

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

European Union Law Department

**WORK PROGRAMME
OF ACADEMIC DISCIPLINE
« EUROPEAN INTERNET LAW »**

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

Degree of higher education – master

Field of knowledge – 29 «International Relations»

Speciality – 293 «International Law»

Discipline status – optional

Recruitment year – 2022

Kharkiv 2022

Work programme of academic discipline " European Internet Law " for students of higher education of the second (master's) level of higher education in the field of knowledge 29 "International Relations" speciality 293 "International Law". Kharkiv: Yaroslav Mudryi National Law University of Ukraine, 2022. 30 p.

Developer:

Ihor Mykolayovych Zhukov - Associate Professor of the Department of Law of the European Union, Candidate of Legal Sciences, Associate Professor
Tragnyuk Olesya Yanivna - Associate Professor of the Department of Law of the European Union, Candidate of Legal Sciences, Professor

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The head of the department – Yakovyuk Ivan Vasyliovych, Doctor of Legal Sciences, Professor, Professor

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The head of the department – Komarova Tetyana Vyacheslavivna, Doctor of Legal Sciences, Professor, Professor

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1. Description of the academic discipline

The work programme of academic discipline "European Internet Law" was developed in accordance with the educational and professional programme "International Law" of the second (master's) level of higher education in the field of knowledge 29 "International Relations" speciality 293 "International Law".

Name of indicators	Field of knowledge, speciality, level of education	Didactic structure of the educational discipline	
		full-time education	part-time of education
Number of ECTS credits - 4.0	Field of knowledge - 29 "International Relations" Speciality - 293 "International Law" Level of education - second (master's)	optional	optional
The number of modules - 2		Recruitment year: 2022-2023	Recruitment year: 2022-2023
		semester	semester
The total number of hours - 120		2	2
Weekly hours for full-time education: classrooms – 2-4, independent work of the student - 6 - 8.		Lectures	Lectures
		18 hours	6 hours
		Practical / seminar classes	Practical / seminar classes
		20 hours	4 hours
		Independent work	Independent work
		82 hours	110 hours
	Types of control: current control; final control of knowledge (credit)	Types of control: current control; final control of knowledge (credit)	

The purpose of the educational discipline "European Internet Law" is to form a system of scientific knowledge in the field of legal regulation of relations with the use of digital technologies; develop basic abilities and skills in the implementation of legal norms that regulate the activities of various subjects (public and private law and management) in the information environment; activate analytical activities of higher education students, conducting research work in the field of legal regulation of relations that develop within the digital society within the framework of the European Union.

Tasks:

- acquisition by students of theoretical knowledge developed by legal science in the field of legal regulation of relations on the Internet;

- mastering the regulatory material that is the result of law-making activities of various subjects of social relations in the field of digital technologies in the European Union;

- determination of current directions of legal regulation of social relations, which are related to the provision of cross-border services in network and information systems, in particular, within the borders of the internal market of the European Union;

- familiarization with the issues of determining jurisdiction and applicable law in the regulation of relations on the Internet, with the practice of the EU Court regarding disputes that arise between subjects of relations in cyberspace;

- determination of trends in the development of legal regulation in the field of electronic government;

- mastering the regulatory material, in particular EU legislation, in the field of legal regulation of the status, competence and functions of various participants in relations on the Internet;

- development of skills and abilities to apply norms that regulate relations in cyberspace in practical activities, in particular in such areas as data protection, copyright and related rights, competition, electronic commerce, etc.

Prerequisites: European Private International Law, Legal Regulation of the EU Internal Market, Competition (Antitrust) Law.

Requirements: WTO Law, Tax Law, International Tax Law.

Postrequisites: Corporate Law and EU Governance, International Intellectual Property Law, Legal Aspects of E-commerce.

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 key concepts, principles, theories and doctrines in European Internet Law and analyze the main approaches to determining the nature of European Internet Law, its place in the EU legal system, propose and substantiate own ideas and proposals regarding the relevant issues.
- LO 2. Demonstrate knowledge of the specifics of the subject, principles, sources of European Internet Law, and its systemic and structural structure.
- LO 3. To carry out a logical, critical and systematic analysis of the legal regulation of cross-border services in network and information systems, including within the framework of the functioning of the EU internal market.
- LO 4. Demonstrate the ability to determine jurisdiction and applicable law in regulating relationships on the Internet, taking into account the rules that exist in the European Union.
- LO 5. Demonstrate the ability to determine the jurisdiction and applicable law in the regulation of relations on the Internet, taking into account the rules that exist in the European Union, knowledge of the peculiarities of the legal regulation of alternative dispute resolution in the field of Internet relations in the European Union, as well as the recognition and enforcement of foreign court decisions in disputes, that occur between entities in cyberspace.
- LO 6. Characterize the legal status and specifics of responsibility of participants in Internet relations according to EU law, demonstrate the ability to choose a regulatory regime.
- LO 7. Demonstrate knowledge of the peculiarities of legal regulation of the functioning of electronic government, types and principles, electronic governance in the EU, and the status of subjects of electronic governance in accordance with EU law.
- LO 8. Demonstrate the ability to apply knowledge of legal regulation of relationships in the field of trust services, use of electronic signature, privacy and data protection in the digital society, protection of copyright and related rights, protection of trademarks and other industrial property rights on the Internet in the European Union.
- LO 9. Demonstrate knowledge of the basics of legal regulation in the EU of electronic commerce and protection against unfair competition on the Internet.
- LO 10. Provide professional advice on the essence and methods of protecting the rights and interests of subjects of European Internet Law.
- LO 11. Demonstrate knowledge of the main mechanisms, rules and procedures for resolving disputes that arise during the interpretation and application of Internet Law in the EU.
- LO 12. Characterize the current problems of the modern development of European Internet Law, to single out the directions of its evolution.

The teaching of the academic discipline ensures the formation of general and special competencies of the student of higher education and the achievement of learning outcomes determined by the standard of higher education of the relevant speciality and the educational and professional programme "International Law", namely:

General competencies:

GC 1. Ability to think critically, analyze and synthesize.

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

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

GC 7. Ability to conduct research at an appropriate level.

GC 9. The ability to solve problems of an innovative nature and to find alternative solutions in professional activities.

GC 10. The ability to work (collect, receive, systematize and synthesize) with various information and large volumes of information from various sources, analyze and critically and constructively evaluate it, taking into account the cross-cultural characteristics of the subjects of international relations.

GC 11. Ability to use the latest information and communication technologies for professional purposes.

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

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

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

Special competencies:

SC 3. The ability to independently provide legal representation of the interests of individuals, legal entities or the state when considering cases in national and international institutions and organising the provision of legal services.

SC 4. The ability to comprehensively use highly specialized knowledge in specific areas of regulation of International Public Law, International Private Law,

and European Law to solve applied problems.

SC 7. Ability to represent the interests of Ukraine or individuals and legal entities in international judicial institutions, arbitrations, and national courts of foreign countries.

SC 8. Ability to work and represent the interests of Ukraine in international intergovernmental organizations.

SC 12. Ability to conduct research and/or introduce innovations in various fields and institutions of Public International Law, Private International Law, and EU law.

SC 14. The ability to apply an interdisciplinary approach in the assessment of international legal phenomena and international relations using legal tools.

SC 16. Ability to work with international documentation (treaties, acts of international organizations and bodies, etc.), determine their legal nature, draft projects and accompanying documentation in Ukrainian and foreign languages.

SC 21. The ability to communicate effectively in an international, multicultural environment using knowledge in the fields of International Law, European Law and international relations.

Programme training outcomes:

PTO 1. To analyze multifaceted problems of international and national legal content and propose ways to solve them.

PTO 4. To understand the international legal situation, forecast its development, professionally and critically evaluate events and phenomena in the field of international relations and world politics, using legal tools.

PTO 5. To provide legal representation of the client in national courts, international commercial arbitrations, state authorities and local self-government bodies.

PTO 6. To protect the interests of the state in national courts, international commercial arbitrations, international courts and organizations, in particular integration ones, and at international conferences.

PTO 8. To prepare drafts of international treaties and acts of national

legislation, to provide proposals for the elimination of conflicts between the norms of international law, as well as to bringing the norms of national law into compliance with the norms of international law.

PTO 10. To provide legal support for the processes of adaptation of various branches of Ukrainian legislation to the law of the European Union.

PTO 11. To demonstrate communication skills with representatives of other professional groups of different levels, other fields of knowledge and types of activities, as well as the ability to work in an international, intercultural environment; to organize and conduct negotiations.

PTO 17. To carry out research on international legal topics, using primary sources and methods of legal interpretation of complex problems arising from this research, justify the conclusions and present the results of the research.

PTO 18. To freely use available information, communication technologies and databases for professional activities.

PTO 19. To demonstrate knowledge of the evolution, current state and prospects for the development of legal regulation of various spheres of international cooperation, to be aware of the consequences of the convergence of legal systems in the conditions of globalization and regional integration.

3. Contents of the curriculum

Module 1. Organizational and legal principles of regulation of digital technologies in the European Union.

Legal basis of regulation of relations on the Internet. The place and role of the Internet in the development of modern society. The main principles of regulating the functioning of the Internet. The main aspects of the formation of Internet legislation of the European Union. Policy and competence of the European Union regarding the regulation of relations in the field of digital technologies. Sources and methods of legal regulation of relations in the Internet network in the EU.

Information society services and the EU internal market. Cross-border services in network and information systems. Meaning and legal regulation of cross-border digital services. Services within the information society and their regulation

in the EU (general approaches to understanding and characteristics). The principle of the country of origin in the field of Internet services: scope and jurisdiction. Geoblocking.

Jurisdiction and applicable law in regulating relations on the Internet. The development of jurisdictional norms that regulate Internet relations. Regulation No. 44/2001 of the Council of the EU on jurisdiction, recognition and enforcement of court decisions in civil and commercial matters (Brussels I (new edition) and correlation with the legislation of EU member states). The scope of application of the Brussels system concerning relations arising on the Internet. Legal regulation of alternative dispute resolution in the field of Internet relations in the EU. Recognition and enforcement of foreign court decisions.

Legal regulation of the activity and responsibility of the provider. Legal status of intermediaries on the Internet. The regulatory regime and its choice. Legal regulation of the responsibility of intermediaries: the EU approach. Illegal content: measures at the EU level and in the national law of the Member States. Internet torts and EU Private International Law. Jurisdiction (general and special jurisdiction). Place of causation and place of damage. Choice of applicable law. Internet torts according to Regulation No. 864/2007 of the European Parliament and the Council on the law applicable to non-contractual obligations ("Rome II") of 11.07.2007. The law applicable to the liability of the intermediary. Injunctions and requests for information. Practice of the EU Court and the European Court of Human Rights.

Legal aspects of electronic government functioning. Legal regime of open data. Definitions and basic concepts in the field of electronic government. The UN global study on e-government issues and its role in the development of legal regulation of e-government within the EU. The role of political choice in the development of electronic governance. Types and principles of European e-government. Participants of e-government and their legal status. Legal regulation of e-government: EU level and national level. Categorization of the e-government sector. Principles of European e-government Directive 2003/98/EC dated 17.11.2003 on the secondary use of public sector information.

Module 2. Certain aspects of rights protection when using digital technologies in the European Union.

Legal regulation of identification and authentication in cyberspace. Identity and cyber security. Electronic identification, trust services, electronic signature. Electronic identification systems. Trust services. Electronic signature. Identification and authentication as prerequisites for the provision and use of electronic services. Identifications in accordance with the eIDAS Regulation (Regulation (EU) No. 910/2014 of July 23, 2014, on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EC).

Privacy and data protection in the digital society. Legal regulation of privacy protection in the digital world and cross-border data protection. General characteristics of EU legislation on data protection. EU Regulation 2016/679 of April 27, 2016, on the protection of individuals with regard to the processing of personal data and on the free movement of such data, and the repeal of Directive 95/46/EC (General Data Protection Regulation) (GDPR): territorial scope of application; definition of controller or operator; cross-border processing and supervision authorities; cross-border data processing in accordance with the GDPR; "single window" mechanism; complaints to the supervisory body and remedies; civil actions against the controller or operator. GDPR and applicable law. Jurisdiction. Interaction with the Brussels I Regulation and national regulations. Directive No. 2002/58/EC of the European Parliament and the Council of the EU on the processing of personal data and the protection of privacy in the sector of electronic means of communication (Directive on privacy and electronic means of communication). Cookies. Unsolicited messages ("spam"). Protection of personal rights and defamation. Jurisdiction and choice of applicable law. Recognition and execution of court decisions.

Protection of copyright and related rights on the Internet. General characteristics of international and EU legislation in the field of copyright. Harmonization of EU copyright. Jurisdiction in disputes about copyright protection on the Internet (criteria for determining jurisdiction: a place of residence of the

defendant; a plurality of defendants; cause and effect relationship; centre of interest of the right holder). Limitation of jurisdiction by place of injury. A mosaic approach to establishing copyright infringement on the Internet. Choice of applicable law and conflict principle of *lex loci protectionis*. Recognition and execution of court decisions.

Unfair competition. Trademarks and other industrial property rights on the Internet. Unfair competition and protection of industrial property: general issues of legal regulation in the European Union. Trademarks, industrial designs and patents: legal regulation in the EU and unitary protection. Business activity on the Internet and EU competition law.

Internet and electronic commerce. Evolution of legal regulation of e-commerce in the EU. Directive 2000/31 of the European Parliament and of the Council "On certain legal aspects of information services" (Directive on electronic commerce): purpose and main provisions. Online contracts: principles of legal regulation. Jurisdiction rules applicable to electronic contracts. Directive 2011/83/EC of the European Parliament and of the Council of October 25, 2011, on consumer rights, amending Council Directive 93/13/EEC and Directive 1999/44/EC of the European Parliament and Council, as well as repealing Council Directive 85/577/EEC and Directives of the European Parliament and Council 97/7/EC (Directive on the protection of consumer rights). Legal regulation of electronic consumer contracts in EU law. Issues of jurisdiction in the field of legal regulation and application of electronic contracts.

4. The scope and structure of the discipline

4.1. For full-time students

№	Date of the class (due to schedule)	Content module titles. Titles of topics	Hours		
			Total amount	Including	
				Lectures	Practical classes, seminars
		Module 1. Organizational and legal principles of regulation of digital technologies in the European Union.			
		Topic 1. Legal bases of regulation of European Internet Law.	2	2	8
		Topic 2. Information society services and the EU internal market.	2	2	8
		Topic 3. Jurisdiction and applicable law in regulating relations on the Internet.	2	2	8
		Topic 4. Legal regulation of the activity and responsibility of the provider.	2	2	8
		Topic 5. Legal aspects of electronic government functioning. Legal regime of open data.	2	2	8
		<i>Total</i>	<i>10</i>	<i>10</i>	<i>40</i>
		Module 2. Certain aspects of rights protection when using digital technologies in the European Union.			
		Topic 6. Legal regulation of identification and authentication in cyberspace.	1	2	8
		Topic 7. Privacy and data protection in the digital society.	1	2	8
		Topic 8. Protection of copyright and related rights on the Internet.	2	2	8
		Topic 9. Unfair competition. Trademarks and other industrial property rights on the Internet.	2	2	8
		Topic 10. Internet and electronic commerce.	2	2	10
		<i>Total</i>	<i>8</i>	<i>10</i>	<i>42</i>
		Total hours / ECTS credits	18	20	82

4.2. For part-time students

№ п/п	date of the class (due to schedule)	Content module titles. Titles of topics	Hours			
			Total amo unt	Including		
				Lectures	Practical classes, seminars	Independent work
		Module 1. Organizational and legal principles of regulation of digital technologies in the European Union.				
		Topic 1. Legal bases of regulation of European Internet Law.		1	1	10
		Topic 2. Information society services and the EU internal market.		1	1	10
		Topic 3. Jurisdiction and applicable law in regulating relations on the Internet.				10
		Topic 4. Legal regulation of the activity and responsibility of the provider.		1		10
		Topic 5. Legal aspects of electronic government functioning. Legal regime of open data.		1		10
		<i>Total</i>		<i>4</i>	<i>2</i>	<i>50</i>
		Module 2. Certain aspects of rights protection when using digital technologies in the European Union.				
		Topic 6. Legal regulation of identification and authentication in cyberspace.		1	1	12
		Topic 7. Privacy and data protection in the digital society.		1	1	12
		Topic 8. Protection of copyright and related rights on the Internet.				12
		Topic 9. Unfair competition. Trademarks and other industrial property rights on the Internet.				12
		Topic 10. Internet and electronic commerce.				12
		<i>Total</i>		<i>2</i>	<i>2</i>	<i>60</i>
		Total hours / ECTS credits		6	4	110

5. Forms of pedagogical control and means of assessment of the learning outcomes

Evaluation of the results of learning the educational discipline "European Internet Law" 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 the students' assimilation of the programme material of the educational discipline in practical classes using the following means: oral, written or express survey, solving practical tasks or tasks, performing test tasks, participating in case development, defending a portfolio of the practice of the Court of the European Union, defending an essay or essay due to the initiative of a student. Current control is aimed at checking the level of preparation of the applicant in studying the current material. In the course of the practical session, the applicant can receive an assessment 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 in the form of colloquiums, tests, testing, etc.

During the semester, students perform tasks for independent work (processing of statistical data of EU institutions, decisions of the Court of the European Union; preparation of abstracts of reports for scientific and practical conferences and articles; conducting a research (project) on a narrow issue with its subsequent presentation, etc.). The work is individual and independent, and therefore co-authorship of students and other forms of assistance to each other are not allowed. When performing independent work, the student is obliged to adhere to the rules of academic integrity and the direct prevention of plagiarism. The maximum number of points for independent work is 20.

The form of final control of the knowledge of higher education students in the academic discipline is the assessment. The minimum number of points to receive credit is 60.

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

Current control					Final assessment of knowledge
Module № 1		Module № 2		Individual work	(test)
s/w	Test/colloquium	s/w	Test/colloquium		
Max 25	Max 15	Max 25	Max 15	Max 20	Max 100

6. Criteria for evaluating learning outcomes:

Types of assessment	Points	Criteria (for each point)
Assessment during seminars	Max 5	Excellent assimilation of educational material on the topic, some minor shortcomings are possible.
	4	Good assimilation of the material on the topic, but there are some mistakes.
	3	Satisfactory level of assimilation of the material, a significant number of errors.
	2	Minimum results sufficient to receive a positive evaluation.
	1	Insufficient level of mastery of the material, a significant number of significant errors.
	Min 0	Unsatisfactory level of assimilation of the material.
Tests / colloquium	Max 15	Deep knowledge of the problems related to the topic, fluency in the material, ability to think independently and creatively, find, generalize, analyze the material, draw independent theoretical and practical conclusions.
	12	The main provisions of the topic are revealed, but there are some inaccuracies in teaching the material, theoretical concepts are not sufficiently supported by actual data.
	10	The main provisions of the topic are disclosed, but some issues are incompletely covered. The student has a good command of the material but lacks creativity and independence in research.
	8	Satisfactory results of processing the material, a certain number of minor errors are possible.
	6	Satisfactory level of assimilation of the material, a significant number of errors.
Assessment of individual work	Max 20	The work has been 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 defence, in-depth knowledge of the topic is demonstrated, as well as proof of conclusions, positions, classifications, etc.
	15	The work has been designed in accordance with the requirements of the department. The work contains minor methodological errors, there are references to sources, and there are own conclusions. During the defence, sufficient knowledge of the topic is demonstrated, as well as proof of conclusions, positions, classifications, etc.

	10	<p>The work has been designed in accordance with the requirements of the department but with minor errors.</p> <p>The work contains methodological and content errors, there are references to sources, and there are own conclusions.</p> <p>During the defence, sufficient knowledge of the topic has been demonstrated, but there were problems with the argumentation of individual concepts and judgments in the work, and the proof of conclusions.</p>
	8	<p>The work has been prepared with errors and violations of department requirements regarding the form of work.</p> <p>The work contains methodological and substantive errors, and an insufficient number of sources were used to substantiate the research and conclusions.</p> <p>During the defence, there were difficulties in revealing the content of the topic, presenting arguments regarding individual provisions of the work and the validity and provenance of the conclusions.</p>
	Min 0	<p>The work has been improperly designed, without references to sources, and contains methodological errors.</p> <p>During the defence, the author of the work cannot demonstrate knowledge of the chosen topic, provide arguments for concepts and perform information analysis.</p> <p>The work has been performed in violation of the requirements of academic integrity.</p>

7. Pedagogic control of full-time/part-time students
Scale of final pedagogic control

Grade according to ECTS	Description	Grade under national system of assessment	Grade under 100-grades scale of the YMNLU
A	Excellent - Excellent execution, with only a small number of errors	Pass	90 – 100
B	Very good - above average with a few errors		80 – 89
C	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
E	Sufficient – performance meets minimum criteria		60 – 69
FX	Unsatisfactory - work needs to be done before rewriting	Fail	35 – 59

F	Unsatisfactory - serious further work is required, and a mandatory repeat course		0 – 34
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8. Educational, methodological and information support of the educational discipline

Normative legal acts

1. 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>

2. 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

3. 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.

4. On the principles of the 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.

5. 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.

6. 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.

7. Action plan "Ukraine - European Union" dated February 21, 2005. URL: http://zakon2.rada.gov.ua/laws/show/994_693

8. Agenda of the Ukraine-EU association for the preparation and promotion of the implementation of the Association Agreement / International document No. 994-990 dated June 16, 2009. URL: http://zakon2.rada.gov.ua/laws/show/994_990

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

10. 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.

11. Agreement between Ukraine and the European Union on security procedures related to the exchange of information with limited access, dated June 13, 2005. Official. release of Ukraine. 2007. No. 15. Art. 582.

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

13. 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.

14. Agreement between Ukraine and the European Police Office on strategic cooperation dated December 4, 2009. Officer. release of Ukraine. 2010. No. 96. Art. 3432.

15. Agreement between Ukraine and the European Community on simplification of visa processing dated June 18, 2007. Verkhov. Council of Ukraine. 2008. No. 10. Art. 97.

16. Agreement between Ukraine and the European Community on the readmission of persons dated June 18, 2007. Verkhov. Council of Ukraine. 2008. No. 9. Art. 86.

17. Agreement between Ukraine and the European Community on scientific and technological cooperation dated July 4, 2002. Official. release of Ukraine. 2004. No. 4 (February 13, 2004). Art. 214.

18. Agreement on cooperation on the civil global navigation satellite system (GNSS) between Ukraine and the European Community, its member states dated December 1, 2005. Official. release of Ukraine. 2007. No. 4. Art. 145.

19. On the approval of the strategy of Ukraine's integration into the European Union: Decree of the President of Ukraine No. 615/98 of June 11, 1998. Official. release of Ukraine. 1998. No. 24. Art. 870.

20. Agreement between the Cabinet of Ministers of Ukraine and the European Atomic Energy Community on cooperation in the field of peaceful use of nuclear energy dated April 28, 2005. Official. release of Ukraine. 2006. No. 5. Art. 214.

21. Lugano Convention 2007. Convention on Jurisdiction and the Recognition and Enforcement of Judgments in Civil and Commercial Matters 30.10.2007 // URL: <http://www.dutchcivillaw.com/lugano2007leg.htm?uri=CONSLEG:1997R2027:20020530>: EN: HTML

22. Directive 95/46/EC on the protection of individuals with regard to the processing of personal data and on the free movement of such data, OJ L 281, 23.11.1995, p. 31 URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A31995L0046&qid=1679783290479>

23. Directive 96/9/EC of the European Parliament and of the Council of March 11, 1996, on the legal protection of databases. URL: <https://eur-lex.europa.eu/eli/dir/1996/9/2019-06-06>

24. Directive 2000/31/EC of the European Parliament and of the Council of June 8, 2000, on certain legal aspects of information society services, in particular electronic commerce, in the Internal Market ("Directive on electronic commerce"). E-Commerce Directive/ URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32000L0031&qid=1676884617629>

25. Directive 2001/29/EC of the European Parliament and of the Council of 22 May 2001 on the harmonization of certain aspects of copyright and related rights in the information society. URL: <https://eur-lex.europa.eu/eli/dir/2001/29/2019-06-06>

26. Directive 2001/84/EC of the European Parliament and of the Council of 27 September 2001 on the resale right for the benefit of the author of an original work of art. URL: <https://eur-lex.europa.eu/eli/dir/2001/84/oj>

27. Directive 2002/58/EC of the European Parliament and of the Council of July 12, 2002, concerning the processing of personal data and the protection of privacy in the electronic communications sector (Directive on privacy and electronic communications). URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32002L0058&qid=1679783348747>

28. Directive 2004/48/EC of the European Parliament and of the Council of 29 April 2004 on the enforcement of intellectual property rights/. URL: <https://eur-lex.europa.eu/eli/dir/2004/48/2004-04-30>

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