

Ministry of Education and Science of Ukraine

Yaroslav Mudryi National Law University

European Union Law Department

**SYLLABUS OF ACADEMIC DISCIPLINE
«PROTECTION OF RIGHTS AT THE EUROPEAN COURT OF HUMAN
RIGHTS»**

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

Degree of higher education – master

Field of Knowledge – 29 «International Relations»

Speciality – 293 «International Law»

Educational programme / specialization – «International Law»

Discipline status – optional

Recruitment year– 2022

Kharkiv – 2022

Syllabus of the study discipline "Protection of rights in the European Court of Human Rights" for students of the second (master's) level of higher education in the field of knowledge 29 "International Relations", specialty 293 "International Law". Kharkiv: Yaroslav Mudryi National Law University of Ukraine, 2022. 19 p.

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Approved at the meeting of the EU Law Department

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The head of the department – Komarova Tatyana Vyacheslavovna, doctor of legal sciences, professor, professor

Information about the lecturer

Title of the course	"Protection of rights in the European Court of Human Rights"
Status of the course	Optional
Lecturer	Ihor Zhukov, Associate Professor of the Department of European Union Law, Candidate of Law, Associate Professor
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Tutorials	The lecturer is available at the department in accordance with the developed schedule of individual consultations. 7 Dynamivska St., room. 810.
On-line tutorials	Zoom conference: 5803725912, код доступу: W162Xa

Course Overview

A special place in the system of human rights protection is occupied by the Convention for the Protection of Human Rights and Fundamental Freedoms of 1950 (hereinafter - the European Convention), which, according to the opinion of its authors, should not be just a modified copy of the Universal Declaration of Human Rights of 1948. The European Convention is an international legal a multilateral agreement establishing a unique and effective mechanism in the complex system of effective international legal protection of human rights in the form of the European Court of Human Rights (hereinafter - the European Court or the Court).

Against the background of Russia's military aggression against Ukraine, guarantees of observance of the rights and freedoms protected by the European Convention, especially the right to life, the prohibition of cruel treatment of people, the guarantee of personal integrity, the right to respect for private and family life, and the impossibility of unlawful interference with the right to own property today takes on a completely different meaning.

It is these features that determined the formation of the content of the training course "Protection of rights in the European Court of Human Rights". The proposed course considers not only the aspects of the European system of human rights protection, the issue of the obligations of states to ensure them and the specifics of the Convention on the Protection of Human Rights and Fundamental Freedoms and the grounds for the legitimate restriction of protected rights. Particular attention is

paid to the peculiarities of the control mechanism of the Convention on the Protection of Human Rights and Fundamental Freedoms, in particular, the specifics of the jurisdiction, composition, organizational and functional structure of the European Court, procedures for the execution of decisions and the application of the practice of the European Court in national legal systems, content requirements and criteria for the admissibility of individual applications, the main stages of proceedings in the European Court and the issue of protection of certain categories of personal rights and provision of judicial guarantees.

The aim and tasks of the academic discipline.

The purpose of the educational discipline is the formation of a comprehensive system of professional knowledge, abilities, skills and other competencies of higher education students and the expansion, systematization and deepening of knowledge about the main legal positions of the European Court of Human Rights in the interpretation and application of the Convention on the Protection of Human Rights and Fundamental Freedoms, mastery practical skills of applying to the European Court of Human Rights.

Tasks:

- to find out the structure, order of its formation, composition, forms of activity of the European Court of Human Rights and features of the human rights protection mechanism in accordance with the Convention on the Protection of Human Rights and Fundamental Freedoms;
- to form a holistic view of the Convention mechanism for the protection of human rights;
- to understand the essence and content of the Convention on the Protection of Human Rights and Fundamental Freedoms of 1950 and the practice of the European Court of Human Rights as a source of law, to investigate their influence on the development and transformation of the legal system of Ukraine;
- to determine the peculiarity of the structure and composition of the European Court, the order of its formation and the process of consideration of applications;

- to learn the basic conditions for the admissibility of applications, and certain practical aspects of submitting an application and further communication with the court;

- to learn to establish the facts of violation of convention rights by the state in specific situations;

- to analyze the most significant areas of protection of the ECHR in certain categories of human rights.

***The place of the discipline in the structure of the educational-
professional programme***

Prerequisites: Legal regulation of the EU internal market, Competition (antimonopoly) law, Tax law.

Corequisites: European private international law, European Internet law, WTO law, International contract law, International tax law.

Postrequisites: Corporate law and EU governance, International intellectual property law, Legal aspects of e-commerce, Judicial protection in the European Union.

Expected learning outcomes

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

- LO 1. To demonstrate knowledge of the main categories and institutions of human rights protection, be able to reveal their content.
- LO 2. To know the essence and to be able to qualify the legal relations of the protection of human rights.
- LO 3. To conduct a comparative legal analysis of individual legal institutions of different legal systems, taking into account the relationship between the legal system of Ukraine and the legal systems of the Council of Europe and the European Union
- LO 4. To demonstrate the ability to determine the jurisdiction of the European Court of Human Rights: subject (*ratione materiae*), territorial (*ratione loci*), in time (*ratione temporis*) and by the circle of subjects (*ratione personae*).
- LO 5. Be able to interpret and use the norms of national legislation, taking into account the principles of interpretation of the provisions of the Convention on the Protection of Human Rights and Fundamental Freedoms in the practice of the European Court of Human Rights.
- LO 6. To know the requirements for the content of an individual application and the jurisdictional, procedural and substantive criteria for its admissibility.
- LO 7. To demonstrate knowledge of the procedure for consideration of cases in the European Court of Human Rights, sources of procedural norms and main stages of proceedings, the procedure for making court decisions and their implementation, and measures taken to implement these decisions.
- LO 8. To demonstrate knowledge of the content and scope of rights related to the personal integrity of a person, legitimate grounds for limiting the right to life and personal integrity of a person, and the obligations of states arising from guarantees of compliance with these rights under the Convention for the Protection of Human Rights and Fundamental Freedoms.
- LO 9. To demonstrate knowledge and understanding of the elements of the right to a fair trial and the provision of judicial guarantees, and legitimate restrictions on the right of access to the court.
- LO 10. To characterize the content and limits of the right to respect for private and family life and the criteria of primacy of interference with the rights protected in accordance with Art. 8 of the Convention on the Protection of Human Rights and Fundamental Freedoms.
- LO 11. To demonstrate knowledge of the conventional system of protection of the right to property, the conditions of legitimate interference with the right to peaceful possession of property, and analyze and evaluate the practice of the European Court of Human Rights regarding the protection of this right.
- LO 12. To provide professional advice and conclusions on the protection of personal rights and freedoms guaranteed by the European Convention.

STRUCTURE OF THE DISCIPLINE

for full-time students

№ п/п	Practical (contact) classes seminars		Individual work (in hours)
	Topics of lectures	Topics of practical classes	
1	General characteristics and control mechanism of the Convention on the Protection of Human Rights and Fundamental Freedoms.	General characteristics and control mechanism of the Convention on the Protection of Human Rights and Fundamental Freedoms.	
2	The European Court of Human Rights: procedure, forms of activity and features of interpretation of the provisions of the European Convention	The European Court of Human Rights: procedure, forms of activity and features of interpretation of the provisions of the European Convention	
3	Acceptance criteria for individual applications.	Acceptance criteria for individual applications.	
4	Proceedings at the European Court of Human Rights.	Proceedings at the European Court of Human Rights.	
5	Execution of decisions and application of the practice of the European Court of Human Rights	Execution of decisions and application of the practice of the European Court of Human Rights	
6	Protection of rights related to the personal integrity of a person.	Protection of rights related to the personal integrity of a person.	
7	The right to a fair trial and the provision of judicial guarantees	The right to a fair trial and the provision of judicial guarantees	
8	The right to respect for private and family life.	The right to respect for private and family life.	
9	Protection of property (property).	Protection of property (property).	

For part-time student

№	Topics of lectures	Topics of practical classes	Individual work (in hours)
1	The European Court of Human Rights: procedure, forms of activity and features of interpretation of the provisions of the European Convention	The European Court of Human Rights: procedure, forms of activity and features of interpretation of the provisions of the European Convention	110
2	Acceptance criteria for individual applications.	Acceptance criteria for individual applications.	
3	Protection of rights related to the personal integrity of a person.	Protection of rights related to the personal integrity of a person.	
4	The right to a fair trial and the provision of judicial guarantees	The right to a fair trial and the provision of judicial guarantees	
5	The right to respect for private and family life.	The right to respect for private and family life.	
6	Protection of property (property).	Protection of property (property).	

Individual work of students

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

The forms of individual work of students are:

- written homework;
- assimilation of theoretical material on the topics of practical classes;
- revision of lecture materials;
- development of new scientific and educational literature, statistical data of Council of Europe institutes, decisions of the European Court of Human Rights; reports of state bodies of Ukraine on the state of implementation of decisions of the European Court of Human Rights;
- work in information networks;
- taking online courses on the European Educational Platform in the field of human rights for lawyers (HELP);
- 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 individual work are given in Methodical materials for the study discipline "Protection of rights at the European Court of Human Rights" 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 academic discipline***

Legal acts

1. Constitution of Ukraine. Adopted at the fifth session of the Verkhovna Rada of Ukraine on June 28, 1996 // Official Gazette of Ukraine. - 2010. - No. 72 /1. - Art. 2598 // URL: <http://zakon2.rada.gov.ua/laws/show/254k/96-вр>.

2. The Convention on the Protection of Human Rights and Fundamental Freedoms of November 4, 1950, as amended and supplemented by protocols No. 11 and No. 14 to the Convention // URL: https://zakon.rada.gov.ua/laws/show/995_004#Text

3. The first protocol dated March 20, 1952. // URL: https://zakon.rada.gov.ua/laws/show/994_535#Text

4. Protocol No. 2 of May 6, 1963. // URL: https://zakon.rada.gov.ua/laws/show/994_854#Text

5. Protocol No. 4 of September 16, 1963. // URL: https://zakon.rada.gov.ua/laws/show/994_059#Text

6. Protocol No. 6 of April 28, 1983. // URL: https://zakon.rada.gov.ua/laws/show/994_802#Text

7. Protocol No. 7 of November 22, 1984. // URL: https://zakon.rada.gov.ua/laws/show/994_804#Text

8. Protocol No. 9 of November 6, 1990. // URL: https://zakon.rada.gov.ua/laws/show/994_170#Text

9. Protocol No. 10 of March 25, 1992. // URL: https://zakon.rada.gov.ua/laws/show/994_171#Text

10. Protocol No. 12 of November 4, 2000. // URL: https://zakon.rada.gov.ua/laws/show/994_537#Text

11. Protocol No. 13 dated May 3, 2001. // URL: https://zakon.rada.gov.ua/laws/show/994_180#Text

12. Protocol No. 14 dated May 13, 2004. // URL: https://zakon.rada.gov.ua/laws/show/994_939#Text

13. Protocol No. 14-bis dated May 27, 2004. // URL: https://zakon.rada.gov.ua/laws/show/994_939#Text

14. Protocol No. 15 of June 24, 2013. // URL: https://zakon.rada.gov.ua/laws/show/994_001-13#n2

15. Protocol No. 16 of October 2, 2013. // URL: https://zakon.rada.gov.ua/laws/show/994_002-13#n2

16. European Agreement on Persons Taking Part in the Process of the European Court of Human Rights of March 5, 1996 // URL: http://zakon5.rada.gov.ua/laws/show/994_324.

17. Regulations of the European Court of Human Rights. 2021. // URL: https://www.echr.coe.int/Documents/Rules_Court_ENG.pdf

18. Law of Ukraine "On Implementation of Decisions and Application of Practice of the European Court of Human Rights" dated February 23, 2006. // URL: <https://zakon.rada.gov.ua/laws/show/3477-15#Text>

19. On ensuring the rights and freedoms of internally displaced persons: Law of Ukraine of October 20, 2014 No. 1706-VII // Official Gazette of Ukraine. – 2014. – No. 94. – Art. 2709 // URL: <http://zakon4.rada.gov.ua/laws/show/1207-vii>

20. On ensuring the rights and freedoms of citizens and the legal regime in the temporarily occupied territory of Ukraine: Law of Ukraine dated April 15, 2014 No. 1207-VII (as amended on March 4, 2015) // Official Gazette of Ukraine. – 2014. – No. 36. – Art. 957 // URL: <http://zakon4.rada.gov.ua/laws/show/1207-vii>

21. About the Human Rights Commissioner of the Verkhovna Rada of Ukraine: Law of Ukraine dated December 23, 1997 No. 776/97–VR // Bulletin of the Verkhovna Rada of Ukraine. – 1998. – No. 20. – Art. 99 // URL: <http://zakon2.rada.gov.ua/laws/show/776/97-%D0%B2%D1%80>

22. Resolution of the Cabinet of Ministers of Ukraine "On Measures to Implement the Law of Ukraine "On Implementation of Decisions and Application of Practice of the European Court of Human Rights" dated May 31, 2006. // URL: <https://zakon.rada.gov.ua/laws/show/784-2006-п#Text>

23. Practical guide on admissibility of applications. Council of Europe / European Court of Human Rights. Strasbourg, 2014. // URL: https://www.echr.coe.int/Documents/Admissibility_guide_UKR.pdf

24. Note for filling out the application form. Council of Europe. 2018. // URL: https://www.echr.coe.int/Documents/Application_Notes_UKR.pdf

25. ECHR Application form. // URL: https://echr.coe.int/Pages/home.aspx?p=applicants/forms&c= Rules of the European Court of Human Rights. Council of Europe Strasbourg. 2016. // URL: https://www.echr.coe.int/Documents/Rules_Court_rus.pdf

26. Practical guide on the admissibility of applications. Council of Europe / European Court of Human Rights. Strasbourg, 2014. // URL: https://www.echr.coe.int/Documents/Admissibility_guide_UKR.pdf

Literature

Basic literature

1. Theory and practice of application of the Convention on the Protection of Human Rights and Fundamental Freedoms: compendium / [O. V. Serdyuk, Yu. V. Shchokin, I. V. Yakovyuk, etc.]; in general ed. O. V. Serdyuk, I. V. Yakovyuk. – 2nd ed., supplement. - Kharkiv: Pravo, 2019. - 404 p.

2. Convention on the Protection of Human Rights and Fundamental Freedoms (in questions and answers) study guide/[O.V. Serdyuk, O. Ya. Tragnyuk, I. V. Yakovyuk, etc.]; in general ed. I.V. Yakovyuk - Kind. 2nd, ex. - Kharkiv: Pravo, 2020. - 126 p.

3. Dudash T. I. Practice of the European Court of Human Rights: training. manual / T. I. Dudash. – 3rd ed., stereotypical. - K.: Alerta, 2016. - 488 p.

4. Dudash T.I. Practice of the European Court of Human Rights: training. manual - K.: Alerta, 2016. - 413 p.

5. Prohibition of torture: practice of the European Court of Human Rights, international normative acts and legislation of Ukraine. Scientific and practical manual: edited by doctor of law A. V. Stolitnyi and Candidate of Sciences law Sciences S. V. Shmaleni. - Kyiv: Norma Prava, 2019. - 819 p.

6. Karaman I.V. Appeal to the European Court of Human Rights: practice. argument. / Ihor Karaman; National assoc. of lawyers of Ukraine, Higher School of Advocacy. – Kyiv: Fenix, 2016. – 335 p.

7. McBride J. Principles governing the interpretation and application of the European Convention on Human Rights / Center for Judicial Studies: International Foundation. URL: <http://www.judges.org.ua/seminar21-1.htm>

8. Guide of the Council of Europe on Human Rights "Protection of the right to a fair trial within the framework of the European Convention on Human Rights."
// URL:
[http://www.scourt.gov.ua/clients/vsu/vsu.nsf/\(documents\)/18F2759A748951A2C2257F9C00497C8C](http://www.scourt.gov.ua/clients/vsu/vsu.nsf/(documents)/18F2759A748951A2C2257F9C00497C8C).

9. The right to an effective means of legal protection in criminal proceedings: the practice of the European Court of Human Rights and the legislation of Ukraine / [compiled by Yu. G. Sevruck and others]; under the editorship Y. G. Sevruck, A. V. Stolitnyi; Gene. Prosecutor's Office of Ukraine, National Acad. Prosecutor's Office of Ukraine. - Kyiv: National. Acad. Prosecutor's Office of Ukraine, 2019. - 389 p.

10. Razmetayeva, Yuliya Serhiivna. The doctrine and practice of human rights protection: a study guide / Yu. S. Razmetaeva. - Kyiv: FOP Golembovska O.O., 2018. - 364 p

11. Fulley T.I. Application of the practice of the European Court of Human Rights in the administration of justice: Scientific and methodological guide for judges. – 2nd ed. ex., add. K., 2015. URL :[://www.nsj.gov.ua/ua/science/prints/890/-208](http://www.nsj.gov.ua/ua/science/prints/890/-208) p.

12. Harris, O'Boyle, and Warbrick: Law of the European Convention on Human Rights (5th edn), Oxford University Press, 2023, 1088 p.

13. Jacobs, White, and Ovey: The European Convention on Human Rights (8th edn), Oxford University Press, 2021, 792 p.

Additional literature

1. Bakumov, O. S. Legal positions of the European Court of Human Rights regarding the right to free elections: controversial issues of practice. Bulletin of the National Academy of Legal Sciences of Ukraine. 2016. No. 3 (86). P. 183-193.

2. Butkevich, V. The European Convention on Human Rights and Fundamental Freedoms: the genesis of intentions and rights. Law of Ukraine. 2010. No. 10: 60 years of the Convention on the Protection of Human Rights and Fundamental Freedoms. P. 60-88. Genevieve Mayer. Regarding the role of the judicial system in the implementation of decisions of the European Court of Human Rights at the national level. Bulletin of the Supreme Court of Ukraine. 2017. No. 6 (202). P. 45-48.

3. Gudyma D. A. The principle of legality of restriction of physical freedom in the practice of the European Court of Human Rights. Bulletin of the National Academy of Legal Sciences of Ukraine. 2016. No. 3. P. 128-140.

4. Novikov D. V. Limitation of property rights in the practice of the European Court of Human Rights and in the legislation of Ukraine. Our right. 2016. No. 2. P. 162-167.

5. Novikov D. V. Guarantees of protection of property rights in the practice of the European Court of Human Rights. European perspectives. 2016. Issue 2. P. 92-98.

6. Paliyuk V. The practice of applying the Convention on the Protection of Human Rights and Fundamental Freedoms by the Courts of Ukraine/ Justinian - URL: [www.justinian.com.ua /article.php?id=248](http://www.justinian.com.ua/article.php?id=248)

7. Rabinovych, S. Non-discrimination test in the practice of the European Court of Human Rights: evaluative aspects. Law of Ukraine. 2017. No. 4. P. 97-108.

8. Sachenko A.P. Practice of the European Court of Human Rights. Criminal aspect. Publisher: Dakor, 2021. – 208 p.

9. Sachenko A.P. European Convention on Human Rights: familiarity and application practice. Publisher: Dakor, 2022. – 52 p.

10. Trichlib K. O. Dynamic interpretation of basic human rights and freedoms in the European Convention on Human Rights. Almanac of international law. 2016. Issue 11. P. 111-120.

11. Falaleeva, L. Peculiarities of the application of the Convention on the Protection of Human Rights and Fundamental Freedoms in the Legal Order of the European Union. Law of Ukraine. 2017. No. 4. P. 108-117.

12. Yakovenko A. V. The European practice of considering cases of the European Court of Human Rights regarding non-execution of court decisions in Ukraine. Actual problems of domestic jurisprudence. 2016. Issue 3. P. 137-139.

Internet resources:

1. Council of Europe // URL: Council of Europe (coe.int)
2. European Court of Human Rights // URL: European Court of Human Rights - ECHR, CEDH, news, information, press releases (coe.int)
3. HUDOC database // URL: <http://hudoc.echr.coe.int/>
4. Knowledge Exchange Platform (ECHR-KS) // URL: <https://ks.echr.coe.int/web/echr-ks/home>
5. European Human Rights Education Platform for Lawyers (HELP) // URL: Council of Europe HELP (coe.int)
6. European Court of Human Rights Commissioner // URL: <https://minjust.gov.ua/m/uryadoviy-upovnovajeniy-u-spravah-evropeyskogo-sudu-z-prav-lyudini>
7. Decisions regarding Ukraine issued by the European Court of Human Rights // URL: <https://minjust.gov.ua/m/rishennya-schodo-ukraini-vineseni-evropeyskim-sudom-z-prav-lyudini>
8. Information based on annual reports of the ECHR. // URL: https://minjust.gov.ua/cat_9329

SEEMC

Standardized electronic educational and methodological complex of the Department of Law of the European Union. URL:

<https://library.nlu.edu.ua/senmk/item/964-yevropeiska-konventsiiia-po-zakhystu-prav-liudyny.html>

Open access to the online resources of Oxford University Press, to the information and legal systems LIGA:LAW (the GRAND system and the VERDICTUM judgment analysis system).

Access is possible in the legal information hall of the Educational Library Complex (84-A Pushkinska St., 3rd floor).

Lecturer's requirements

Students *must*: regularly attend lectures and practical classes; systematically and actively work in lectures and practical classes; give a full and thorough answer to the question; justify your point of view when discussing the report; fully and convincingly present arguments when solving tasks; to analyze the practice of the European Court of Human Rights, to analyze judicial and law-enforcement practice; qualitatively perform written practical tasks, control and individual work. Practical classes missed for valid reasons can be made up after prior agreement with the teacher.

Students are *recommended* to: participate in scientific conferences, competitions of scientific papers, the work of the scientific circle of international law, writing scientific articles, take additional online courses on the European Educational Platform in the field of human rights for lawyers (HELP).

The teacher *takes into account* other educational and scientific achievements of the student, which are confirmed by documents (letters, diplomas, certificates, etc.).

It is a mandatory requirement that students comply with the norms of the "Code of Academic Ethics of Yaroslav the Wise National University of Law" (https://nlu.edu.ua/files/norm_doc/kodeks_academichnoyi_etyky.pdf).

The teacher pays special attention to compliance with the anti-plagiarism policy. In the case of detection of signs of violation of the rules regarding the prevention of plagiarism or the independence of writing the work, a decision may be made to cancel the grade for the work.

During both lectures and practical classes, students have the right to ask the teacher questions on the relevant topic at any time and are invited to take an active part in the discussion. During classroom classes, it is allowed to use gadgets only for educational purposes (for example, to view lecture presentations, keep lecture notes and track the necessary information. In case of urgent need, you can leave the classroom without disturbing the teacher and other students.

Control measures of learning outcomes

The evaluation of the results of learning the educational discipline "Protection of rights at the European Court of Human Rights" involves ongoing monitoring and final control and is carried out on the basis of a cumulative point-rating system.

Ongoing monitoring of students' knowledge includes:

- quality control of students' assimilation of the programme 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 problems, protection of the portfolio of practice of the European Court of Human Rights, protection of the abstract for initiatives student, etc. Based on the results of practical classes from each of the four modules, the average number of points is calculated (the maximum score for each module is 8 points), which is included in the final assessment of knowledge.

During the semester, students perform tasks for ***individual work*** (processing of statistical data of the institutions of the Council of Europe, decisions of the European Court of Human Rights; preparation of abstracts of reports for scientific and practical conferences and articles; taking online courses on the European educational platform in the field of human rights for lawyers (HELP); 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 individual work, the student is obliged to observe the rules regarding academic integrity and the direct prevention of plagiarism. The maximum number of points for individual 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.

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