

Yaroslav Mudryi National Law University

Department of International Law

WORKING PROGRAM
of the academic discipline
« International law of treaties /
Law of international treaties"»

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

The degree of higher education – a master's degree

Field of knowledge – 08 "Law"

Specialty – 081 "Law"

The status of the academic discipline – Elective

Recruitment year – 2021

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The working program of the academic discipline «International law of treaties / Право міжнародних договорів» for students of the second (master's) level of higher education in the field of knowledge 08 "Law" specialty 081 "Law".
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1. Description of the academic discipline

The working program of the academic discipline «International law of treaties / Право міжнародних договорів» was developed in accordance with the educational and professional program "Law" of the second (master's) level of higher education in the field of knowledge 08 "Law" specialty 081 "Law".

Name of indicators	Field of knowledge, specialty, level of education	Didactic structure academic discipline	
		full-time education	distant form of education
The number of ECTS credits is 4.0	Field of knowledge - 08 "Law"	Elective	Elective
The number of modules is 3		Year of training: 2021–2022	Year of training: 2021–2022
	Specialty - 081 "Law"	semester	semester
The total number of hours is 120		1–2	1–2
Weekly hours for full-time education: classrooms – 2–4, independent work of the student - 6–8.	Level of education - second (master's)	Lectures	Lectures
		20 hours	6 hours
		Practical / seminar classes	Practical / seminar classes
		8 hours	4 hours
		Individual work	Individual work
		80 hours	110 hours
		Types of control: current control; final control of knowledge (differentiated and offset)	Types of control: current control; final control of knowledge (differentiated assessment)

Goal academic discipline – formation of knowledge about the development of the law of international treaties; codification of this industry; description of contracts; understanding the concept of an international agreement; stages of conclusion of the contract, introduction of amendments and reservations; interpretation of contracts; principles of the law of international treaties, in particular pacta sunt servanda; guarantees of contractual obligations and liability for their non-fulfillment.

Tasks:

– providing students with an idea of the contract as the main means of regulating relations in the international arena;

- study of the historical process of formation and codification of the law of international treaties;
- formation of skills and abilities to distinguish contracts from agreements, which is important in terms of the obligation to fulfill obligations by participants in international relations;
- formation of professional qualities and skills of a jurist, taking into account the latest trends in the development of the world practice of contractual relations;
- development of skills and abilities to analyze international treaties and interpret their norms;
- development of fluency in the concepts and categories of the law of international treaties;
- improving the ability to search and process scientific and regulatory information;
- analysis and legal solution of specific practical situations based on legal norms.

Prerequisites: "International Law", "European Convention for the Protection of Human Rights and Fundamental Freedoms and Legal Practice", "Law of the European Union".

Requirements: «Law of international organizations / Право міжнародних організацій», «Universal and regional systems of human rights protection / Універсальні та регіональні системи захисту прав людини».

2. Expected learning outcomes

As a result of mastering the academic discipline, the student of higher education must demonstrate the following learning outcomes:

LO-1	Demonstrate knowledge of the law of international treaties as a branch of international law.
LO-2	Demonstrate an understanding of the formation of the law of international treaties.
LO-3	Demonstrate an understanding of the principles of international treaty law .
LO-4	To characterize the main concepts of the law of international treaties.
LO-5	Characterize the process of concluding international agreements.
LO-6	Demonstrate knowledge and understanding of the form of consent to the binding force of an international treaty.

LO-7	Apply the norms of the Vienna Convention on the Law of International Treaties of 1969 regarding reservations to an international treaty.
LO-8	Describe the procedure and legal consequences entry into force of an international agreement.
LO-9	Determine the terms of validity of an international agreement.
LO-10	Determine the terms of termination and termination of an international agreement.
LO-11	Apply the principles of interpretation of international treaties.
LO-12	To analyze the peculiarities of the application of international treaties as a source of law in Ukraine.

The teaching of the academic discipline ensures the formation of general and special competences in the student of higher education and the achievement of learning outcomes determined by the standard of higher education of the relevant specialty and the educational and professional program "Law", namely:

General competencies:

GC1. Ability to abstract thinking, analysis and synthesis.

GC2. Ability to conduct research at an appropriate level.

GC3. Ability to search, process and analyze information from various sources.

GC4. Ability to adapt and act in a new situation.

GC5. The ability to communicate in a foreign language in the professional sphere, both orally and in writing.

GC6. Ability to generate new ideas (creativity).

GC7. Ability to make informed decisions.

GC9. Ability to work in an international context.

GC1.3. The ability to formulate a personal opinion and present it with evidence.

Special competencies:

SC2. Ability to analyze and evaluate the impact of the legal system of the European Union on the legal system of Ukraine.

SC4. The ability to assess the interaction of international law and international legal systems with the legal system of Ukraine.

SC5. The ability to use modern legal doctrines and principles in law-making and in the process of applying institutions of public and private law, as well as criminal justice.

SC6. The ability to justify and motivate legal decisions, to give detailed legal arguments.

SC10. The ability to make decisions in situations that require a systematic, logical and functional interpretation of legal norms, as well as an understanding of the peculiarities of the practice of their application.

SC13. The ability to convey information, ideas, the content of problems and the nature of optimal solutions to specialists and non-specialists in the field of law with proper reasoning.

SC14. The ability to independently prepare drafts of regulatory and legal acts, justify the social conditionality of their adoption, predict the results of their impact on relevant social relations.

SC1.6. Ability to demonstrate knowledge of legal technique and its applied aspects (law-making, legislative technique, technique of creating corporate acts, legal documents, systematization of legal acts, legal writing and legal terminology, etc.).

Program learning outcomes:

PLO1. Assess the nature and character of social processes and LOenomena, and demonstrate an understanding of the limits and mechanisms of their legal regulation.

PLO3. Conduct collection, integrated analysis and summarization of materials from various sources, including scientific and professional literature, databases, digital, statistical, test, and others, and check them for reliability using modern research methods.

PLO4. Make a presentation of your research on a legal topic, using primary sources and techniques of legal interpretation of complex complex problems arising from this research, argue the conclusions.

PLO5. Communicate freely in a legal foreign language (one of the official languages of the Council of Europe) orally and in writing.

PLO6. Reasonably formulate one's legal position, be able to oppose, evaluate evidence and present convincing arguments.

PLO7. Discuss complex legal problems, propose and justify options for their solution.

PLO8. Assess the reliability of information and the reliability of sources, effectively process and use information for conducting scientific research and practical activities.

PLO10. To analyze the interaction of international law and international legal systems with the legal system of Ukraine based on the awareness of the main modern legal doctrines, values and principles of the functioning of law.

PLO16. To take a productive part in the development of projects of regulatory and legal acts, to substantiate the social conditionality of their adoption, to forecast the results of their impact on relevant social relations.

PLO17. Integrate the necessary knowledge and solve complex law enforcement tasks in various spheres of professional activity.

PLO1.2. Demonstrate knowledge and understanding of globalization issues in the context of the development of modern legal systems.

PLO1.6. Demonstrate knowledge of legal technique and its applied aspects in the discourse of legal epistemology and legal practice.

3. Contents of the curriculum

Module 1. Concept and codification of the law of international treaties, concepts, content and types of international treaties.

The history of the formation of the law of international treaties and the process of codification. The concept of the law of international treaties as a field of international law. Formation of the law of international treaties. Codification of the law of international treaties. Principles of the law of international treaties. The relationship between an international treaty and international custom as sources of international law. Sources of the law of international treaties. Vienna Convention on the Law of Treaties of 1969. Vienna Convention on the Succession of States in

Treaties of 1978. Vienna Convention on the Law of Treaties between States and International Organizations or between International Organizations of 1986.

Contractual legal capacity of subjects of international law. Law subjects of international treaties. Universal contractual capacity of states. Functional contractual legal capacity of international intergovernmental organizations. Contractual capacity of the people (nation) fighting for independence and state-like entities. Agreements of administrative units and subjects of federations.

Concept, content and types of international agreements. The concept, object and subject of an international agreement. The difference between an international treaty and international agreements. The practice of naming an international agreement: "treaty", "agreement", "pact", "convention", "statute", "protocol", "concordat", etc. The form, language and structure of an international agreement. A "gentleman's" agreement. Classification of international agreements.

Module 2. Conclusion, peculiarities of operation and interpretation of an international agreement.

Conclusion of an international agreement. General characteristics of the process of concluding international agreements. Contract initiative. Clarification of powers. Persons who can conclude international agreements ex officio or by special order. Preparation of the text of the international agreement. The main organizational and legal forms of preparation of the agreed text of the contract. The difference between concluding an international agreement within the framework and under the auspices of an international organization. Establishing the authenticity of an international agreement. Signing, signing ad referendum, initialing of an international treaty. Ways of expressing consent to the binding nature of an international agreement. Signing the contract, exchanging documents making up the contract, ratifying the contract, accepting it, approving it, joining it, any other way agreed upon by the parties. Official registration of an international agreement. International treaty depository. Publication of an international agreement. Promulgation of an international agreement. The concept of a reservation to an international agreement. Legal regime of reservations to an international agreement.

The form, time and conditions of expressing reservations. Objections to reservations. Withdrawal of reservations.

Peculiarities of the operation of the international agreement. Entry into force of an international agreement. Action in time, space and across the circle of subjects of an international agreement. Temporary application of the contract until it enters into force. Peculiarities of the validity of the contract with protocols. The validity of an international agreement subject to the termination of diplomatic or consular relations. The effect of a multilateral international agreement on the condition of reducing the number of its participants. Effect of international agreements for third countries. Validity of the contract and its preservation. Invalidity of the contract. Amendments to the international agreement. Termination of international agreement. Legitimate and illegitimate grounds for termination of an international agreement. Termination of the contract due to its expiration, denunciation, violation, appearance of a new rule *jus cogens*, its execution. *Rebus sic stantibus*. Impossibility of execution of an international contract. Termination of international agreement.

Interpretation of an international agreement. Concepts, basic principles and rules of interpretation of international treaties. Statements on the interpretation of international treaties. "Autonomous" concepts in international treaties. Ways of interpreting international treaties: verbal (grammatical), logical, systematic, historical, teleological, axiological, expanding. Subjects of interpretation of international treaties. Authentic interpretation of an international agreement. Doctrinal interpretation of an international agreement.

Module 3. Execution of international agreements, succession to international agreements, international agreement as a source of Ukrainian law.

Implementation of international agreements. The concept of conscientious observance of an international agreement (*pacta sunt servanda*). The obligation to refrain from actions that make it impossible to fulfill international obligations under treaties. Reference to the norms of national law as a basis for non-performance of an international agreement. Liability for non-fulfillment of obligations under

international agreements. Grounds, types and forms of liability. Guarantees of execution of international agreements. Supervision of the implementation of international agreements. Control mechanism of international treaties. Diplomatic and legal means of ensuring the implementation of international agreements. The role of international organizations in the process of ensuring the implementation of international agreements.

Succession in relation to international agreements. The concept of legal succession of an international agreement. Cases of legal succession of states in relation to an international treaty. The specifics of international agreements on the regime of borders and territories in the case of legal succession. Succession to part of the territory. Legal succession in relation to international treaties and newly independent states. Succession in relation to international treaties in case of unification and separation of states. Succession to international treaties in modern international practice.

An international agreement as a source of Ukrainian law. The concept of an international agreement of Ukraine. Legislation of Ukraine in the field of law of international treaties. Types of international treaties of Ukraine. International agreements that can be concluded by administrative units of Ukraine, their legal force. Peculiarities of concluding international agreements under the legislation of Ukraine. The main ways of expressing consent to the binding nature of an international treaty by Ukraine. The process of ratification of an international treaty by the Verkhovna Rada of Ukraine. Law on ratification. Letter of ratification. Entry into force of the international agreement for Ukraine. Promulgation and registration of an international agreement. Translation of an international agreement. Interpretation of the international agreement by Ukraine. Implementation of international agreements by Ukraine. General supervision of the implementation of international agreements. Application of norms of international treaties as part of the national legislation of Ukraine. Correlation of norms of international treaties with other norms of Ukrainian law. International agreement and the Constitution of Ukraine. Correlation of the norms of international treaties and laws of Ukraine and

bylaws. Application of international treaties of Ukraine by courts in the administration of justice.

4. Scope and structure of the academic discipline

4.1. For students of full-time higher education

No	Date (according to the schedule)	Subjects of the training course	Number in hours			
			That's all	Including		
				Lectures	Practical classes, seminar classes, colloquiums, etc	Individual work
		Module 1. Concept and codification of the law of international treaties, concepts, content and types of international treaties				
		Topic 1. The history of the formation of the law of international treaties and the process of codification	12	2	2	8
		Topic 2. Contractual legal capacity of subjects of international law	12	2	2	8
		Topic 3. Concept, content and types of international agreements	12	2	2	8
		<i>Together</i>	36	6	6	24
		Module 2. Conclusion, peculiarities of operation and interpretation of an international				

		agreement				
		Topic 1. Conclusion of an international agreement	12	2	2	8
		Topic 2. Peculiarities of the operation of an international agreement	24	4	4	16
		Topic 3. Interpretation of an international agreement	12	2	2	8
		<i>Together</i>	48	8	8	32
		Module 3. Execution of international agreements, succession to international agreements, international agreement as a source of Ukrainian law				
		Topic 1. Implementation of international agreements	12	2	2	8
		Topic 2. Succession in relation to international agreements	12	2	2	8
		Topic 3. An international agreement as a source of Ukrainian law	12	2	2	8
		<i>Together</i>	36	6	6	24
		Total hours / ECTS credits	120/4.0	20	20	80

4.2. For applicants of higher education in distant form of study

No	Date (according to the schedule)	Subjects of the training course	Number in hours			
			Everything	Including		
				Lectures	Practical classes, seminar classes, colloquiums, etc	Individual work
		Module 1. Concept and codification of the law of international treaties, concepts, content and types of international treaties				
		Topic 1. The history of the formation of the law of international treaties and the process of codification	15	-	-	15
		Topic 2. Contractual legal capacity of subjects of international law	11	-	-	11
		Topic 3 . Concept, content and types of international agreements	15	2	-	13
		<i>Together</i>	41	2	-	39
		Module 2. Conclusion, peculiarities of operation and interpretation of an international agreement				
		Topic 1. Conclusion of an international agreement	11	2	2	7
		Topic 2.	24	-	-	24

		Peculiarities of the operation of an international agreement				
		Topic 3. Interpretation of an international agreement	11	-	-	11
		<i>Together</i>	46	2	2	42
		Module 3. Execution of international agreements, succession to international agreements, international agreement as a source of Ukrainian law				
		Topic 1. Implementation of international agreements	11	2	2	7
		Topic 2. Succession in relation to international agreements	11	-	-	11
		Topic 3. An international agreement as a source of Ukrainian law	11	-	-	11
		<i>Together</i>	33	2	2	29
		Total hours / ECTS credits	120/4.0	6	4	110

5. Forms of pedagogical control and assessment tools learning outcomes

Evaluation of the results of mastering the academic discipline «International law of treaties / Право міжнародних договорів» provides for current and final control and is carried out on the basis of a cumulative point-rating system.

Current knowledge control includes:

– quality control of students' assimilation of the program material of the academic discipline in practical classes using the following means: oral/written survey, express survey, solving practical tasks, participating in the development of a case, preparing a presentation, essay, abstract, etc. The current control is aimed at checking the level of the student's preparation in studying the current material. In the course of the practical session, the student can receive an assessment on a four-point scale (0, 3, 4, 5) ;

– quality control of the students' assimilation of the program material of the academic discipline, which is carried out at the end of the modules in the form of testing.

An obligatory form of independent work of students is the preparation of a final written work. The maximum number of points based on the results of the defense of the final written work is 20 points.

The form of *final control of the* knowledge of higher education students in an academic discipline is a differentiated assessment. Minimum number of points to receive differentiated assessment – 60 points.

Distribution of points between forms of organization of the educational process and types of control measures:

Current control							Final assessment of knowledge (differentiated assessment)
Module No. 1		Module No. 2		Module No. 3		Independent work of students	
p/l	test	p/l	test	p/l	test		
max 8	max 10	max 20	max 10	max 12	max 20	max 20	max 100

6. Criteria for evaluating learning outcomes

Type of control	Scores	Criteria (for each assessment)
Current control in a practical session	Max 4	Excellent assimilation of educational material on the topic, some minor shortcomings are possible.
	3	Good assimilation of the material on the topic, but there are some mistakes.
	2	Satisfactory level of assimilation of the material, a significant number of errors.
	Min 0	Unsatisfactory level of assimilation of the material.
Testing	Max (1, 2 module) 10, (3 module) 20	The results are determined by the number of correct answers to the test questions.
Individual final written work	Max 20	The work is designed in accordance with the requirements of the department. The work does not contain methodological errors, there are references to sources and own conclusions. In the defense, in-depth knowledge of the topic is demonstrated, as well as proof of conclusions, positions, classifications, etc.
	15	The work is designed in accordance with the requirements of the department. The work contains minor methodological errors, there are references to sources, there are own conclusions. During the defense, sufficient knowledge of the topic is demonstrated, as well as proof of conclusions, positions, classifications, etc.
	10	The work is designed in accordance with the requirements of the department, but with minor errors. The work contains methodological and content errors, there are references to sources, there are own conclusions. During the defense, sufficient knowledge of the topic was demonstrated, but there were problems with the argumentation of individual concepts and judgments in the work, the proof of conclusions.
	5	The work was prepared with errors and violations of cathedral requirements regarding the form of work. The work contains methodological and substantive errors, an insufficient number of sources were used to substantiate the research and conclusions. During the defense, difficulties arose regarding the disclosure of the content of the topic, providing arguments regarding individual provisions of the work and the validity and provenance of the conclusions.
	Minimum 0	The work is improperly designed, without references to sources, and contains methodological errors. During the defense, the author of the work cannot demonstrate knowledge of the chosen topic, provide arguments for concepts and perform information analysis. The work was performed in violation of the requirements of academic integrity.
Differentiated assessment	100	1. Comprehensive, systematic and deep knowledge of the material provided by the curriculum of the academic discipline, including orientation in the main scientific doctrines and concepts of the academic discipline.

		<p>2. Learning the main and additional literature recommended by the department.</p> <p>3. Ability to independently replenish knowledge of the academic discipline and use the acquired knowledge in practical work.</p>
counted	90	<p>1. Complete knowledge of the material provided by the curriculum of the academic discipline.</p> <p>2. Mastering the basic literature and getting to know the additional literature recommended by the department.</p> <p>3. Ability to independently replenish knowledge of the discipline, understanding its importance for practical work.</p>
	85	<p>1. Sufficiently complete knowledge of the material provided by the program of the academic discipline, in the absence of significant errors in the answer.</p> <p>2. Learning the basic literature recommended by the department.</p> <p>3. Ability to independently replenish knowledge of the discipline, understanding its importance for practical work.</p>
	75	<p>1. Knowledge of the basic material provided by the curriculum of the academic discipline, in an amount sufficient for further study and future work in the profession.</p> <p>2. Learning the basic literature recommended by the department.</p> <p>3. Errors and significant inconsistencies in the answer to the assessment if there is knowledge to eliminate them independently or with the help of the teacher.</p>
	70	<p>1. Knowledge of the basic material provided by the curriculum of the academic discipline, in an amount sufficient for further study and future work in the profession.</p> <p>2. Acquaintance with the basic literature recommended by the department.</p> <p>3. Errors in the answer to the test in the presence of knowledge to eliminate the most significant errors with the help of the teacher.</p>
	60	<p>1. Gaps in knowledge of certain parts of the main material provided by the curriculum of the academic discipline.</p> <p>2. The presence of errors in answering questions on the test.</p>
not counted	55	<p>1. Lack of knowledge of a significant part of the main material provided by the program of the academic discipline.</p> <p>2. Impossibility to continue studying or carry out professional activities without passing a repeated course in this discipline.</p>

***7. Pedagogical control for students of higher education
full-time / distant form of study***

Scale of final pedagogical control

Rating according to the ECTS scale	Definition	Rating on a national scale for credit	Rating on a 100-point scale used at NYU
AND	Excellent - Excellent execution, with only a small number of errors	counted	90 - 100

IN	Very good - above average with a few errors		80-89
WITH	Good - generally correct work with a number of minor errors		75-79
D	Satisfactory - not bad, but with a significant number of shortcomings		70-74
IS	Sufficient – performance meets minimum criteria		60-69
FX	Unsatisfactory - work needs to be done before rewriting	not counted	35-59
F	Unsatisfactory - serious further work is required, a mandatory repeat course		0 - 34

8 . Educational, methodical and information support academic discipline

Normative and legal acts

1. Vienna Convention on the Law of International Treaties dated May 23, 1969. URL: https://zakon.rada.gov.ua/laws/show/995_118#Text
2. Vienna Convention on the Law of Treaties between States and International Organizations or between International Organizations dated March 21, 1986. URL: https://zakon.rada.gov.ua/laws/show/995_a04#Text
3. Vienna Convention on the Succession of States to Treaties dated August 23, 1978. URL: https://zakon.rada.gov.ua/laws/show/995_185#Text
4. Vienna Convention on the Succession of States Regarding State Property, State Archives and State Debts dated April 8, 1983. URL: https://zakon.rada.gov.ua/laws/show/995_072#Text
5. Vienna Convention on Diplomatic Relations dated April 18, 1961. URL: https://zakon.rada.gov.ua/laws/show/995_048#Text
6. Declaration on the principles of international law relating to friendly relations and cooperation between states in accordance with the UN Charter dated October 24, 1970. URL: https://zakon.rada.gov.ua/laws/show/995_569#Text
7. European Convention on the Protection of Human Rights and Fundamental Freedoms dated November 4, 1950. URL: https://zakon.rada.gov.ua/laws/show/995_004#Text

8. Universal Declaration of Human Rights dated December 10, 1948. URL: https://zakon.rada.gov.ua/laws/show/995_015#Text
9. Convention on the Prevention of the Crime of Genocide and its Punishment dated December 9, 1948. URL: https://zakon.rada.gov.ua/laws/show/995_155#Text
10. Lisbon Agreement dated 17.12.2007 URL: <http://eur-lex.europa.eu/legal-content/EN/TXT/HTML/?uri=CELEX:12007L/TXT&from=EN>
11. International Convention on the Elimination of All Forms of Racial Discrimination dated December 21, 1965. URL: https://zakon.rada.gov.ua/laws/show/995_105#Text
12. International Covenant on Civil and Political Rights dated December 16, 1966. URL: https://zakon.rada.gov.ua/laws/show/995_043#Text
13. On international treaties of Ukraine: Law of Ukraine dated June 29, 2004 No. 1906-IV. URL: <https://zakon.rada.gov.ua/laws/show/1906-15#Text>
14. Resolution of the UN General Assembly "Reservations to Multilateral Conventions – Convention on the International Maritime Consultative Organization" No. 1452 (XIV) dated 07.12.1959 URL: [http://legal.un.org/docs/index.asp?symbol=A/RES/1452\(XIV\)&referer=http://legal.un.org/ilc/guide/1_6.shtml&Lang=R](http://legal.un.org/docs/index.asp?symbol=A/RES/1452(XIV)&referer=http://legal.un.org/ilc/guide/1_6.shtml&Lang=R)
15. Resolution of the UN General Assembly "Reservations to Multilateral Conventions" No. 598 (VI) dated January 12, 1952. URL: [http://legal.un.org/docs/index.asp?symbol=A/RES/598\(VI\)&referer=http://legal.un.org/ilc/guide/1_6.shtml&Lang=R](http://legal.un.org/docs/index.asp?symbol=A/RES/598(VI)&referer=http://legal.un.org/ilc/guide/1_6.shtml&Lang=R)
16. UN General Assembly Resolution A/RES/68/262 "Territorial integrity of Ukraine" dated March 27, 2014. URL: <https://documents-dds-ny.un.org/doc/UNDOC/GEN/N13/455/19/PDF/N1345519.pdf?OpenElement>
17. The Rome Statute of the International Criminal Court dated July 17, 1998. URL : https://zakon.rada.gov.ua/laws/show/995_588#Text
18. Charter of the United Nations Organization dated June 26, 1945. URL: https://zakon.rada.gov.ua/laws/show/%20995_010#Text

19. Statute of the Council of Europe dated May 5, 1949. URL: https://zakon.rada.gov.ua/laws/show/994_001#Text

20. 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, dated June 27, 2014. URL: https://zakon.rada.gov.ua/laws/show/984_011/paran2820#n2820

21. Application of the International convention for the suppression of the financing of terrorism and of the International convention on the elimination of all forms of racial discrimination (Ukraine v. Russian Federation). International Court of Justice. Order of 19 April 2017. URL: <http://www.icj-cij.org/docket/files/166/19394.pdf>

22. Application of the International Convention on the Elimination of All Forms of Racial Discrimination (Georgia v. Russian Federation). International Court of Justice. 12 August 2008. URL: <http://www.icj-cij.org/docket/files/140/14657.pdf>

23. Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Croatia v. Serbia). International Court of Justice. 02 July 1999. URL: <http://www.icj-cij.org/docket/files/118/7125.pdf>

24. Maritime Delimitation in the Black Sea (Romania v. Ukraine). International Court of Justice. 16 September 2004. URL: <http://www.icj-cij.org/docket/files/132/1697.pdf>

25. Reservations to the Convention on the prevention and punishment of the crime of genocide. International Court of Justice Advisory Opinion of 28 May 1951. URL: <http://www.icj-cij.org/docket/index.LOp?sum=276&p1=3&p2=4&case=12&p3=5>

Basic literature

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I.I. Lukashuk Modern law of international treaties. In 2 vols. Volume II. Effect of international agreements: Russia. Acad. Sciences, Institute of State and Law. Moscow: Walters Kluwer, 2006. 496 p.

4. Merezhko O.O. Law of international treaties: modern problems of theory and practice: monograph. Kyiv: Takson, 2002. 344 p.

5. International law: education. manual / edited by M.V. BuromenSCyi. Kyiv: Yurinkom Inter, 2005. 336 p.

6. Perevezentsev O.Yu. International legal regulation of the institute of legal succession of states in relation to international treaties. Kyiv: Znannia, 2007. 262 p.

7. Guide to international agreements. URL: http://www.un.org/ru/documents/decl_conv/treaty_handbook.pdf

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TWIRPX electronic library – <http://www.twirpx.com/>

V.I. VernadSCy National Library of Ukraine – <http://www.nbuv.gov.ua/>

The official website of the Verkhovna Rada of Ukraine is – <http://rada.gov.ua/main/c/stru3/spi>

The official website of the European Union is <http://europa.eu/>

The official website of the European Court of Human Rights – <http://www.echr.coe.int/Pages/home.aspx?p=home>

The official website of the UN International Court of Justice – <http://www.icj-cij.org>

The official website of the Organization for Security and Cooperation in Europe – <http://www.osce.org/>

The official website of the United Nations is <http://www.un.org/>

The official website of the North Atlantic Treaty Organization is <http://www.nato.int/>

The official website of the Council of Europe – <http://hub.coe.int/ru/>

"Project Avalon" – Yale University's collection of international treaties – <http://avalon.law.yale.edu>

Ukrainian journal of international law – <http://jusintergentes.com.ua/index.LOp?lang=uk>

European Journal of International Law – <http://www.ejil.org/archives.LOp>

Glossary of terms relating to Treaty actions – https://treaties.un.org/pages/overview.aspx?path=overview/glossary/page1_en.xml

UN Treaty Collection – <https://treaties.un.org/pages/Home.aspx?clang=en>

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