electronic services of the Pension Fund of Ukraine, etc.). KEP/ESP electronic documents, electronic court. Chatbots and applications for online dispute resolution and their importance for automating the processes of lawyers.

Consulting clients as a method of providing legal assistance. Psychological features of working with a client in the work of a lawyer. Peculiarities of client interviewing. Stages and structure of consultation. Analysis of the case and development of a position on the case. Collection of evidence and formation of a position in the case. Consulting the client. Compilation of legal expert opinions and drafts of procedural and other documents.

#### Legal writing and analysis of legal cases

The essence of the work algorithm in the case. Working with client documents. Collection of evidence. Systematization of information, selection of document structure. Rules for drawing up a legal advisory opinion: requirements for form and content, structure of a legal document/opinion. Procedural documents: statements on the merits of the case (statement of claim; response to a statement of claim; objection; explanation of a third party regarding a claim or a statement of claim), appeals and cassation appeals, etc. Peculiarities of drawing up drafts of procedural and other documents. Content and form requirements.

Representation of clients in public authorities. Alternative dispute resolution and other areas of activity

Theoretical principles of client representation. Simplified and general proceedings in cases. Peculiarities of representing the client's interests in state authorities, local self-government, international enterprises, institutions, organizations, before individuals and legal entities. Preparation of appeals to the European Court of Human Rights. Alternative dispute resolution methods. General concepts, types. Negotiation and arbitration (including international commercial arbitration). Stages of negotiations. Types of arbitration. Mediation. Concepts, stages, areas of application. Legislative regulation of the mediation procedure. International practice of mediation.

## Module 3. Legal educational activity in the work of a lawyer and "probono" activity

Content and forms of legal education work. Online and offline formats of legal education activities. Preparation and conducting of interactive legal education classes. Interactive methods in the legal educational work of institutions - practice bases, in particular the legal clinic. Psychological aspects of legal education work. Social networks are platforms for legal education activities. Developing students' teamwork and audience skills. The role of legal educational activities in the work of a lawyer and the activity of "Pro Bono" in the career of a lawyer. Its purpose is to ensure that students

acquire practical skills that will be necessary for their further activities in the field of jurisprudence.

#### 4. Resource provision of practical training

#### 4.1. Forms of organization of practical training

characterizes the intern.

Deepening of knowledge in all academic disciplines, in matters that cannot be covered during studies at the University. Thus, by analyzing the judicial practice of higher courts, studying international experience, studying the decisions of the European Court of Human Rights and other legal acts, students are preparing to prepare answers for client cases, conducting client consultations. They are also developing materials for conducting legal education classes, for scientific and practical conferences, round tables, webinars, etc.

4.2. Forms of current and final control based on the results of practical training After the end of the practical training period, students (interns) provide a description of the place of practical training, in which the manager of the practice base provides a brief description of the work performed by the intern during the internship,

Successful completion of the practice is evidenced by a positive description of the head of the practice base, which is submitted by the student no later than on the 10th day after the beginning of the academic semester following the practice to the Dean's Office and kept in the personal file. Based on the provided characteristics, the dean's office sets the final control in the form of a non-differentiated credit (passed/failed).

Failure to complete an internship or an unsatisfactory description from the head of the internship base is grounds for re-referral to internship or expulsion from the University.

#### 4.3. Information provision of practical training

#### Internet resources:

- 1. To search for legislation https://zakon.rada.gov.ua/laws
- 2. To search for court decisions https://court.gov.ua/, https://court.opendatabot.ua/

- 3. Registers for business Government services online | Action (diia.gov.ua)
- 4. Search for legal positions of the Supreme Court https://lpd.court.gov.ua/
- 5. Register of executive proceedings Automated system of executive proceedings (minjust.gov.ua)
- 6. Register of legal and natural persons-entrepreneurs Register of legal and natural persons-entrepreneurs
  - 7. Opendatabot
  - 8. The taxpayer's electronic cabinet
  - 9. Unified register of debtors
  - 10. LigaZakon, ZakonOnline

### Appendix 1

## Map of subject competencies for practical training

Code and name of competencies by specialty	Code and name of practical training competences
and/or specialization	
General (universal) competencies (GC)	SC – subject compenencies
GC 1. Ability to think critically, analyze and	SC 6. The ability to receive information on the case
synthesize.	with which the client applied. The ability to evaluate
	the shortcomings and advantages of arguments, analyzing a specific legal problem.
	SC 13. Students' ability for active scientific activity,
	scientific and practical research in the field of law,
	human rights protection and legal educational
	activities.
	SC 15. Ability to apply acquired knowledge of
	material and procedural branches of law in various
	legal situations; to distinguish legally significant facts;
	give an opinion on specific legal problems with
	sufficient justification.
GC 3. Ability to adapt and act in a new situation.	SC 7. Client counseling skills. The ability to provide
	advice on possible ways to protect the rights and
	interests of clients in various legal situations; outline
	alternative ways of protecting clients' rights, determine
GC 4. Ability to generate new ideas (creativity).	their advantages and disadvantages  SC 7. Client counseling skills. The ability to provide
GC 4. Ability to generate new ideas (creativity).	advice on possible ways to protect the rights and
	interests of clients in various legal situations; outline
	alternative ways of protecting clients' rights, determine
	their advantages and disadvantages
	SC 15. Ability to apply acquired knowledge of
	material and procedural branches of law in various
	legal situations; to distinguish legally significant facts;
	give an opinion on specific legal problems with
GC 5. The ability to act socially responsibly and	sufficient justification.
consciously.	SC 5. Client interviewing skills in accordance with the requirements of professional ethics, due observance of
consciousiy.	norms regarding the non-disclosure of personal data
	and confidential information.
	SC 10. Knowledge of the features of representation of
	clients' interests in procedural and non-procedural
	procedures.
GC 6. Ability to work effectively in an	SC 11. Knowledge of legal and psychological features
intercultural environment, including developing	of legal counseling and legal educational activities.
and managing international projects.	
GC 7. Ability to conduct research at an	SC 8. Knowledge of the procedure for processing
appropriate level.	written appeals. Knowledge of legal writing skills,
	working with electronic documents and drafting legal
	documents (consultations), including procedural SC 16. Ability to identify and apply relevant statutory
	provisions and legal positions to resolve a case.
	provisions and regar positions to resorve a case.

GC 8. Ability to learn and master modern	SC 3. Knowledge of free use of modern information
knowledge with a high degree of autonomy.	technologies for professional activities, knowledge
,	and ability to use databases, information search tools,
	state registers, etc.
GC 9. The ability to solve problems of an	SC 7. Client counseling skills. The ability to provide
innovative nature and to find alternative	advice on possible ways to protect the rights and
solutions in professional activities.	interests of clients in various legal situations; outline
F S S S S S S S S S S S S S S S S S S S	alternative ways of protecting clients' rights, determine
	their advantages and disadvantages.
GC 10. The ability to work (collect, receive,	SC 9. Skills of drawing up procedural documents and
systematize and synthesize) with various	applying to various authorities during the practical
information and large volumes of information	work of a lawyer.
from various sources, analyze and critically and	SC 13. Students' ability for active scientific activity,
constructively evaluate it, taking into account	scientific and practical research in the field of law,
the cross-cultural characteristics of the subjects	human rights protection and legal educational
of international relations.	activities.
GC 11. Ability to use the latest information and	SC 3. Knowledge of free use of modern information
communication technologies for professional	technologies for professional activities, knowledge
purposes.	and ability to use databases, information search tools,
	state registers, etc.
GC 12. The ability to formulate a personal	SC 12. The ability to present oneself, explain legal
opinion and present it with evidence.	issues and problems to the audience in an accessible
	and understandable manner through practical law
	classes.
	SC 10. Knowledge of the features of representation of
	clients' interests in procedural and non-procedural
	procedures.
GC 13. Ability to continuous self-education and	SC 11. Knowledge of legal and psychological features
self-improvement.	of legal counseling and legal educational activities.
GC 14. Ability to work independently and in a	SC 2. Knowledge of legal terminology, corporate
team, manage work and motivate others to	culture and professional legal ethics, their role in the
achieve the goal set.	activity of a lawyer.
	SC 14. Ability to work both independently and in a
	team on a given task and independently make
	decisions on a legal matter in accordance with current
OC 15 TH 131 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	legislation.
GC 15. The ability to understand the specifics	SC 1. Knowledge of the purpose, task of activity and
of the subject area and professional activity, to	role of enterprises, institutions and organizations and
make well-founded, balanced decisions and to	their structural subdivisions in the implementation of
be aware of their ethical consequences.	legal activities in a democratic civil society,
	knowledge and understanding of the structure of the
	legal profession and its role in society.
	SC 4. Knowledge of the content and role of constituent
	and local documents in the work of a lawyer (on the
GC 16. The ability to communicate with	example of the activity of a legal clinic).
GC 16. The ability to communicate with representatives of other professional groups of	SC 2. Knowledge of legal terminology, corporate culture and professional legal ethics, their role in the
different levels, from other fields of knowledge	activity of a lawyer.
and activities, as well as the ability to work in	SC 11. Knowledge of legal and psychological features
an international professional environment.	of legal counseling and legal educational activities.
Special (professional, subject)	or regar counsering and regar educational activities.
Special (professional, subject)	

### competences (SC)

- SC 1. The ability to critically analyze the problems and patterns of the functioning and development of international relations, to determine the trends in the development of world politics, to assess the impact of global political processes on national legal, political and economic systems.
- SC 3. The ability to independently provide legal representation of the interests of individuals, legal entities or the state when considering cases in national and international institutions and organize the provision of legal services.
- SC 4. The ability to comprehensively use highly specialized knowledge in specific areas of regulation of international public law, international private law, and European law to solve applied problems.
- SC 5. The ability to effectively ensure the adaptation of Ukrainian legislation to EU law in law-making, law-interpreting and law-enforcing contexts, to provide legal support to European integration and Euro-Atlantic processes in various spheres of social relations.
- SC 6. The ability to prepare drafts of national and international legal acts, as well as to provide proposals for bringing the norms of domestic legislation into compliance with the norms of international law.
- SC 7. Ability to represent the interests of Ukraine or individuals and legal entities in international judicial institutions, arbitrations, national courts of foreign countries.

- SC 13. Students' ability for active scientific activity, scientific and practical research in the field of law, human rights protection and legal educational activities.
- SC 15. Ability to apply acquired knowledge of material and procedural branches of law in various legal situations; to distinguish legally significant facts; give an opinion on specific legal problems with sufficient justification.
- SC 9. Skills of drawing up procedural documents and applying to various authorities during the practical work of a lawyer.
- SC 10. Knowledge of the features of representation of clients' interests in procedural and non-procedural procedures.
- SC 14. Ability to work both independently and in a team on a given task and independently make decisions on a legal matter in accordance with current legislation.
- SC 15. Ability to apply acquired knowledge of material and procedural branches of law in various legal situations; to distinguish legally significant facts; give an opinion on specific legal problems with sufficient justification.
- SC 13. Students' ability for active scientific activity, scientific and practical research in the field of law, human rights protection and legal educational activities.
- SC 9. Skills of drawing up procedural documents and applying to various authorities during the practical work of a lawyer.
- SC 13. Students' ability for active scientific activity, scientific and practical research in the field of law, human rights protection and legal educational activities.
- SC 1. Knowledge of the purpose, task of activity and role of enterprises, institutions and organizations and their structural subdivisions in the implementation of legal activities in a democratic civil society, knowledge and understanding of the structure of the legal profession and its role in society.
- SC 4. Knowledge of the content and role of constituent and local documents in the work of a lawyer (on the example of the activity of a legal clinic).
- SC 5. Client interviewing skills in accordance with the requirements of professional ethics, due observance of norms regarding the non-disclosure of personal data and confidential information.

SC 8. Ability to work and represent the interests of Ukraine in international intergovernmental organizations.	SC 10. Knowledge of the features of representation of clients' interests in procedural and non-procedural procedures.  SC 1. Knowledge of the purpose, task of activity and role of enterprises, institutions and organizations and their structural subdivisions in the implementation of legal activities in a democratic civil society, knowledge and understanding of the structure of the legal profession and its role in society.  SC 10. Knowledge of the features of representation of clients' interests in procedural and non-procedural procedures.
SC 10. The ability to provide a full and versatile international legal assessment of the actions of subjects of international law.	SC 13. Students' ability for active scientific activity, scientific and practical research in the field of law, human rights protection and legal educational activities.
SC 11. The ability to ensure the implementation of international legal standards in certain areas of national legislation.	SC 13. Students' ability for active scientific activity, scientific and practical research in the field of law, human rights protection and legal educational activities.
SC 13. Ability to formulate proposals for improvement and establishment of synergy between international and national law-making and law-enforcement processes.	SC 16. Ability to identify and apply relevant statutory provisions and legal positions to resolve a case.
SC 17. The ability to master the ethics of an international lawyer in order to properly represent and protect the interests of the state, individuals and legal entities in international relations.	SC 2. Knowledge of legal terminology, corporate culture and professional legal ethics, their role in the activity of a lawyer.
SC 19. The ability to self-study, receive lifelong education, improve and improve the level of one's qualifications.	SC 3. Knowledge of free use of modern information technologies for professional activities, knowledge and ability to use databases, information search tools, state registers, etc.

# A map of the results of training (practical training) of a higher education applicant, formulated in terms of competencies

Code and name of RN by specialty and/or	The code and name of the RN from practical						
specialization  Program Training Outcomes (PTO)	training  Learning outcomes of practical training						
Program Training Outcomes (PTO) PTO 1. To analyze multifaceted problems of	LO 1. Identify, isolate and apply relevant legislative						
international and national legal content and propose ways to solve them.	provisions and legal positions to resolve the time.						
PTO 2. To produce new ideas for solving practical tasks in the field of professional legal activity.	LO 2. Apply acquired knowledge of material and procedural branches of law in various legal situations; to distinguish legally significant facts; give an opinion on specific legal problems with sufficient justification.						
PTO 4. To understand the international legal situation, forecast its development, professionally and critically evaluate events and phenomena in the field of international relations and world politics, using legal tools.	LO 1. Identify, isolate and apply relevant legislative provisions and legal positions to resolve the time.						
PTO 5. To provide legal representation of the client in national courts, international commercial arbitrations, state authorities and local self-government bodies.	LO 8. Know the structure and principles of building cooperation between a lawyer and a client, in particular:  a) the main stages and rules of interviewing; b) analysis of the circumstances of the case and preparation of the legal position in it; c) providing advice to the client; d) representation of the client's interests in public authorities.						
PTO 6. To protect the interests of the state in national courts, international commercial arbitrations, international courts and organizations, in particular integration ones, and at international conferences.	LO 12. Work both independently and in a team on a given task and independently make decisions on a legal matter in accordance with current legislation.  LO 6. Provide advice on possible ways to protect the rights and interests of clients in various legal situations; outline alternative ways of protecting clients' rights, determine their advantages and disadvantages.						
PTO 7. To make informed decisions based on the acquired knowledge of international public, private and EU law, to be aware of their consequences for various subjects of national and international law.	LO 3. Evaluate the strengths and weaknesses of arguments by analyzing a specific legal issue.						
PTO 8. To prepare drafts of international treaties and acts of national legislation, to provide proposals for eliminating conflicts between the norms of international law, as well as for bringing the norms of national law into compliance with the norms of international law.	LO 9. Possess the skills of legal writing, working with electronic documents and drafting legal documents (consultations), including procedural ones.						
PTO 10. To provide legal support for the processes of adaptation of various branches of	LO 2. Apply acquired knowledge of material and procedural branches of law in various legal						

Ukrainian legislation to the law of the European Union.	situations; to distinguish legally significant facts; give an opinion on specific legal problems with sufficient justification.
PTO 11. To demonstrate communication skills with representatives of other professional groups of different levels, other fields of knowledge and types of activities, as well as the ability to work in an international, intercultural environment; to organize and conduct negotiations.	LO 4. Independently identify and formulate those legal issues that require the practice manager's help and act in accordance with the recommendations provided.
PTO 12. To demonstrate leadership skills for the organization and management of various projects, in particular international ones, to be able to adapt to new challenges and threats in the field of international and national law, to take responsibility for the decisions made.	LO 7. Convey legal information to the client in an accessible and understandable manner.
PTO 13. To acquire new knowledge throughout life, to raise the level of own qualifications.	LO 11. Independently collect materials from the sources determined with the curators for own applied research, for the implementation of human rights and legal education activities.  LO 10. Present yourself, explain legal issues and problems in an accessible and comprehensible manner through conducting practical law classes.
PTO 14. To demonstrate the ability to convey one's own knowledge, conclusions and arguments to specialists and non-specialists.	LO 3. Evaluate the strengths and weaknesses of arguments by analyzing a specific legal issue.
PTO 18. To freely use available information, communication technologies and databases for professional activities.	LO 5. Freely use modern information technologies for professional activities, know and be able to use databases, information search tools, state registers, etc.
PTO 19. To demonstrate knowledge of the evolution, current state and prospects for the development of legal regulation of various spheres of international cooperation, to be aware of the consequences of the convergence of legal systems in the conditions of globalization and regional integration.	LO 3. Evaluate the strengths and weaknesses of arguments by analyzing a specific legal issue.

 ${\bf Appendix~3}$  Matrix of connections between learning outcomes from practical training and subject competencies in the practical training program

Learning outcomes of practical training	SC 1	SC 2	SC 3	SC 4	SC 5	SC 6	SC 7	SC 8	SC 9	SC 10	SC 11	SC 12	SC 13	SC 14	SC 15	SC 16
LO 1				•												•
LO 2															•	
LO 3						•										
LO 4	•	•														
LO 5			•													
LO 6							•			•						
LO 7											•					
LO 8					•											
LO 9								•	•							
LO 10												•				
LO 11													•	•		
LO 12														•		