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

Department of Law of the European Union

## WORK PROGRAMME OF ACADEMIC DISCIPLINE "EUROPEAN PRIVATE INTERNATIONAL LAW"

Level of higher education – Second (Master's) level

Degree of higher education – Master's degree

Field of knowledge – 29 "International relations"

Speciality – 293 "International Law"

Discipline status – compulsory

Recruitment year – 2022

Approved at the meeting Academic council Protocol No. 1 of June 30, 2022 (put into effect by the Rector's order No. 164 of 30.08.2022)

Rector

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Kharkiv 2022

Programme of the academic discipline "European Private International Law" for students of the second (master's) level of higher education in the field of knowledge 29 "International Relations" speciality 293 "International Law". Kharkiv: Yaroslav Mudryi National Law University of Ukraine, 2022. 49 p.

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The updated version (with changes and additions) was approved at a meeting of the Department of Law of the European Union (minutes No 12 of 22 June 2023)

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#### 1. Introduction

### 1.1. The purpose and tasks of the educational discipline

The purpose of the educational discipline "European private international law" is to form theoretical and practical knowledge of the competence of the European Union in the field of private international law; clarifying the subject of the discipline and the main trends in the development of European Community legislation, aimed at harmonizing the rules in the field of conflict of law of the member states that apply to the daily life of European citizens, in particular the Brussels I, Rome I and Rome II regulations (regarding jurisdiction and the law applicable to contractual and tort obligations), legal personality of participants in international private law relations, legal succession, insolvency, freedom of establishment, as well as practical skills of their application in rule-making and law enforcement activities.

#### Tasks:

- students mastering the necessary theoretical provisions that reveal the essence and features of the sources of private international law and European private international law;
- mastering the normative material that is the result of the law-making activity of EU institutions and bodies, as well as those rules of conduct that are formed in the process of EU cooperation;
- familiarization with the process of formation and functioning of the institutions of the European Union, the practice of the Court of Justice of the European Union regarding the application of sources of European private international law;
- analysis of the provisions of the founding treaties of the EU, acts of secondary EU law, decisions of the Court of Justice of the EU to define and detail key concepts that regulate private law relations of an international nature;
- development of students' skills of independent analysis and assessment of norms and law enforcement practice in the field of legal regulation of subjects of European private international law;

- familiarization of students with "supranational" integration legislation of the EU and international legal acts regulating international private relations in the EU;
- 1.2. Status of the academic discipline in the structure of the educational and professional program: mandatory.
- 1.3. Prerequisites: Legal regulation of the EU internal market, European Union law and its system. Protection of rights at the European Court of Human Rights.
  - 1.4. Corequisites: WTO Law, Tax Law, International Tax Law.
- 1.5. Postrequisites: EU corporate law and governance, European Union competition (antitrust) law, European Internet law, International intellectual property law, Legal aspects of e-commerce.
  - 1.6. List of subject competencies:
- SC-1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of the conflict of laws rule, the conditions of application of foreign law
- SC-2. Knowledge of the historical and legal characteristics of conflicting international private-legal relations and the stages of their development.
- SC-3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC-4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
- SC-5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.
- SC-6. The ability to provide a legal description of the personal status of an individual, the criteria for determining the personal law of an individual, and its scope.

- SC-7. Knowledge of the main criteria for determining the nationality of a legal entity, features of the application of conflicting principles of lex personalis, lex societatis, lex loci and lex voluntatis.
- SC-8. Ability to define and explain the main principles of international mergers and acquisitions of companies, cross-border insolvency proceedings.
- SC-9. The ability to explain the peculiarities of the definition of jurisdiction in European private international law, the scope of Regulation No. 1215/2012 of 12.12.2012 "On Jurisdiction and the Recognition and Enforcement of Court Decisions in Civil and Commercial Matters" (Brussels I)
- SC-10. Knowledge of the specifics of the conflict regulation of contractual obligations in the Civil Code, conflict of laws that apply to contractual obligations with a foreign element, the scope of the law applicable to contractual obligations.
- SC-11. Knowledge of the general characteristics of the "Rome I" Regulation, the specifics of the conflict regulation of contracts of carriage, insurance, assignment and donation, the choice of law applicable to individual employment contracts in the European Civil Code.
- SC-12. The ability to analyze, interpret and correctly apply the rules of EU law that relate to non-contractual obligations complicated by a "foreign element" and conflicting approaches to their regulation.
- SC-13. The ability to determine the signs and components of certain types of non-contractual obligations (damage caused by low-quality goods and traffic accidents; environmental damage; unjust enrichment; managing other people's affairs without a mandate, etc.).
- SC-14. Knowledge, understanding and ability to explain the specifics of the legal regulation of property relations in European private international law and the application of the conflicting link "law of the place of the thing's location" (lex rei sitae) and other conflicting links used in resolving conflicting issues of property relations.

- SC-15. Knowledge of the main aspects and specific features of the operation of conflict of law rules, which are used in the protection of intellectual property rights in European private international law.
- SC-16. The ability to explain the peculiarities of the legal regulation of marital and family relations in the law of various member states of the European Union, the legal status of same-sex marriages, partnerships and conflicting aspects of divorce.
- SC-17. Knowledge of the main aspects of the legal relationship between parents and children in the ICCPR, definition of the law applicable to paternity, surrogate motherhood, international adoption and child protection measures.
- SC-18. Ability to use information technologies and databases of European international private law.
- SC-19. Knowledge and understanding of the legal regulation of the unified European civil process.
- SC-20. The ability to work with the sources of European private international law: founding treaties, regulations, directives, decisions, in particular those for which the national legislation of Ukraine is adapted.

The explanation of general and special competencies is defined in the map of subject competencies (Appendix 1)

#### 1.7. List of learning outcomes:

- LO-1.1. To analyze the regularities of the evolution of integration processes, the history and stages of the development of international private law.
- LO-1.2. Demonstrate knowledge of the specifics of the subject, principles, sources of European private international law, its place in the EU legal system, propose and substantiate own ideas and proposals regarding the relevant issues.
- LO-1.3. To characterize the peculiarities of the formation and application of primary and secondary sources of European private international law.
- LO-1.4. To carry out a logical, critical and systematic analysis of the regulation of the legal status of natural persons, determining the scope of the personal law of a natural person, the impact of gender change on human rights.

- LO-1.5. Demonstrate knowledge of conflicting aspects of dual citizenship and statelessness of natural persons.
- LO-1.6. To characterize the main criteria for determining the law applicable to the name and surname.
- LO-1.7. To characterize the content and scope of the personal law of a legal entity.
- LO-1.8. To reveal the peculiarities of the application of conflicting principles of lex personalis, lex societatis, lex loci and lex voluntatis.
- LO-1.9. The ability to characterize the legal regulation of cross-border bankruptcy.
- LO-1.10. To characterize the current problems of determining international jurisdiction in European private international law.
- LO-2.1. To characterize the peculiarities of the legal regulation of contractual obligations in European private international law, the scope of application of the "Rome I" Regulation.
- LO-2.2. Demonstrate the ability to define and explain the specifics of conflict regulation of contracts of transportation, insurance, assignment, donation. of consumer contracts and individual labor contracts in the European Labor Code.
- LO-2.3. Demonstrate knowledge and understanding of the specifics of legal regulation of non-contractual obligations in the European PRMP
- LO-2.4. To provide advice at a professional level on the peculiarities of the conflict regulation of certain types of non-contractual obligations (damage caused by low-quality goods and traffic accidents; environmental damage; unjust enrichment; conducting other people's affairs without a mandate, etc.) and the role of international agreements in conflict law regulation of liability for damages.
- LO-2.5. Demonstrate knowledge of the main aspects of conflict regulation of property rights: the possibility of a thing of a certain kind being the subject of property rights or other property rights; legal classification of things, scope of ownership; limitation of the right of ownership, procedure of emergence, transfer

and termination, protection of the right of ownership according to the national legislation of EU member states.

- LO-2.6. To analyze the territorial nature of intellectual property and the peculiarities of its regulation in European international private law.
- LO-2.7. To determine the content, nature, and scope of the conflict of laws rules in the legal regulation of marital and family relations in the national law of EU member states and harmonized acts of the European Union.
- LO-2.8. To provide professional advice on the essence and methods of protecting the rights and interests of participants in international private law relations in European private international law.
- LO-2.9. Demonstrate skills in using information technologies and databases of European international private law.
- LO-2.10. Identify problems of adaptation of domestic legislation with EU legislation and propose ways to solve them.

An explanation of the results of mastering the educational discipline and the results of training by specialty and specialization is determined in the map of training results, formulated in terms of competencies (Appendix 2).

1.8. Modules of the academic discipline programme.

**Module 1.** General provisions of European private international law.

Module 2. Legal relations in European private international law.

The program of an educational discipline is a set of modules, their certain sequence, which contributes to the mastery of certain competencies necessary to achieve specific learning outcomes. Each module has a certain logical completeness in relation to the necessary results of mastering the educational and professional program as a whole. Topics are not defined within the module.

The modular principle of building the curriculum of an educational discipline ensures the flexibility of the content of the educational discipline, which is reflected in the possibility of its differentiation and integration. Continuity of a meaningful and logical transition between the modules of the educational discipline program, as well as the increase of new knowledge become possible thanks to the application of the "didactic spiral" principle.

The number of educational units (didactic volume) of the content of the educational discipline must correspond to the structure of the educational discipline and the actual study time of the students.

The didactic scope of the educational discipline is determined by the developer in an expert manner with a focus on the subject area of the educational discipline, as well as on competence and learning outcomes.

Quantitative and qualitative indicators of the implementation of the educational discipline program within the didactic structure are defined in the taxonomy of the educational discipline.

The explanation of the modules of the competence-oriented program of the educational discipline is defined in the matrix of connections between the modules of the educational discipline, learning outcomes and subject competencies (Appendix 3).

#### 2. Description of the educational discipline (educational units)

Course	Level of education, field of	Didactic structure and number of hours
	knowledge, specialty, specialization	and number of nours
Number of ECTS credits: 5.0	Branch of knowledge - 29	Module 1
	"International Relations"	Lectures: 8
Number of модулів <sup>1</sup> : 2		Practical classes: 10
	Specialty - 293 "International	Independent work: 40
Total number of hours: 150	Law"	
		Module 2
Weekly hours: 4	Level of education - second	Lectures: 10
	(master's degree)	Practical classes: 10
		Independent work: 42
		Types of control:
		monitoring;
		final knowledge control
		(exam)

#### 3. Contents of the curriculum

**Module 1.** General provisions of European private international law.

Doctrine of international private law. The scope of international private law and its role in the organization of international economic, scientific and cultural relations. The concept and subject of the Criminal Code, place in the legal system. History of the science of private international law. General provisions on the sources of MPrP. General principles of international private law. Principles and legal regimes of the ICRC. Doctrine of conflict of laws: concept, structure and types of

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<sup>&</sup>lt;sup>1</sup> recommended: no more than 2-3 modules for academic disciplines studied in one semester; no more than 4-6 modules for academic disciplines studied over two semesters.

conflict of laws; the concept of the statute of legal relations; basic attachment formulas and their scope of application. Application of conflict of laws rules. Legal qualification. Back reference and reference to the law of a third country. Notice of public order. Application of mandatory norms. The problem of circumventing the law. Establishing the content of foreign law. Unification in international private law. Types and purposes of unified norms. Unification of material and procedural norms.

General characteristics of European private international law. The internal market of the EU and the influence of the main freedoms of the internal market on the emergence of European private international law. Stages of formation of European private international law. Peculiarities and instruments of harmonization of private international law in the European Union. Competence of EU institutions in establishing norms of private international law. External competence of the European Union. Agreements with third countries on matters of private international law. The concept of the European area of justice and measures for its development and implementation. Sources and principles of private international law of the European Union. Interpretation of European private international law.

Natural persons as subjects of European private international law. Natural persons as subjects of the Civil Code. Personal status, personal law, citizenship criterion and domicile criterion. Scope of personal law. Establishing citizenship and determining the place of residence. Gender change and human rights. Multiple citizenship in the MPrP. Multiple citizenship and freedom of movement in the European Union. Statelessness and refugee status. Personal law of stateless persons and refugees. Conflicting aspects of dual citizenship and statelessness of natural persons. The right applicable to the first and last name. Munich Convention of September 5, 1980. Law applicable to first and last names and European private international law.

Legal entities in international private law. The concept of personal law of a legal entity. The doctrine and practice of international private law on determining the nationality of a legal entity. Legal capacity and legal capacity of a foreign legal entity. Peculiarities of application of conflicting principles of lex personalis, lex

societatis, lex loci and lex voluntatis. International merger of companies and international takeover of companies. International jurisdiction of cross-border corporate and other closely related disputes (cause, features and consequences). Cross-border bankruptcy. Insolvency proceedings. Regulation No. 2015/848 dated 05/20/2015 on proceedings in insolvency cases: scope, definition of the center of main interests of the debtor. Choice of law applicable to insolvency proceedings. Recognition and enforcement of decisions in insolvency cases.

General provisions on international jurisdiction in European private international law. Regulation of the European Parliament and Council No. 1215/2012 dated 12.12.2012 "On Jurisdiction and Recognition and Enforcement of Judgments in Civil and Commercial Matters" (Brussels I Regulation) and international jurisdiction. Scope of application. General Provisions on Jurisdiction. Exclusive Jurisdiction. Agreement on choice of court. Special grounds for jurisdiction, interim and protective measures. Terms of application of the Convention on Jurisdiction, Recognition and Enforcement of Court Decisions in Civil and Commercial Matters dated October 30, 2007 (Lugano II Convention).

#### Module 2. Legal relations in European private international law.

Contractual obligations in European private international law. Global market economy and international contracts. Peculiarities of conflict regulation of contractual obligations in the Civil Code. Conflict of Interests Applicable to Contractual Obligations with a Foreign Element. Autonomy of the will of the parties in conflict of laws law. Scope of application of Regulation (EU) No. 593/2008 dated 17.06.2008 of the European Parliament and the Council "On the law applicable to contractual obligations (Rome I)". Effect of imperative norms and return reference. Choice of law by the parties to the contract, after its conclusion and before part of the contract. Choice of law by the parties to a contract related to one country. The scope of the law applicable to contractual obligations. Definition of the law applicable to the invalidity of the contract. Peculiarities of conflict regulation of contracts of transportation, insurance, assignment and donation. Choice of law applicable to international consumer contracts. The rule of special jurisdiction in

matters relating to contracts in Regulation No. 1215/2012 of 12.12.2012 (Brussels I-bis). \Protection of workers in international private law. Grounds for the protection of workers in private international law and the choice of law procedure applicable to labor relations with a foreign element. The law applicable to individual employment contracts in the European Labor Code.

Non-contractual obligations in European private international law. Noncontractual obligations in the European PRMP. Types of non-contractual obligations complicated by a "foreign element" and conflicting approaches to their regulation. International jurisdiction and extra-contractual liability in the European PRMP. Brussels I-bis Regulation: international jurisdiction and non-contractual obligations. Determination of the place of occurrence of the damage (Article 7(2) Brussels I-bis). Torts at a distance. Damage in multiple countries. Direct damages and direct victims. Choice of law applicable to non-contractual obligations. Regulation No. 864/2007 of 11.07.2007 of the European Parliament and the Council on the law applicable to non-contractual obligations ("Rome II"). The scope of the law applicable to the obligations arising from the infliction of damage. Peculiarities of conflict regulation of certain types of non-contractual obligations (damage caused by low-quality goods and traffic accidents; environmental damage; unjust enrichment; managing other people's affairs without a mandate, etc.). The role of international agreements in conflict-of-law regulation of obligations to cause damage. The 1973 Hague Convention on the Law Applicable to Producer Liability. The 1971 Hague Convention on the Law Applicable to Road Traffic Accidents.

Property rights in European private international law. Peculiarities of legal regulation of property relations in the Civil Code. Conflicting issues of property rights: the possibility of a thing of a certain kind being the subject of property rights or other property rights; legal classification of things, scope of ownership; limitation of the right of ownership, procedure for its occurrence, transfer and termination, protection of the right of ownership; resolution of conflicting issues of property rights under national legislation. Legal characteristics of the conflict binding "law of the location of the thing" (lex rei sitae) and other conflicting bindings used in the

resolution of conflicting issues of property relations: legal characteristics of the scope and binding conflict of laws rule - the law of the location of the thing (lex rei sitae); the scope of the law of the location of the thing (lex rei sitae); exclusion from the law of the location of a thing in the resolution of track issues of ownership; regulation of conflicting issues of property rights and other property rights, information about which is subject to entry in state registers; regulation of conflict of ownership issues regarding things in transit. International jurisdiction and real property rights. Border real estate. Conflicting aspects of the return of national cultural heritage. Legal characterization of conflict of laws rules applied in the protection of property rights and other property rights in international private law. Territorial character of intellectual property and peculiarities of its regulation in international private law. International legal protection of copyright. Unification of copyright. Main international agreements on the protection of copyright and related rights. The concept of "industrial property law with a foreign element". Industrial property and its international protection.

Marital and family relations in European private international law. Peculiarities of legal regulation of marital and family relations in the law of different states. Conflict regulation of marriage and dissolution of marriage in the Civil Code. Marriage and civil partnerships in the European PRM. The law applicable to marriage. Law applicable to marriage capacity and public policy exceptions. Samesex marriages in the European Union. Differences in national substantive law. The right to free movement within the EU and same-sex marriage. Legal status of unmarried couples and partnerships in the European Civil Code. Property relations of spouses in international private law. The role of EU regulations No. 2016/1103 and No. 2016/1104 in determining the legal regime of marital property. Termination of marriage. Conflicting issues of divorce. International jurisdiction, cross-border divorce and annulment of marriage. The role of regulations No. 2019/1111 ("Brussels II-ter") dated 25.06.2019 and 1259/2010 ("Rome III") dated 20.12.2010 in determining jurisdiction, applicable law and recognition and enforcement of foreign judgments. Legal relations of parents and children in the Civil Code. Law

applicable to paternity and surrogacy. International adoption and its consequences. Law applicable to establishment of adoption. The UN Convention on the Rights of the Child dated November 20, 1989 and the European Convention on Adoption of Children dated November 27, 2008. The Hague Convention dated May 29, 1993 on the Protection of Children and Cooperation on Interstate Adoption. Protection of children in international affairs. International jurisdiction and protection of children according to Regulation No. 2019/1111 dated 25.05.2019 "On international jurisdiction, recognition and enforcement of court decisions in matrimonial and family matters and cases on parental responsibility, as well as on international child abduction" (Brussels II-ter). Law applicable to child protection measures. Legal instruments used to protect against international child abduction and legal mechanisms for the return of children in the European PRM. Conflicting issues of alimony obligations. Alimony obligations in the European Civil Code. Regulation 4/2009 of December 18, 2008 on jurisdiction, applicable law, recognition and enforcement of decisions, and cooperation in matters relating to maintenance obligations. Choice of law applicable to alimony obligations. Hague Protocol on the Law Applicable to Maintenance Obligations of 23.11.2007.

Regulation of inheritance relations in European private international law. Conflicting issues of inheritance by law and by will. Peculiarities of real estate inheritance. International legal regulation of inheritance relations. European Regulation No. 650/2012 dated July 4, 2012 "On jurisdiction, applicable law, recognition and enforcement of decisions, on adoption and enforcement of authentic documents in matters of inheritance" and its scope of application. Law applicable to inheritance, wills and succession agreements. The Hague Convention "On Conflicts of Laws Relating to the Form of Wills" dated October 5, 1961. Extraterritorial validity of decisions in the field of legal succession according to European Regulation No. 650/2012 dated 04.07.2012.

Unified European civil process. Recognition and enforcement of court decisions in European private international law. European regulation on a single, specific and harmonized civil procedure. Unified European civil procedures.

European writ of execution for undisputed claims. Regulation 805/2004 of April 21, 2004. Execution of a European writ of execution in other EU member states. European Small Claims Procedure. Regulation 861/2007 of July 11, 2007.

#### 4. Resource support of the academic discipline

- 4.1. Forms of the educational process and types of educational activities.
- forms of the educational process: educational training; individual work; practical training; control measures.
  - types of educational activities: lectures, seminars, individual work, tutorials.
  - 4.2. Independent work of students of higher education

Independent work is a type of out-of-class work of an educational nature, which is aimed at studying the program material of the educational course. The content of independent work is determined by the program of the study discipline "European private international law", methodical materials, tasks and instructions of the teacher. During independent work, the applicant must process lecture notes, materials presented in textbooks, training manuals on legal regulation of the EU internal market, EU law, sources of international and national law of Ukraine and foreign countries, international and national judicial practice in accordance with the topics of the academic discipline. It is also important to work with scientific and practical comments, monographs, scientific articles, other scientific and educational literature recommended by the teacher. Methodical materials should provide for the possibility of self-monitoring by the student.

The student's independent work on learning the educational material can be carried out in the University's scientific library, classrooms, computer classes (laboratories), as well as at home.

In necessary cases, this work is carried out in accordance with a schedule prepared in advance, which guarantees the possibility of individual access of the student to the necessary didactic tools.

The forms of independent work of students are:

- written homework;
- assimilation of theoretical material on the topics of practical classes;
- revision of lecture materials;
- work in information networks;
- development of additional literature;

- development of cases;
- essay on highly specialized issues;
- creation of a training course portfolio and its presentation;
- writing abstracts, reports and their presentation;
- preparation and publication of scientific articles, theses of scientific reports;
- participation in student scientific and practical conferences;
- compiling a bibliography on the relevant topic;
- generalization of court practice;
- commenting on sources of international law, as well as national law of Ukraine and foreign countries;
  - other forms of work.

The student chooses the types of independent work according to his own interests and is agreed with the teacher, who ensures organization, control and evaluation of the quality of the corresponding work.

Educational material, which, according to the working curriculum, must be mastered by students in the process of independent work, is included in the sum of the points of the current control together with the educational material that was processed during the training sessions.

- 4.3. Educational technologies and teaching methods
- educational technologies: problem-based learning, contextual learning,
   student-centered learning, audio-visual technologies, scientific discussions,
   interactive technologies, IT technologies, etc.;
- teaching methods: combination of verbal, visual and practical methods,
   method of problem-based teaching, press conferences, business games,
   brainstorming, simulation of professional situations, case method, discussion
   method, round table, etc.
- 4.4. Forms of pedagogical control and the system of evaluating the quality of formed competences based on the results of mastering an educational discipline

Forms of students' knowledge control are current and final control.

Current control of students' knowledge includes:

- quality control of students' assimilation of the program material of the educational discipline in practical classes using the following means: oral, written or express survey, performance of test tasks, solving practical tasks or tasks, participation in case development, defense of the EU Court of Justice portfolio, preparation and defense of essays or an essay on the initiative of the student, etc. Current control is aimed at checking the level of student preparation for studying the current material. In the course of a practical session, a student can receive a grade on a five-point scale (1, 2, 3, 4, 5);

- quality control of the students' assimilation of the program material of the educational discipline, which is carried out at the end of the modules (colloquiums, control papers, test tasks, etc.).

Based on the results of practical classes from each of the two modules, the number of points is calculated, which is included in the final assessment of knowledge.

During the semester, students perform tasks for **independent work** (processing of statistical data of EU institutions, decisions of the Court of the European Union; preparation of abstracts of reports for scientific and practical conferences and articles; conducting a research (project) on a narrow issue with its subsequent presentation, etc.). The work is individual and independent, and therefore co-authorship of students and other forms of assistance to each other are not allowed. When performing independent work, the student is obliged to adhere to the rules of academic integrity and the direct prevention of plagiarism. The maximum number of points for independent work is 10.

The form of final control of students' knowledge of the discipline is an exam. The maximum number of points a student can get for the exam is 60 points. The exam is held in oral form based on exam tickets. The minimum evaluation of the results of the current control and independent work, for which the student is admitted to the exam, is 25 points.

Distribution of points between the forms of organization of the educational process and the types of control measures of the discipline "European private international law":

Current control				Final assessment of knowledge	
Module № 1		Module № 2		Individual (independent) work	(exam) max 60
p/s	Test/Colloquium	p/s	Test/Colloquium		
max 10	max 5	max 10	max 5	max 10	max 100

## Criteria for evaluating learning outcomes:

Type of assessment	Number of points	Criteria (for each point)
Current assessment	Max 5	Excellent assimilation of educational material on the topic, some insignificant shortcomings are possible.
during a seminar	4	Good assimilation of material on the topic, but there are separate помилки.
	3	Satisfactory level of assimilation of the material, a significant number of errors.
	2	Minimal results sufficient to obtain a positive assessment.
	1	Insufficient level of assimilation of the material, a significant number of significant errors.
	0	Unsatisfactory level of assimilation of the material.
Colloquium	Max 5	The results of the study of the material are high, a small number of insignificant errors are possible.
	4	Good assimilation of material on the topic, but there are separate помилки.
	3	Satisfactory level of assimilation of the material, a significant number of insignificant errors.
	2	Satisfactory level of assimilation of the material, a significant number of significant errors.
	1	Gaps in knowledge, the student has little knowledge of the material of work.
	0	Unsatisfactory level of assimilation of the material.
Individual work of students	Max 10	Deep knowledge of problems related to the topic of research, fluency in the material, the ability to think independently and creatively, find, generalize, analyze the material, make independent theoretical and practical conclusions.
	8	The main provisions of the topic are disclosed in the work, but there are some inaccuracies in the teaching of the material, theoretical concepts are not sufficiently supported by factual data.
	6	The main provisions of the topic are disclosed, but some issues are not fully covered. The student has a good command of the material, but there is no creativity and independence in the study.
	4	The main theoretical issues are covered superficially, there are no conclusions or conclusions are not independent; student has little mastery of the material.
	2	The main provisions of the topic are covered superficially, the theoretical provisions are not supported by the actual material; no conclusions; student has little knowledge of the material of work.
	0	The main provisions of the topic are covered superficially, with a large number of errors; no conclusions; the student does not possess the material of work.

# 4.5. Educational, methodological and information support of the study discipline

Legal acts and international agreements

	1. Constitution	of Ukraine.	information of th	ne Verkhovna	Rada of Ukraine.
1996.	No.	30.	Art.	141.	. URL:
https:/	/zakon.rada.gov	ua/laws/sho	w/254%D0%BA/	/96-%D0%B2 <sup>1</sup>	%D1%80.

- 4. Economic Code of Ukraine dated January 16, 2003 No. 436-IV. Information of the Verkhovna Rada of Ukraine. 2003. No. 18 22. Art. 144.. URL: https://zakon.rada.gov.ua/laws/show/436-15/card6.
- 3. Civil Code of Ukraine dated January 16, 2003 No. 435-IV. Information of the Verkhovna Rada of Ukraine. 2003. Nos. 40-44. Art. 356.. URL: https://zakon.rada.gov.ua/laws/show/435-15.
- 4. Consolidated versions of the Treaty on the European Union and the Treaty on the Functioning of the European Union dated April 15, 2008. URL: http://register.consilium.europa.eu/doc/srv?l=EN&f=ST%206655%202008%20INI T
- 5. Association Agreement between Ukraine, on the one hand, and the European Union, the European Atomic Energy Community and their member states, on the other hand, 2014. URL: http://www.kmu.gov.ua/kmu/control/uk/publish/article?art\_id=248387631&cat\_id=223223535
- 6. On the National Program for the Adaptation of the Legislation of Ukraine to the Legislation of the European Union: Law of Ukraine No. 1629-IV dated 18.03.2004. Verkhov. councils 2004. No. 29. Art. 367.
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Map of competencies of the academic discipline

Code and title of competencies by	Code and title of competencies of the academic
specialty and/or specialization	discipline
General (universal) competencies	SC – subject compenencies
(GC)	
GC 1. Ability to think critically, analyze and synthesize.	SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.  SC -2. Knowledge of the historical and legal characteristics of conflicting international private-legal relations and the stages of their development.  SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.  SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.  SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.  SC -18. Ability to use information technologies and databases of European international private law.  SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of

GC 2. The ability to identify and solve problems arising in the professional sphere, to formulate and ask questions for their further solution.

- SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.
- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
- SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.
- SC -18. Ability to use information technologies and databases of European international private law.
- SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.

GC 6. Ability to work effectively in an intercultural environment, including developing and managing international projects.

- SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.
- SC -2. Knowledge of the historical and legal characteristics of conflicting international privatelegal relations and the stages of their development.
- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
- SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.
- SC -18. Ability to use information technologies and databases of European international private law.
- SC -20 The ability to work with sources of European private international law: founding treaties,

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	regulations, directives, decisions, in particular, those
	with respect to which the national legislation of
	Ukraine is being adapted.
GC 7. Ability to conduct research at	SC -1. Knowledge of the main theories, concepts,
an appropriate level.	principles and doctrines, the history and stages of
	development of the science of international private
	law, the doctrine of conflict of laws, the conditions of
	application of foreign law.
	SC -2. Knowledge of the historical and legal
	characteristics of conflicting international private-
	legal relations and the stages of their development.
	SC -3. Knowledge of general theoretical concepts and
	concepts of integration processes, in particular in
	Europe, the goals and principles of European
	economic integration, the ability to assess the impact
	of globalization on the socio-economic development
	of integration entities.
	SC -4. The ability to determine the legal nature of
	international civil-law relations and the competence of
	EU institutions in establishing norms of private
	international law.
	SC -5. Knowledge of the system of private
	international law of the European Union, its sources,
	results of harmonization and unification and features
	of their formation and application.
	SC -18. Ability to use information technologies and
	databases of European international private law.
	SC -20 The ability to work with sources of European
	private international law: founding treaties,
	regulations, directives, decisions, in particular, those
	with respect to which the national legislation of
	Ukraine is being adapted.
GC 9. The ability to solve problems	SC -1. Knowledge of the main theories, concepts,
of an innovative nature and to find	principles and doctrines, the history and stages of
alternative solutions in professional	development of the science of international private
activities.	law, the doctrine of conflict of laws, the conditions of
	application of foreign law.
	SC -2. Knowledge of the historical and legal
	characteristics of conflicting international private-
	legal relations and the stages of their development.
	SC -3. Knowledge of general theoretical concepts and
	concepts of integration processes, in particular in
	Europe, the goals and principles of European
	economic integration, the ability to assess the impact
	of globalization on the socio-economic development
	of integration entities.
	SC -4. The ability to determine the legal nature of
	international civil-law relations and the competence of
	EU institutions in establishing norms of private
	international law.
	SC -5. Knowledge of the system of private
	international law of the European Union, its sources,
	international last of the European Officia, its sources,

results of harmonization and unification and features of their formation and application. SC -18. Ability to use information technologies and databases of European international private law. SC -19. Knowledge and understanding of the legal regulation of the unified European civil process. SC -20 The ability to work with sources of European private international law: founding treaties. regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted. SC -1. Knowledge of the main theories, concepts, GC 10. The ability to work (collect, principles and doctrines, the history and stages of receive, systematize and synthesize) with various information and large development of the science of international private volumes information law, the doctrine of conflict of laws, the conditions of of application of foreign law. various analyze sources, SC -2. Knowledge of the historical and legal critically and constructively characteristics of conflicting international privateevaluate it, taking into account the legal relations and the stages of their development. cross-cultural characteristics of the subjects of international relations. SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities. SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law. SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application. SC -18. Ability to use information technologies and databases of European international private law. SC -20 The ability to work with sources of European private international law: founding treaties. regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted. GC 11. Ability to use the latest SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of information and communication technologies for professional development of the science of international private law, the doctrine of conflict of laws, the conditions of purposes. application of foreign law. SC -2. Knowledge of the historical and legal characteristics of conflicting international privatelegal relations and the stages of their development. SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact

- of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
- SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.
- SC -18. Ability to use information technologies and databases of European international private law.
- SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.

GC 12. The ability to formulate a personal opinion and present it with evidence.

- SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.
- SC -2. Knowledge of the historical and legal characteristics of conflicting international privatelegal relations and the stages of their development.
- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
- SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.
- SC C -18. Ability to use information technologies and databases of European international private law.
- PC SC -19. Knowledge and understanding of the legal regulation of the unified European civil process.
- SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.

GC 15. The ability to understand the specifics of the subject area and professional activity, to make wellfounded, balanced decisions and to be aware of their ethical consequences.

- SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.
- SC -2. Knowledge of the historical and legal characteristics of conflicting international privatelegal relations and the stages of their development.
- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
- SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.
- SC -18. Ability to use information technologies and databases of European international private law.
- SC K -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.

GC 16. The ability to communicate representatives of other with professional groups of different levels, from other fields knowledge and activities, as well as the ability to work in international professional environment.

- SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.
- SC -2. Knowledge of the historical and legal characteristics of conflicting international privatelegal relations and the stages of their development.
- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of SC institutions in establishing norms of private international law.
- SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.

SC -18. Ability to use information technologies and databases of European international private law. SC -20 The ability to work with sources of European international law: founding regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted. Special (professional, subject) competences (SC) SC - subject competencies in the academic discipline SC 3. The ability to independently SC -1. Knowledge of the main theories, concepts, provide legal representation of the principles and doctrines, the history and stages of development of the science of international private interests of individuals. legal law, the doctrine of conflict of laws, the conditions of entities the state when or considering cases in national and application of foreign law. SC -5. Knowledge of the system of private international institutions international law of the European Union, its sources. organize the provision of legal services. results of harmonization and unification and features of their formation and application. SC -6. The ability to provide a legal description of the personal status of an individual, the criteria for determining the personal law of an individual, and its scope. SC -7. Knowledge of the main criteria for determining the nationality of a legal entity, features of the application of conflicting principles of lex personalis, lex societatis, lex loci and lex voluntatis. SC -10. Knowledge of the specifics of the conflict regulation of contractual obligations in the Civil Code, conflict of laws that apply to contractual obligations with a foreign element, the scope of the law applicable to contractual obligations. SC -12. The ability to analyze, interpret and correctly apply the rules of EU law that relate to non-contractual obligations complicated by a "foreign element" and conflicting approaches to their regulation. SC -14. Knowledge, understanding and ability to explain the specifics of the legal regulation of property relations in European private international law and the application of the conflicting link "law of the place of

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- SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.
- 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 -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
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- SC -8. Ability to define and explain the main principles of international mergers and acquisitions of companies, cross-border insolvency proceedings.
- SC -9. The ability to explain the specifics of the definition of jurisdiction in European private international law, the scope of Regulation No. 1215/2012 dated 12.12.2012 "On Jurisdiction and the Recognition and Enforcement of Court Decisions in Civil and Commercial Matters" (Brussels I).
- SC -10. Knowledge of the specifics of the conflict regulation of contractual obligations in the Civil Code, conflict of laws that apply to contractual obligations with a foreign element, the scope of the law applicable to contractual obligations.

- SC -11. Knowledge of the general characteristics of the "Rome I" Regulation, the specifics of the conflict regulation of contracts of carriage, insurance, assignment and donation, the choice of law applicable to individual employment contracts in the European Civil Code.
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- SC -19. Knowledge and understanding of the legal regulation of the unified European civil process.
- SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.
- 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 -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.
- SC -2. Knowledge of the historical and legal characteristics of conflicting international privatelegal relations and the stages of their development.
- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of

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- SC -18. Ability to use information technologies and databases of European international private law.
- SC -19. Knowledge and understanding of the legal regulation of the unified European civil process.
- SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.
- 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 -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
- SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.
- SC -6. The ability to provide a legal description of the personal status of an individual, the criteria for determining the personal law of an individual, and its scope.
- SC -7. Knowledge of the main criteria for determining the nationality of a legal entity, features of the application of conflicting principles of lex personalis, lex societatis, lex loci and lex voluntatis.
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- SC -9. The ability to explain the specifics of the definition of jurisdiction in European private international law, the scope of Regulation No. 1215/2012 dated 12.12.2012 "On Jurisdiction and the Recognition and Enforcement of Court Decisions in Civil and Commercial Matters" (Brussels I).
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SC -13. The ability to determine the signs and components of certain types of non-contractual obligations (damage caused by low-quality goods and traffic accidents; environmental damage; unjust enrichment; managing other people's affairs without a mandate, etc.).

SC -14. Knowledge, understanding and ability to explain the specifics of the legal regulation of property relations in European private international law and the application of the conflicting link "law of the place of the thing's location" (lex rei sitae) and other conflicting links used in resolving conflicting issues of property relations.

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SC -19. Knowledge and understanding of the legal regulation of the unified European civil process.

SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.

- SC 8. Ability to work and represent the interests of Ukraine in international intergovernmental organizations.
- SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.
- SC -2. Knowledge of the historical and legal characteristics of conflicting international privatelegal relations and the stages of their development.
- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
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SC -18. Ability to use information technologies and databases of European international private law.

SC -19. Knowledge and understanding of the legal regulation of the unified European civil process.

SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.

SC 11. The ability to ensure the implementation of international legal standards in certain areas of national legislation.

SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.

SC -2. Knowledge of the historical and legal characteristics of conflicting international privatelegal relations and the stages of their development.

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- SC 14. The ability to apply an interdisciplinary approach in the assessment of international legal phenomena and international relations using legal tools.
- SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.
- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
- SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.
- SC -6. The ability to provide a legal description of the personal status of an individual, the criteria for determining the personal law of an individual, and its scope.
- SC -7. Knowledge of the main criteria for determining the nationality of a legal entity, features of the application of conflicting principles of lex personalis, lex societatis, lex loci and lex voluntatis.
- SC -8. Ability to define and explain the main principles of international mergers and acquisitions of companies, cross-border insolvency proceedings.
- SC -9. The ability to explain the specifics of the definition of jurisdiction in European private international law, the scope of Regulation No. 1215/2012 dated 12.12.2012 "On Jurisdiction and the Recognition and Enforcement of Court Decisions in Civil and Commercial Matters" (Brussels I).
- SC -10. Knowledge of the specifics of the conflict regulation of contractual obligations in the Civil Code, conflict of laws that apply to contractual obligations with a foreign element, the scope of the law applicable to contractual obligations.
- SC -11. Knowledge of the general characteristics of the "Rome I" Regulation, the specifics of the conflict regulation of contracts of carriage, insurance, assignment and donation, the choice of law applicable to individual employment contracts in the European Civil Code.
- SC -12. The ability to analyze, interpret and correctly apply the rules of EU law that relate to non-contractual obligations complicated by a "foreign element" and conflicting approaches to their regulation.

- SC -13. The ability to determine the signs and components of certain types of non-contractual obligations (damage caused by low-quality goods and traffic accidents; environmental damage; unjust enrichment; managing other people's affairs without a mandate, etc.).
- SC -14. Knowledge, understanding and ability to explain the specifics of the legal regulation of property relations in European private international law and the application of the conflicting link "law of the place of the thing's location" (lex rei sitae) and other conflicting links used in resolving conflicting issues of property relations.
- SC -15. Knowledge of the main aspects and specific features of the operation of conflict of law rules, which are used in the protection of intellectual property rights in European private international law.
- SC -16. The ability to explain the peculiarities of the legal regulation of marital and family relations in the law of various member states of the European Union, the legal status of same-sex marriages, partnerships and conflicting aspects of divorce.
- SC -17. Knowledge of the main aspects of the legal relationship between parents and children in the ICCPR, definition of the law applicable to paternity, surrogate motherhood, international adoption and child protection measures.
- SC -18. Ability to use information technologies and databases of European international private law.
- SC -19. Knowledge and understanding of the legal regulation of the unified European civil process.
- SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.
- SC 15. The ability to make decisions in situations that require a systematic, logical and functional interpretation of the norms of international law (public/private), the law of the European Union, as well as an understanding of the peculiarities of the practice of their application.
- SC -12. The ability to analyze, interpret and correctly apply the rules of EU law that relate to non-contractual obligations complicated by a "foreign element" and conflicting approaches to their regulation.
- SC -14. Knowledge, understanding and ability to explain the specifics of the legal regulation of property relations in European private international law and the application of the conflicting link "law of the place of the thing's location" (lex rei sitae) and other conflicting links used in resolving conflicting issues of property relations.
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- SC -16. The ability to explain the peculiarities of the legal regulation of marital and family relations in the law of various member states of the European Union, the legal status of same-sex marriages, partnerships and conflicting aspects of divorce.
- SC -17. Knowledge of the main aspects of the legal relationship between parents and children in the ICCPR, definition of the law applicable to paternity, surrogate motherhood, international adoption and child protection measures.
- SC 16. Ability to work with international documentation (treaties, acts of international organizations and bodies, etc.), determine their legal nature, draft projects and accompanying documentation in Ukrainian and foreign languages.
- SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.
- SC -2. Knowledge of the historical and legal characteristics of conflicting international privatelegal relations and the stages of their development.
- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.
- SC -6. The ability to provide a legal description of the personal status of an individual, the criteria for determining the personal law of an individual, and its scope.
- SC -7. Knowledge of the main criteria for determining the nationality of a legal entity, features of the application of conflicting principles of lex personalis, lex societatis, lex loci and lex voluntatis.
- SC -8. Ability to define and explain the main principles of international mergers and acquisitions of companies, cross-border insolvency proceedings.
- SC -9. The ability to explain the specifics of the definition of jurisdiction in European private international law, the scope of Regulation No. 1215/2012 dated 12.12.2012 "On Jurisdiction and the Recognition and Enforcement of Court Decisions in Civil and Commercial Matters" (Brussels I).
- SC -10. Knowledge of the specifics of the conflict regulation of contractual obligations in the Civil Code, conflict of laws that apply to contractual obligations with a foreign element, the scope of the law applicable to contractual obligations.

- SC -11. Knowledge of the general characteristics of the "Rome I" Regulation, the specifics of the conflict regulation of contracts of carriage, insurance, assignment and donation, the choice of law applicable to individual employment contracts in the European Civil Code.
- SC -12. The ability to analyze, interpret and correctly apply the rules of EU law that relate to non-contractual obligations complicated by a "foreign element" and conflicting approaches to their regulation.
- SC -13. The ability to determine the signs and components of certain types of non-contractual obligations (damage caused by low-quality goods and traffic accidents; environmental damage; unjust enrichment; managing other people's affairs without a mandate, etc.).
- SC -14. Knowledge, understanding and ability to explain the specifics of the legal regulation of property relations in European private international law and the application of the conflicting link "law of the place of the thing's location" (lex rei sitae) and other conflicting links used in resolving conflicting issues of property relations.
- SC -15. Knowledge of the main aspects and specific features of the operation of conflict of law rules, which are used in the protection of intellectual property rights in European private international law.
- SC -16. The ability to explain the peculiarities of the legal regulation of marital and family relations in the law of various member states of the European Union, the legal status of same-sex marriages, partnerships and conflicting aspects of divorce.
- SC -17. Knowledge of the main aspects of the legal relationship between parents and children in the ICCPR, definition of the law applicable to paternity, surrogate motherhood, international adoption and child protection measures.
- SC -18. Ability to use information technologies and databases of European international private law.
- SC -19. Knowledge and understanding of the legal regulation of the unified European civil process.
- SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.

- 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 the historical and legal characteristics of conflicting international privatelegal relations and the stages of their development.
- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
- SC 20. The ability to provide a proper legal assessment of evidence in a legal case and in a specific procedural situation, the ability to work with evidence, to solve problems related to the planning and organization of the legal process, the resolution of a legal case within different jurisdictions.
- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
- SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.
- SC -6. The ability to provide a legal description of the personal status of an individual, the criteria for determining the personal law of an individual, and its scope.
- SC -7. Knowledge of the main criteria for determining the nationality of a legal entity, features of the application of conflicting principles of lex personalis, lex societatis, lex loci and lex voluntatis.
- SC -8. Ability to define and explain the main principles of international mergers and acquisitions of companies, cross-border insolvency proceedings.
- SC -9. The ability to explain the specifics of the definition of jurisdiction in European private international law, the scope of Regulation No. 1215/2012 dated 12.12.2012 "On Jurisdiction and the Recognition and Enforcement of Court Decisions in Civil and Commercial Matters" (Brussels I).
- SC -10. Knowledge of the specifics of the conflict regulation of contractual obligations in the Civil Code, conflict of laws that apply to contractual obligations with a foreign element, the scope of the law applicable to contractual obligations.
- SC -11. Knowledge of the general characteristics of the "Rome I" Regulation, the specifics of the conflict regulation of contracts of carriage, insurance,

assignment and donation, the choice of law applicable to individual employment contracts in the European Civil Code.

SC -12. The ability to analyze, interpret and correctly apply the rules of EU law that relate to non-contractual obligations complicated by a "foreign element" and conflicting approaches to their regulation.

SC -13. The ability to determine the signs and components of certain types of non-contractual obligations (damage caused by low-quality goods and traffic accidents; environmental damage; unjust enrichment; managing other people's affairs without a mandate, etc.).

SC -14. Knowledge, understanding and ability to explain the specifics of the legal regulation of property relations in European private international law and the application of the conflicting link "law of the place of the thing's location" (lex rei sitae) and other conflicting links used in resolving conflicting issues of property relations.

SC -15. Knowledge of the main aspects and specific features of the operation of conflict of law rules, which are used in the protection of intellectual property rights in European private international law.

SC -16. The ability to explain the peculiarities of the legal regulation of marital and family relations in the law of various member states of the European Union, the legal status of same-sex marriages, partnerships and conflicting aspects of divorce.

SC -17. Knowledge of the main aspects of the legal relationship between parents and children in the ICCPR, definition of the law applicable to paternity, surrogate motherhood, international adoption and child protection measures.

SC -18. Ability to use information technologies and databases of European international private law.

SC -19. Knowledge and understanding of the legal regulation of the unified European civil process.

SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.

- SC 21. The ability to communicate effectively in an international, multicultural environment using knowledge in the fields of international, European law and international relations.
- SC -1. Knowledge of the main theories, concepts, principles and doctrines, the history and stages of development of the science of international private law, the doctrine of conflict of laws, the conditions of application of foreign law.
- SC -2. Knowledge of the historical and legal characteristics of conflicting international privatelegal relations and the stages of their development.

- SC -3. Knowledge of general theoretical concepts and concepts of integration processes, in particular in Europe, the goals and principles of European economic integration, the ability to assess the impact of globalization on the socio-economic development of integration entities.
- SC -4. The ability to determine the legal nature of international civil-law relations and the competence of EU institutions in establishing norms of private international law.
- SC -5. Knowledge of the system of private international law of the European Union, its sources, results of harmonization and unification and features of their formation and application.
- SC -6. The ability to provide a legal description of the personal status of an individual, the criteria for determining the personal law of an individual, and its scope.
- SC -7. Knowledge of the main criteria for determining the nationality of a legal entity, features of the application of conflicting principles of lex personalis, lex societatis, lex loci and lex voluntatis.
- SC -8. Ability to define and explain the main principles of international mergers and acquisitions of companies, cross-border insolvency proceedings.
- SC -9. The ability to explain the specifics of the definition of jurisdiction in European private international law, the scope of Regulation No. 1215/2012 dated 12.12.2012 "On Jurisdiction and the Recognition and Enforcement of Court Decisions in Civil and Commercial Matters" (Brussels I).
- SC -10. Knowledge of the specifics of the conflict regulation of contractual obligations in the Civil Code, conflict of laws that apply to contractual obligations with a foreign element, the scope of the law applicable to contractual obligations.
- SC -11. Knowledge of the general characteristics of the "Rome I" Regulation, the specifics of the conflict regulation of contracts of carriage, insurance, assignment and donation, the choice of law applicable to individual employment contracts in the European Civil Code.
- SC -12. The ability to analyze, interpret and correctly apply the rules of EU law that relate to non-contractual obligations complicated by a "foreign element" and conflicting approaches to their regulation.
- SC -13. The ability to determine the signs and components of certain types of non-contractual obligations (damage caused by low-quality goods and traffic accidents; environmental damage; unjust enrichment; managing other people's affairs without a mandate, etc.).

- SC -14. Knowledge, understanding and ability to explain the specifics of the legal regulation of property relations in European private international law and the application of the conflicting link "law of the place of the thing's location" (lex rei sitae) and other conflicting links used in resolving conflicting issues of property relations.
- SC -15. Knowledge of the main aspects and specific features of the operation of conflict of law rules, which are used in the protection of intellectual property rights in European private international law.
- SC -16. The ability to explain the peculiarities of the legal regulation of marital and family relations in the law of various member states of the European Union, the legal status of same-sex marriages, partnerships and conflicting aspects of divorce.
- SC -17. Knowledge of the main aspects of the legal relationship between parents and children in the ICCPR, definition of the law applicable to paternity, surrogate motherhood, international adoption and child protection measures.
- SC -18. Ability to use information technologies and databases of European international private law.
- SC -19. Knowledge and understanding of the legal regulation of the unified European civil process.
- SC -20 The ability to work with sources of European private international law: founding treaties, regulations, directives, decisions, in particular, those with respect to which the national legislation of Ukraine is being adapted.

## Map of learning outcomes formulated in terms of competencies

Code and title of PTO by speciality and/or specialization	module	Code and title of LO of the academic discipline
PTO – Program Training Outcomes		Learning outcomes of the academic discipline
PTO 1. To analyze multifaceted problems of international and national legal content and propose ways to solve them.	<b>№</b> 1	analysis of the regulation of the legal status of nat persons, determining the scope of the personal law natural person, the impact of gender change on hurrights.  LO 1.7. To characterize the content and scope of personal law of a legal entity.  LO 1.10. To characterize the current problems determining international jurisdiction in Europ private international law.
	№ 2	LO 2.1. To characterize the peculiarities of the legal regulation of contractual obligations in European private international law, the scope of application of the "Rome I" Regulation.  LO 2.3. Demonstrate knowledge and understanding of the specifics of legal regulation of non-contractual obligations in the European PRMP.  LO 2.5. Demonstrate knowledge of the main aspects of conflict regulation of property rights: the possibility of a thing of a certain kind being the subject of property rights or other property rights; legal classification of things, scope of ownership; limitation of the right of ownership, procedure of emergence, transfer and termination, protection of the right of ownership according to the national legislation of EU member states.  LO 2.6. To analyze the territorial nature of intellectual property and the peculiarities of its regulation in European international private law.  LO 2.7. To determine the content, nature, and scope of the conflict of laws rules in the legal regulation of marital and family relations in the national law of EU member states and harmonized acts of the European Union.

		LO 2.8. To provide professional advice on the essence and methods of protecting the rights and interests of participants in international private law relations in European private international law.  LO 2.9. Demonstrate skills in using information technologies and databases of European international private law.  LO 2.10. Identify problems of adaptation of domestic legislation with EU legislation and propose ways to solve them.
PTO 2. To produce new ideas for solving practical tasks in the field of professional legal activity.	№2	LO 2.4. To provide advice at a professional level on the peculiarities of the conflict regulation of certain types of non-contractual obligations (damage caused by low-quality goods and traffic accidents; environmental damage; unjust enrichment; conducting other people's affairs without a mandate, etc.) and the role of international agreements in conflict law regulation of liability for damages.  LO 2.8. To provide professional advice on the essence and methods of protecting the rights and interests of participants in international private law relations in European private international law.  LO 2.9. Demonstrate skills in using information technologies and databases of European international private law.  LO 2.10. Identify problems of adaptation of domestic legislation with EU legislation and propose ways to solve them.
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.	№ 1	LO 1.2. Demonstrate knowledge of the specifics of the subject, principles, sources of European private international law, its place in the EU legal system, propose and substantiate own ideas and proposals regarding the relevant issues.  LO 1.3. To characterize the peculiarities of the formation and application of primary and secondary sources of European private international law.  LO 1.4. To carry out a logical, critical and systematic analysis of the regulation of the legal status of natural persons, determining the scope of the personal law of a natural person, the impact of gender change on human rights.  LO 1.7. To characterize the content and scope of the personal law of a legal entity.  LO 1.10. To characterize the current problems of determining international jurisdiction in European private international law.
	<b>№</b> 2	LO 2.1. To characterize the peculiarities of the legal regulation of contractual obligations in European private international law, the scope of application of the "Rome I" Regulation.

		LO 2.3. Demonstrate knowledge and understanding of the specifics of legal regulation of non-contractual obligations in the European PRMP.  LO 2.5. Demonstrate knowledge of the main aspects of conflict regulation of property rights: the possibility of a thing of a certain kind being the subject of property rights or other property rights; legal classification of things, scope of ownership; limitation of the right of ownership, procedure of emergence, transfer and termination, protection of the right of ownership according to the national legislation of EU member states.  LO 2.6. To analyze the territorial nature of intellectual property and the peculiarities of its regulation in European international private law.  LO 2.7. To determine the content, nature, and scope of the conflict of laws rules in the legal regulation of marital and family relations in the national law of EU member states and harmonized acts of the European Union.  LO 2.8. To provide professional advice on the essence and methods of protecting the rights and interests of participants in international private law relations in
		European private international law.  LO 2.9. Demonstrate skills in using information technologies and databases of European international private law.  LO 2.10. Identify problems of adaptation of domestic legislation with EU legislation and propose ways to solve
PTO 5. To provide legal representation of the client in national courts, international commercial arbitrations, state authorities and local self-government bodies.	№ 1	them.  LO 1.2. Demonstrate knowledge of the specifics of the subject, principles, sources of European private international law, its place in the EU legal system, propose and substantiate own ideas and proposals regarding the relevant issues.  LO 1.3. To characterize the peculiarities of the formation and application of primary and secondary sources of European private international law.  LO 1.4. To carry out a logical, critical and systematic analysis of the regulation of the legal status of natural persons, determining the scope of the personal law of a natural person, the impact of gender change on human rights.  LO 1.7. To characterize the content and scope of the personal law of a legal entity.  LO 1.9. The ability to characterize the legal regulation of cross-border bankruptcy.
	<b>№</b> 2	determining international jurisdiction in European private international law.  LO 2.1. To characterize the peculiarities of the legal regulation of contractual obligations in European private

		international law, the scope of application of the "Rome I" Regulation.  LO 2.3. Demonstrate knowledge and understanding of the specifics of legal regulation of non-contractual obligations in the European PRMP.  LO 2.5. Demonstrate knowledge of the main aspects of conflict regulation of property rights: the possibility of a thing of a certain kind being the subject of property rights or other property rights; legal classification of things, scope of ownership; limitation of the right of ownership, procedure of emergence, transfer and termination, protection of the right of ownership according to the national legislation of EU member states.  LO 2.7. To determine the content, nature, and scope of the conflict of laws rules in the legal regulation of marital and family relations in the national law of EU member states and harmonized acts of the European Union.  LO 2.8. To provide professional advice on the essence and methods of protecting the rights and interests of participants in international private law relations in European private international law.  LO 2.9. Demonstrate skills in using information technologies and databases of European international private law.  LO 2.10. Identify problems of adaptation of domestic legislation with EU legislation and propose ways to solve them.
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.	№ 1	LO 1.1. To analyze the regularities of the evolution of integration processes, the history and stages of the development of international private law.  LO 1.2. Demonstrate knowledge of the specifics of the subject, principles, sources of European private international law, its place in the EU legal system, propose and substantiate own ideas and proposals regarding the relevant issues.  LO 1.3. To characterize the peculiarities of the formation and application of primary and secondary sources of European private international law.  LO 1.4. To carry out a logical, critical and systematic analysis of the regulation of the legal status of natural persons, determining the scope of the personal law of a natural person, the impact of gender change on human rights.  LO 1.7. To characterize the content and scope of the personal law of a legal entity.  LO 1.10. To characterize the current problems of determining international jurisdiction in European private international law.
	№ 2	regulation of contractual obligations in European private

		international law, the scope of application of the "Rome I" Regulation.  LO 2.3. Demonstrate knowledge and understanding of the specifics of legal regulation of non-contractual obligations in the European PRMP.  LO 2.5. Demonstrate knowledge of the main aspects of conflict regulation of property rights: the possibility of a thing of a certain kind being the subject of property rights or other property rights; legal classification of things, scope of ownership; limitation of the right of ownership, procedure of emergence, transfer and termination, protection of the right of ownership according to the national legislation of EU member states.  LO 2.6. To analyze the territorial nature of intellectual property and the peculiarities of its regulation in European international private law.  LO 2.7. To determine the content, nature, and scope of the conflict of laws rules in the legal regulation of marital and family relations in the national law of EU member states and harmonized acts of the European Union.  LO 2.8. To provide professional advice on the essence and methods of protecting the rights and interests of participants in international private law relations in European private international law.  LO 2.9. Demonstrate skills in using information technologies and databases of European international private law.  LO 2.10. Identify problems of adaptation of domestic legislation with EU legislation and propose ways to solve them.
PTO 7. To make informed decisions based on the acquired knowledge of international public, private and EU law and to be aware of their consequences for various subjects of national and international law.	<b>№</b> 1	LO 1.3. To characterize the peculiarities of the formation and application of primary and secondary sources of European private international law.  LO 1.4. To carry out a logical, critical and systematic analysis of the regulation of the legal status of natural persons, determining the scope of the personal law of a natural person, the impact of gender change on human rights.  LO 1.7. To characterize the content and scope of the personal law of a legal entity.  LO 1.10. To characterize the current problems of determining international jurisdiction in European private international law.  LO 2.1. To characterize the peculiarities of the legal
	№ 2	regulation of contractual obligations in European private international law, the scope of application of the "Rome I" Regulation.  LO 2.3. Demonstrate knowledge and understanding of the specifics of legal regulation of non-contractual obligations in the European PRMP.

		LO 2.5. Demonstrate knowledge of the main aspects of conflict regulation of property rights: the possibility of a thing of a certain kind being the subject of property rights or other property rights; legal classification of things, scope of ownership; limitation of the right of ownership, procedure of emergence, transfer and termination, protection of the right of ownership according to the national legislation of EU member states.  LO 2.6. To analyze the territorial nature of intellectual property and the peculiarities of its regulation in European international private law.  LO 2.7. To determine the content, nature, and scope of the conflict of laws rules in the legal regulation of marital and family relations in the national law of EU member states and harmonized acts of the European Union.  LO 2.8. To provide professional advice on the essence and methods of protecting the rights and interests of participants in international private law relations in European private international law.  LO 2.9. Demonstrate skills in using information technologies and databases of European international private law.  LO 2.10. Identify problems of adaptation of domestic legislation with EU legislation and propose ways to solve them.
PTO 10. To provide legal support for the processes of adaptation of various branches of Ukrainian legislation to the law of the European Union.		LO 1.1. To analyze the regularities of the evolution of integration processes, the history and stages of the development of international private law.  LO 1.2. Demonstrate knowledge of the specifics of the subject, principles, sources of European private integrational laws its place in the EIL level protection.
		international law, its place in the EU legal system, propose and substantiate own ideas and proposals regarding the relevant issues.  LO 1.3. To characterize the peculiarities of the formation and application of primary and secondary sources of
	<b>№</b> 1	European private international law.  LO 1.4. To carry out a logical, critical and systematic analysis of the regulation of the legal status of natural persons, determining the scope of the personal law of a natural person, the impact of gender change on human rights.
		rights. LO 1.5. Demonstrate knowledge of conflicting aspects of dual citizenship and statelessness of natural persons. LO 1.6. To characterize the main criteria for determining the law applicable to the name and surname.
		LO 1.7. To characterize the content and scope of the personal law of a legal entity.  LO 1.8. To reveal the peculiarities of the application of conflicting principles of lex personalis, lex societatis, lex loci and lex voluntatis.  LO 1.9. The ability to characterize the legal regulation of
		cross-border bankruptcy.

		LO 1.10. To characterize the current problems of determining international jurisdiction in European private international law.
		LO 2.1. To characterize the peculiarities of the legal
		regulation of contractual obligations in European private
		international law, the scope of application of the "Rome
		I" Regulation.
		LO 2.2. Demonstrate the ability to define and explain the
		specifics of conflict regulation of contracts of
		transportation, insurance, assignment, donation. of
		consumer contracts and individual labor contracts in the
		European Labor Code.
		LO 2.3. Demonstrate knowledge and understanding of
		the specifics of legal regulation of non-contractual
		obligations in the European PRMP.
		,
		LO 2.4. To provide advice at a professional level on the
		peculiarities of the conflict regulation of certain types of
		non-contractual obligations (damage caused by low-
		quality goods and traffic accidents, environmental
		damage; unjust enrichment; conducting other people's
		affairs without a mandate, etc.) and the role of
		international agreements in conflict law regulation of
		liability for damages.
		LO 2.5. Demonstrate knowledge of the main aspects of
		conflict regulation of property rights: the possibility of a
	№ 2	thing of a certain kind being the subject of property rights
		or other property rights; legal classification of things,
		scope of ownership; limitation of the right of ownership,
		procedure of emergence, transfer and termination,
		protection of the right of ownership according to the
		national legislation of EU member states.
		LO 2.6. To analyze the territorial nature of intellectual
		property and the peculiarities of its regulation in
		European international private law.
		LO 2.7. To determine the content, nature, and scope of
		the conflict of laws rules in the legal regulation of marital
		and family relations in the national law of EU member
		states and harmonized acts of the European Union.
		LO 2.8. To provide professional advice on the essence
		and methods of protecting the rights and interests of
		participants in international private law relations in
		European private international law.
		LO 2.9. Demonstrate skills in using information
		technologies and databases of European international
		private law.
		LO 2.10. Identify problems of adaptation of domestic
		legislation with EU legislation and propose ways to solve
		them.
PTO 11. To demonstrate		LO 1.1. To analyze the regularities of the evolution of
communication skills with	<b>№</b> 1	integration processes, the history and stages of the
representatives of other		development of international private law.

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.  № 2	LO 1.2. Demonstrate knowledge of the specifics of the subject, principles, sources of European private international law, its place in the EU legal system, propose and substantiate own ideas and proposals regarding the relevant issues.  LO 1.3. To characterize the peculiarities of the formation and application of primary and secondary sources of European private international law.  LO 1.4. To carry out a logical, critical and systematic analysis of the regulation of the legal status of natural persons, determining the scope of the personal law of a natural person, the impact of gender change on human rights.  LO 1.7. To characterize the content and scope of the personal law of a legal entity.  LO 1.10. To characterize the current problems of determining international jurisdiction in European private international law.  LO 2.1. To characterize the peculiarities of the legal regulation of contractual obligations in European private international law, the scope of application of the "Rome I" Regulation.  LO 2.3. Demonstrate knowledge and understanding of the specifics of legal regulation of non-contractual obligations in the European PRMP.  LO 2.5. Demonstrate knowledge of the main aspects of conflict regulation of property rights: the possibility of a thing of a certain kind being the subject of property rights or other property rights; legal classification of things, scope of ownership, limitation of the right of ownership, procedure of emergence, transfer and termination, protection of the right of ownership according to the national legislation of EU member states.  LO 2.7. To determine the content, nature, and scope of the conflict of laws rules in the legal regulation of marital and family relations in the national law of EU member states and harmonized acts of the European Union.  LO 2.8. To provide professional advice on the essence and methods of protecting the rights and interests of participants in international private law relations in European private international law.  LO 2.10. Identify problems of
legal systems and mechanisms of № 1 their interaction; to know the	integration processes, the history and stages of the development of international private law.
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features of the international regulatory system and the place of International Law (public/private) and European Union Law in it.		LO 1.2. Demonstrate knowledge of the specifics of the subject, principles, sources of European private international law, its place in the EU legal system, propose and substantiate own ideas and proposals regarding the relevant issues.  LO 1.3. To characterize the peculiarities of the formation and application of primary and secondary sources of European private international law.  LO 1.4. To carry out a logical, critical and systematic analysis of the regulation of the legal status of natural persons, determining the scope of the personal law of a natural person, the impact of gender change on human rights.  LO 1.5. Demonstrate knowledge of conflicting aspects of dual citizenship and statelessness of natural persons.  LO 1.6. To characterize the main criteria for determining the law applicable to the name and surname.  LO 1.7. To characterize the content and scope of the personal law of a legal entity.  LO 1.8. To reveal the peculiarities of the application of conflicting principles of lex personalis, lex societatis, lex loci and lex voluntatis.  LO 1.9. The ability to characterize the legal regulation of cross-border bankruptcy.  LO 1.10. To characterize the current problems of determining international jurisdiction in European private international law.
	№ 2	LO 2.1. To characterize the peculiarities of the legal regulation of contractual obligations in European private international law, the scope of application of the "Rome I" Regulation.  LO 2.2. Demonstrate the ability to define and explain the specifics of conflict regulation of contracts of transportation, insurance, assignment, donation. of consumer contracts and individual labor contracts in the European Labor Code.  LO 2.3. Demonstrate knowledge and understanding of the specifics of legal regulation of non-contractual obligations in the European PRMP.  LO 2.4. To provide advice at a professional level on the peculiarities of the conflict regulation of certain types of non-contractual obligations (damage caused by low-quality goods and traffic accidents; environmental damage; unjust enrichment; conducting other people's affairs without a mandate, etc.) and the role of international agreements in conflict law regulation of liability for damages.  LO 2.5. Demonstrate knowledge of the main aspects of conflict regulation of property rights: the possibility of a thing of a certain kind being the subject of property rights or other property rights; legal classification of things, scope of ownership; limitation of the right of ownership,

		procedure of emergence, transfer and termination,
		protection of the right of ownership according to the
		national legislation of EU member states.
		LO 2.6. To analyze the territorial nature of intellectual
		property and the peculiarities of its regulation in
		European international private law.  LO 2.7. To determine the content, nature, and scope of
		the conflict of laws rules in the legal regulation of marital
		and family relations in the national law of EU member
		states and harmonized acts of the European Union.
		LO 2.8. To provide professional advice on the essence
		and methods of protecting the rights and interests of
		participants in international private law relations in
		European private international law.
		LO 2.9. Demonstrate skills in using information
		technologies and databases of European international
		private law.
		LO 2.10. Identify problems of adaptation of domestic legislation with EU legislation and propose ways to solve
		them.
PTO 17. To carry out research on		LO 1.1. To analyze the regularities of the evolution of
international legal topics, using		integration processes, the history and stages of the
primary sources and methods of		development of international private law.
legal interpretation of complex		LO 1.2. Demonstrate knowledge of the specifics of the
problems arising from this		subject, principles, sources of European private
research, justify the conclusions		international law, its place in the EU legal system,
and present the results of the research.		propose and substantiate own ideas and proposals regarding the relevant issues.
research.		LO 1.3. To characterize the peculiarities of the formation
		and application of primary and secondary sources of
		European private international law.
		LO 1.4. To carry out a logical, critical and systematic
		analysis of the regulation of the legal status of natural
		persons, determining the scope of the personal law of a
	<b>№</b> 1	natural person, the impact of gender change on human
		rights.  LO 1.5. Demonstrate knowledge of conflicting aspects of
		dual citizenship and statelessness of natural persons.
		LO 1.6. To characterize the main criteria for determining
		the law applicable to the name and surname.
		LO 1.7. To characterize the content and scope of the
		personal law of a legal entity.
		LO 1.8. To reveal the peculiarities of the application of
		conflicting principles of lex personalis, lex societatis, lex loci and lex voluntatis.
		LO 1.9. The ability to characterize the legal regulation of
		cross-border bankruptcy.
		LO 1.10. To characterize the current problems of
		determining international jurisdiction in European
		private international law.

PTO 18. To freely use available	№ 2	LO 2.1. To characterize the peculiarities of the legal regulation of contractual obligations in European private international law, the scope of application of the "Rome I" Regulation.  LO 2.2. Demonstrate the ability to define and explain the specifics of conflict regulation of contracts of transportation, insurance, assignment, donation. of consumer contracts and individual labor contracts in the European Labor Code.  LO 2.3. Demonstrate knowledge and understanding of the specifics of legal regulation of non-contractual obligations in the European PRMP.  LO 2.4. To provide advice at a professional level on the peculiarities of the conflict regulation of certain types of non-contractual obligations (damage caused by low-quality goods and traffic accidents; environmental damage; unjust enrichment; conducting other people's affairs without a mandate, etc.) and the role of international agreements in conflict law regulation of liability for damages.  LO 2.5. Demonstrate knowledge of the main aspects of conflict regulation of property rights: the possibility of a thing of a certain kind being the subject of property rights or other property rights; legal classification of things, scope of ownership; limitation of the right of ownership, procedure of emergence, transfer and termination, protection of the right of ownership according to the national legislation of EU member states.  LO 2.6. To analyze the territorial nature of intellectual property and the peculiarities of its regulation in European international private law.  LO 2.7. To determine the content, nature, and scope of the conflict of laws rules in the legal regulation of marital and family relations in the national law of EU member states and harmonized acts of the European Union.  LO 2.8. To provide professional advice on the essence and methods of protecting the rights and interests of participants in international private law relations in European private international law.  LO 2.9. Demonstrate skills in using information technologies and databases o
information, communication technologies and databases for professional activities.	№ 1	integration processes, the history and stages of the development of international private law.  LO 1.2. Demonstrate knowledge of the specifics of the subject, principles, sources of European private international law, its place in the EU legal system,

		propose and substantiate own ideas and proposals regarding the relevant issues.  LO 1.3. To characterize the peculiarities of the formation and application of primary and secondary sources of European private international law.  LO 1.10. To characterize the current problems of determining international jurisdiction in European private international law.						
	№ 2	LO 2.1. To characterize the peculiarities of the legal regulation of contractual obligations in European private international law, the scope of application of the "Rome I" Regulation.  LO 2.3. Demonstrate knowledge and understanding of the specifics of legal regulation of non-contractual obligations in the European PRMP.  LO 2.8. To provide professional advice on the essence and methods of protecting the rights and interests of participants in international private law relations in European private international law.  LO 2.9. Demonstrate skills in using information technologies and databases of European international private law.  LO 2.10. Identify problems of adaptation of domestic legislation with EU legislation and propose ways to solve them.						
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.	<b>№</b> 1	LO 1.1. To analyze the regularities of the evolution of integration processes, the history and stages of the development of international private law.  LO 1.2. Demonstrate knowledge of the specifics of the subject, principles, sources of European private international law, its place in the EU legal system, propose and substantiate own ideas and proposals regarding the relevant issues.  LO 1.3. To characterize the peculiarities of the formation and application of primary and secondary sources of European private international law.  LO 1.10. To characterize the current problems of determining international jurisdiction in European private international law.						
	№ 2	LO 2.6. To analyze the territorial nature of intellectual property and the peculiarities of its regulation in European international private law.  LO 2.8. To provide professional advice on the essence and methods of protecting the rights and interests of participants in international private law relations in European private international law.  LO 2.9. Demonstrate skills in using information technologies and databases of European international private law.						

	LO 2.10. Identify problems of adaptation of domestic legislation with EU legislation and propose ways to solve them.
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Appendix 3

Matrix of connections between the modules of the academic discipline,
learning outcomes and subject competencies in the program of
the academic discipline

	the academic discipline																			
Learning	D	D	D	D	D	D	D	D	D	D	D	D	D		D	D	D	D	D	D
outcomes due	C		C	C		C	C	С	C			C			C	C	C	С	C	C
to the academic	1	2	3	4	5	6	7	8	9		1	1		1	1	1	1	1	1	2
discipline /										0	1	2	3	4	5	6	7	8	9	0
modules																				
Module 11																				
LO 1.1.		•	•	•																
LO 1.2.	•	•	•	•	•															
LO 1.3.		•	•	•	•															
LO 1.4.						•														
LO 1.5.						•														
LO 1.6.						•														
LO 1.7.							•	•												
LO 1.8.							•	•												
LO 1.9.								•												
LO 1.10.									•											
Module 12																				
LO 2.1.										•	•									
LO 2.2.										•	•									
LO 2.3.												•	•							
LO 2.4.												•	•							
LO 2.5.														•						
LO 2.6.														•	•					
LO 2.7.																•	•			
LO 2.8.																			•	
LO 2.9.																		•		
LO 2.10.																				•