

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

**Approved**

Acting Dean of the Faculty of Law

WUNU

\_\_\_\_\_ Nadia MOSKALYUK

« \_\_\_ » \_\_\_\_\_ 2023



**Approved**

Acting vice-rector for scientific and pedagogical work

\_\_\_\_\_ Victor OSTROVERKHOV

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**WORK PROGRAM**

discipline

**«International commercial arbitration»**

Higher education degree – master

Field of knowledge – 29 International relations

Specialty – 293 International law

Educational and Professional Program - International Law

**Department of international law and migration policy**

Form of study	Study year	Semester	Lectures	Practical classes	Individual work	Training	Student-self study	Total	Exam/ Credit
Full-time	1	2	30	15	5	4	96	150	Credit

Ternopil – WUNU, 2023

The work program was prepared by professor of the Department of International Law and Migration Policy, Sc.D., prof. Kostyantyn FLISSAK

The work program was considered and approved at the meeting of the Department of International Law and Migration Policy, Minutes № 3 dated October 3, 2023

Head of Department  
PhD., Assoc. prof.



Yaryna ZHUKORSKA

Considered and approved by Support group of specialty 293 International Law, Minutes № \_\_\_ dated October \_\_\_, 2023

Head of Support Group  
of specialty, PhD., Assoc. prof.



Yaryna ZHUKORSKA

Guarantor of the Educational and  
Professional Program "International law"  
PhD., Assoc. prof.



Yaryna ZHUKORSKA

**STRUCTURE OF THE WORK PROGRAM OF THE DISCIPLINE  
«International Commercial Arbitration»**

**1. Description of the discipline «International Commercial Arbitration»**

<b>The discipline "International Commercial Arbitration"</b>	<b>Field of knowledge, specialty, educational and professional program, higher education degree</b>	<b>Characteristics of the educational discipline</b>
Quantity of ECTS credits – 5	Field of knowledge - 29 «International relations»	Discipline status: selective  Language of study: English
Quantity of credit modules – 3	Specialty – 293 «International law»	Year of study - 1  Semester – 2
Number of content modules – 2	Educational and Professional Program - 293 International Law	Lectures – 30 hours.  Practical classes – 15 hours.
Total number of hours – 150 hours.	Higher education degree – master	Student-self study – 100 hours, of which the training is 4 hours.  Individual work – 5 hours.
Weekly hours – 8 hours, of which classroom hours – 3 hours		Type of final control – credit

**Purpose and objectives of the discipline «International Commercial Arbitration»**

**2.1. Purpose of studying the discipline «International Commercial Arbitration»:** students master the main theoretical aspects of legal regulation of the procedure for dispute resolution by international commercial arbitration, practical skills and abilities to determine the competence of arbitration for dispute resolution, determine the law that should be applied by arbitration for dispute resolution, and the law in which arbitration considers disputes.

**2.2. Tasks of studying the discipline:**

- to learn the ability to model the mechanism of consideration of an international commercial dispute based on domestic legislation and international treaties on a specific example;
- to know the content of the basic concepts of international commercial arbitration;
- to master national and international sources of regulation of international commercial arbitration;
- to be able to use the norms of law when solving specific legal issues;
- to learn how to draw up procedural documents.

### **3. PROGRAM OF THE ACADEMIC DISCIPLINE «International Commercial Arbitration»**

#### **Content module 1. International Commercial Arbitration as one of the main means of resolving disputes arising in the field of international commercial relations.**

##### **Topic 1. The concept of international commercial arbitration as an alternative way to resolve private law disputes with a foreign element.**

Arbitration courts in disputes under the jurisdiction of state courts. Arbitration courts as a type of jurisdictional bodies that have the right to resolve disputes. Arbitration courts in the field of resolving international commercial disputes. Types of international commercial arbitration courts.

##### **Topic 2. Legal sources of regulation of International Commercial Arbitration**

Unification of international legal norms governing international commercial arbitration. Bilateral international treaties. International documents of a non-normative nature. The Geneva Protocol on arbitration reservations of 1923 and the Geneva Convention on the enforcement of foreign arbitral awards of 1927 the Moscow convention on the arbitration of civil disputes arising from Relations of economic, scientific and technical cooperation of 1972 and the Kyiv Convention on the procedure for resolving disputes related to the implementation of economic activities of 1992. Scope of application of these conventions. Basic concepts enshrined in the texts of conventions. Jurisdiction and recusal of the Commercial Court for non-jurisdiction. Recognition and enforcement of foreign arbitral awards. General characteristics of the European Convention on Foreign Trade Arbitration 1961 scope of application of the convention. Principles of international commercial arbitration enshrined in the convention. Basic concepts used in the text of the convention. Jurisdiction to state courts and recusal of the Commercial Court for non-jurisdiction. Procedure for conducting the arbitration process. Declaring the arbitral award invalid. Final provisions and reservations of states parties to the convention. Domestic law. Law of Ukraine "On International Commercial Arbitration".

##### **Topic 3. Arbitration agreement.**

The concept of an arbitration agreement, its features and provisions. International legal regulation of arbitration agreements. Legal nature of international arbitration and arbitration agreement. Form and procedure of concluding an arbitration agreement. The doctrine of autonomy of an arbitration agreement. Law to be applied to the arbitration agreement.

##### **Topic 4. Recusal of the state court for non-jurisdiction.**

Recusal of a state court for non-jurisdiction as a procedural means of ensuring the execution of an arbitration agreement.

Procedural aspects of applying the institution of recusal of a state court for non-jurisdiction.

Issues of prejudice of state court decisions on the validity of an arbitration agreement.

Challenging an arbitration agreement in a state court. Determination of the limits of interference of state courts in cases of international commercial arbitration.

##### **Topic 5. Recusal of an arbitration court for non-jurisdiction as a form of denial of the competence of an arbitration court to resolve a dispute. The doctrine of "competence of competence".**

Recusal of an arbitration court for non-jurisdiction.

Judicial control over decisions of arbitration courts in relation to their own competence.

Legal relationship between the recognition of an arbitration agreement as invalid in the procedures of recusal of a state court for non-jurisdiction, recusal of an arbitration court for non-jurisdiction, and recognition and execution of an arbitration decision.

#### **Content module 2. Arbitration proceedings and enforcement of arbitral awards.**

##### **Topic 6. Procedures of dispute resolution by international commercial arbitration.**

General comments on the dispute resolution procedure by international commercial arbitration.

Procedure of dispute resolution by permanent arbitration institutions.  
Specifics of consideration of cases by ad hoc arbitrations.

**Topic 7. Arbitration award.**

The concept of an arbitral award. Form and procedure for making an arbitration award.  
Requirements for the form of the arbitral award.

Entry into force of the arbitral award. Time-limit for issuing an arbitral award. Dissenting opinion of the arbitrator.

Correction of errors, obtaining clarification of the arbitral award.

Additional award. Grounds and procedure for making an additional arbitration award.

**Topic 8. Enforcement of decisions of international commercial arbitrations.**

Enforcement of arbitral awards. History of international legal regulation of the enforcement of arbitral awards.

Sources of rules governing the enforcement of decisions of foreign international commercial arbitrations (foreign arbitral awards).

National Legal Regulation of the recognition and enforcement of foreign arbitral awards.

Grounds for refusal to enforce foreign arbitral awards. The grounds provided for in Article V of the New York Convention.

Procedural aspects of recognition and granting permission to execute foreign arbitral awards in Ukraine.

**Topic 9. Challenging an arbitration award.**

Determination of the institution of challenging an arbitral award.

Procedural aspects of applying the institution of challenging an arbitration award. Procedure for initiating and considering cases on annulment of an arbitral award.

Grounds for annulment of the arbitral award. General characteristics. Practice of Ukrainian courts in cases of annulment of arbitral awards.

Features of regulation of the institution of challenging an arbitration award by international legal acts.

**Topic 10. Arbitration fees and expenses.**

Arbitration fees. Losses of the parties related to the preparation and consideration of the dispute. Remuneration of arbitrators.

**4. Structure of the credit in the discipline «International Commercial Arbitration»**

Topics	Hours					Control measures
	Lectures	Practical classes	Self study	Training, CPIT	Individual study	
<b>Content module 1. International Commercial Arbitration as one of the main means of resolving disputes arising in the field of international commercial relations.</b>						
Topic 1. The concept of international commercial arbitration as an alternative way to resolve private law disputes with a foreign element.	3	2	10	2		Current student survey
Topic 2. Legal sources of regulation of International Commercial Arbitration	3	2	10			Current student survey

Topic 3. Arbitration agreement.	3	2	10			Current student survey
Topic 4. Recusal of the state court for non-jurisdiction.	3	2	10		1	Current student survey
Topic 5. Recusal of an arbitration court for non-jurisdiction as a form of denial of the competence of an arbitration court to resolve a dispute. The doctrine of "competence of competence".	3	2	10	2	1	Current student survey
<b>Content module 2. Arbitration proceedings and enforcement of arbitral awards.</b>						
Topic 6. Procedures of dispute resolution by international commercial arbitration.	3	1	10			Current student survey
Topic 7. Arbitration award.	3	1	9			Current student survey
Topic 8. Enforcement of decisions of international commercial arbitrations.	3	1	9		1	Current student survey
Topic 9. Challenging an arbitration award.	3	1	9		1	Current student survey
Topic 10. Arbitration fees and expenses.	3	1	9		1	Current student survey
<b>OVERALL</b>	<b>30</b>	<b>15</b>	<b>96</b>	<b>4</b>	<b>5</b>	

## 5. Topics of practical classes in the discipline «International Commercial Arbitration»

### Practical class № 1-2

**Topic:** The concept of arbitration procedure for dispute resolution.

**The purpose:** Research of the specifics of the arbitration procedure for dispute resolution.

Issues for discussion:

1. The concept of an arbitration court (international commercial arbitration). Its role and significance in resolving private law disputes.
2. Limits of application of the arbitration procedure for resolving private-law disputes, depending on the composition of persons and the nature of legal relations (arbitrability of disputes).
3. Arbitration courts as a type of alternative dispute resolution - ADR. Features of arbitration proceedings.
4. The growing "popularity" of international commercial arbitration as a way to resolve disputes arising from international commercial relations.
5. Current trends in the development of International Commercial Arbitration.
6. Features inherent in the arbitration procedure for resolving private-law disputes with a foreign element, which give it advantages over state legal proceedings.
7. Types of international arbitrations. types of international commercial arbitrations.

8. Principles that form the basis for the legal regulation and functioning of International Commercial Arbitration.

**Practical class № 3-4**

**Topic: Arbitration agreement.**

**The purpose:** Research of the legal nature of an arbitration agreement.

Issues for discussion:

1. The concept of an arbitration agreement, its features and provisions.
2. International legal regulation of arbitration agreements.
3. Legal nature of international arbitration and arbitration agreement.
4. Form and procedure of concluding an arbitration agreement.
5. The doctrine of autonomy of an arbitration agreement. Law to be applied to the arbitration agreement.

**Practical class № 5-6**

**Topic: Recusal of the state court for non-jurisdiction.**

**The purpose:** Investigation of the recusal of the state court on non-jurisdiction.

Issues for discussion:

1. Recusal of a state court for non-jurisdiction as a procedural means of ensuring the execution of an arbitration agreement.
2. Procedural aspects of applying the institution of recusal of a state court for non-jurisdiction.
3. Issues of prejudice of state court decisions on the validity of an arbitration agreement.
4. Challenging an arbitration agreement in a state court. Determination of the limits of interference of state courts in cases of international commercial arbitration.

**Practical class № 7-8**

**Topic: Recusal of an arbitration court for non-jurisdiction as a form of denial of the competence of an arbitration court to resolve a dispute. The doctrine of "competence of competence".**

**The purpose:** Investigation of the recusal of an arbitration court for non-jurisdiction as a form of denial of the competence of an arbitration court to resolve a dispute.

Issues for discussion:

1. Recusal of an arbitration court for non-jurisdiction.
2. Judicial control over decisions of arbitration courts in relation to their own competence.
3. Legal relationship between the recognition of an arbitration agreement as invalid in the procedures of recusal of a state court for non-jurisdiction, recusal of an arbitration court for non-jurisdiction, and recognition and execution of an arbitration decision.

**Practical class № 9-10**

**Topic. Procedures of dispute resolution by international commercial arbitration.**

**The purpose:** Research of dispute resolution procedures by international commercial arbitration.

Issues for discussion:

1. General comments on the dispute resolution procedure by international commercial arbitration.
2. Procedure of dispute resolution by permanent arbitration institutions.
3. Specifics of consideration of cases by ad hoc arbitrations.

### **Practical class № 11-12**

#### **Topic: Arbitration award.**

**The purpose:** Research of the concept of an arbitral award, the procedure for its adoption and entry into force.

Issues for discussion:

1. The concept of an arbitral award. Form and procedure for making an arbitration award. Requirements for the form of the arbitral award.
2. Entry into force of the arbitral award. Time-limit for issuing an arbitral award. Dissenting opinion of the arbitrator.
3. Correction of errors, obtaining clarification of the arbitral award.
4. Additional award. Grounds and procedure for making an additional arbitration award.

### **Practical class № 13-15**

#### **Topic: Challenging an arbitration award.**

**The purpose:** Clarification of the legal grounds and mechanisms for challenging an arbitration award.

Issues for discussion:

1. Determination of the institution of challenging an arbitral award.
2. Procedural aspects of applying the institution of challenging an arbitration award. Procedure for initiating and considering cases on annulment of an arbitral award.
3. Grounds for annulment of the arbitral award. General characteristics. Practice of Ukrainian courts in cases of annulment of arbitral awards.
4. Features of regulation of the institution of challenging an arbitration award by international legal acts.

#### **Topic: Enforcement of decisions of international commercial arbitrations.**

**The purpose:** Clarification of the specifics of enforcement of decisions of international commercial arbitrations.

Issues for discussion:

1. Enforcement of arbitral awards. History of international legal regulation of the enforcement of arbitral awards.
2. Sources of rules governing the enforcement of decisions of foreign international commercial arbitrations (foreign arbitral awards).
3. National Legal Regulation of the recognition and enforcement of foreign arbitral awards.
4. Grounds for refusal to enforce foreign arbitral awards. The grounds provided for in Article V of the New York Convention.
5. Procedural aspects of recognition and granting permission to execute foreign arbitral awards in Ukraine.

## **6. Complex practical individual task in the discipline "International Commercial Arbitration"**

Complex practical individual task (CPIT) in the discipline "**International Commercial Arbitration**" provides for the implementation of various forms of individual work by students and the formation of an individual student portfolio, including:

- abstract presentation of the material with a presentation on one of the topics of independent work;
- preparation of a thematic crossword puzzle or test in the discipline;
- presentations at student conferences and round tables;
- writing abstracts on course topics and problems;
- development of one of the topics of the practical lesson;
- drawing up an explanatory dictionary for the course, etc.



The type of CPIT is agreed with each student separately.  
CPIT topics are also agreed upon individually.

### **Variants of CPIT in the discipline "International Commercial Arbitration"**

1. The role of Arbitration in resolving disputes arising in the field of international commercial relations.
2. History of international legal regulation of arbitration agreements.
3. The nature of the arbitration agreement.
4. The agreement on the law to be applied.
5. Form and procedure for applying to international commercial arbitration.
6. Determination of the law to be applied in the regulation of contractual legal relations.
7. International Commercial Arbitration in the system of international and national law enforcement agencies.
8. History of International Commercial Arbitration development.
9. Arbitration agreement: characteristics, specifics, form and types.
10. International commercial arbitration: sources of Legal Regulation.
11. International Commercial Arbitration: concept and types.
12. International Commercial Arbitration abroad.
13. International commercial arbitration in Ukraine.
14. Legal nature of International Commercial Arbitration.
15. Competence of institutional international commercial arbitrations established in Ukraine.
16. Arbitration agreement in private international law: concept, types and conditions of validity.
17. Content of the main international treaties on International Commercial Arbitration.
18. Correlation of institutional international commercial arbitrations established in Ukraine with each other.
19. Competence of International Commercial Arbitration.
20. Legal basis for the functioning of institutional international commercial arbitrations established in Ukraine;
21. The role of the UN economic commissions and the UN Commission on international trade law in the unification of National Arbitration Law.
22. Impact of the UNCITRAL Model Law on the formation of national legislation on International Commercial Arbitration.
23. The Arbitration Court of the International Chamber of Commerce and its role in resolving international commercial disputes.
24. Selection of the place of arbitration proceedings.
25. Requirements for the candidacy of an arbitrator.
26. Pre-security measures.
27. Termination of Arbitration Proceedings of the case.
28. Dissenting opinion of the arbitrator. Additional arbitral awards.
29. Expenses related to the implementation of Arbitration.
30. The concept of an arbitral award.
31. Specifics of appealing an arbitration award.
32. Features of judicial control over an arbitration award.
33. Agreement on the procedure for resolving disputes related to the implementation of economic activities of 1992.
34. International Commercial Arbitration and the state court: problems of legal interaction.
35. Procedure for forming the composition of arbitration courts in modern private international law.
36. Features of resolution of international commercial disputes by international commercial arbitration.

37. Requirements for arbitrators and grounds for their recusal.
38. Preparation for arbitration proceedings of cases and issues resolved in the course of its implementation.
39. Settlement procedure within the framework of the International Center for settlement of investment disputes.
40. Arbitration procedure in international arbitration courts: general characteristics.
41. Initiation of proceedings on the case and implementation of arbitration proceedings.
42. Pre-security measures in international commercial arbitration.
43. Types of arbitral awards and the main requirements for them.
44. Decisions of International Commercial Arbitration: concept, types and procedure of adoption.
45. Recognition and enforcement of foreign arbitral awards.
46. Legal status of the International Commercial Arbitration Court at the Ukrainian Chamber of Commerce and industry.
47. Recognition and enforcement of decisions of international commercial arbitration under the 1958 New York Convention.
48. Features of recognition and enforcement of foreign arbitral awards under the 1961 European Convention.
49. International legal bases of arbitration courts ' activities.

## **7. OUTCLASSES WORK IN THE DISCIPLINE «International Commercial Arbitration»**

	<b>Topics</b>
1.	The concept of international commercial arbitration as an alternative way to resolve private law disputes with a foreign element.
2.	Legal sources of regulation of International Commercial Arbitration
3.	Arbitration agreement.
4.	Recusal of the state court for non-jurisdiction.
5.	Recusal of an arbitration court for non-jurisdiction as a form of denial of the competence of an arbitration court to resolve a dispute. The doctrine of "competence of competence".
6.	Procedures of dispute resolution by international commercial arbitration.
7.	Arbitration award.
8.	Enforcement of decisions of international commercial arbitrations.
9.	Challenging an arbitration award.
10.	Arbitration fees and expenses.

### **8. Training in the discipline «International Commercial Arbitration»**

Training in the discipline «International Commercial Arbitration» is conducted during the academic week, contains a combination of independent work of students and classroom work under the guidance of a teacher and is based on the topic of independent work and materials of complex practical individual tasks.

### **9. Assessment tools and methods for demonstrating learning outcomes**

In the process of studying the discipline «International Commercial Arbitration», the following assessment tools and methods for demonstrating learning results are used:

- standardized tests;
- current questioning;
- testing and surveys;

- research papers, essays;
- presentations of the results of completed tasks and research;
- evaluation of CPIT results;
- student presentations and performances at scientific events;
- rector's control work;
- other types of individual and group tasks.

#### 10. Criteria and forms of current and final control

The final score (on a 100-point scale) in the discipline «International Commercial Arbitration» is defined as a weighted average value, depending on the specific weight of each component of the credit score:

Credit module 1	Credit module 2	Credit module 3	Overall
30%	40%	30%	100%
1. Verbal survey during classes (5 topics with 5 points – 25 points)  2. Written work – 75 points	1. Verbal survey during classes (5 topics with 5 points – 25 points)  2. Written work – 75 points	1. Writing and presentation of CPIT – 80 points  2. Completing tasks during the training – 20 points	

#### Rating scale:

By the WUNU scale	By the national rating scale	By the ECTS scale
90–100	excellent	A (excellent)
85–89	good	B (very good)
75-84		C (good)
65-74	satisfactory	D (satisfactory)
60-64		E (sufficient)
35-59	unsatisfactory	FX (unsatisfactory with the possibility of re-examination)
1-34		F (unsatisfactory with a mandatory repeat course)

#### 11. Tools, equipment and software that the academic discipline provides for

№	Description	Topic number
1.	Flipchart	Topics 1-10
2.	Laptop	Topics 1-10
3.	Projector	Topics 1-10
4.	Set of presentation materials	Topics 1-10

## RECOMMENDED SOURCES OF INFORMATION

1. Арбітражний регламент UNCITRAL від 1976 р. [Електронний ресурс]. – Режим доступу: [http://zakon0.rada.gov.ua/laws/show/995\\_059](http://zakon0.rada.gov.ua/laws/show/995_059)
2. Арбітражний регламент Європейської Економічної комісії від 1966 р. [Електронний ресурс]. – Режим доступу: [http://zakon3.rada.gov.ua/laws/show/995\\_337](http://zakon3.rada.gov.ua/laws/show/995_337)
3. Європейська конвенція про зовнішньоторговельний арбітраж від 21.04.1961 // Офіційний вісник України. – 2004. - № 44. - ст. 2940.
4. Женевська конвенція про виконання іноземних арбітражних рішень від 1923 р. [Електронний ресурс]. – Режим доступу: [http://zakon5.rada.gov.ua/laws/show/995\\_070](http://zakon5.rada.gov.ua/laws/show/995_070)
5. Заключний Акт наради з безпеки та співробітництва в Європі в 1975 р. [Електронний ресурс]. – Режим доступу: [http://zakon0.rada.gov.ua/laws/show/994\\_055](http://zakon0.rada.gov.ua/laws/show/994_055)
6. Конвенція про визнання та виконання іноземних арбітражних рішень від 10.06.1958 // Офіційний вісник України. – 2004. - № 45. - Ст. 3004.
7. Міжамериканська конвенція про міжнародний комерційний арбітраж від 1975 р. [Електронний ресурс]. – Режим доступу: [http://zakon0.rada.gov.ua/laws/show/998\\_024](http://zakon0.rada.gov.ua/laws/show/998_024)
8. Московська конвенція про розв'язання арбітражним шляхом цивільно-правових спорів, що випливають з відносин економічного та науково-технічного співробітництва від 26 травня 1972 р. [Електронний ресурс]. – Режим доступу: [http://zakon0.rada.gov.ua/laws/show/998\\_570](http://zakon0.rada.gov.ua/laws/show/998_570)
9. Нью-Йоркська конвенція про визнання та приведення у виконання іноземних арбітражних рішень від 10.06.1958 р. [Електронний ресурс]. – Режим доступу: [http://zakon0.rada.gov.ua/laws/show/995\\_070](http://zakon0.rada.gov.ua/laws/show/995_070)
10. Регламент Міжнародного комерційного арбітражного суду при Торгово-промисловій палаті України [Електронний ресурс]. – Режим доступу: <https://icas.org.ua/arbitrazh/reglament/>
11. Угода про порядок вирішення спорів, пов'язаних із здійсненням господарської діяльності від 1992 р. [Електронний ресурс]. – Режим доступу: [http://zakon2.rada.gov.ua/laws/show/997\\_076](http://zakon2.rada.gov.ua/laws/show/997_076)
12. Господарський кодекс України від 16.01.2003 № 436-IV // Офіційний вісник України. – 2003. – № 11. – Ст. 462.
13. Господарський процесуальний кодекс України від 06.11.1991 № 1798-XII // Відомості Верховної Ради України. – 1992. – № 6. – Ст. 56.
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15. Митний кодекс України від 13.03.2012 № 4495-VI // Відомості Верховної Ради України. – 2012. - № 44-45, 46-47, 48. – Ст. 552.
16. Цивільний кодекс України від 16.01.2003 № 435-IV // Офіційний вісник України. – 2003. – № 11. – Ст. 461.
17. Цивільний процесуальний кодекс України 18.03.2004 № 1618-IV // Офіційний вісник України. – 2004. – № 16. – Ст. 1088.
18. Про зовнішньоекономічну діяльність. Закон України від 16.04.1991 16.04.1991 № 959-XII // Відомості Верховної Ради УРСР. – 1991. - № 29. – Ст. 377.
19. Про міжнародне приватне право. Закон України від 23.06.2005 № 2709-IV // Офіційний вісник України. – 2005. – № 29. – Ст. 1694.
20. Про міжнародний комерційний арбітраж. Закон України від 24.02.1994 № 4002-XII // Відомості Верховної Ради України. – 1994. – № 25. – Ст. 198.

21. Про міжнародні договори України. Закон України від 29.06.2004 № 1906-IV// Офіційний вісник України. – 2004. – № 35. – Ст. 11.
22. Про торгово-промислові палати в Україні. Закон України від 2.12.1997 № 671/97-ВР [Електронний ресурс]. – Режим доступу: <http://zakon3.rada.gov.ua/laws/show/671/97-%D0%B2%D1%80>
23. Про третейські суди. Закон України від 11.05.2004 № 1701-IV [Електронний ресурс]. – Режим доступу: <http://zakon0.rada.gov.ua/laws/show/1701-15>
24. Балюк І.А. Вирішення господарських спорів. – К., 2004. – 188 с.
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