

Syllabus of the discipline:
Legal regulation of transactions on international markets



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

Year of the study: I, Semester: 2

Number of credits ECTS: 5 Language of study: English

Course leader:

ScD (in Economics), professor, professor of the department of international law and migrations policy WUNU
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Description of the discipline

The purpose of studying the discipline «Legal regulation of transactions on international markets» is a thorough study by students of the main provisions of legal regulation of transactions on international markets, in particular the principles of international commercial contracts, the fundamental principles of international sales contracts, forms of payment, protection against violations of the contract and changed circumstances, trade terms, the basis of the contract of carriage, the risk of loss, damage or delay during the transportation of goods, the consistency of contracts of sale, transportation, insurance and financing, dispute resolution, as well as other legal aspects related to the regulation of transactions on international markets.

Course structure

Hours (lect. / prakt.cl.)	Topic	Results of the study	Tasks
2 / 1	Topic 1. Fundamentals of contractual regulation of international economic relations	Research of economic relations in the practice of international commercial turnover	Tests, questions
4 / 2	Topic 2. International Commercial Contract for ensuring international transactions.	Find out the place and role of an international commercial contract in securing international transactions	Tests, questions

4 / 2	Topic 3. General characteristics of the autonomy of the will of the parties of international commercial contracts.	To investigate the issue of autonomy of the will of the parties in the process of concluding and executing international commercial contracts.	Tests, questions
2 / 1	Topic 4. The essence of the agreement on the choice of law applicable to an international commercial contract	Familiarization with the content of the agreement on the choice of law to be applied to an international commercial contract	Tests, questions
2 / 1	Topic 5. Restriction of freedom's autonomy	Clarification of the impact of restrictions on the will of the parties on the conclusion of contracts and transactions	Tests, questions
2 / 1	Topic 6. Conflict-of-laws rules applicable to international commercial contracts, in the absence of an agreement between the parties on the choice of applicable law.	Study of the specifics of conflict-of-laws rules that can be applied to international commercial contracts, in the absence of an agreement between the parties on the choice of applicable law.	Tests, questions
2 / 1	Topic 7. Features of creating separate sources regulating international commercial contracts	Familiarization with the specifics of creating separate sources regulating international commercial contracts	Tests, questions
2 / 1	Topic 8. International (interstate) agreement as a source of regulation of international commercial contracts	Research of an international (interstate) treaty as a source of regulation of international commercial contracts	Tests, questions
2 / 1	Topic 9. Soft law as a source of regulation of international commercial contracts	Clarification of the essence of the concept of "soft law" and its role as a source of regulation of international commercial contracts	Tests, questions
2 / 1	Topic 10. Search for a unified model of legal regulation of contractual obligations in the EU.	Research of evolutionary processes for creating a unified model of legal regulation of contractual obligations in the EU.	Tests, questions
3 / 1	Topic 11. Legal Regulation of negotiations on the conclusion of an international commercial contract.	Familiarization with the legal regulation of negotiations on the conclusion of an international commercial contract.	Tests, questions
3 / 2	Topic 12. Conclusion of international commercial contracts.	Familiarization with the process of concluding international commercial contracts in the system of securing international transactions	Tests, questions

Bibliography

1. Діковська І.А. Міжнародні комерційні контракти: колізійне та матеріально-правове регулювання: навч.посібник / І.А.Діковська. К.: Алерта, 2018. 322 с.
2. *Опришко В.Ф.* Міжнародне економічне право і процес / В.Ф.Опришко. К.: Парламентське видавництво, 2019. 518 с.
3. *Чубарев В. Л.* Міжнародне економічне право : підручник / В. Л. Чубарев. К. : Юрінком Інтер, 2019. 368 с.

Evaluation policy

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

Evaluation

The final score for the course is calculated as follows:

Credit module 1	Credit module 2	Credit module 3	Overall
30%	40%	30%	100%
1. Verbal survey during classes (4 topics with 6 points – 24 points) 2. Written work – 76 points	1. Verbal survey during classes (8 topics with 4 points – 32 points) 2. Written work – 68 points	1. Writing and presentation of KPIZ – 80 points 2. Completing tasks during the training – 20 points	

Student Assessment Scale:

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