

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

European Union Law Department

**WORK PROGRAMME OF THE ACADEMIC DISCIPLINE
«COUNCIL OF EUROPE LAW»**

Level of high education – second (Master's) level

Degree of high education – Master's in Laws

Field of Knowledge – 29 «International Relations»

Specialty – 293 «International Law»

Status of study discipline – optional

Year of enrollment – 2022

Work programme of the academic discipline «Council of Europe Law» for the students of the second (Master's) level of high education in the field of knowledge 29 «International Relations» of the specialty 293 «International Law». Kharkiv: Yaroslav Mudryi National Law University of Ukraine, 2022. 30 p.

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1. *Description of the academic discipline*

Work programme of the academic discipline «Council of Europe Law» is developed in accordance with the education and professional program “International Law” of the second (Master’s) level of high education in the field of knowledge 29 «International Relations» of the specialty 293 «International Law».

| Titles of indicators | Field of knowledge, specialty, degree of education | Didactic structure of the study discipline | |
|--|---|---|---------------------------------------|
| | | Full-time education | Part-time education |
| Number of credits ECTS – 4,0 | Field of knowledge – 29 «International Relations» Specialty – 293 «International Law» Degree of Education – second (master) | Optional | Optional |
| Number of modules – 2 | | Year of enrollment: 2022 | Year of enrollment: 2022 |
| | | Semester | Semester |
| Overall number of hours - 120 | | 1-3 | 1-3 |
| Week hours for full-time education: Contact hours – 2 - 4, Students’ independent work - 6 - 8. | | Lectures | Lectures |
| | | 18 hours | 6 hours |
| | | Practical workshops / sessions | Practical workshops / sessions |
| | | 20 hours | 4 hours |
| | | Independent work | Independent work |
| | | 82 hours | 110 hours |
| | Forms of the control: Control during classes; Final control | Forms of the control: Control during classes; Final control | |

Aim of the academic discipline - is to form a system of scientific knowledge in the field of legal regulation of international energy relations at both the universal and regional levels, to develop basic skills and abilities to apply the norms of international energy law, to intensify the analytical activities of higher education students, to conduct research in the field of legal regulation of international energy relations and international energy security.

Purposes:

- mastering by students of theoretical knowledge in the field of international energy relations developed by the science of international energy law;
- mastering the regulatory material resulting from cooperation between states and other subjects of international energy law;
- identification of topical issues of development of legal regulation of relations between subjects of international energy law and directions of modern scientific research in this area;
- familiarisation with the judicial and arbitration practice of international bodies that consider disputes in the field of international energy regulation;
- development of skills and abilities to apply international energy law in practice, taking into account the problems of development of international relations in the field of energy and the need to achieve energy security.

Prerequisites: current issues of research methodology, legal regulation of the EU internal market.

Co-requisites: European Union law and its system, European private international law.

Post-requisites: EU corporate law and governance.

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 the field of Council of Europe law. |
| LO 2. | Demonstrate knowledge of the historical background and main stages of the Council of Europe's evolution in the context of regional integration processes, as well as current trends in the institutional development of the Council of Europe. |

| | |
|-------|---|
| LO 3. | Demonstrate a thorough knowledge of the legal nature of the Council of Europe as a special type of regional international organisations, its place in the international institutional system, and its interaction with other international organisations. |
| LO 4 | Describe the peculiarities of the nature of membership in the Council of Europe, membership criteria, procedures for acquiring and terminating membership in the Council of Europe, legal aspects of Ukraine's membership in this organisation, and the institutional system of the Council of Europe. |
| LO 6 | Carry out a critical, logical and systematic analysis of the main sources of Council of Europe law, their hierarchy, and the main procedures for rule-making both at the level of treaty law and soft law acts. |
| LO 7 | Demonstrate an understanding of the nature and features of Council of Europe treaty law and knowledge of the types of Council of Europe treaties, the procedure for its development, adoption, registration. |
| LO 8 | Ability to analyse, correctly interpret and apply the norms of Council of Europe law in professional activities and explain the specifics of the application of various sources of Council of Europe law. |
| LO 9 | Demonstrate knowledge of the main provisions of the basic conventions of the Council of Europe in the field of human rights, democracy, the rule of law, the ability to correctly interpret them and apply them in practice, determine their impact on improving the legal and political system of Ukraine. |
| LO 10 | Identify the peculiarities and be able to explain the specifics of partial agreements as sources of Council of Europe law, knowledge of their nature, types, main provisions and consequences of Ukraine's participation in these agreements, as well as the peculiarities of the status and powers of bodies established under partial agreements. |
| LO 11 | Demonstrate knowledge, understanding and ability to explain the specifics of the legal status of control and monitoring procedures within the Council of Europe, types of control bodies of the basic conventions of the Council of Europe. |
| LO 12 | Demonstrate the ability to apply in practice the knowledge of the use of the institution of individual complaints, evaluation of state reporting, use of visits, inspections and other forms of control powers by the Council of Europe. |

The teaching of the academic discipline ensures the formation of general and special competencies 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 "International Law", namely:

General competences:

GC 1. Ability to think critically, analyse and synthesise.

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 the appropriate level.

GC 9. Ability to solve innovative problems and find alternative solutions in professional activities.

GC 10. Ability to work (collect, receive, systematise and synthesise) with a variety of information and large amounts of information from various sources, analyse and critically and constructively evaluate it, taking into account the cross-cultural characteristics of subjects of international relations.

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

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

GC 15. Ability to understand the specifics of the subject area and professional activity, to make informed, balanced decisions and to be aware of their ethical implications.

GC 16. 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 1 Ability to critically comprehend the problems and patterns of functioning and development of international relations, identify trends in the development of world politics, assess the impact of global political processes on national legal, political and economic systems.

SC 3. Ability to independently provide legal representation of the interests of individuals, legal entities or the state in cases in national and international institutions and organise the provision of legal services.

SC 4. Ability to comprehensively use highly specialised knowledge in specific areas of regulation of public international law, international private law, 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, national courts of foreign

countries.

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

SC 9. The ability to understand the nature of integration entities, to determine optimal approaches and strategies for Ukraine's cooperation with such entities.

SC 10. The ability to provide a full and versatile international legal assessment of the actions of subjects of international law.

SC 11. Ability to ensure the implementation of international legal standards in certain areas of national legislation.

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. Ability to apply an interdisciplinary approach to the assessment of international legal phenomena and international relations using legal instruments.

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

SC 18. The ability to forecast trends in the development of international law (public/private), European Union law and their impact on the development of national legal systems.

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

Program learning outcomes:

PLO 1. Analyse multidimensional problems of international and national legal content and propose ways to solve them.

PLO 4. To understand the international legal situation, predict its development, professionally and critically assess events and phenomena in the

field of international relations and world politics, using legal instruments.

PLO 5. To provide legal representation of the client in national courts, international commercial arbitrations, state and local authorities.

PLO 6. To defend the interests of the state in national courts, international commercial arbitration, international courts and organisations, including integration ones, at international conferences.

PLO 7. Make informed decisions based on the knowledge of public, private and EU law and understand their implications for various subjects of national and international law.

PLO 9. To be aware of the mechanism and consequences of the implementation of the norms of international treaties, the application of acts of international intergovernmental organizations, the implementation of decisions of international courts in the national legal order.

PLO 15. Describe different legal systems and mechanisms of their interaction; knowledge of the peculiarities of the international regulatory system and the place of international law (public/private), European Union law in it.

PLO 16. Determine the content and legal nature of national legal acts, international treaties and other international documents, identify conflicts between the provisions of international treaties, between the provisions of an international treaty and acts of national legislation, and propose ways to resolve them

PLO 17. To conduct research on international legal issues, using primary sources and methods of legal interpretation of complex problems arising from this research, to argue conclusions and present research results.

PLO 19. Demonstrate knowledge of the evolution, state and prospects of development of legal regulation of various areas of international cooperation, understand the consequences of the convergence of legal systems in the context of globalisation and regional integration.

3. Content of the academic programme

Module 1: The Council of Europe as an international organisation: status and institutional framework.

Creation and main stages of development of the Council of Europe. Evolution of the political and legal idea of European identity and integration processes in Europe. Integration processes in Europe in the period between the world wars. Historical factors of European integration after the Second World War. "European movements" and institutionalisation of the idea of a European intergovernmental organisation. The European Congress in The Hague (May 1948). Unionism and federalism.

The Treaty establishing the Council of Europe (May 1949). Features of the political and legal development of the Council of Europe until the early 90s of the twentieth century. The collapse of the socialist camp and the strengthening of the role of the Council of Europe. Introduction and implementation of the criteria for membership in the Council of Europe. Ukraine and the Council of Europe. Reforming the Council of Europe, current trends in its institutional development.

Membership in the Council of Europe. Statutory and specialised bodies of the Council of Europe, their status and powers. The institution of membership. Criteria and procedures for obtaining membership in the Council of Europe. The status of an associate member. Conditions and procedure for termination of membership in the Council of Europe.

Status and powers of the Committee of Ministers of the Council of Europe. Rules and procedures for decision-making of the CoE CM. Acts of the Committee of Ministers of the Council of Europe. Consultative (Parliamentary) Assembly of the Council of Europe. Features of formation and powers. Acts of the PACE. Congress of Regional and Local Authorities. Legal basis of activity. Powers and decision-making procedures. Secretariat of the Council of Europe. Secretary General of the Council of Europe. Commissioner for Human Rights. The place of the European Court of Human Rights in the institutional system of the Council of Europe.

Specialised bodies of the Council of Europe. General typology of Council of Europe bodies and institutions. Specifics of treaty-based (control) bodies. Status and powers of bodies acting on the basis of partial agreements. Resolution of the Committee of Ministers on intergovernmental ad hoc bodies (2011) 24.

Bodies and institutions established on the basis of resolutions of the Committee of Ministers of the Council of Europe. Peculiarities of acts of these bodies: typology, legal force, methods of implementation in the national legal order.

Prospects for the development of the Council of Europe's institutional system.

Legal basis for cooperation between the Council of Europe and other international organisations. Peculiarities of interaction between the Council of Europe and the UN: regulatory and institutional issues.

The concept of "European legal space". The problem of accession of the EU, other international organisations and non-European states to Council of Europe conventions and participation in other forms of political and legal interaction.

Legal regulation of relations between the Council of Europe and the EU. The problem of delimitation of competences and areas of activity. Memorandum of Understanding (2015).

International non-governmental organisations and the Council of Europe. Conference of International Non-Governmental Organisations of the Council of Europe.

Legal aspects of Ukraine's membership in the Council of Europe. The main stages of Ukraine's membership in the Council of Europe. The content and peculiarities of Ukraine's fulfilment of the obligations set out in the membership condition.

Organisational and legal issues of implementation of legal standards of the Council of Europe in the national legal order of Ukraine. The status of ratification of the basic conventions of the Council of Europe.

Module 2. Treaty law of the Council of Europe.

General characteristics of the Council of Europe treaty law. Specificity of the Council of Europe treaties. The place of the Convention for the Protection of Human Rights and Fundamental Freedoms in the system of Council of Europe treaties. The procedure for the preparation and adoption of Council of Europe treaties. The role of statutory bodies in the preparation and adoption of Council of Europe treaties. Activities of the Council of Europe Treaty Office and the register of treaties. Problems of unification and optimisation of the Council of Europe treaty system. Participation of non-European states and international organisations in Council of Europe treaties. Statutory law of the Council of Europe. General characteristics of the sources of the Council of Europe's statutory law and its interaction with acts of institutional law. Features of the Charter of the Council of Europe. Structure and main provisions. Statutory resolutions of the Committee of Ministers: their content and significance for the activities of the Council of Europe. Types of statutory resolutions. Statutory Conventions. The importance of statutory conventions for establishing criteria for assessing compliance by states with the Charter and the objectives of the organisation.

Council of Europe treaties in the field of human rights protection, democracy and the rule of law. Catalogue of human rights protected within the Council of Europe. The impact of the Convention for the Protection of Human Rights and Fundamental Freedoms on the norms of the Council of Europe's treaty law in the field of human rights protection. Basic conventions of the Council of Europe in the field of social human rights. Basic conventions of the Council of Europe on vulnerable groups.

The concept of European democratic values as the basis of the Council of Europe's treaty law in the field of democracy. The main areas of treaty regulation of European democratic standards: local self-government; protection of minorities; anti-corruption; language issues; elections and democratic institutions; freedom of expression and media.

Basic conventions of the Council of Europe in the field of justice and judicial proceedings: on mutual legal assistance; on the enforcement of judgments; on the compensation of victims of violent crimes; on the transfer of prisoners; etc.

Basic Council of Europe conventions on combating crime and new security challenges: on combating terrorism; on cybercrime; on prohibition; on the protection of children against sexual abuse; etc.

Partial agreements as a special type of sources of Council of Europe law. Partial agreements as a legal form of cooperation within the Council of Europe in certain areas. Peculiarities of the legal nature of partial agreements and their typology: partial agreements; extended agreements; partial extended agreements.

Peculiarities of the status, powers and forms of activity of bodies established under such agreements. The rule-making activities of such bodies and their impact on the national implementation of European legal standards. Ukraine's participation in partial agreements.

Bodies and mechanisms established under partial and extended agreements of the Council of Europe. The Council of Europe Development Bank (EBRD). European Directorate for the Quality of Medicines and Healthcare (EDQM). Group on Cooperation against Drug Abuse and Illicit Trafficking (Pompidou Group). European Centre for Global Interdependence and Solidarity (North-South Centre). Group of States against Corruption (GRECO)

Module 3: Legal aspects of control and monitoring procedures within the Council of Europe.

Control procedures based on Council of Europe treaties. Typology of treaties by the criteria of how to assess compliance with treaty obligations. "Follow up" control mechanisms and treaty monitoring bodies. Typology of controlling bodies of the basic European conventions. Judicial and quasi-judicial control. Application of the institution of individual complaints. State reporting. Monitoring based on direct visits or inspections. Exercise of control powers by statutory bodies as a specific feature of the Council of Europe's treaty-based control mechanisms.

Significance and peculiarities of exercising control powers by the European Court of Human Rights. General characteristics of the Convention's control mechanism. The principles of subsidiarity and state discretion as the basic principles of the control mechanism. Reforming the monitoring mechanism. Jurisdiction of the European Court of Human Rights. Types of judgments of the European Court of Human Rights. Pilot judgments of the ECHR. Interpretation of the Convention by the European Court of Human Rights: general characteristics.

The importance of the ECHR case law in the activities of the supervisory bodies of other Council of Europe conventions and its impact on the development of new sectoral conventions. Interaction of the ECHR with other bodies and institutions of the Council of Europe.

Peculiarities of the monitoring procedures of PACE and the Committee of Ministers of the Council of Europe. Statutory and extra-statutory powers in the field of control and monitoring.

The main controlling powers of the Committee of Ministers. Monitoring the implementation of ECHR judgments: legal grounds, procedures, results. The role of the Committee of Ministers in assessing state compliance

Peculiarities of the PACE monitoring powers. Scope, procedures, monitoring bodies and response acts. Distinction between legal and political monitoring.

Control and monitoring procedures based on partial agreements. Application of control mechanisms by bodies established or acting on the basis of partial agreements. Features of control methods. Types of acts adopted as a result of the exercise of control powers.

The importance of control mechanisms of partial agreements for the national implementation of European political and legal standards.

4. Volume and structure of the academic discipline

4.1. For full-time students

| № | Date of the class (due to schedule) | Topic | Volume in numbers | | | |
|---|-------------------------------------|--|-------------------|-----------|-------------------------------------|-----------------|
| | | | Overall | Including | | |
| | | | | Lectures | Practical sessions / workshops etc. | Individual work |
| | | Module 1: The Council of Europe as an international organisation: status and institutional framework. | | | | |
| | | Topic 1: Creation and main stages of the Council of Europe. | 9 | 2 | 2 | 5 |
| | | Topic 2: Membership in the | 16 | 2 | 2 | 12 |

| | | | | | | |
|--|--|--|----|---|----|----|
| | | Council of Europe. Statutory and specialised bodies of the Council of Europe, their status and powers. | | | | |
| | | Topic 3. Legal basis for cooperation between the Council of Europe and other international organisations. | 9 | 2 | 2 | 5 |
| | | Topic 4. Legal aspects of Ukraine's membership in the Council of Europe. | 10 | - | - | 10 |
| | | <i>Together</i> | 44 | 6 | 6 | 32 |
| | | Module 2. Treaty law of the Council of Europe. | | | | |
| | | Topic 1: General characteristics of the Council of Europe's contract law. | 9 | 2 | 2 | 5 |
| | | Topic 2. Council of Europe treaties in the field of human rights protection, democracy and the rule of law. | 13 | 4 | 4 | 5 |
| | | Topic 3: Partial agreements as a special type of sources of Council of Europe law | 11 | 2 | 4 | 5 |
| | | <i>Together</i> | 33 | 8 | 10 | 15 |
| | | Module 3: Legal aspects of control and monitoring procedures within the Council of Europe. | | | | |
| | | Topic 1: Control procedures based on Council of Europe treaties. | 12 | 1 | 1 | 10 |

| | | | | | | |
|--|--|--|----------------|-----------|-----------|-----------|
| | | | | | | |
| | | Topic 2. Significance and peculiarities of the exercise of supervisory powers by the European Court of Human Rights. | 12 | 1 | 1 | 10 |
| | | Topic 3: Peculiarities of the monitoring procedures of PACE and the Committee of Ministers of the Council of Europe. | 12 | 1 | 1 | 10 |
| | | Topic 4. Control and monitoring procedures based on partial agreements. | 7 | 1 | 1 | 5 |
| | | <i>Together</i> | 43 | 4 | 4 | 35 |
| | | Total hours / ECTS credits | 120/4,0 | 18 | 20 | 82 |

4.2. For part-time students

| № | Date of the class (due to schedule) | Topic of the study discipline | Volume in hours | | | |
|---|-------------------------------------|--|-----------------|-----------|--------------------------------|-----------------|
| | | | Total | Including | | |
| | | | | Lectures | Practical workshops / sessions | Individual work |
| | | Module 1: The Council of Europe as an international organisation: status and institutional framework. | | | | |
| | | Topic 1: Creation and main stages of the Council of Europe. | 10 | | | 10 |
| | | Topic 2. Membership in the Council of Europe. Statutory and specialised bodies | 10 | | | 10 |

| | | | | | | |
|--|--|--|----|---|---|----|
| | | of the Council of Europe, their status and powers. | | | | |
| | | Topic 3. Legal basis for cooperation between the Council of Europe and other international organisations. | 10 | | | 10 |
| | | Topic 4. Legal aspects of Ukraine's membership in the Council of Europe. | 10 | | | 10 |
| | | <i>Together</i> | 40 | | | 40 |
| | | Module 2. Treaty law of the Council of Europe. | | | | |
| | | Topic 1: General characteristics of the Council of Europe's contract law. | 14 | 2 | 2 | 10 |
| | | Topic 2. Council of Europe treaties in the field of human rights protection, democracy and the rule of law. | 14 | 2 | 2 | 10 |
| | | Topic 3: Partial agreements as a special type of sources of Council of Europe law. | 10 | | | 10 |
| | | <i>Together</i> | 38 | 4 | 4 | 30 |
| | | Module 3: Legal aspects of control and monitoring procedures within the Council of Europe. | | | | |
| | | Topic 1: Control procedures based on Council of Europe treaties. | 11 | 1 | | 10 |
| | | Topic 2. Significance and | 11 | 1 | | 10 |

| | | | | | | |
|--|--|--|----------------|----------|----------|------------|
| | | peculiarities of the exercise of supervisory powers by the European Court of Human Rights. | | | | |
| | | Topic 3: Peculiarities of the monitoring procedures of PACE and the Committee of Ministers of the Council of Europe. | 10 | | | 10 |
| | | Topic 4. Control and monitoring procedures based on partial agreements. | 10 | | | 10 |
| | | <i>Together</i> | 42 | 2 | | 40 |
| | | Total hours / ECTS credits | 120/4,0 | 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 "Council of Europe Law" provides for ongoing monitoring and final control and is carried out on the basis of a cumulative point-rating system.

Ongoing monitoring knowledge control includes:

- quality control of the students' assimilation of the program material of the educational discipline in practical classes using the following means: oral, written or express survey, solving practical tasks or problems, participating in the development of a case, defending an essay or essay on the initiative of the 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 six-point scale (0, 2, 3, 4, 6);
- quality control of the students' assimilation of the program material of the educational discipline, which is conducted at the end of the modules in the form of colloquiums.

During the semester, students perform tasks for independent work (preparation of a presentation, essay, report, etc.). The maximum number of points for independent work is 20 points.

The form of final control of the knowledge of higher education students in the academic discipline is the assessment in the form of credit. 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:***

| Control during practical sessions / workshops | | | | | Final grade (credit) |
|---|----------------------------|------------|---------------------------|-------------------------------------|-------------------------|
| Module № 1 | | Module № 2 | | Independent work of the students | |
| p/w | Tests / control work | p/w | Test / control work | | |
| max 24 | max 14 | max 30 | max 12 | max 20 | max 100 |

6. Criteria for evaluating of learning outcomes

| Types of control | Number of grades | Criteria (for each assessment) |
|------------------------------|---------------------|---|
| Control during class work | Max 5 | Excellent mastery of the subject material, with some minor deficiencies. |

| | | |
|---|---------|--|
| | 4 | Good understanding of the topic, but some mistakes |
| | 3 | Minimal level of learning, a significant number of errors. |
| | Min 0 | Unsatisfactory level of learning. |
| Tests / control work / colloquium | Max 10 | The results of the material processing are high, with a small number of minor errors. |
| | 5 | Satisfactory level of mastery of the material, a significant number of errors. |
| | Min 0 | Unsatisfactory level of learning. |
| Grade of individual work of the student | Max 20 | Deep knowledge of the issues related to the research topic. Fluency in the material, ability to think independently and creatively, find, summarise, analyse material, and draw independent theoretical and practical conclusions. |
| | 15 | The main issues are covered superficially, and the conclusions are not independent. |
| | Min 0 | The main provisions of the topic are covered superficially, with a large number of errors, no conclusions, and the student has a poor command of the material. |
| Credit | Max 100 | Excellent knowledge of the subject matter. |
| | Min 60 | Sufficient mastery of the material in the discipline. |

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 | passed | 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 | failed | 35 – 59 |
| F | Unsatisfactory - serious further work is required, a mandatory repeat course | | 0 – 34 |

8. Educational, methodological and informational support of the academic discipline

1. Конвенція про захист прав людини і основоположних свобод від 04.11.1950 року, Рада Європи. Верховна Рада України: оф. веб-портал. URL: http://zakon3.rada.gov.ua/laws/show/995_004
2. Про виконання рішень та застосування практики Європейського суду з прав людини: Закон України від 23 лютого 2006 р. № 3477-IV. Верховна Рада України: оф. веб-портал. URL: <http://zakon4.rada.gov.ua/laws/show/3477-15>
3. Про застосування судами міжнародних договорів України при здійсненні правосуддя: Постанова Пленуму Вищого спеціалізованого суду від 19.12.2014 No 13. Верховна Рада України : оф. веб-портал. URL: <http://zakon4.rada.gov.ua/laws/show/v0013740-14>
4. Виконання Україною зобов'язань. Рекомендація 1416 (1999), прийнята Парламентською Асамблеєю Ради Європи 22 червня 1999 р. URL: http://zakon4.rada.gov.ua/laws/show/994_599
5. Європейська конвенція про запобігання катуванням чи нелюдському або такому, що принижує гідність, поводженню чи покаранню. Вчинено у м. Страсбург 26 листопада 1987 р. URL : http://zakon2.rada.gov.ua/laws/show/995_068
6. Європейська Конвенція про боротьбу з тероризмом : Вчинено у м. Страсбург 27 січня 1977 р. № ETS 90 . *Офіційний вісник України* від 19 квітня 2006 р. 2006. № 14. С. 337. Ст. 1055.
7. Європейська конвенція про взаємну допомогу у кримінальних справах : Вчинено у м. Страсбург, 20 квітня 1959 р. *Офіційний вісник України* від 16 липня 2004 р. 2004. № 26. С. 231. Ст. 1735.
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9. Європейська конвенція про інформацію щодо іноземного законодавства : Вчинено у м. Лондон 7 червня 1968 р. *Офіційний вісник України* від 19 листопада 2004 р. 2004. № 44. С. 362. Ст. 2941.
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