

**Ministry of Education and Science of Ukraine**

**Yaroslav Mudryi National Law University**

European Union Law Department

**S Y L L A B U S**

**of the academic discipline**

**“European Private International Law”**

**Level of higher education** – the second (master's) degree

**Degree of higher education** - Master

**Field of knowledge** - 29 “International relations”

**Speciality** - 293 “International Law”

**Discipline status:** compulsory

**Year of enrollment** - 2022

Kharkiv - 2022

**Syllabus of the discipline “European Private International Law”** for students of the second (master's) level of higher education in the field of knowledge 29 “International Relations” of the speciality 293 “International Law”. Kharkiv: Yaroslav Mudryi National Law University, 2022. 20 p.

Developer:

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Approved at the meeting of the EU Law Department

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## Information about the lecturer

<b>Title of the course</b>	Legal Regulation of the EU Internal Market
<b>Status of the course</b>	обов'язкова
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<b>On-line tutorials</b>	Zoom conference: 5803725912, код доступу: W162Xa

## Abstract of the academic discipline

The essence and peculiarities of the legal regulation of civil-legal relations of an international nature within the internal market of the European Union in the conditions of deepening regional integration and the evolution of the competence of the EU introduced by the Amsterdam Treaty of 1997 are revealed.

Both the main legal institutions of private international law and the harmonized norms of private international law of the European Union are considered, covering such issues as: the law applicable to contractual obligations; law applicable to non-contractual obligations; insolvency; activities of companies; property rights and intellectual property; personal rights, status and family relations; succession; procedures for collecting claims abroad (European Enforcement Order and European Small Claims Procedure) and legal assistance in the field of service of documents, obtaining evidence and access to justice. The role of regulations and directives on certain issues affecting the application of European norms of private international law, as well as international conventions to which member states are parties and which affect the application of European norms of private international law, is revealed; the importance of general principles of European law, such as the concept of citizenship, the protection of fundamental rights, the role of public order and the superiority of imperative norms over mandatory provisions.

## 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 the 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;

***Educational discipline in the structure of the educational and professional program. Interdisciplinary connections***

**Prerequisites:** Legal regulation of the EU internal market, European Union law and its system. Protection of rights at the European Court of Human Rights.

**Corequisites:** WTO Law, Tax Law, International Tax Law.

**Postrequisites:** EU corporate law and governance, European Union competition (antitrust) law, European Internet law, International intellectual property law, Legal aspects of e-commerce.

***Expected learning outcomes of a higher education student***

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

LO-1. Demonstrate knowledge of key concepts, principles, theories and doctrines, the history and stages of development of the science of international private law, the doctrine of the conflict of law rule, the conditions of application of foreign law.

LO -2. Demonstrate knowledge of the specifics of the subject, principles, sources of European private international law, its systemic and structural structure.

LO -3. Demonstrate knowledge and understanding of the status of natural persons as subjects of European private international law, criteria for determining legal personality and conditions for determining the applicable law.

LO -4. Characterize the legal status and peculiarities of determining the nationality of a legal entity, demonstrate the ability to determine the conditions of legal capacity and legal capacity of a foreign legal entity and the choice of law applicable to insolvency proceedings.

LO -5. Understand and demonstrate knowledge of general provisions on international jurisdiction in European private international law.

LO -6. Demonstrate knowledge of the peculiarities of the legal regulation of contractual obligations, the peculiarities of the conflict of laws regulation and the conditions of application of the "Rome I" Regulation.

LO -7. Characterize the peculiarities of the regulation of non-contractual obligations in European private international law, demonstrate the ability to

determine the place of damage and the scope of the law applicable to obligations to cause damage.

LO -8. Demonstrate knowledge of conflicts of ownership issues in private international law, determination of international jurisdiction in the protection of property rights and other property rights, and understanding of the territorial nature of intellectual property.

LO -9. Demonstrate knowledge of the peculiarities of the legal regulation of marital and family relations in European private international law, the legal status of same-sex relations and conflict aspects of divorce.

LO -10. Demonstrate knowledge of the main approaches to the regulation of inheritance relations in European private international law, the peculiarities of real estate inheritance and the application of European rules in the field of legal succession.

LO -11. To characterize the current problems of the modern development of international procedural law, to single out directions of harmonization of the European civil process.

LO -12. To demonstrate the ability to solve complex specialized problems that arise during the application of harmonized norms of the European Union to legal relations complicated by a foreign element.

## STRUCTURE OF THE DISCIPLINE

**for full-time students**

№	Classroom classes (contact)		Independent work (in hours)
	Topics of lectures	Topics of practical training	
1.	The doctrine of private international law.	The doctrine of private international law.	100
2.	General characteristics of European private international law.	General characteristics of European private international law.	
3.	Individuals as subjects of European private international law.	Individuals as subjects of European private international law.	
4.	Legal entities in European private international law.	Legal entities in European private international law.	
5.	General provisions on international jurisdiction in European private international law.	General provisions on international jurisdiction in European private international law.	
6	Contractual obligations in European private international law.	Contractual obligations in European private international law.	
7	Non-contractual obligations in European private international law.	Non-contractual obligations in European private international law.	
8	Ownership in European private international law.	Ownership in European private international law.	
9	Marriage and family relations in European private international law.	Marriage and family relations in European private international law.	
10	Regulation of hereditary relations in European private international law.	Regulation of hereditary relations in European private international law.	
11	Unified European civil process. Recognition and enforcement of judgments in European private international law.	Unified European civil process. Recognition and enforcement of judgments in European private international law.	



**for part-time student**

№	Classroom classes (contact)		Independent work (in hours)
	Topics of lectures	Topics of practical training	
1.	General characteristics of European private international law.	General characteristics of European private international law.	138
2.	Contractual obligations in European private international law.	Contractual obligations in European private international law.	
3.	Non-contractual obligations in European private international law.	Non-contractual obligations in European private international law.	
4.	Ownership in European private international law.	Ownership in European private international law.	

**Independent work of students**

Independent work of students is carried out in the following forms:

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;
- other forms of work.

Tasks and methodical recommendations for independent work are given in Methodical materials for the study discipline "European Private International Law" for students of the second (master's) level of higher education in the field of

knowledge, field of knowledge 29 "International Relations", specialty 293  
"International Law".

*Educational, methodological and information support of the study  
discipline*

*Legal acts and international agreements*

1. Constitution of Ukraine. Information of the Verkhovna Rada of Ukraine. 1996. No. 30. Art. 141. URL: <https://zakon.rada.gov.ua/laws/show/254%D0%BA/96-%D0%B2%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%20INIT>

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](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.

7. On the principles of domestic and foreign policy of Ukraine: Law of Ukraine No. 2411-VI dated 07/01/2010. Verkhov. Council of Ukraine. 2010. No. 40. Art. 527.

8. Agreement on partnership and cooperation between Ukraine and the European Communities and their member states dated June 14, 1994. Official. release of Ukraine. 2006. No. 24. Art. 1794.

9. About the Government Office for European and Euro-Atlantic Integration: Resolution of the Cabinet of Ministers of Ukraine dated August 13, 2014 No. 346. Official. release of Ukraine. 2014. No. 66. Art. 67.

10. Action plan "Ukraine - European Union" dated February 21, 2005. URL: [http://zakon2.rada.gov.ua/laws/show/994\\_693](http://zakon2.rada.gov.ua/laws/show/994_693)

11. Agenda of the Ukraine-EU association for the preparation and promotion of the implementation of the Association Agreement / International document No. 994-990 dated 16.06.2009. URL: [http://zakon2.rada.gov.ua/laws/show/994\\_990](http://zakon2.rada.gov.ua/laws/show/994_990)

12. Agreement on free trade between Ukraine and EFTA states of June 24, 2010. Official. release of Ukraine. 2012. No. 1(54). Art. 227.

13. Agreement between the European Union and Ukraine on the determination of the general scheme of Ukraine's participation in the European Union's crisis management operations dated June 13, 2005. Official. release of Ukraine. 2008. No. 24. Art. 726.

14. Agreement on the establishment of the Energy Community dated October 25, 2005. Official. release of Ukraine. 2011. No. 1. Art. 1.

15. Protocol to the Agreement on Partnership and Cooperation between Ukraine and the European Communities and their Member States on the Framework Agreement between Ukraine and the European Union on the General Principles of Ukraine's Participation in Union Programs dated November 22, 2010. Official. release of Ukraine. 2011. No. 92. Art. 3360.

16. Regulation (EU) 1215/2012 of 12 December 2012 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters (recast). (Brussels I-bis regulation). URL: <https://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2012:351:0001:0032:en:PDF>

17. Regulation 2019/1111 of 25 June 2019 on jurisdiction, the recognition and enforcement of decisions in matrimonial matters and the matters of parental

responsibility, and on international child abduction (recast), known as the Brussels IIter Regulation. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32019R1111&from=EN>

18. Regulation 1259/2010 of 20 December 2010 implementing enhanced cooperation in the area of the law applicable to divorce and legal separation (Rome III). URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32010R1259&from=EN>

19. Regulation 593/2008 of 17 June 2008 on the law applicable to contractual obligations (Rome I). URL: <https://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2008:177:0006:0016:EN:PDF>

20. Regulation 864/2007 of 11 July 2007 on the law applicable to non-contractual obligations (Rome II). URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32007R0864&from=EN>

21. Regulation 2015/848 of 20 May 2015 on insolvency proceedings (recast). URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32015R0848&from=en>

22. Regulation 4/2009 of 18 December 2008 on jurisdiction, applicable law, recognition and enforcement of decisions and cooperation in matters relating to maintenance obligation. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32009R0004&from=EN>

23. Regulation 650/2012 of 4 July 2012 on jurisdiction, applicable law, recognition and enforcement of decisions and acceptance and enforcement of authentic instruments in matters of succession and on the creation of a European Certificate of Succession. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32012R0650&from=EN>

24. Regulation 2016/1103 of 24 June 2016 implementing enhanced cooperation in the area of jurisdiction, applicable law and the recognition and enforcement of decisions in matters of matrimonial property regime. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32016R1103&from=EN>

25. Regulation 2016/1104 of 24 June 2016 implementing enhanced cooperation in the area of jurisdiction, applicable law and the recognition and enforcement of decisions in matters of the property consequences of registered partnerships. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32016R1104&from=EN>

26. Directive 2008/52/EC of 21 May 2008 on certain aspects of mediation in civil and commercial matters. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32008L0052&from=EN>

27. Regulation 606/2013 of 12 June 2013 on mutual recognition of protection measures in civil matters. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32013R0606&from=EN>

28. Regulation 2020/1784 of 25 November 2020 on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters (service of documents) (recast) URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32020R1784&from=EN>

29. Regulation 2020/1783 of 25 November 2020 on cooperation between the courts of the Member States in the taking of evidence in civil or commercial matters (taking of evidence) (recast) URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32020R1783&from=EN>

30. Regulation 861/2007 of 11 July 2007 establishing a European Small Claims Procedure URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32007R0861&from=EN>

31. Regulation 1896/2006 of 12 December 2006 creating a European order for payment procedure. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32006R1896&from=EN>

32. Regulation 805/2004 of 21 April creating a European Enforcement Order for uncontested claims. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32004R0805&from=EN>

33. Regulation 655/2014 of 15 May 2014 establishing a European Account Preservation Order procedure to facilitate cross-border debt recovery in civil and commercial matters URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32014R0655&from=EN>

34. Convention of 30 October 2007 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters (Lugano I Convention) URL: [https://eur-lex.europa.eu/legalcontent/EN/TXT/HTML/?uri=CELEX:22007A1221\(03\)&from=EN](https://eur-lex.europa.eu/legalcontent/EN/TXT/HTML/?uri=CELEX:22007A1221(03)&from=EN)

35. Convention on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters, signed in Lugano on 30 October 2007 EXPLANATORY REPORT by Professor Fausto Pocar (Holder of the Chair of International Law at the University of Milan). URL: [https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:52009XG1223\(04\)&from=EN](https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:52009XG1223(04)&from=EN)

36. Protocol of 23 November 2007 on the law applicable to maintenance obligations. URL: [https://eur-lex.europa.eu/legalcontent/EN/TXT/PDF/?uri=OJ:JOL\\_2009\\_331\\_R\\_0017\\_01&from=HR](https://eur-lex.europa.eu/legalcontent/EN/TXT/PDF/?uri=OJ:JOL_2009_331_R_0017_01&from=HR)

37. The Convention of 23 November 2007 on the International Recovery of Child Support and Other Forms of Family Maintenance (HCCH 2007 Child Support Convention) URL: <https://www.hcch.net/en/instruments/conventions/full-text/?cid=131>

38. The Convention of 5 October 1961 on the Conflicts of Laws Relating to the Form of Testamentary Dispositions (HCCH 1961 Form of Wills Convention) URL: <https://assets.hcch.net/docs/b67e23f7-bcf7-4cc6-aea9-26ea825c56c4.pdf>

39. The Convention of 5 October 1961 Abolishing the Requirement of Legalisation for Foreign Public Documents (HCCH 1961 Apostille Convention) URL: <https://assets.hcch.net/docs/b12ad529-5f75-411b-b523-8eebe86613c0.pdf>

40. The Convention of 15 November 1965 on the Service Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters (HCCH 1965 Service Convention) URL: <https://assets.hcch.net/docs/f4520725-8cbd-4c71-b402-5aae1994d14c.pdf>

41. The Convention of 18 March 1970 on the Taking of Evidence Abroad in Civil or Commercial Matters (HCCH 1970 Evidence Convention) URL: <https://assets.hcch.net/docs/dfed98c0-6749-42d2-a9be-3d41597734f1.pdf>

42. The Convention of 25 October 1980 on the Civil Aspects of International Child Abduction (HCCH 1980 Child Abduction Convention) URL: <https://assets.hcch.net/docs/e86d9f72-dc8d-46f3-b3bf-e102911c8532.pdf>

43. The Convention of 1 July 1985 on the Law Applicable to Trusts and on their Recognition (HCCH 1985 Trusts Convention) URL: <https://assets.hcch.net/docs/8618ed48-e52f-4d5c-93c1-56d58a610cf5.pdf>

44. The Convention of 29 May 1993 on Protection of Children and Co-operation in Respect of Intercountry Adoption (HCCH 1993 Adoption Convention) URL: <https://www.hcch.net/en/instruments/conventions/full-text/?cid=69>

45. United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards (New York, 10 June 1958) URL: <https://www.newyorkconvention.org/english>

46. European Convention on International Commercial Arbitration, Geneva, 21 April 1961 URL: [https://treaties.un.org/doc/Treaties/1964/01/19640107%2002-01%20AM/Ch\\_XXII\\_02p.pdf](https://treaties.un.org/doc/Treaties/1964/01/19640107%2002-01%20AM/Ch_XXII_02p.pdf)

### *Literature*

#### *Basic literature*

1. International private law: textbook. for students law higher education closing / V. A. Bigun, E. M. Bilousov, I. M. Zhukov; under the editorship Prof. V.P. Zhushman and Assoc. I. A. Shumilo. — Kh.: Pravo, 2015. — 320 p.

2. International private law: education. manual / I. I. Kylimnyk, A. M. Brovdiy; Kharkiv. national urban unit farm named after O. M. Beketova; Kharkiv: XNUMX named after O. M. Beketova, 2018. – 111 p.

3. Fedyniak G. S., Fedyniak L. S. International private law: a textbook. Kind. 8th, pereobl. and added Kyiv: Alerta, 2021. 524 p.



4. Private international law: research in common law countries: a guide,
5. Dovgert A.S., Korotkyi T.R., Handel N.V., Vyhovskyi O.I., Ponomaryev V.V., Phoenix, 2017, 132
6. Vyshnovetska S. V., Korneev Yu. V. International private law: Education. manual K.: Center for Educational Literature, 2019. 164 p.
7. Kylimnyk I. I. International private law: teaching. manual. Kharkiv. national city university farm named after O. M. Beketova; Kharkiv: XNUMX named after O. M. Beketova, 2018. 111 p.
8. Yakovyuk I. V. The Law of the European Union: Basic Theory: Textbook. Kh.: Pravo Publishing House, 2021. 360 p
9. Alan Dignam and John Lowry. Company Law (12 th edn), Oxford University Press, 2022, 576
10. Lee Roach. Company Law (2 th edn), Oxford University Press, 2022, p. 832.
11. Nicola de Luca. European Company Law: Text, Cases and Materials (2 th edn), Cambridge University Press, 2021, 598 p.

*Internet resources:*

- Official website of the EU. URL: <http://europa.eu.int>
- European Parliament. URL: <https://www.europarl.europa.eu/portal/en>
- Council of the EU. URL: [www.consilium.europa.eu](http://www.consilium.europa.eu)
- The European Commission. URL: [ec.europa.eu](http://ec.europa.eu)
- Court of the EU. URL: <http://curia.europa.eu/>
- European Accounting Chamber. URL: [eca.europa.eu](http://eca.europa.eu)
- European Central Bank. URL: [www.ecb.int](http://www.ecb.int)
- Information about the legislative process on the official website of the EU. URL: [http://europa.eu/eu-law/decision-making/procedures/index\\_en.htm](http://europa.eu/eu-law/decision-making/procedures/index_en.htm)
- Database of EU legislation. URL: <http://eur-lex.europa.eu/en/index.htm>
- The official platform for the public who want to participate in the EU legislative process. URL: [http://ec.europa.eu/yourvoice/consultations/index\\_en.htm](http://ec.europa.eu/yourvoice/consultations/index_en.htm)

Center of official documentation of the EU. URL: [publications.europa.eu](http://publications.europa.eu)  
Catalogs. URL: [www.europa.eu.int/libraries](http://www.europa.eu.int/libraries)  
European space. URL: <https://euprostitir.org.ua/>  
European External Action Service. URL: <http://www.eeas.europa.eu/>  
Representation of the EU in Ukraine. URL:  
[https://www.eeas.europa.eu/delegations/ukraine\\_uk?s=232](https://www.eeas.europa.eu/delegations/ukraine_uk?s=232)  
European integration portal. URL: <https://eu-ua.kmu.gov.ua/>  
Acts of the *acquis communautaire* translated into Ukrainian. URL:  
[https://centraljust.gov.ua/ndd/european\\_integration/law\\_network/translation\\_act/acts\\_of\\_translation](https://centraljust.gov.ua/ndd/european_integration/law_network/translation_act/acts_of_translation)

### *SEEMC*

Standardized electronic educational and methodological complex of the Department of Law of the European Union. URL:  
<https://library.nlu.edu.ua/senmk/itemlist/category/623-kafedra-pravayevropeiskoho-soiuzu.html>

### **Requirements of the teacher**

Applicants of higher education *must*: regularly attend lectures and practical classes; systematically and actively work on them; convincingly present arguments when solving tasks; qualitatively perform written tasks, control and independent work, etc. Practical classes missed for valid reasons can be made up after prior agreement with the teacher.

Applicants of higher education are *recommended to*: participate in scientific conferences, competitions of scientific works, the work of the scientific circle of the department, moot-courts, prepare theses of scientific reports, etc.

*A mandatory requirement is* for students of higher education to comply with the norms of the "Code of Academic Ethics of the Yaroslav the Wise National Law University" ([https://nlu.edu.ua/files/norm\\_doc/kodeks\\_academichnoyi\\_etyky.pdf](https://nlu.edu.ua/files/norm_doc/kodeks_academichnoyi_etyky.pdf)).

During classroom classes, it is allowed to use gadgets only for educational purposes (for example, to view lecture presentations). It is allowed to use laptops and tablets for keeping lecture notes and tracking the necessary information.

### **Control measures**

Evaluation of the results of learning the educational discipline "European private international law" provides for current and final control and is carried out on the basis of a cumulative point-rating system.

***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 portfolio of the practice of the Court of the European Union, preparation and defense of an essay or essay at 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*** (preparation of a presentation, essay, abstract; 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 the knowledge of students of higher education in the academic discipline is an exam, which is evaluated on a scale from 0 to 60 points. The minimum evaluation of the results of the current control and independent work, for which a student is admitted to the exam, is 25 points.

***The scale of final pedagogical control:***

<b>Assessment on the ECTS scale</b>	<b>Description</b>	<b>Grade under the national system of assessment</b>	<b>Grade under 100-grades scale of the NLU</b>
<b>A</b>	Excellent - excellent performance, with only a few errors	5	90 – 100
<b>B</b>	<b>Very good</b> - above average with a few errors	4	80 - 89
<b>C</b>	<b>Good</b> - generally correct work with a number of minor errors		75 - 79
<b>D</b>	<b>Satisfactory</b> - not bad, but with a significant number of shortcomings	3	70 - 74
<b>E</b>	<b>Sufficient</b> - performance meets the minimum criteria		60 - 69
<b>FX</b>	<b>Unsatisfactory</b> - you need to work on it before retaking it	2	35 – 59
<b>F</b>	<b>Unsatisfactory</b> - serious further work is required, a repeat course is mandatory		0 – 34