

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

European Union Law Department

**PROGRAMME
of academic discipline
«EU Migration 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

Year of enrollment – 2022

Approved at the meeting Academic council
Protocol No. 1 of June 30, 2022
(put into effect by the Rector's order No. 164 of 30.08.2022)



Rector

Anatolii Getman

Kharkiv 2022

Programme of academic discipline «EU Migration Law» for the students of the second (master's) level of higher education in the field of knowledge 29 «International Relations» of the speciality 293 «International Law». Kharkiv: Yaroslav Mudryi National Law University of Ukraine, 2022. 50 p.

Author:
Tetiana Anakina,
Associate Professor, PhD

Approved at the meeting of the EU Law Department
(minutes No.1 dated “01” September 2022)

The head of the department – Yakovyuk Ivan Vasyliovych, doctor of legal sciences, professor, professor

The updated version (with changes and additions) was approved at a meeting of the Department of Law of the European Union (minutes No 12 of 22 June 2023)

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

CONTENTS

1. Introduction	4
2. Description of the academic discipline (educational units)	10
3. Content of the academic discipline programme	10
4. Resource support of the discipline	14
4.1. Forms of the educational process and types of educational activities	14
4.2. Students' independent work.....	14
4.3. Educational technologies and teaching methods	15
4.4. Forms of pedagogical control, means and criteria of assessment of learning outcomes	16
4.5. Educational, methodological and information support of the academic discipline	18
Appendix 1. Map of Competencies of the academic discipline.....	31
Appendix 2. Map of learning outcomes formulated in terms of competencies.....	43
Appendix 3. Matrix of connections between the modules of the academic discipline, learning outcomes and subject competencies in the program of the academic discipline.....	50

1. Introduction

1.1. *The aim and tasks of the academic discipline.*

The aim of the academic discipline is to provide a system of scientific knowledge in the field of legal regulation of migration relations in the law of the European Union, development of basic abilities and skills regarding the interpretation of the norms of EU migration law, activation of analytical activities of higher education students, conducting research work in the field of legal regulation of migration relations in the European Union.

Tasks:

- to acquire theoretical knowledge developed by the doctrine of EU law in the field of migration law of the European Union;
- to master the normative material that is the result of the cooperation of EU member states, as well as third countries that cooperate with the European Union;
- to determine the current problems in the development of legal regulation of migration relations and directions of modern scientific research in this field;
- to be familiar with the legal positions of the EU Court of Justice and decisions of the General Court of the EU in the field of EU migration law;
- to develop skills and abilities to be able to interpret and apply the norms of EU law in practical activities, covering also the challenges of the development of integration processes within the framework of the EU and Ukraine's acquisition of membership in the European Union.

1.2. *Status of the academic discipline in the structure of educational and professional programme:* optional.

1.3. *Prerequisites:* Law of the European Union and its system, Legal regulation of the Internal Market of the EU, International Public Law and International protection of human rights.

1.4. *Co-requisites:* Judicial protection in the European Union, protection in the European Court of Human Rights.

1.5. –

1.6. *List of subject competencies:*

SC 1. The ability to formulate and express one's own position in a reasoned manner regarding current problems of EU migration law.

SC 2. Knowledge of general theoretical concepts and concepts of EU migration law, their correlation with the principles of other branches of EU law, as well as the content, specifics, current state of development of the main institutions of EU migration law, its place in the EU legal system.

SC 3. Knowledge of the stages of formation and development of legal regulation of migration processes in EU law.

SC 4. Ability to analyze legal phenomena, legal facts, legal norms and legal relations related to the subject of EU migration law.

SC 5. The ability to determine the limits of the powers of the EU and the member states in the field of migration law, the content of the obligations of the member states, the impact of the EU migration law on the national legal systems of the EU member states.

SC 6. The ability to characterize the specifics of the organizational and legal mechanism of the EU in the field of migration, the specifics of the legal status of individual EU institutions in this field.

SC 7. The ability to analyze, interpret, and correctly apply the studied categories of EU migration law.

SC 8. The ability to correctly interpret and apply the norms of EU migration law in professional activities and to explain the specifics of the application of various sources of EU migration law.

SC 9. The ability to independently identify and investigate legal issues arising in the context of the legal regulation of EU migration law as a component of the EU Area of Freedom, Security and Justice.

SC 10. The ability to explain the peculiarities of the functioning of the Schengen migration area.

SC 11. Knowledge and understanding of the main provisions of the legal regulation of migration rights of EU citizens and their family members.

SC 12. Knowledge and understanding of the specifics of modern legal regulation of relations within the framework of the EU Common Visa Policy, the EU Common Asylum Policy and the EU temporary protection mechanism.

SC 13. Knowledge and understanding of issues related to the legal regulation of crossing the external border of the Schengen area, the legal regime of the internal borders of the EU member states, as well as staying in the territory of the member states.

SC 14. Knowledge and understanding of the peculiarities of the legal regulation of measures to counter and combat illegal migration in EU law and cooperation with third countries.

SC 15. The ability to assess the degree of Ukraine's fulfillment of obligations in the field of migration under international agreements with the EU and the approximation of Ukrainian legislation to the EU acquis.

SC 16. The ability to identify the shortcomings of modern approaches to the legal regulation of certain areas of migration relations within the EU, to propose ways to improve them.

SC 17. Knowledge of the main mechanisms and procedures for the protection of the rights of individuals in EU institutions with the use of game simulation.

SC 18. The ability to use information technologies and databases in the process of collecting and processing information within a specific topic in the field of EU migration law.

SC 19. Ability to conduct analytical research on the theory and practice of EU migration law.

SC 20. The ability to provide qualified consultations and legal opinions on specific issues of the theory and practice of EU migration law.

SC 21. Ability to analyze documents of EU institutions and characterize their influence on the regulation of national migration legislation of states.

SC 22. The ability to identify and evaluate modern challenges in the field of migration, knowledge of the main international and EU acts, as well as

organizational means of ensuring respect for human rights and protection of state interests in the field of migration.

SC 23. Ability to work with "soft" EU law acts, thematic reviews in the relevant field, statistical and technical documentation.

The explanation of general and special competencies is defined in the map of subject competencies (Appendix 1)

1.7. List of learning outcomes:

LO 1.1. To demonstrate knowledge of key concepts, principles, theories and doctrines of EU migration law.

LO 1.2. To carry out an analysis of the main approaches to determining the nature and place of EU migration law in the EU legal system, to propose and justify one's own ideas and proposals regarding the relevant issues.

LO 1.3 Demonstrate knowledge of the specifics of the subject, special principles, sources of EU migration law, and its systemic and structural structure.

LO 1.4. To carry out a logical, critical and systematic analysis of documents in the field of migration: founding treaties of the EU, legislative acts, non-legislative acts of the EU, international agreements, acts of "soft" law, etc.

LO 1.5. To carry out a critical analysis of the practice of EU courts in the field of migration regarding the interpretation and specifics of the application of EU regulations in the relevant field.

LO 1.6. To reveal knowledge of the main stages of the evolution of EU migration law, its main institutions, to characterize the current state and directions of further development of EU migration law in the context of deepening the processes of European integration.

LO 1.7. Search for, independently study and analyze domestic and foreign international legal literature in the context of researching current problems of the theory and practice of EU migration law.

LO 1.8 To characterize the migration-legal status of various categories of natural persons in EU law, to demonstrate knowledge of the trends of further legal regulation in this area.

LO 1.9. To determine the limits of the powers of the EU and member states in the field of migration legal relations, in particular those that are members of the "Schengen zone".

LO 2.1. To identify problems of legal regulation within individual institutions of EU migration law, to propose ways to overcome them by the principles of EU migration law, fundamental principles of international law, general principles of law, practice of international organizations and modern doctrinal developments on the relevant issues.

LO 2.2. To reveal the peculiarities of the international legal regulation of the cooperation of states in the field of migration with the participation of the EU.

LO 2.3. To characterize the current state of cooperation between Ukraine and the EU in the field of migration, including the fulfillment of obligations regarding the readmission of persons.

LO 2.4. To characterize the stages of development and principles of international legal cooperation between Ukraine and the EU in the field of migration.

LO SD 2.5. To determine the peculiarities of the legal regulation of crossing the external border of the Schengen zone, the legal regime of the internal borders of the EU member states, as well as staying in the territory of the member states.

LO SD 2.6. Demonstrate knowledge of the essence of key EU legal norms in the field of migration within the framework of the EU Area of Freedom, Security and Justice.

LO SD 2.7. To determine the legal measures that can be applied by the EU to overcome migration crises caused by the sudden arrival of a significant number of persons from third countries.

LO SD 2.8. To characterize the current problems of the modern development of migration relations within the EU and the peculiarities of the EU legislative process in the defined area.

LO SD 2.9. Demonstrate knowledge of the main mechanisms for protecting the rights of natural persons within the framework of EU migration law.

LO SD 2.10. To provide professional advice on the essence and methods of international legal protection of the rights and interests of individuals within the framework of EU migration law.

LO SD 2.11. To characterize the strategic directions of Ukraine's migration policy in the context of European integration.

LO SD 2.12. Carry out an analysis of the legislation of Ukraine for compliance with the norms of the EU migration law, formulate proposals for the approximation of national legal acts to the corresponding EU acquis.

The explication of the learning outcomes of discipline and the learning outcomes of speciality and specialization is determined in the map of learning outcomes, formulated in terms of competencies (Appendix 2)

1.8. Modules of the academic discipline programme.

Module 1. Legal basis of the EU Migration Law.

Module 2. Legal regulation of particular issues of the EU Migration Law.

The explication of the modules of the competence-oriented programme of the academic discipline is defined in the matrix of connections between the modules of the academic discipline, learning outcomes and subject competencies (Appendix 3).

2. Description of the discipline (educational units)

Course	Level of education, field of knowledge, speciality, specialization	Didactic structure and number of hours
Number of ECTS credits: 4,0 Number of modules: 2 Total hours: 120 Weekly hours: 4	Degree of Education – second (master’s) Field of knowledge – 29 «International Relations» Speciality – 293 «International Law»	Module 1 Lectures: 8 Seminars: 8 Individual work: 40 Module 2 Lectures: 10 Seminars: 12 Individual work: 42 Types of assessment: Current assessment; Final assessment (credit)

3. The Content of the academic discipline programme

Module 1. Legal basis of the EU Migration Law.

Historical and legal foundations of the formation and development of EU migration law. Establishment and development of cooperation between member states in the field of migration. Agreement on the gradual abolition of checks at common borders of 1985 (Schengen Agreement) and the Schengen Convention of 1990. Inter-governmental cooperation between member states in the field of migration in the period from 1985 to 1997. Institutionalization of the Schengen migration area (1997-2009). The development of EU migration law after the entry into force of the Lisbon Treaty in 2007. Actual problems of EU migration law at the current stage.

Concepts, sources and principles of EU migration law. The concept of EU migration law and the main approaches to the essence of EU migration law. The subject of EU migration law. Correlation of EU migration law and EU Schengen law. The place of EU migration law within the framework of the EU Space of Freedom, Security and Justice. Principles of EU migration law. Sources of EU migration law. Peculiarities of the application of EU migration law norms in space.

Principles of EU migration law. Correlation of the sources of EU law and the national legislation of the member states in the field of migration. Limits of legislative powers of member states.

Institutional and legal mechanism for ensuring EU migration law. General characteristics of the institutional and legal mechanism for ensuring EU migration law. Powers of EU institutions in the field of migration: the European Parliament, the European Council, the Council of the EU, the European Commission, the Court of Justice of the EU. Powers of EU bodies and agencies in the migration field: European Asylum Agency; EU Agency for Law Enforcement Cooperation (EUROPOL); European Agency for Cooperation in Criminal Justice (EUROJUST); European Agency for Fundamental Rights (FRA); Powers of the European Border and Coast Guard Agency (FRONTEX).

Module 2. Legal regulation of particular issues of the EU Migration Law.

Migration rights of EU citizens and their family members. The circle of persons who are guaranteed freedom of movement within the EU. General characteristics of Directive 2004/38/EU of the European Parliament and the Council of April 29, 2004 on the right of citizens of the Union and their family members to move and reside freely within the territory of the member states. The right to freely enter or leave the territory of a member state. The right to free movement on the territory of member states. The right to reside on the territory of the host country for a period of up to 3 months. The right to reside on the territory of the host state for a period of 3 months to 5 years: conditions and procedure for implementation. The right to permanent residence on the territory of the host state for a period of 5 or more consecutive years: conditions and procedure for implementation. Restrictions on migration rights that may apply to EU citizens and their family members: grounds, application procedure and procedural guarantees.

Legal regulation of border crossing in EU law. Types of borders in EU law. Schengen area. Legal principles of crossing the borders of EU member states. Schengen Borders Code of 2006. Crossing the external borders of Schengen member states. Conditions for crossing the external borders of the Schengen area by citizens

of third countries for a short-term stay (90/180). Crossing the internal borders of Schengen zone member states. Temporary restoration of border control at internal borders. Crossing the borders of EU member states that are not members of the Schengen migration area. The peculiarities of crossing the borders of the EU member states depend on the types of borders and the type of transport. Special rules for certain categories of persons. Crossing the border with animals. Content and features of the European system of surveillance abroad (EUROSUR). European Travel Authorization System (ETIAS). Entry/Exit System.

Common visa policy of the EU. Concept of common EU visa policy. General characteristics of the EU Visa Code (Regulation 810/2009). Concept of visa in EU law. Types of visas. Single visa. Visa with territorially limited validity. Airport transit visa. Circle of persons who must obtain a visa to enter the territory of the EU member states / Schengen area. Persons exempted from the requirement to obtain a visa. Procedure and conditions for obtaining a visa. Refusal to issue a visa. Extension of visa validity. Cancellation and revocation of a visa. Cooperation of member states on issues of EU visa policy. Visa Information System (VIS).

Common asylum policy of the EU. Concepts and legal foundations of the EU Common Asylum Policy. Principles of the EU's Common Asylum Policy. Obligations of member states. Persons who are granted international protection under EU law. The legal status of asylum seekers in EU law (Directive 2013/33/EU). The legal status of refugees in EU law (Directive 2011/95/EU). The legal status of persons granted supplementary protection in EU law (Directive 2011/95/EU). The legal status of persons granted temporary protection in EU law (Directive 2001/55/EC). Criteria and mechanisms for recognizing a member state responsible for providing international protection in EU law (Regulation 604/2013 ("Dublin III")). The procedure for granting international protection. Identification of persons applying for international protection in the EURODAK system (Regulation 603/2013). Peculiarities of granting and withdrawing international protection in EU law (Directive 2013/32/EU).

Temporary protection in EU law. Temporary protection in EU law: concepts and legal principles. The relationship between temporary protection and international protection in EU law. Directive 2001/55/EC. Terms of application of the mechanism of temporary protection in EU law. Circle of persons who are granted temporary protection. The procedure for granting temporary protection. Rights and obligations of persons granted temporary protection. Obligations of EU member states. The practice of applying the mechanism of temporary protection by EU member states.

Preventing and combating illegal migration in EU law. The concept of illegal migration in EU law. Directive 2008/115/EC. The main directions of prevention and combating illegal migration in EU law. The legal status of illegal migrants and their responsibility. Responsibility for facilitating the spread of illegal migration. Voluntary and forced return of a person who violated the rules of legal stay in the EU. Entry ban. Combating illegal labor activity. Directive 2009/52/EC. Operational cooperation of member states on return issues. Cooperation with third countries. Readmission of persons under EU law.

Cooperation between Ukraine and the EU in the field of migration. Legal regulation of cooperation between the EU and Ukraine in the field of migration. Cooperation between Ukraine and the EU in the field of migration under the Association Agreement of 2014. Legal basis for regulating visa relations between Ukraine and the EU. Action plan for liberalization of the visa regime for Ukraine in 2010. Agreement on simplification of visa processing in 2007: content and features. Legal principles of the visa-free regime of Ukraine and the EU. Cooperation between Ukraine and the EU on issues of migration, asylum and border management. Cooperation of Ukraine with EUAM and EUBAM in the field of migration. Agreement on Readmission of Persons of 2007. Joint Committee on Readmission. Approximation of Ukrainian legislation to the EU acquis in the field of migration.

4. Resource support of the academic discipline

4.1 Forms of the educational process and types of educational activities.

- forms of the educational process: educational training; independent work; practical training; control measures.
- types of educational activities: lectures, seminars, independent work, tutorials.

4.2. Students' independent work

Individual (independent) work is a type of out-of-class work of an educational nature, which is aimed at studying the program material of the educational course. The content of independent work is determined by the program of the study discipline "EU Migration Law", methodological materials, tasks and instructions of the teacher. During independent work, the applicant must process lecture notes, materials presented in textbooks, study guides on EU migration law, sources of international and national law of Ukraine and foreign countries, judicial practice following the topics of the academic discipline.

It is also important to work with scientific and practical comments, monographs, scientific articles, other scientific and educational literature recommended by the teacher. Methodical materials should provide for the possibility of self-monitoring by the student.

The student's independent work on learning the educational material can be carried out in the University's scientific library, classrooms, computer classes (laboratories), as well as at home.

In necessary this work is carried out in accordance with a schedule prepared in advance, which guarantees the possibility of individual access of the student to the necessary didactic tools.

The forms of independent work of students are:

- written homework;
- mastering theoretical material on the topics of practical classes;
- revision of lecture materials;

- work in information networks;
- development of additional literature;
- development of cases;
- essay on highly specialized issues;
- creation of a training course portfolio and its presentation;
- writing abstracts, reports and 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;
- commenting on sources of international law, as well as national law of Ukraine and foreign countries;
- other forms.

The student chooses the types of independent work according to his own interests and is agreed with the teacher, who ensures organization, control and evaluation of the quality of the corresponding work.

Educational material, which, according to the working curriculum, must be mastered by students in the process of independent work, is included in the sum of the points of the current control together with the educational material that was processed during the training sessions.

4.3. Educational technologies and teaching methods

- educational technologies: problem-based learning, contextual learning, student-centered learning, audio-visual technologies, scientific discussions, interactive technologies, IT technologies, etc.;
- teaching methods: combination of verbal, visual and practical methods, method of problem-based teaching, press conferences, business games, brainstorming, simulation of professional situations, case method, discussion method, round table, etc.

4.4. Forms of pedagogical control, means and criteria of assessment of learning outcomes

The following forms of control of the learning outcomes are provided: current assessment and final assessment.

Current assessment of knowledge includes:

- quality control of the student's mastery of the program material of the educational discipline in seminars 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 assessment aims to check the level of preparation of the student in studying the current material. During the seminars the student can be assessed on a six-point scale (0, 2, 3, 4, 6);

- quality control of the student's mastery 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 assessment 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 among the forms of the educational process organization and types of control measures:

Current assessment during seminars/workshop			Final assessment (credit)
Module № 1	Module № 2	Independent work	

s/w	Tests	s/w	Test		
max 24	max 14	max 30	max 12	max 20	max 100

Criteria for evaluating learning outcomes:

Types of assessment	Points	Criteria (for each point)
Assessment during seminars	Max 6	Excellent mastery of educational material on the topic, some minor shortcomings are possible.
	4	Good mastery of the material on the topic, but there are some mistakes.
	3	Satisfactory level of understanding the material with a significant number of errors.
	2	The minimum level of understanding the material with a significant number of errors.
	Min 0	Unsatisfactory level of understanding the material.
Tests / colloquium	Max 14/12	The results of processing the material are high, a small number of insignificant errors are possible.
	6	Satisfactory level of understanding the material, a significant number of errors.
	Min 0	Unsatisfactory level of understanding the material.
Assessment of individual work	Max 20	Deep knowledge of the issues related to the research topic. Fluency in the material, the ability to think independently and creatively, find, generalize, analyze the material, draw independent theoretical and practical conclusions.
	15	The main issues are covered superficially, the conclusions do not have an independent character.
	Min 0	The main provisions of the topic are covered superficially, with a large number of errors, there are no conclusions, the student has a weak command of the work material.

4.5. Educational, methodological and information support of the study

discipline

Legal acts and international agreements

Agreement of 14 June 1985 between the Governments of the States of the Benelux Economic Union, the Federal Republic of Germany and the French Republic on the gradual abolition of checks at their common borders. URL: https://www.cvce.eu/en/unit-content/-/unit/b9fe3d6d-e79c-495e-856d-9729144d2cbd/61d7e6da-a03b-4e9a-b20e-c96fc7d5abde/Resources#7543db22-53d1-428b-8b21-ad0a3fb59ed6_en&overlay

Charter of Fundamental Right of the European Union of 07.12.2000. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/HTML/?uri=CELEX:12016P/TXT&from=EN>.

Commission Regulation (EC) No 635/2006 of 25 April 2006 repealing Regulation (EEC) No 1251/70 on the right of workers to remain in the territory of a Member State after having been employed in that State. URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=CELEX%3A32006R0635>

Convention implementing the Schengen Agreement of 14 June 1985 between the Governments of the States of the Benelux Economic Union, the Federal Republic of Germany and the French Republic on the gradual abolition of checks at their common borders of 19.06.1990. <https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=celex%3A42000A0922%2802%29>

Council Directive 2001/55/EC of 20 July 2001 on minimum standards for giving temporary protection in the event of a mass influx of displaced persons and on measures promoting a balance of efforts between Member States in receiving such persons and bearing the consequences thereof. URL: <https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX%3A32001L0055>

Council Directive 2003/109/EC of 25 November 2003 concerning the status of third-country nationals who are long-term residents. URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=celex%3A32003L0109>

Council Regulation (EC) No 168/2007 of 15 February 2007 establishing a European Union Agency for Fundamental Rights. URL: <https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX%3A32007R0168>.

Directive 2004/38/EC of the European Parliament and of the Council of 29 April 2004 on the right of citizens of the Union and their family members to move and reside freely within the territory of the Member States. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex%3A32004L0038>

Directive 2008/115/EC of the European Parliament and of the Council of 16 December 2008 on common standards and procedures in Member States for returning illegally staying third-country nationals. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex%3A32008L0115>

Directive 2009/52/EC of the European Parliament and of the Council of 18 June 2009 providing for minimum standards on sanctions and measures against employers of illegally staying third-country nationals. URL: <https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX%3A32009L0052>

Directive 2011/36/EU of the European Parliament and of the Council of 5 April 2011 on preventing and combating trafficking in human beings and protecting its victims. URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=CELEX%3A32011L0036>

Directive 2011/95/EU of the European Parliament and of the Council of 13 December 2011 on standards for the qualification of third-country nationals or stateless persons as beneficiaries of international protection, for a uniform status for refugees or for persons eligible for subsidiary protection, and for the content of the protection granted (recast). URL; <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex%3A32011L0095>

Directive 2011/98/EU of the European Parliament and of the Council of 13 December 2011 on a single application procedure for a single permit for third-country nationals to reside and work in the territory of a Member State and on a common set of rights for third-country workers legally residing in a Member State. URL: <https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=celex%3A32011L0098>

Directive 2013/32/EU of the European Parliament and of the Council of 26 June 2013 on common procedures for granting and withdrawing international protection (recast). URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=celex%3A32013L0032>

Directive 2013/33/EU of the European Parliament and of the Council of 26 June 2013 laying down standards for the reception of applicants for international protection (recast). URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex%3A32013L0033>

Lisbon Treaty of 13.12.2007. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=OJ:C:2007:306:TOC>.

Regulation (EC) No 767/2008 of the European Parliament and of the Council of 9 July 2008 concerning the Visa Information System (VIS) and the exchange of data between Member States on short-stay visas (VIS Regulation). URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32008R0767>.

Regulation (EC) No 810/2009 of the European Parliament and of the Council of 13 July 2009 establishing a Community Code on Visas (Visa Code). URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32009R0810>.

Regulation (EU) 2015/2219 of the European Parliament and of the Council of 25 November 2015 on the European Union Agency for Law Enforcement Training (CEPOL). URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32015R2219>

Regulation (EU) 2016/399 of the European Parliament and of the Council of 9 March 2016 on a Union Code on the rules governing the movement of persons across borders (Schengen Borders Code). URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:02016R0399-20170407>.

Regulation (EU) 2016/794 of the European Parliament and of the Council of 11 May 2016 on the European Union Agency for Law Enforcement Cooperation (Europol). URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex%3A32016R0794>

Regulation (EU) 2017/2226 of the European Parliament and of the Council of 30 November 2017 establishing an Entry/Exit System (EES) to register entry and exit data and refusal of entry data of third-country nationals crossing the external borders of the Member States and determining the conditions for access to the EES for law enforcement purposes, and amending the Convention implementing the Schengen Agreement and Regulations (EC) No 767/2008 and (EU) No 1077/2011.

URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32017R2226>

Regulation (EU) 2018/1240 of the European Parliament and of the Council of 12 September 2018 establishing a European Travel Information and Authorisation System (ETIAS).

URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32018R1240>

Regulation (EU) 2018/1727 of the European Parliament and of the Council of 14 November 2018 on the European Union Agency for Criminal Justice Cooperation (Eurojust).

URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32018R1727>

Regulation (EU) 2018/1727 of the European Parliament and of the Council of 14 November 2018 on the European Union Agency for Criminal Justice Cooperation (Eurojust).

<https://eur-lex.europa.eu/legal-content/en/TXT/?uri=CELEX%3A32018R1727>

Regulation (EU) 2018/1806 of the European Parliament and of the Council of 14 November 2018 listing the third countries whose nationals must be in possession of visas when crossing the external borders and those whose nationals are exempt from that requirement.

URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32018R1806>.

Regulation (EU) 2018/1860 of the European Parliament and of the Council of 28 November 2018 on the use of the Schengen Information System for the return of illegally staying third-country nationals.

URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32018R1860>

Regulation (EU) 2019/1896 of the European Parliament and of the Council of 13 November 2019 on the European Border and Coast Guard. URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=CELEX%3A32019R1896>

Regulation (EU) 2021/2303 of the European Parliament and of the Council of 15 December 2021 on the European Union Agency for Asylum. URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=CELEX%3A32021R2303>

Regulation (EU) No 492/2011 of the European Parliament and of the Council of 5 April 2011 on freedom of movement for workers within the Union. URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=celex%3A32011R0492>

Regulation (EU) No 603/2013 of the European Parliament and of the Council of 26 June 2013 on the establishment of 'Eurodac' for the comparison of fingerprints for the effective application of Regulation (EU) No 604/2013 establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person and on requests for the comparison with Eurodac data by Member States' law enforcement authorities and Europol for law enforcement purposes. URL: <https://eur-lex.europa.eu/legal-content/en/TXT/?uri=CELEX%3A32013R0603>

Regulation (EU) No 604/2013 of the European Parliament and of the Council of 26 June 2013 establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person. URL: <https://eur-lex.europa.eu/legal-content/en/ALL/?uri=celex%3A32013R0604>

Single European Act of 17.02.1986. URL: https://europa.eu/european-union/sites/europaeu/files/docs/body/treaties_establishing_the_european_communities_single_european_act_en.pdf

Treaty Establishing European Coal and Steel Community of 18.04.1951. URL: <https://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=CELEX:11951K:EN:PDF>

Treaty Establishing European Economic Community of 25.03.1957. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:11957E>.

Treaty of Amsterdam 02.10.1997. URL: https://europa.eu/european-union/sites/europa.eu/files/docs/body/treaty_of_amsterdam_en.pdf.

Treaty on Establishment Constitution for Europe of 29.10.2004. URL: https://europa.eu/european-union/sites/europa.eu/files/docs/body/treaty_establishing_a_constitution_for_europe_en.pdf.

Treaty on European Union of 07.02.1992. URL: https://europa.eu/european-union/sites/europa.eu/files/docs/body/treaty_on_european_union_en.pdf.

Treaty on the Functioning of the EU of 25.03.1957. URL: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:12016E/TXT>.

План дій з лібералізації візового режиму для України від 22.11.2010 р. URL: https://zakon.rada.gov.ua/laws/show/984_001

План заходів з виконання Угоди про асоціацію між Україною, з однієї сторони, та ЄС, Європейським Співтовариством з атомної енергії і їхніми державами-членами, з другої сторони, затверджений Постановою Кабінету Міністрів України від 25.10.2017. № 1106. Офіційний вісник України. 2018. № 24. Ст. 852.

Про Загальнодержавну програму адаптації законодавства України до законодавства Європейського Союзу: Закон України від 18.03.2004. Відомості Верховної Ради України. 2004. № 15. Ст. 1028.

Про основні засади внутрішньої і зовнішньої політики України: Закон України від 01.07.2010. Відомості Верховної Ради України. 2010. № 40. Ст. 1452.

Про Урядовий офіс координації європейської та євроатлантичної інтеграції : Постанова Кабінету Міністрів України від 04.10.2017. № 759. Офіційний вісник України. 2017. № 84. Ст. 2565.

Угода між Україною та Європейським Співтовариством про реадмісію осіб від 18.06.2007 р. URL: https://zakon.rada.gov.ua/laws/show/994_851

Угода між Україною та Європейським Співтовариством про спрощення оформлення віз від 18.06.2007 р. URL: https://zakon.rada.gov.ua/laws/show/994_850

Угода про асоціацію між Україною, з однієї сторони, та Європейським Союзом, Європейським Співтовариством з атомної енергії і їхніми державами-членами, з другої сторони, 2014. Офіційний вісник України. 2014. № 75. Ст. 212.

Literature

Basic literature

Chetail V., Vincent, Philippe De Bruycker and Francesco Maiani (eds). Reforming the Common European Asylum System: The New European Refugee Law. Leiden: Brill. 2016. 32 p.

European Migration Law / Eds. Pieter Boeles, Maarten den Heijer, Gerrie Lodder, Kees Wouters. 2nd edition. Intersentia, 2014. 458 p.

Guild E. The Legal Elements of European Identity: EU Citizenship and Migration Law. London: Kluwer Law International, 2004. 265 p.

Kostakopoulou T. Citizenship, Identity, and Immigration in the European Union: Between Past and Future. Manchester: Manchester University Press, 2001. 214 p.

Peers S. EU Justice and Home Affairs Law. Volume I: EU Immigration and Asylum Law (Fourth Edition). Oxford : Oxford University Press, 2016. 640 p.

Імміграція і транснаціоналізм: навчальний посібник / Анакіна Т. М., Гай-Нижник П. П. та ін.; за ред. П. В. Токаря. Ужгород: ДВНЗ «УжНУ», 2023. 372 с.

Макаруха З. М. Правові засади діяльності Європейського Союзу у сфері забезпечення простору свободи, безпеки та юстиції : монографія. Львів : Астролябія, 2011. 543 с.

Макаруха З. М. Правові засади заснування та розвитку простору свободи, безпеки та юстиції в рамках Європейського Союзу: дис. ... д-ра юрид. наук: 12.00.11; Київ. нац. ун-т імені Т. Шевченка. Київ, 2011. 543 с.

Малиновська О.А. Мігранти, міграція та Українська держава: аналіз управління зовнішніми міграціями: монографія. Київ: Вид-во НАДУ, 2004. 236 с.

Міжнародна термінологія у сфері міграції: українсько-англійський тлумачний словник. Київ : Міжнародна організація з міграції. 100 с.

Мушак Н. Правові засади функціонування Шенгенського простору: монографія. Одеса : Фенікс, 2017. 442 с.

Поліванова О. М. Правове регулювання свободи пересування фізичних осіб у Європейському Союзі : дис. ... канд. юрид. наук: 12.00.11; Київ. нац. ун-т ім. Тараса Шевченка. Київ, 2012. 233 с.

Право Європейського Союзу : норм. матеріали / упоряд. : І. В. Яковюк, Т. М. Анакіна, Т. В. Комарова, О. Я. Трагнюк. Харків : Право, 2019. 500 с.

Сірант М. М. Статус біженців у Європейському Союзі: дис. ... канд. юрид. наук: 12.00.11; Київ. нац. ун-т ім. Т.Шевченка. Київ, 2008. 234 с.

Чуєнко В. І. Праве регулювання статусу біженців в Європейському Союзі: сучасний стан і перспективи розвитку: дис. ... канд. юрид. наук: 12.00.11. – Х., 2018. 235 с.

Further reading

A guide to international refugee protection and building state asylum systems. *Handbook for Parliamentarians*. 2017. № 27. URL: <http://www.unhcr.org/3d4aba564.pdf>

Anakina T. Solidarity as the principle of the EU Migration Law. *Адаптація правової системи України до права Європейського Союзу : теоретичні та практичні аспекти* : матеріали VI Всеукраїнської за міжнародною участю науково-практичної конференції (м. Полтава, 17 листопада 2021 року). Полтава, 2021. С. 14-16.

Anakina T. Right to temporary protection in the EU Migration Law. *Юридичні новели під час воєнного стану: зб. тез доповідей та наук. повідомл.*

учасників наук.-практ. конф. (Харків, 13 червн. 2022 р.) / за заг. ред. Д. В. Лученка. Х.: Нац. юрид. ун-т імені Ярослава Мудрого, 2022. С. 5-7.

Annual Report of the Situation of Asylum in the European Union 2022 / European Asylum Support Office. URL: <http://publications.europa.eu/webpub/easo/annual-report-2017/img/BZ-AB-18-001-EN-N.pdf>

Annual Risk Analysis Report 2015 / European Border and Coast Guard Agency. URL: <https://frontex.europa.eu/publications/ara-2016-EZGrEA>

Bloch A. Changing Asylum Policies in Europe. *Journal of Refugee Studies*. 2000. Vol. 13, № 1. P. 37–52.

Boswell Ch. The ‘External Dimension’ of EU Immigration and Asylum Policy. *International Legal Affairs*. 2003. Vol. 79. P. 619–622.

Brekke S. A. Establishing a Common European Asylum System: Tracing the Impact of EU Policy-Making on Asylum Outcomes. *ARENA Report*. 2017. Vol. 3/17. P. 1–133.

Brett R., Lester E. Refugee law and international humanitarian law: parallels, lessons and looking ahead. URL: https://www.icrc.org/eng/assets/files/other/713-726_brett_lester.pdf

Goldner Land I. Is there solidarity on asylum and migration in EU. *Croatian Yearbook on European Law and Policy*. 2013. Vol. 9. P. 1–14.

Goodwin-Gill G.S. The International Law of Refugee Protection. *The Oxford Handbook of Refugee and Forced Migration Studies online*. URL: <http://www.oxfordhandbooks.com/view/10.1093/oxfordhb/9780199652433.001.0001/oxfordhb-9780199652433-e-021>

Анакіна Т. Механізм тимчасового захисту в праві Європейського Союзу. *Деокупація. Юридичний фронт [Електронне видання]: матеріали Міжнародного експертного круглого столу (Київ, 18 березня 2022) / Державний торговельно-економічний університет, Українська асоціація порівняльного правознавства, Українська асоціація міжнародного права,*

Асоціація реінтеграції Криму; упоряд. і наук. ред. О. В. Кресін. Київ: Держ. Торг.-екон. ун-т, 2022. С. 135-137.

Гончаренко О. А. Статус біженця в міжнародному праві: дис. ... канд. юрид. наук: 12.00.11; Нац. юрид. акад. України ім. Ярослава Мудрого. Харків, 2005. 181 с.

Грицаєнко Л. Л. Інституційний механізм Європейського Союзу: автореф. дис. ... канд. юрид. наук: 12.00.11; Київ. нац. ун-т ім. Т. Шевченка. К., 2010. 21 с.

Інституційне право Європейського Союзу / В. І. Муравйов, О. М. Шпакович, О. М. Лисенко, О. В. Святун. Київ : Ін Юре, 2015. 312 с.

Історія європейської інтеграції від Римської імперії до Європейського Союзу : монографія / під ред. І. В. Яковюка. Київ : Ред. журн. «Право України», 2012. 208 с.

Київець О. Міжнародно-правовий статус трудових мігрантів. *Юридичний журнал*. 2004. № 4. С. 42–47.

Козинець І. Г., Козинець О. Г. Права біженців в контексті прав людини в сучасному світі. *Актуальні проблеми сучасної юриспруденції*. 2017. № 2. Т.2. С. 21–24.

Комарова Т. В. Суд Європейського Союзу: розвиток судової системи та практики тлумачення права ЄС : монографія. Харків : Право, 2018. 528 с.

Комарова Т. В. Юрисдикція Суду Європейського Союзу : монографія. Харків : Право, 2010. 360 с.

Котляр О. І. Мінімальні гарантії як складова частина процедури надання притулку. *Actual problems of international relations*. 2014. Release 118 (part I). С. 100–107.

Котляр О. І. Місце біженців у міжнародному праві. *Visegrad Journal on Human Rights*. 2016. № 1–2. С. 131–136.

Котляр О. І. Співвідношення міжнародного права біженців та міжнародного права прав людини. *Actual problems of international relations*. Release 120 (part I). 2014. С. 200–208.

Микієвич М. М. Інституційне право Європейського Союзу у сфері зовнішньої політики та безпеки : монографія. Львів : Вид. центр ЛНУ ім. Івана Франка, 2005. 416 с.

Михайлова О. Е. Теоретичний аналіз сутності поняття «трудомигрант» на міжнародно-правовому рівні та його правовий статус. *Право і суспільство*. 2011. № 2. С. 255–260.

Основи права Європейського Союзу : підручник / [Л. І. Адашис, Т. М. Анакіна, С. М. Вихрист та ін.] ; за заг. ред. Т. Л. Сироїд ; Харків. нац. ун-т ім. В. Н. Каразіна. 2-ге вид., перероб. і допов. – Харків : Право, 2020. 590 с.

Поглиблення відносин між ЄС та Україною: Що, чому і як? / за ред. М. Емерсона, В. Мовчан. Вид. 2-е. Брюссель (CEPS), Київ (Ін-т економ. дослід. і політ. консультацій), 2018. 288 с.

Поєдинок О. Р. Інститут міжнародно-правового захисту прав біженців: місце у системі міжнародного права, сучасний стан і перспективи розвитку. *Альманах міжнародного права*. 2010. Вип. 2. С. 250–262.

Поєдинок О.О. Законодавство України про захист прав біженців та осіб, які потребують додаткового або тимчасового захисту, у світлі її міжнародних зобов'язань. URL: http://ukrinur.kiev.ua/publications/publications_9.html

Право Європейського Союзу: основи теорії : підручник / [Т. М. Анакіна, Т. В. Комарова, О. Я. Трагнюк, І. В. Яковюк та ін.] ; за ред. І. В. Яковюка. – Харків : Право, 2019. – 360 с.

Право Європейського Союзу (в питаннях і відповідях) : навч.-довід. посіб. / [Т. М. Анакіна, Т. В. Комарова, О. Я. Трагнюк, І. В. Яковюк та ін.] ; за заг. ред. І. В. Яковюка. – Вид. 2-ге, випр. – Харків : Право, 2020. – 174 с.

Право Європейського Союзу: підручник / за ред. В. І. Муравйова. Київ : Юрінком Інтер, 2011. 704 с.

Римаренко Ю. І. Міжнародне міграційне право: підручник. Університетський курс. Київ : КНТ, 2007. 640 с.

Серова І. І. *Міжнародно-правові механізми протидії нелегальній міграції* : автореф. дис. ... канд. юрид. наук: 12.00.11; НАН України. Ін-т держави і права ім. В.М.Корецького. Київ, 2003. 16 с.

Терещенков А. М. Міжнародно-правові аспекти регламентації трудової міграції в країнах-членах ЄС. *Наукові записки Інституту законодавства Верховної Ради України*. 2016. № 1. С. 179–183.

Тиндик Н. П. Адміністративно-правовий механізм регулювання міграції в Україні: автореф. дис. ... д-ра юрид. наук: 12.00.07; Нац. ун-т держ. податк. служби України. Ірпінь, 2009. 40 с.

Філіпова Н. В. Соціальний захист трудових мігрантів у країнах ЄС та в Україні. *Актуальні проблеми державного управління*. 2013. № 1 (43). С. 378–385.

Філіппов С. О. Протидія організації нелегальної транскордонної міграції на зовнішніх кордонах Європейського Союзу. *Молодий вчений*. 2015. № 9 (24). Ч. 1. С. 172–175.

Чернявський А. Л. Інститут права притулку в сучасному міжнародному праві. *Альманах міжнародного права*. 2014. №. 5. С. 52–58.

Чорнозуб Л. Протидія незаконній трудовій міграції в ЄС (кримінально-правові аспекти). *Новітні кримінально-правові дослідження – 2021 : Альманах наукових праць / за ред. проф. Є.Л. Стрельцова, проф. О.В. Козаченка, PhD О.М. Мусиченко*. Миколаїв : МПП НУ ОЮА, 2021. С. 137-144.

Юрлова Н. В. Деякі питання міжнародно-правового регулювання надання притулку у сучасному міжнародному праві *Державне будівництво та місцеве самоврядування*. 2016. Вип. 31. С. 168–177.

Яковюк І. В. Правові основи інтеграції до ЄС: загально-теоретичний аналіз. Харків : Право, 2013. 760 с.

Internet resources:

- Official site of the UN Refugee Agency - <https://www.refworld.org/>
- Official site of the European Union - <http://europa.eu/>
- Official site of the EU Asylum Agency - <https://euaa.europa.eu/>
- Official site of the Fundamental Rights Agency - <https://fra.europa.eu/en>
- Official site of Frontex - <https://frontex.europa.eu/>
- Official site of the European Parliament - <https://www.europarl.europa.eu/>
- Official site of the European Commission – <https://ec.europa.eu/>
- Official site of the Europol - <https://www.europol.europa.eu/>
- Official site of the Eurojust - <https://www.eurojust.europa.eu/>
- Official site of the European Police College (CEPOL) - <https://www.cepol.europa.eu/>

SEEMC

Standardized electronic educational and methodological complex of the Department of Law of the European Union. URL: [http://library.nlu.edu.ua/index.php?option=com_k2&view=itemlist&task=category&id=605:](http://library.nlu.edu.ua/index.php?option=com_k2&view=itemlist&task=category&id=605)

Appendix 1

Map of competencies of the academic discipline

Code and title of competencies by specialty and/or specialization	Code and title of competencies of the academic discipline
General (universal) competencies (GC)	SC – subject competencies
GC – 1. Ability to think critically, analyze and synthesize.	<p>SC 4. Ability to analyze legal phenomena, legal facts, legal norms and legal relations related to the subject of EU migration law.</p> <p>SC 7. The ability to analyze, interpret, and correctly apply the studied categories of EU migration law.</p> <p>SC 8. The ability to correctly interpret and apply the norms of EU migration law in professional activities and to explain the specifics of the application of various sources of EU migration law.</p> <p>SC 15. The ability to assess the degree of Ukraine's fulfillment of obligations in the field of migration under international agreements with the EU and the approximation of Ukrainian legislation to the EU acquis.</p>
GC – 2. The ability to identify and solve problems arising in the professional sphere, to formulate and ask questions for their further solution.	<p>SC 9. The ability to independently identify and investigate legal issues arising in the context of the legal regulation of EU migration law as a component of the EU Area of Freedom, Security and Justice.</p> <p>SC 17. Knowledge of the main mechanisms and procedures for the protection of the rights of individuals in EU institutions with the use of game simulation.</p> <p>SC 19. Ability to conduct analytical research on the theory and practice of EU migration law.</p>
GC- 6. Ability to work effectively in an intercultural environment, including developing and managing international projects.	<p>SC 5. The ability to determine the limits of the powers of the EU and the member states in the field of migration law, the content of the obligations of the member states, the impact of the EU migration law on the national legal systems of the EU member states.</p> <p>SC 6. The ability to characterize the specifics of the organizational and legal mechanism of the EU in the field of migration, the specifics of the</p>

	<p>legal status of individual EU institutions in this field.</p> <p>SC 21. Ability to analyze documents of EU institutions and characterize their influence on the regulation of national migration legislation of states.</p> <p>SC 23. Ability to work with "soft" EU law acts, thematic reviews in the relevant field, statistical and technical documentation..</p>
<p>GC 7. Ability to conduct research at an appropriate level.</p>	<p>SC 4. Ability to analyze legal phenomena, legal facts, legal norms and legal relations related to the subject of EU migration law.</p> <p>SC 7. The ability to analyze, interpret, and correctly apply the studied categories of EU migration law.</p> <p>SC 9. The ability to independently identify and investigate legal issues arising in the context of the legal regulation of EU migration law as a component of the EU Area of Freedom, Security and Justice.</p> <p>SC 16. The ability to identify the shortcomings of modern approaches to the legal regulation of certain areas of migration relations within the EU, to propose ways to improve them.</p> <p>SC 18. The ability to use information technologies and databases in the process of collecting and processing information within a specific topic in the field of EU migration law.</p> <p>SC 19. Ability to conduct analytical research on the theory and practice of EU migration law.</p>
<p>GC 9. Ability to solve problems of an innovative nature and to find alternative solutions in professional activities.</p>	<p>SC 9. The ability to independently identify and investigate legal issues arising in the context of the legal regulation of EU migration law as a component of the EU Area of Freedom, Security and Justice.</p> <p>SC 10. The ability to explain the peculiarities of the functioning of the Schengen migration area.</p> <p>SC 13. Knowledge and understanding of issues related to the legal regulation of crossing the external border of the Schengen area, the legal regime of the internal borders of the EU member states, as well as staying in the territory of the member states.</p> <p>SC14. Knowledge and understanding of the peculiarities of the legal regulation of measures</p>

	<p>to counter and combat illegal migration in EU law and cooperation with third countries.</p> <p>SC 17. Knowledge of the main mechanisms and procedures for the protection of the rights of individuals in EU institutions with the use of game simulation.</p> <p>SC 18. The ability to use information technologies and databases in the process of collecting and processing information within a specific topic in the field of EU migration law.</p> <p>SC 20. The ability to provide qualified consultations and legal opinions on specific issues of the theory and practice of EU migration law.</p> <p>SC 22. The ability to identify and evaluate modern challenges in the field of migration, knowledge of the main international and EU acts, as well as organizational means of ensuring respect for human rights and protection of state interests in the field of migration.</p>
<p>GC 10. The ability to work (collect, receive, systematize and synthesize) with various information and large volumes of information from various sources, analyse and critically and constructively evaluate it, taking into account the cross-cultural characteristics of the subjects of international relations.</p>	<p>SC 5. The ability to determine the limits of the powers of the EU and the member states in the field of migration law, the content of the obligations of the member states, the impact of the EU migration law on the national legal systems of the EU member states.</p> <p>SC 10. The ability to explain the peculiarities of the functioning of the Schengen migration area.</p> <p>SC 11. Knowledge and understanding of the main provisions of the legal regulation of migration rights of EU citizens and their family members.</p> <p>SC 12. Knowledge and understanding of the specifics of modern legal regulation of relations within the framework of the EU Common Visa Policy, the EU Common Asylum Policy and the EU temporary protection mechanism.</p> <p>SC 13. Knowledge and understanding of issues related to the legal regulation of crossing the external border of the Schengen area, the legal regime of the internal borders of the EU member states, as well as staying in the territory of the member states.</p> <p>SC14. Knowledge and understanding of the peculiarities of the legal regulation of measures to counter and combat illegal migration in EU law and cooperation with third countries.</p>

	<p>SC 18. The ability to use information technologies and databases in the process of collecting and processing information within a specific topic in the field of EU migration law.</p> <p>SC 19. Ability to conduct analytical research on the theory and practice of EU migration law.</p> <p>SC 23. Ability to work with "soft" EU law acts, thematic reviews in the relevant field, statistical and technical documentation.</p>
<p>GC 11. Ability to use the latest information and communication technologies for professional purposes.</p>	<p>SC 18. The ability to use information technologies and databases in the process of collecting and processing information within a specific topic in the field of EU migration law.</p> <p>SC 23. Ability to work with "soft" EU law acts, thematic reviews in the relevant field, statistical and technical documentation.</p>
<p>GC 12. The ability to formulate a personal opinion and present it with evidence.</p>	<p>SC 1. The ability to formulate and express one's own position in a reasoned manner regarding current problems of EU migration law.</p> <p>SC 2. Knowledge of general theoretical concepts and concepts of EU migration law, their correlation with the principles of other branches of EU law, as well as the content, specifics, current state of development of the main institutions of EU migration law, its place in the EU legal system.</p> <p>SC 3. Knowledge of the stages of formation and development of legal regulation of migration processes in EU law.</p> <p>SC 6. The ability to characterize the specifics of the organizational and legal mechanism of the EU in the field of migration, the specifics of the legal status of individual EU institutions in this field.</p> <p>SC 8. The ability to correctly interpret and apply the norms of EU migration law in professional activities and to explain the specifics of the application of various sources of EU migration law.</p> <p>SC 16. The ability to identify the shortcomings of modern approaches to the legal regulation of certain areas of migration relations within the EU, to propose ways to improve them.</p> <p>SC 20. The ability to provide qualified consultations and legal opinions on specific issues of the theory and practice of EU migration law.</p>

	<p>SC 21. Ability to analyze documents of EU institutions and characterize their influence on the regulation of national migration legislation of states.</p>
<p>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.</p>	<p>SC 2. Knowledge of general theoretical concepts and concepts of EU migration law, their correlation with the principles of other branches of EU law, as well as the content, specifics, current state of development of the main institutions of EU migration law, its place in the EU legal system.</p> <p>SC 5. The ability to determine the limits of the powers of the EU and the member states in the field of migration law, the content of the obligations of the member states, the impact of the EU migration law on the national legal systems of the EU member states.</p> <p>SC 8. The ability to correctly interpret and apply the norms of EU migration law in professional activities and to explain the specifics of the application of various sources of EU migration law.</p> <p>SC 10. The ability to explain the peculiarities of the functioning of the Schengen migration area.</p> <p>SC 12. Knowledge and understanding of the specifics of modern legal regulation of relations within the framework of the EU Common Visa Policy, the EU Common Asylum Policy and the EU temporary protection mechanism.</p> <p>SC 13. Knowledge and understanding of issues related to the legal regulation of crossing the external border of the Schengen area, the legal regime of the internal borders of the EU member states, as well as staying in the territory of the member states.</p> <p>SC14. Knowledge and understanding of the peculiarities of the legal regulation of measures to counter and combat illegal migration in EU law and cooperation with third countries.</p> <p>SC 20. The ability to provide qualified consultations and legal opinions on specific issues of the theory and practice of EU migration law.</p>

<p>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.</p>	<p>SC 1. The ability to formulate and express one's own position in a reasoned manner regarding current problems of EU migration law.</p> <p>SC 5. The ability to determine the limits of the powers of the EU and the member states in the field of migration law, the content of the obligations of the member states, the impact of the EU migration law on the national legal systems of the EU member states.</p> <p>SC 9. The ability to independently identify and investigate legal issues arising in the context of the legal regulation of EU migration law as a component of the EU Area of Freedom, Security and Justice.</p> <p>SC 20. The ability to provide qualified consultations and legal opinions on specific issues of the theory and practice of EU migration law.</p> <p>SC 22. The ability to identify and evaluate modern challenges in the field of migration, knowledge of the main international and EU acts, as well as organizational means of ensuring respect for human rights and protection of state interests in the field of migration..</p>
<p>Special (professional, subject) competencies (SpC)</p>	
<p>SpC 1. The ability to critically analyze the problems and patterns of the functioning and development of international relations, to determine the trends in the development of world politics, to assess the impact of global political processes on national legal, political and economic systems.</p>	<p>DC 1. The ability to formulate and express one's own position in a reasoned manner regarding current problems of EU migration law.</p> <p>SC 15. The ability to assess the degree of Ukraine's fulfillment of obligations in the field of migration under international agreements with the EU and the approximation of Ukrainian legislation to the EU acquis.</p> <p>SC 16. The ability to identify the shortcomings of modern approaches to the legal regulation of certain areas of migration relations within the EU, to propose ways to improve them.</p> <p>SC 22. The ability to identify and evaluate modern challenges in the field of migration, knowledge of the main international and EU acts, as well as organizational means of ensuring respect for human rights and protection of state interests in the field of migration.</p>
<p>SpC 3. The ability to independently provide legal representation of the interests of</p>	<p>SC 2. Knowledge of general theoretical concepts and concepts of EU migration law,</p>

<p>individuals, legal entities or the state when considering cases in national and international institutions and organize the provision of legal services.</p>	<p>their correlation with the principles of other branches of EU law, as well as the content, specifics, current state of development of the main institutions of EU migration law, its place in the EU legal system.</p> <p>SC 4. Ability to analyze legal phenomena, legal facts, legal norms and legal relations related to the subject of EU migration law.</p> <p>SC 5. The ability to determine the limits of the powers of the EU and the member states in the field of migration law, the content of the obligations of the member states, the impact of the EU migration law on the national legal systems of the EU member states.</p> <p>SC 8. The ability to correctly interpret and apply the norms of EU migration law in professional activities and to explain the specifics of the application of various sources of EU migration law.</p> <p>SC 17. Knowledge of the main mechanisms and procedures for the protection of the rights of individuals in EU institutions with the use of game simulation.</p> <p>SC 20. The ability to provide qualified consultations and legal opinions on specific issues of the theory and practice of EU migration law.</p> <p>SC 21. Ability to analyze documents of EU institutions and characterize their influence on the regulation of national migration legislation of states.</p>
<p>SpC 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.</p>	<p>SC 2. Knowledge of general theoretical concepts and concepts of EU migration law, their correlation with the principles of other branches of EU law, as well as the content, specifics, current state of development of the main institutions of EU migration law, its place in the EU legal system.</p> <p>SC 6. The ability to characterize the specifics of the organizational and legal mechanism of the EU in the field of migration, the specifics of the legal status of individual EU institutions in this field.</p> <p>SC 10. The ability to explain the peculiarities of the functioning of the Schengen migration area.</p> <p>SC 11. Knowledge and understanding of the main provisions of the legal regulation of</p>

	<p>migration rights of EU citizens and their family members.</p> <p>SC 12. Knowledge and understanding of the specifics of modern legal regulation of relations within the framework of the EU Common Visa Policy, the EU Common Asylum Policy and the EU temporary protection mechanism.</p> <p>SC 13. Knowledge and understanding of issues related to the legal regulation of crossing the external border of the Schengen area, the legal regime of the internal borders of the EU member states, as well as staying in the territory of the member states.</p> <p>SC14. Knowledge and understanding of the peculiarities of the legal regulation of measures to counter and combat illegal migration in EU law and cooperation with third countries.</p> <p>SC 17. Knowledge of the main mechanisms and procedures for the protection of the rights of individuals in EU institutions with the use of game simulation.</p> <p>SC 21. Ability to analyze documents of EU institutions and characterize their influence on the regulation of national migration legislation of states.</p> <p>SC 23. Ability to work with "soft" EU law acts, thematic reviews in the relevant field, statistical and technical documentation.</p>
<p>SpC 7. Ability to represent the interests of Ukraine or individuals and legal entities in international judicial institutions, arbitrations, national courts of foreign countries.</p>	<p>SC 1. The ability to formulate and express one's own position in a reasoned manner regarding current problems of EU migration law.</p> <p>SC 4. Ability to analyze legal phenomena, legal facts, legal norms and legal relations related to the subject of EU migration law.</p> <p>SC 5. The ability to determine the limits of the powers of the EU and the member states in the field of migration law, the content of the obligations of the member states, the impact of the EU migration law on the national legal systems of the EU member states.</p> <p>SC 8. The ability to correctly interpret and apply the norms of EU migration law in professional activities and to explain the specifics of the application of various sources of EU migration law.</p> <p>SC 17. Knowledge of the main mechanisms and procedures for the protection of the rights of</p>

	<p>individuals in EU institutions with the use of game simulation.</p> <p>SC 18. The ability to use information technologies and databases in the process of collecting and processing information within a specific topic in the field of EU migration law.</p> <p>SC 20. The ability to provide qualified consultations and legal opinions on specific issues of the theory and practice of EU migration law.</p> <p>SC 21. Ability to analyze documents of EU institutions and characterize their influence on the regulation of national migration legislation of states.</p>
<p>SpC 8. Ability to work and represent the interests of Ukraine in international intergovernmental organizations.</p>	<p>SC 1. The ability to formulate and express one's own position in a reasoned manner regarding current problems of EU migration law.</p> <p>SC 6. The ability to characterize the specifics of the organizational and legal mechanism of the EU in the field of migration, the specifics of the legal status of individual EU institutions in this field.</p> <p>SC 21. Ability to analyze documents of EU institutions and characterize their influence on the regulation of national migration legislation of states.</p> <p>SC 23. Ability to work with "soft" EU law acts, thematic reviews in the relevant field, statistical and technical documentation.</p>
<p>SpC 11. The ability to ensure the implementation of international legal standards in certain areas of national legislation.</p>	<p>SC 10. The ability to explain the peculiarities of the functioning of the Schengen migration area.</p> <p>SC 11. Knowledge and understanding of the main provisions of the legal regulation of migration rights of EU citizens and their family members.</p> <p>SC 12. Knowledge and understanding of the specifics of modern legal regulation of relations within the framework of the EU Common Visa Policy, the EU Common Asylum Policy and the EU temporary protection mechanism.</p> <p>SC 13. Knowledge and understanding of issues related to the legal regulation of crossing the external border of the Schengen area, the legal regime of the internal borders of the EU member states, as well as staying in the territory of the member states.</p>

	<p>SC14. Knowledge and understanding of the peculiarities of the legal regulation of measures to counter and combat illegal migration in EU law and cooperation with third countries.</p> <p>SC 16. The ability to identify the shortcomings of modern approaches to the legal regulation of certain areas of migration relations within the EU, to propose ways to improve them.</p> <p>SC 18. The ability to use information technologies and databases in the process of collecting and processing information within a specific topic in the field of EU migration law.</p> <p>SC 19. Ability to conduct analytical research on the theory and practice of EU migration law.</p>
<p>SpC 12. Ability to conduct research and/or introduce innovations in various fields and institutions of public international law, private international law, EU law.</p>	<p>SC 1. The ability to formulate and express one's own position in a reasoned manner regarding current problems of EU migration law.</p> <p>SC 2. Knowledge of general theoretical concepts and concepts of EU migration law, their correlation with the principles of other branches of EU law, as well as the content, specifics, current state of development of the main institutions of EU migration law, its place in the EU legal system.</p> <p>SC 3. Knowledge of the stages of formation and development of legal regulation of migration processes in EU law.</p> <p>SC 4. Ability to analyze legal phenomena, legal facts, legal norms and legal relations related to the subject of EU migration law.</p> <p>SC 5. The ability to determine the limits of the powers of the EU and the member states in the field of migration law, the content of the obligations of the member states, the impact of the EU migration law on the national legal systems of the EU member states.</p> <p>SC 8. The ability to correctly interpret and apply the norms of EU migration law in professional activities and to explain the specifics of the application of various sources of EU migration law.</p> <p>SC 9. The ability to independently identify and investigate legal issues arising in the context of the legal regulation of EU migration law as a component of the EU Area of Freedom, Security and Justice.</p>

	<p>SC 15. The ability to assess the degree of Ukraine's fulfillment of obligations in the field of migration under international agreements with the EU and the approximation of Ukrainian legislation to the EU acquis.</p> <p>SC 16. The ability to identify the shortcomings of modern approaches to the legal regulation of certain areas of migration relations within the EU, to propose ways to improve them.</p> <p>SC 18. The ability to use information technologies and databases in the process of collecting and processing information within a specific topic in the field of EU migration law.</p> <p>SC 19. Ability to conduct analytical research on the theory and practice of EU migration law.</p> <p>SC 21. Ability to analyze documents of EU institutions and characterize their influence on the regulation of national migration legislation of states.</p> <p>SC 22. The ability to identify and evaluate modern challenges in the field of migration, knowledge of the main international and EU acts, as well as organizational means of ensuring respect for human rights and protection of state interests in the field of migration.</p> <p>SC 23. Ability to work with "soft" EU law acts, thematic reviews in the relevant field, statistical and technical documentation.</p>
<p>SpC 14. The ability to apply an interdisciplinary approach in the assessment of international legal phenomena and international relations using legal tools.</p>	<p>SC 2. Knowledge of general theoretical concepts and concepts of EU migration law, their correlation with the principles of other branches of EU law, as well as the content, specifics, current state of development of the main institutions of EU migration law, its place in the EU legal system.</p> <p>SC 3. Knowledge of the stages of formation and development of legal regulation of migration processes in EU law.</p> <p>SC 4. Ability to analyze legal phenomena, legal facts, legal norms and legal relations related to the subject of EU migration law.</p> <p>SC 13. Knowledge and understanding of issues related to the legal regulation of crossing the external border of the Schengen area, the legal regime of the internal borders of the EU member states, as well as staying in the territory of the member states.</p>

	<p>SC 22. The ability to identify and evaluate modern challenges in the field of migration, knowledge of the main international and EU acts, as well as organizational means of ensuring respect for human rights and protection of state interests in the field of migration.</p> <p>SC 23. Ability to work with "soft" EU law acts, thematic reviews in the relevant field, statistical and technical documentation.</p>
<p>SpC 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.</p>	<p>SC 2. Knowledge of general theoretical concepts and concepts of EU migration law, their correlation with the principles of other branches of EU law, as well as the content, specifics, current state of development of the main institutions of EU migration law, its place in the EU legal system.</p> <p>SC 4. Ability to analyze legal phenomena, legal facts, legal norms and legal relations related to the subject of EU migration law.</p> <p>SC 15. The ability to assess the degree of Ukraine's fulfillment of obligations in the field of migration under international agreements with the EU and the approximation of Ukrainian legislation to the EU acquis.</p> <p>SC 18. The ability to use information technologies and databases in the process of collecting and processing information within a specific topic in the field of EU migration law.</p> <p>SC 21. Ability to analyze documents of EU institutions and characterize their influence on the regulation of national migration legislation of states.</p> <p>SC 23. Ability to work with "soft" EU law acts, thematic reviews in the relevant field, statistical and technical documentation.</p>
<p>SpC 21. The ability to communicate effectively in an international, multicultural environment using knowledge in the fields of international law, European law and international relations.</p>	<p>SC 1. The ability to formulate and express one's own position in a reasoned manner regarding current problems of EU migration law.</p> <p>SC 2. Knowledge of general theoretical concepts and concepts of EU migration law, their correlation with the principles of other branches of EU law, as well as the content, specifics, current state of development of the main institutions of EU migration law, its place in the EU legal system.</p> <p>SC 6. The ability to characterize the specifics of the organizational and legal mechanism of the EU in the field of migration, the specifics of the</p>

	<p>legal status of individual EU institutions in this field.</p> <p>SC 9. The ability to independently identify and investigate legal issues arising in the context of the legal regulation of EU migration law as a component of the EU Area of Freedom, Security and Justice.</p> <p>SC 19. Ability to conduct analytical research on the theory and practice of EU migration law.</p> <p>SC 21. Ability to analyze documents of EU institutions and characterize their influence on the regulation of national migration legislation of states.</p>
--	--

Appendix 2

Map of learning outcomes formulated in terms of competencies

Code and title of PTO by speciality and/or specialization	Module	Code and title of LO of the academic discipline
PTO – Program Training Outcomes		Learning outcomes of the academic discipline
PTO 1. To analyze multifaceted problems of international and national legal content and propose ways to solve them.	№ 1	<p>LO 1.1. To demonstrate knowledge of key concepts, principles, theories and doctrines of EU migration law.</p> <p>LO 1.5. To carry out a critical analysis of the practice of EU courts in the field of migration regarding the interpretation and specifics of the application of EU regulations in the relevant field.</p> <p>LO 1.7. Search for, independently study and analyze domestic and foreign international legal literature in the context of researching current problems of the theory and practice of EU migration law.</p>
	№ 2	LO 2.1. To identify problems of legal regulation within individual institutions of EU migration law, to propose ways to overcome them in accordance with the principles of EU migration law, fundamental principles

		<p>number of persons from third countries.</p> <p>LO 2.8. To characterize the current problems of the modern development of migration relations within the EU and the peculiarities of the EU legislative process in the defined area.</p>
<p>PTO 5. To provide legal representation of the client in national courts, international commercial arbitrations, state authorities and local self-government bodies.</p>	<p>№ 1</p> <p>№ 2</p>	<p>LO 1.3 Demonstrate knowledge of the specifics of the subject, special principles, sources of EU migration law, and its systemic and structural structure.</p> <p>LO 1.4. To carry out a logical, critical and systematic analysis of documents in the field of migration: founding treaties of the EU, legislative acts, non-legislative acts of the EU, international agreements, acts of "soft" law, etc.</p> <p>LO 2.2. To reveal the peculiarities of the international legal regulation of the cooperation of states in the field of migration with the participation of the EU.</p> <p>LO 2.3. To characterize the current state of cooperation between Ukraine and the EU in the field of migration, including the fulfillment of obligations regarding the readmission of persons.</p> <p>LO 2.9. Demonstrate knowledge of the main mechanisms for protecting the rights of natural persons within the framework of EU migration law.</p> <p>LO 2.10. To provide professional advice on the essence and methods of international legal protection of the rights and interests of individuals within the framework of EU migration law.</p>
<p>PTO 8. To prepare drafts of international treaties and acts of national legislation, to provide proposals for eliminating conflicts between the norms of international law, as well as for bringing the norms of national law into compliance with the norms of international law.</p>	<p>№ 1</p>	<p>LO 1.1. To demonstrate knowledge of key concepts, principles, theories and doctrines of EU migration law.</p> <p>LO 1.4. To carry out a logical, critical and systematic analysis of documents in the field of migration: founding treaties of the EU, legislative acts, non-legislative acts of the EU, international agreements, acts of "soft" law, etc.</p>

		<p>LO 1.5. To carry out a critical analysis of the practice of EU courts in the field of migration regarding the interpretation and specifics of the application of EU regulations in the relevant field.</p> <p>LO 2.1. To identify problems of legal regulation within individual institutions of EU migration law, to propose ways to overcome them in accordance with the principles of EU migration law, fundamental principles of international law, general principles of law, practice of international organizations and modern doctrinal developments on the relevant issues.</p>
<p>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.</p>	<p>№ 1</p> <p>№ 2</p>	<p>LO 1.1. To demonstrate knowledge of key concepts, principles, theories and doctrines of EU migration law.</p> <p>LO 1.2. To carry out an analysis of the main approaches to determining the nature and place of EU migration law in the EU legal system, to propose and justify one's own ideas and proposals regarding the relevant issues.</p> <p>LO 2.3. To characterize the current state of cooperation between Ukraine and the EU in the field of migration, including the fulfillment of obligations regarding the readmission of persons.</p> <p>LO 2.7. To determine the legal measures that can be applied by the EU to overcome migration crises caused by the sudden arrival of a significant number of persons from third countries.</p> <p>LO 2.11. To characterize the strategic directions of Ukraine's migration policy in the context of European integration.</p>
<p>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.</p>	<p>№ 1</p>	<p>LO 1.2. To carry out an analysis of the main approaches to determining the nature and place of EU migration law in the EU legal system, to propose and justify one's own ideas and proposals regarding the relevant issues.</p> <p>LO 1.3 Demonstrate knowledge of the specifics of the subject, special principles, sources of EU migration</p>

	№ 2	<p>law, and its systemic and structural structure.</p> <p>LO 1.6. To reveal knowledge of the main stages of the evolution of EU migration law, its main institutions, to characterize the current state and directions of further development of EU migration law in the context of deepening the processes of European integration.</p> <p>LO 1.7. Search for, independently study and analyze domestic and foreign international legal literature in the context of researching current problems of the theory and practice of EU migration law.</p> <p>LO 1.8 To characterize the migration-legal status of various categories of natural persons in EU law, to demonstrate knowledge of the trends of further legal regulation in this area.</p> <p>LO 1.9. To determine the limits of the powers of the EU and member states in the field of migration legal relations, in particular those that are members of the "Schengen zone".</p> <p>LO 2.2. To reveal the peculiarities of the international legal regulation of the cooperation of states in the field of migration with the participation of the EU.</p> <p>LO 2.3. To characterize the current state of cooperation between Ukraine and the EU in the field of migration, including the fulfillment of obligations regarding the readmission of persons.</p> <p>LO 2.4. To characterize the stages of development and principles of international legal cooperation between Ukraine and the EU in the field of migration.</p> <p>LO 2.5. To determine the peculiarities of the legal regulation of crossing the external border of the Schengen zone, the legal regime of the internal borders of the EU member states, as well as staying in the territory of the member states.</p>
--	-----	---

		<p>LO 2.6. Demonstrate knowledge of the essence of key EU legal norms in the field of migration within the framework of the EU Area of Freedom, Security and Justice.</p> <p>LO 2.7. To determine the legal measures that can be applied by the EU to overcome migration crises caused by the sudden arrival of a significant number of persons from third countries.</p> <p>LO 2.8. To characterize the current problems of the modern development of migration relations within the EU and the peculiarities of the EU legislative process in the defined area.</p> <p>LO 2.9. Demonstrate knowledge of the main mechanisms for protecting the rights of natural persons within the framework of EU migration law.</p> <p>LO 2.11. To characterize the strategic directions of Ukraine's migration policy in the context of European integration.</p> <p>LO 2.12. Carry out an analysis of the legislation of Ukraine for compliance with the norms of the EU migration law, formulate proposals for the approximation of national legal acts to the corresponding EU acquis.</p>
<p>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.</p>	<p>№ 1</p>	<p>LO 1.1. To demonstrate knowledge of key concepts, principles, theories and doctrines of EU migration law.</p> <p>LO 1.2. To carry out an analysis of the main approaches to determining the nature and place of EU migration law in the EU legal system, to propose and justify one's own ideas and proposals regarding the relevant issues.</p> <p>LO 1.6. To reveal knowledge of the main stages of the evolution of EU migration law, its main institutions, to characterize the current state and directions of further development of EU migration law in the context of deepening the processes of European integration.</p>

	№ 2	<p>LO 1.8 To characterize the migration-legal status of various categories of natural persons in EU law, to demonstrate knowledge of the trends of further legal regulation in this area.</p> <p>LO 2.1. To identify problems of legal regulation within individual institutions of EU migration law, to propose ways to overcome them in accordance with the principles of EU migration law, fundamental principles of international law, general principles of law, practice of international organizations and modern doctrinal developments on the relevant issues.</p> <p>LO 2.7. To determine the legal measures that can be applied by the EU to overcome migration crises caused by the sudden arrival of a significant number of persons from third countries.</p> <p>LO 2.8. To characterize the current problems of the modern development of migration relations within the EU and the peculiarities of the EU legislative process in the defined area.</p> <p>LO 2.12. Carry out an analysis of the legislation of Ukraine for compliance with the norms of the EU migration law, formulate proposals for the approximation of national legal acts to the corresponding EU acquis.</p>
--	-----	---

