

Ministry of Education and Science of the Russian Federation Federal State Autonomous Educational Institution of Higher Education **«Far Eastern Federal University»** (FEFU)

School of Law **«AGREED»** «AFFIRM» Program Manager Head of the Department of International Public and Private Law Agayeva N.R. Gavrilov V. V. (signature) (surname, name, patronymic (signature) (surname, name, patronymic Program Manager) Head of the Department) June «21» 201 8 year. «29» June 201 year

WORK PROGRAM OF DISCIPLINE

Current Issues of International Law & International Business

Direction of preparation 40.03.01 Jurisprudence

Form of training full-time

Course 2 semester 4 lectures 18 h. practical classes 36 hours laboratory works are not provided including using MAO lek. 0 hours /etc. 18 h / lab not provided total hours of classroom work 54 hours. including using MAO 18 hours. independent work 54 hours including the preparation for the exam is not provided no control papers course work / course project is not provided offset 4 semester exam not provided

The work program was drawn up in accordance with the requirements of the educational standard, independently established by the Federal State Autonomous Educational Institution of Higher Education "Far Eastern Federal University", approved by order of the rector of 07/20/2017 No. 12-13-1479 in the direction of training 40.03.01).

The work program was discussed at a meeting of the Department of International Public and Private Law, Minutes No. $\frac{b}{12-12}$ from "20 " $\frac{7}{20}$ " $\frac{20}{3}$ " $\frac{20}{3}$ " $\frac{20}{3}$ "

Head of International Public and Private Law Department: Doctor of Law, Professor V. Gavrilov Compiler (s): Assistant Nurimbetov R.M.

The reverse side of the title sheet

I. The work program was revised at the meeting of the department: Protocol dated "____"___20 № ____ Head of the Department ______ _____

(signature) (IO Last Name)

II. The work program	was revised	l at the meeting of the department:	
Protocol dated "	"	20 №	
Head of the Departme	ent		

(signature) (IO Last Name)

Annotation to the work program of the discipline "Current Issues of International Law & International Business"

The discipline "Current Issues of International Law & International Business" is developed for students enrolled in the area of study 40.03.01 "Jurisprudence".

The discipline "Current Issues of International Law and International Business" is included in the list of disciplines for choosing the variable part of the curriculum. The total complexity of the discipline is 3 credit units, 108 hours.

The curriculum provides lectures (18 hours), practical classes (36 hours, including 18 hours - using active learning methods), independent work (54 hours). The form of control is offset (2 course 4 semester). Discipline is implemented on the 2nd course in the 4th semester.

Place of discipline "Current Issues of International Law and International Business". This discipline is one of the disciplines of choice and is in direct relationship with such disciplines as "International Law", "Private International Law", etc.

The study of the discipline is carried out within the framework of general methodological and doctrinal approaches, laid out in the course of international law, is a logical continuation of the study of the mechanism of legal regulation of international relations taking shape in various areas of international communication and the formation of students' knowledge of international law.

The purpose of the training course is to give an idea of the fundamentals of modern problems of international and related problems of international business, their retrospective analysis and prospects for their development and resolution.

The main objectives of the course are:

- students gaining knowledge about contemporary problems of international law and international business;

- development of skills for analyzing problems of international business from the point of view of international law;

- familiarization with modern trends in the development of international law;

- an understanding of the place and role of modern man in the process of development of international relations regulated by international law.

To successfully study the discipline "Current Issues of International Law and International Business" the following preliminary competences should be formed for students:

- the ability to understand, use, generate and correctly express innovative ideas in Russian in discourses, publications, public discussions;

- the ability to take initiative and make responsible decisions, aware of the responsibility for the results of their professional activities;

- the ability to solve standard tasks of professional activity on the basis of information and bibliographic culture using information and communication technologies and taking into account the basic requirements of information security.

As a result of studying this discipline, students form the following general professional / professional competencies.

Code of competence		Stages of competence formation
OPK-7 ability to master the	Knows	sufficient lexical minimum of a foreign
skills of professional		language for conducting a conversation on a
communication in a foreign		professional topic, including the necessary
language		terminology in the volume provided for by the
		standard main grammatical phenomena, culture
		and traditions of the countries of the language
		being studied in comparison with the culture and
		traditions of their country and region; rules of
		speech etiquette in everyday and business areas
		of communication
	Knows how	use basic lexical and grammatical means in
		communicative situations of formal business
		and informal communication; understand the
		content of various types of professional texts in
		a foreign language; independently find
		information about the countries of the language
		being studied from various sources (periodicals,
		Internet, reference, educational, fiction); write
		abstracts, make reports, reports on the topics
		studied
	Owns	English at a level that allows dialogue on
		professional topics, including the skills of
		reflection, self-esteem, and self-control; various
		ways of verbal and non-verbal communication;
		communication skills in the native and foreign
		language environment

PC-3 ability to carry out	Knows	provisions of job descriptions of the main
professional activities based		directions of professional lawyer
on a developed sense of	Knows how	to justify and take decisions within official
justice, legal thinking and	I KIIO W 5 IIO W	5
5 6 6		F ····································
legal culture		implementation of legal norms; justify law and
		order, carry out legal propaganda and legal
		education in the field of professional activity
	Owns	practical skills of analyzing various legal
	0 115	phenomena, legal facts, legal norms and legal
		relations that are the objects of professional
		activity
PC-15 ability to correctly and	Knows	rules, means and methods of development,
fully reflect the results of		execution and systematization of legal
professional activity in legal		documents, formal and informal requirements
and other documentation		for different types of documents
	Knows how	use legal and other terminology in drafting legal
	I LIIO W 5 HO W	and other documents
		and other documents
	Owns	skills to prepare legal documents; methods of
		registration and systematization of professional
		documentation; specifics of official and
		unofficial materials
		unomenal materials

The following methods of active / interactive learning are used to form the above competences within the discipline "Current Issues of International Law and International Business":

- Work in small groups;
- Business game.

I. STRUCTURE AND CONTENT OF THEORETICAL PART OF THE COURSE (18 h.)

Section I. The problem of the concept of international law (hereinafter referred to as the IL) (18 h.)

Topic 1. The ratio of international and domestic law as a theoretical and practical problem (2 hours)

1. The concept of the international system, its components. The regulatory role of international law.

2. The concept and subject of international law. The main features of the IL. Comparative analysis of national and international law.

3. The ratio of IL with domestic law, norms of international morality and politeness.

4. Theories of the relationship between international and domestic law: monistic and dualistic doctrines. The interaction of IL and domestic law. The concept of implementation.

5. The norms of international law in the national legal order of the Russian Federation and the national legal orders of foreign states.

6. The system of modern IL. The system of science IL and academic discipline.

Topic 2. Problems of sources and norms of modern international law (2 hours)

1. The process of creating norms of IL. Types of norms IL. Features of the formation of contractual and customary rules.

2. The concept and meaning of jus cogens. The concept and regulatory role of international soft law.

3. Sources of modern IL: concept, normative consolidation. Types of sources of IL: international treaty, international custom, general principles of law. The ratio of contractual and conventional regulation in IL.

4. Auxiliary means for determining legal norms. Doctrine of the most qualified specialists in the field of MP. Decisions and advisory opinions of an international court of justice. Resolutions - recommendations of international organizations.

5. Unilateral acts of states in the functioning of the MP.

Topic 3. General principles of international law - problems of theory and practice (2 hours)

1. The history of the formation of the principles of international law. Principles of the law of civilized nations.

2. The concept and significance of the principles of the modern IL. Sources of principles of IL.

3. Classification and interrelation of the principles of IL. The regulatory content of the principles of IL. Legal validity of the principles of IL.

4. Prospects for the emergence of new and development of existing principles of IL. Principles and progressive development of IL.

Topic 4. The law of international treaties - problems of theory and practice (2 hours)

1. The law of international treaties as a branch of the modern IL. The principle of the faithful execution of international legal obligations. Pacta sunt servanda.

2. Sources of law international treaties. Types of international treaties.

3. The concept of international treaties. Subjects international treaties. Legal capacity to enter into contracts. The right to participate in contracts. Treaty and third states.

4. Conclusion and entry into force of an international treaty. Ways of the conclusion international treaties. Form international treaties. Authenticity texts international treaties. The main elements of the structure of international treaties. The order and stage of the conclusion of international treaties. Alternate

5. Ways of expression by the state of consent to be bound by the treaty. Ratification. The value of the instrument of ratification. The effect of an international treaty after signing before ratification. Joining the contract, acceptance and approval of the contract. Temporary use of international treaties/

6. Reservations to international treaties: concept, order of application and withdrawal. Depository international treaties and its functions. Amendments to contracts. Registration international treaties.

7. Interpretation of international treaties: concept and types. Principles of interpretation. Methods and methods of interpretation.

8. Legal validity of international treaties. The presumption of reality international treaties. The grounds of absolute invalidity. Confusable international treaties. Grounds for relative invalidity. The consequences of invalidity.

9. Validity and application of the contract. The validity of international treaties. Prolongation and renewal of international treaties. Suspension of contracts. "Forgotten" international treaties. Action international treaties in space.

Topic 5. Institute of International Legal Personality. Problems of subjects of international law (2 hours)

1. The concept and types of subjects of international law. Content of international legal personality. Types of subjects of international law: basic, derivative, atypical. Theory of legal and law enforcement entities of international law.

2. The state as the main subject of international law. Types and international legal personality of states. International rights and obligations of states. Subjects of the Federation in international legal relations.

3. The concept of international legal recognition. Types of recognition. Theories of recognition: constitutive, declarative. Forms of recognition: de jure, de facto ed hoke recognition. Actual recognition. Succession of States. Legal regulation of succession. The grounds of succession. Types of succession. The objects of succession.

4. Nations and peoples fighting for independence. States in the formative stage. Unrecognized states and rebels. Features of their legal personality. Ways of realization of the right of nations to self-determination.

5. Legal personality of international intergovernmental organizations. Derivative nature of their legal personality. Legal personality of international nongovernmental organizations.

6. State-like entities as subjects of international law.

7. The problem of international legal personality of individuals and legal entities. The individual as a subject of protection in international law.

Topic 6. International organizations as subjects of international law (law of international organizations) - problems of theory and practice (2 hours)

1. The concept of the law of international organizations. Its sources and subjects.

2. The concept of international organizations, its signs. International legal personality international organizations: intergovernmental and non-governmental international organizations. Negotiated (limited, functional) legal capacity international organizations. State Representation at international organizations.

3. Types of international organizations. International non-governmental organizations.

4. The order of creation of international organizations. Membership in the international organizations, the order of entry into the international organizations and out of it. Termination and suspension of membership in international organizations. Exception from international organizations. Termination international organizations.

5. The organizational and legal mechanism of the international organizations. Bodies of international organizations. Budget international organizations. Flag and emblem international organizations.

6. UN. Objectives and principles of the UN. UN system. The main bodies of the UN and their functions. UN membership. Armed Forces UN. UN peacekeeping missions. UN staff.

7. Regional IOE OECD, European Union, Council of Europe, Commonwealth of Independent States, Arab League, Organization of African Unity, Organization of American States, NATO: the goals of their creation, competence, main bodies, membership. Staff.

8. International conferences: the concept, order and purpose of the participants. Types of conferences. Work and official languages.

Topic 7. Problems of the Institute of International Legal Responsibility (2 hours)

1. The role of international legal responsibility in the functioning of the IL. Legal value of responsibility. The specifics of international legal responsibility.

2. The concept of international legal responsibility. Draft liability articles developed by the UN MP Commission. The concept and types of internationally wrongful acts.

3. Objectives and functions of international legal responsibility. The content of international legal responsibility, its features.

4. Grounds for international legal responsibility. The composition of an international offense. The problem of guilt. The question of damage. Assign responsibility. Subjects of responsibility.

5. Circumstances precluding liability and exempting circumstances.

6. The concept of absolute (objective) responsibility.

7. Types and forms of international legal responsibility. Disclaimer.

8. Responsibility of international organizations (Mo): its essence and specificity. Regulatory regulation.

9. International legal responsibility of individuals. Individuals as subjects of international criminal responsibility

10. Ways to stop MD: volitional and automatic. The impact of armed conflict on international treaties.

Topic 8. Problems of the Institute for Resolution of International Disputes (2 hours)

1. The concept and types of international disputes.

2. Peaceful means of resolving international disputes. Conciliation methods of resolving international disputes.

3. Negotiations and consultations. Examination (investigation commissions) and conciliation (conciliation). Good services, mediation.

4. International Court of Arbitration (arbitration). Types of arbitration.

2. International litigation. Its differences from arbitration.

3. Special international judicial bodies. Their competences and regulations. International Court of Justice. International Tribunal for the Law of the Sea. Court of European Communities.

4. International criminal courts (tribunals). Nuremberg and Tokyo processes. Tribunals for Rwanda and the former Yugoslavia. Administrative Tribunals.

5. Peaceful settlement of disputes within the CIS. Economic Court of the CIS.

Topic 9. The right of international security - problems of theory and practice (1 hour)

1. The concept and levels of international security. International legal security tools. The concept of international security law. The evolution of the ban on the use of force in international relations.

2. The concept of aggression. The actions of the UN Security Council in the case of threats to peace, breaches of the world and acts of aggression.

3. Collective measures taken within the framework of international organizations in the event of a threat to peace and security.

4. Disarmament and arms limitation. Prohibition of nuclear weapons and weapons of mass destruction. Confidence Building Measures.

5. Cases of lawful use of force in international relations.

Topic 10. International criminal law - problems of theory and practice (1 hour)

1. The concept of the international legal fight against crime. Its features and forms.

2. The jurisdiction of the state and the competence of its bodies in the fight against crime. The main international legal agreements in the field of combating crime. Grounds for the exercise of criminal jurisdiction.

3. The concept of convention crimes. Crimes of international character. International crimes. Crimes against humanity.

4. Combating international terrorism. The concept of terrorism. The system and principles of international cooperation in the fight against terrorism.

5. International bodies in the fight against crime.

6. Extradition of criminals (extradition). Obligation to issue. Grounds for refusal to extradite offenders.

7. Legal assistance of States in criminal matters.

II. STRUCTURE AND CONTENT OF PRACTICAL COURSE Practical classes (36 hours)

Lesson 1. The problem of the concept of international law (hereinafter referred to as the MP). The ratio of international and domestic law as a theoretical and practical problem (4 hours)

1. The concept of the international system, its components. The regulatory role of international law.

2. The concept and subject of international law. The main features of the MP. Comparative analysis of national and international law.

3. The ratio of MP with domestic law, norms of international morality and politeness.

4. Theories of the relationship between international and domestic law: monistic and dualistic doctrines. The interaction of MP and domestic law. The concept of implementation.

5. The norms of international law in the national legal order of the Russian Federation and the national legal orders of foreign states.

6. The system of modern MP. The system of science MP and academic discipline.

Lesson 2. Problematics of sources and norms of modern international law (4 hours)

1. The process of creating norms of MP. Types of norms MP. Features of the formation of contractual and customary rules.

2. The concept and meaning of jus cogens. The concept and regulatory role of international soft law.

3. Sources of modern MP: concept, normative consolidation. Types of sources of MP: international treaty, international custom, general principles of law. The ratio of contractual and conventional regulation in MP.

4. Auxiliary means for determining legal norms. Doctrine of the most qualified specialists in the field of MP. Decisions and advisory opinions of an international court of justice. Resolutions - recommendations of international organizations.

5. Unilateral acts of states in the functioning of the MP.

Lesson 3. General principles of international law - problems of theory and practice (4 hours), using the method of active learning work in small groups

1. The history of the formation of the principles of international law. Principles of the law of civilized nations.

2. The concept and significance of the principles of the modern MP. Sources of principles of MP.

3. Classification and interrelation of the principles of MP. The regulatory content of the principles of MP. Legal validity of the principles of MP.

4. Prospects for the emergence of new and development of existing principles of MP. Principles and progressive development of MP.

Lesson 4. The right of international treaties - problems of theory and practice (4 hours), using the method of active learning business game

1. The law of international treaties (hereinafter MD) as a branch of the modern MP. The principle of the faithful execution of international legal obligations. Pacta sunt servanda.

2. Sources of law MD. Types of international treaties.

3. The concept of MD. Subjects MD. Legal capacity to enter into contracts. The right to participate in contracts. Treaty and third states.

4. Conclusion and entry into force of an international treaty. Ways of the conclusion MD. Form MD. Authenticity texts MD. The main elements of the structure of MD. The order and stage of the conclusion of MD. Alternate

5. Ways of expression by the state of consent to be bound by the treaty. Ratification. The value of the instrument of ratification. The effect of an international treaty after signing before ratification. Joining the contract, acceptance and approval of the contract. Temporary use of MD.

6. Reservations to international treaties: concept, order of application and withdrawal. Depository MD and its functions. Amendments to contracts. Registration MD.

7. Interpretation of MD: concept and types. Principles of interpretation. Methods and methods of interpretation.

8. Legal validity of MD. The presumption of reality MD. The grounds of absolute invalidity. Confusable MD. Grounds for relative invalidity. The consequences of invalidity.

9. Validity and application of the contract. The validity of MD. Prolongation and renewal of MD. Suspension of contracts. "Forgotten" MD. Action MD in space.

10. Ways to stop MD: volitional and automatic. The impact of armed conflict on international treaties.

Session 5. Institute of International Legal Personality. Problems of subjects of international law (4 hours), using the method of active learning work in small groups

1. The concept and types of subjects of international law. Content of international legal personality. Types of subjects of international law: basic, derivative, atypical. Theory of legal and law enforcement entities of international law.

2. The state as the main subject of international law. Types and international legal personality of states. International rights and obligations of states. Subjects of the Federation in international legal relations.

3. The concept of international legal recognition. Types of recognition. Theories of recognition: constitutive, declarative. Forms of recognition: de jure, de facto ed hoke recognition. Actual recognition. Succession of States. Legal regulation of succession. The grounds of succession. Types of succession. The objects of succession.

4. Nations and peoples fighting for independence. States in the formative stage. Unrecognized states and rebels. Features of their legal personality. Ways of realization of the right of nations to self-determination.

5. Legal personality of international intergovernmental organizations. Derivative nature of their legal personality. Legal personality of international nongovernmental organizations. 6. State-like entities as subjects of international law.

7. The problem of international legal personality of individuals and legal entities. The individual as a subject of protection in international law.

Lesson 6. International organizations as subjects of international law (law of international organizations) - problems of theory and practice (4 hours), using the method of active learning business game

1. The concept of the law of international organizations (hereinafter referred to as MO). Its sources and subjects.

2. The concept of MO, its signs. International legal personality MO: intergovernmental and non-governmental MO. Negotiated (limited, functional) legal capacity MO. State Representation at MO.

3. Types of MO. International non-governmental organizations.

4. The order of creation of MO. Membership in the MO, the order of entry into the MO and out of it. Termination and suspension of membership in MO. Exception from MO. Termination MO.

5. The organizational and legal mechanism of the MO. Bodies of MO. Budget MO. Flag and emblem MO.

6. UN. Objectives and principles of the UN. UN system. The main bodies of the UN and their functions. UN membership. Armed Forces UN. UN peacekeeping missions. UN staff.

7. Regional IOE OECD, European Union, Council of Europe, Commonwealth of Independent States, Arab League, Organization of African Unity, Organization of American States, NATO: the goals of their creation, competence, main bodies, membership. Staff.

8. International conferences: the concept, order and purpose of the participants. Types of conferences. Work and official languages.

Lesson 7. Problems of the Institute of International Legal Responsibility (3 hours)

1. The role of international legal responsibility in the functioning of the MP. Legal value of responsibility. The specifics of international legal responsibility. 2. The concept of international legal responsibility. Draft liability articles developed by the UN MP Commission. The concept and types of internationally wrongful acts.

3. Objectives and functions of international legal responsibility. The content of international legal responsibility, its features.

4. Grounds for international legal responsibility. The composition of an international offense. The problem of guilt. The question of damage. Assign responsibility. Subjects of responsibility.

5. Circumstances precluding liability and exempting circumstances.

6. The concept of absolute (objective) responsibility.

7. Types and forms of international legal responsibility. Disclaimer.

8. Responsibility of international organizations (Mo): its essence and specificity. Regulatory regulation.

9. International legal responsibility of individuals. Individuals as subjects of international criminal responsibility

Lesson 8. Problem of the Institute for Resolution of International Disputes (3 hours), using the method of active learning work in small groups

1. The concept and types of international disputes.

2. Peaceful means of resolving international disputes. Conciliation methods of resolving international disputes.

3. Negotiations and consultations. Examination (investigation commissions) and conciliation (conciliation). Good services, mediation.

4. International Court of Arbitration (arbitration). Types of arbitration.

2. International litigation. Its differences from arbitration.

3. Special international judicial bodies. Their competences and regulations. International Court of Justice. International Tribunal for the Law of the Sea. Court of European Communities.

4. International criminal courts (tribunals). Nuremberg and Tokyo processes. Tribunals for Rwanda and the former Yugoslavia. Administrative Tribunals.

5. Peaceful settlement of disputes within the CIS. Economic Court of the CIS.

Lesson 9. International Security Law - Problems of Theory and Practice (3 hours)

1. The concept and levels of international security. International legal security tools. The concept of international security law. The evolution of the ban on the use of force in international relations.

2. The concept of aggression. The actions of the UN Security Council in the case of threats to peace, breaches of the world and acts of aggression.

3. Collective measures taken within the framework of international organizations in the event of a threat to peace and security.

4. Disarmament and arms limitation. Prohibition of nuclear weapons and weapons of mass destruction. Confidence Building Measures.

5. Cases of lawful use of force in international relations.

Lesson 10. International criminal law - problems of theory and practice (3 hours)

1. The concept of the international legal fight against crime. Its features and forms.

2. The jurisdiction of the state and the competence of its bodies in the fight against crime. The main international legal agreements in the field of combating crime. Grounds for the exercise of criminal jurisdiction.

3. The concept of convention crimes. Crimes of international character. International crimes. Crimes against humanity.

4. Combating international terrorism. The concept of terrorism. The system and principles of international cooperation in the fight against terrorism.

5. International bodies in the fight against crime.

6. Extradition of criminals (extradition). Obligation to issue. Grounds for refusal to extradite offenders.

7. Legal assistance of States in criminal matters.

III. TRAINING AND METHODOLOGICAL SUPPORT OF INDEPENDENT WORK OF STUDENTS

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The educational and methodological support of students' independent work in the discipline "Current Issues of International Law and International Business" is presented in Appendix 1 and includes:

• the schedule for the performance of independent work on the discipline, including approximate norms of time for execution for each task;

• characteristics of tasks for independent work of students and methodological recommendations for their implementation;

• requirements for the presentation and presentation of the results of independent work;

• criteria for assessing the performance of independent work.

N⁰	Controlled	Codes and stages of the formation of competencies		Evaluation tools		
	sections / topics of discipline			Current control	Intermediate certification	
1.	Section I. The	OPK-7 Knows		PP-2 (colloquium)	PP-1 (interview), questions to	
	problem of the	PC-3	Knows how	PR-3 (essay)	offset: № 1-42	
	concept of international law (18 h.) Theme 1. The ratio of international and domestic law as a theoretical and practical problem Topic 2. Problems of sources and norms of modern international law Topic 3. General principles of international law - problems of theory and practice Topic 4. The law of international treaties - problems of theory and practice	PC-15	Owns			

IV. CONTROL OF ACHIEVEMENT OF COURSE GOALS

 I					
Topic 5. Institute					
of International					
Legal Personality.					
Issues of subjects					
of international					
law					
Topic 6.					
International					
organizations as					
subjects of					
international law					
(law of					
international					
organizations) -					
problems of					
theory and					
practice					
Theme 7. The					
issue of the					
institute of					
international legal					
responsibility					
Theme 8.					
Problems of the					
Institute for					
Resolution of					
International					
Disputes					
Theme 9. The					
right of					
international					
security -					
problems of					
theory and					
practice					
Topic 10.					
International					
criminal law -					
problems of					
theory and					
practice					
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Standard control tasks, methodological materials, determining the procedures for assessing knowledge and skills and (or) work experience, as well as the criteria and indicators necessary for evaluating knowledge and skills, and describing the stages of formation of competences in the process of mastering an educational program, are presented in the Appendix 2.

V.LIST OF EDUCATIONAL LITERATURE AND INFORMATION AND METHODICAL PROVISION OF DISCIPLINE

Main literature (electronic and print)

1. Korporativnyye svyazi Rossii i Yevropeyskogo soyuza / A. A. Nevskaya ; Natsional'nyy issledovatel'skiy institut mirovoy ekonomiki i mezhdunarodnykh otnosheniy Rossiyskoy akademii nauk. Moskva : Izd-vo Instituta mirovoy ekonomiki i mezhdunarodnykh otnosheniy, 2017. 118 s. http://lib.dvfu.ru:8080/lib/item?id=chamo:847256&theme=FEFU

2. Mezhdunarodnoye chastnoye pravo : uchebnik / [R. A. Kurbanov, A. S. Laletina, V. A. Gureyev i dr.] ; pod red. R. A. Kurbanova, A. S. Laletinoy ; Rossiyskiy ekonomicheskiy universitet. Moskva: Prospekt, 2017. 213 s. http://lib.dvfu.ru:8080/lib/item?id=chamo:828128&theme=FEFU

3. Mezhdunarodnoye pravo : uchebnik dlya vuzov / [YU. S. Bezborodov, G.V. Ignatenko, M. V. Kuchin i dr.] ; otv. red. : G. V. Ignatenko, O. I. Tiunov. Moskva:Norma,:Infra-M,2016.751s.http://lib.dvfu.ru:8080/lib/item?id=chamo:808790&theme=FEFU

4. Aktual'nyye problemy mezhdunarodnogo finansovogo prava [Elektronnyy resurs]: ucheb. posobiye / S.G. Pavlikov, N.A. Yefimova, I.S. Iksanov, V.V. Kudryashov; pod nauch. red. prof. S.G. Pavlikova. M.: INFRA-M, 2017. 322 s. http://znanium.com/catalog/product/557534

5. Mezhdunarodnoye pravo [Elektronnyy resurs]: Uchebnik / Otv. red. Ignatenko G. V., Tiunov O. I. - 6-ye izd., pererab. i dop. - M.: Yur.Norma, NITS INFRA-M, 2017. - 752 s. <u>http://znanium.com/catalog/product/810314</u>

Additional literature

(print and electronic publications)

1. Mezhdunarodnyy marketing i biznes : uchebnoye posobiye dlya vuzov / N.K.Moiseyeva.Moskva:Kurs,:Infra-M,2015.271.http://lib.dvfu.ru:8080/lib/item?id=chamo:794684&theme=FEFU

 Politicheskiye riski mezhdunarodnogo biznesa v usloviyakh globalizatsii : uchebnoye posobiye dlya vuzov / A. N. Bordovskikh. Moskva : Aspekt Press, 2015.
 317 s. <u>http://lib.dvfu.ru:8080/lib/item?id=chamo:806090&theme=FEFU</u>

3. Mezhdunarodnyy biznes [Elektronnyy resurs]: Uchebnoye posobiye / Mikhalkin V.A. - M.: Magistr, NITS INFRA-M, 2016. - 320 s. <u>http://znanium.com/catalog/product/538869</u>

4. Mezhdunarodnyy biznes: PR i reklamnoye delo: Uchebnoye posobiye / Lashko S.I., Saprykina V.YU. - M.:ITS RIOR, NITS INFRA-M, 2017. - 171 s. <u>http://znanium.com/catalog/product/560458</u>

5. Mezhdunarodnoye chastnoye pravo [Elektronnyy resurs]: Uchebnik / Boguslavskiy M. M. - 7-ye izd., pererab. i dop. - M.: Yur.Norma, NITS INFRA-M, 2017. - 672 s. <u>http://znanium.com/catalog/product/780344</u>

6. Mezhdunarodnyy biznes v otraslyakh neftegazovogo kompleksa [Elektronnyy resurs]: Uchebnik / Pod red. YU.N. Linnika, V.YA. Afanas'yeva, A.S. Kazaka - M.: NITS INFRA-M, 2016. - 218 s. http://znanium.com/catalog/product/510371

7. Mezhdunarodnyy ofshornyy biznes [Elektronnyy resurs]: Uchebnoye posobiye / Matusevich A.P. - M.: Magistr, NITS INFRA-M, 2016. - 192 s. http://znanium.com/catalog/product/550769

8. Konstitutsionnoye pravo i mezhdunarodnoye publichnoye pravo. Teoriya i praktika vzaimodeystviya [Elektronnyy resurs]: monografiya / (Konyukhova)I.A. Umnova. M.: Rossiyskiy gosudarstvennyy universitet pravosudiya, 2016. 672 c. <u>http://www.iprbookshop.ru/65859.html</u>

9. Sootnosheniye mezhdunarodnogo prava i natsional'nogo zakonodatel'stva.
Problemy implementatsii [Elektronnyy resurs]: po rezul'tatam fundamental'nogo nauchnogo issledovaniya, provedennogo po grantovomu finansirovaniyu MON RK
/ M.A. Sarsembayev [i dr.]. Astana: Kazakhskiy gumanitarno-yuridicheskiy universitet, 2015. 317 c. <u>http://www.iprbookshop.ru/50257.html</u>

The list of resources information and telecommunications network "Internet"

The FEFU information library provides unlimited access to the following electronic resources:

1. Electronic library of dissertations of the RSL <u>http://diss.rsl.ru/;</u>

2. Scientific Electronic Library (NEB) <u>http://elibrary.ru/defaultx.asp;</u>

3. Electronic library system znanium.com SIC "INFRA-M" http://znanium.com/;

4. Electronic library system IPRbooks http://www.iprbookshop.ru/;

5. The electronic library system of the YURAYT publishing house http://www.biblio-online.ru/home;jsessionid=31138d119c6575d963c72d3e0c93?0;

6. Boris Nikolayevich Yeltsin Presidential Library http://www.prlib.ru/Pages/about.aspx;

7. UN site: <u>http://www.un.org/ru/</u>

The location of the computer equipment on which the software is installed, the number of jobs	List of software
690922, Vladivostok, Russky Island, Saperny Peninsula, Ajax Village, 10. Building 20 (D), classrooms for practical training, for group and individual consultations, current control and interim certification, "For practical training" - D574, 25 jobs	Microsoft Office - Standard Enrollment license number 62820593. End date 2020-06-30. Campus 3 parent program 49231495. Reseller: JSC "Softline Trade" Reseller order number: Tr000270647-18 ESET NOD32 Secure Enterprise Contract No. EA-091-18 dated 04.24.2018
 690922, Vladivostok, Russky Island, Saperny Peninsula, Ajax settlement, 10, building A - level 10, room for independent work - room. A1042, Reading Room of the Humanities with open access of the Scientific Library 690922, Vladivostok, Russky Island, Saperny Peninsula, Ajax settlement, 10, building A - level 10, room for independent work - room. A1042, Reading Room of Periodicals with Open Access of the Scientific Library 	EUU0198072_EA-667-17_08.02.2018_Art- Line Technology ADOBE, EU0201024_EA- 091-18_24.04.2018_Softline ESET NOD32_O_Projects, EU0205486_EA-261- 18_02.08.2018_SoftLine Trade Trade_PO

List of information technology and software

VI. METHODICAL INDICATIONS ON THE DEVELOPMENT OF DISCIPLINE

Guidelines for the development of discipline

The main types of classes in the study of the discipline "Current Problems of International Law and International Business" lectures and seminars.

Lectures are focused on the most important theoretical and problematic issues of contemporary problems of international law and international business, are designed to guide students in the proposed material, to lay the scientific and methodological foundations for the students' further independent work, to promote the further development of their analytical thinking, to develop their own position on the issues discussed. the rights.

Practical (seminar) classes are designed to orient students not only to acquire new knowledge, but also to improve their professional competencies.

Of particular importance for the professional training of students is independent work on the course. In the course of this work, students select the necessary material on the subject under study and analyze it. Independent work with literature includes such techniques as drawing up a plan, abstracts, abstracts, annotating sources.

For a deeper study of the issues of each topic, the student is recommended to use the recommended sources in the list of references: textbooks, teaching aids, monographic studies.

Practical classes are conducted with the group and are built as a conversationdiscussion on each question of the plan. When studying a course, it is necessary to study the topics in the sequence in which they are given in the program and plans for practical training. It is advisable to start working through each of the questions with an introduction to the content of the relevant section of the course program and reference to the sources indicated in the list of references. In the practice of organizing practical (seminar) classes on the subject "Current Issues of International Law and International Business", both traditional and interactive methods are used:

• Work in small groups;

• Business game.

Seminars are held to provide students with basic theoretical (educational, scientific) knowledge, as well as to consolidate the theoretical provisions of the law, summarize judicial and administrative practices and discuss the opinions of academic theorists. Actively working at seminars and performing tasks for independent work, students should learn how to work with sources in the process of theoretical problem solving and identify practical skills in using material and procedural law when conducting business games. Seminars can be held in various forms, such as a traditional lecture, discussion, round table, discussion of theoretical work, materials of judicial practice, etc.

Methods of testing students' knowledge:

1. Colloquium (PP-2). The task of the test may be specific questions from the training course, to which the student must give brief but informative answers.

2. Writing an essay (PR-3) involves analyzing the problem posed on the basis of studying historical regulatory legal acts, basic literature, additional literature on the discipline "History of the State and Law of Russia", identifying existing gaps, problems, contradictions of legal regulation, their assessment, and also offer your own ways to resolve them.

A form of final control of students' knowledge is a test (4 semester).

It is necessary to start preparing for the first class (lectures, seminar) by the discipline "Current Problems of International Law and International Business" The preparation includes a repetition of the material covered. To simplify the preparation process, we recommend preparing and recording the answers to the questions, as well as mentioning the most difficult ones, which cause difficulties in preparation. It is also advisable to make a glossary of basic terms (concepts) for each topic.

In preparation for the test should pay attention to the notes in particular, independent notes on educational and special literature.

During preparation for the test, the student must systematize the entire body of knowledge obtained both in the course "Current Problems of International Law and International Business" private law ", etc.).

The degree of readiness of the student to pass is evidenced by the fluency of international terminology in terminology, knowledge of well-known Russian and foreign specialists and their main works, ability to navigate the main discussion issues of topical issues of international law.

The test is held in the form of an oral survey - an interview (PP-1).

Interview (UO-1) is a means of control, organized as a special conversation between a teacher and a student on topics related to the discipline being studied, and designed to ascertain the student's knowledge of a specific section, topic, problem, etc.

An oral survey (interview) takes place on questions (at least two questions) with preliminary preparation of students (no more than 40 minutes).

The location of the computer equipment on which the software is installed, the number	List of software
 which the software is installed, the number of jobs 690922, Vladivostok, Russian Island, Saperny Peninsula, Ajax Village, 10. Building 20 (D), classrooms for lecture-type classes, for group and individual consultations, monitoring and interim certification, "For lecture lessons" - D 212 (D348) 690922, Vladivostok, Russky Island, Saperny Peninsula, Ajax Village, 10. Building 20 (D), classrooms for practical training, for group and individual consultations, current control and interim certification, "For practical training" - D333, D334, D336, D340, D343, D427, D434, D435, D438, D442, D443, D446, D581, D589 	Projection screen ScreenLineTrimWhiteIce, 50 cm. Workspace size 236x147 cm; Multimedia Projector, Mitsubishi EW330U, 3000 ANSI Lumen, 1280x800; Acoustic system Extron SI 3CT LP (pair); Document Camera Avervision CP355AF; Extron XPA power amplifier 2001-100v; Sennheiser EW 122 G3 Microphone Radio System; Digital Audio Processor, Extron DMP 44 LC; Extension for Extron IPL T CR48 Controller; Extron IPL T S4 network controller; DVI 4x4 matrix switcher. Extron DXP 44 DVI PRO; Distribution Amplifier DVI Signal, Extron DVI DA2;
	LCD panel 47M, Full HD, LG M4716CCBA

VII. MATERIAL AND TECHNICAL SUPPORT OF DISCIPLINE

690922, Vladivostok, Russky Island, Saperny	Projection screen ScreenLine Trim White Ice,
Peninsula, Ajax Village, 10. Building 20 (D),	50 cm. Workspace size 236 x 147 cm;
classrooms for practical training, for group and	Multimedia Projector, Mitsubishi EW330U,
individual consultations, current control and	3000 ANSI Lumen, 1280x800;
interim certification, "For practical training	LCD panel 47M, Ful HD, LG M4716CCBA;
" - D574	monoblock Lenovo C360G-i34164G500UDK,
	RAM 4G, HDD 500G, DVDRW, OS
	FreeDOS, 19.5 LED - 25 workstations, MS
	Office 7.0 software, network equipment, with
	Internet connection
690922, Vladivostok, Russky Island, Saperny	Lenovo C360G-i34164G500UDK monoblock
Peninsula, Ajax settlement, 10, building A -	- 115 pcs.
level 10, room for independent work - room.	Integrated touchscreen display Polymedia
A1042, Reading Room of the Humanities with	FlipBox
open access of the Scientific Library	Copier-printer-color scanner in an e-mail with
open access of the Selentine Liefaly	4 trays Xerox WorkCentre 5330 (WC5330C
	Full-color Xerox WorkCentre 7530 copier-
	printer-scanner (WC7530CPS
	Equipment for people with disabilities and
	people with disabilities:
	Display Braille Focus-40 Blue - 3 pcs.
	Braille display Focus-80 Blue
	Lenovo ThinkCentre E73z Workstation - 3
	pcs.
	Video magnifier ONYX Swing-Arm PC
	edition
	Touch Recorder Memo Digital
	The device is portable for reading flat-printed
	texts PEarl
	Scanning and reading machine for blind and
	visually impaired SARA users
	Emprint SpotDot Braille Printer - 2 pcs.
	Braille Everest Printer - D V4
	Video magnifier ONYX Swing-Arm PC
	edition
	Video magnifier Topaz 24 "XL stationary
	electronic
	Learning system for children tactile-speech, or
	for people with disabilities
	RUBY Handheld Video Enlarger Portable -
	2pcs.
	Samsung S23C200B screen
	Touch Recorder Memo Digital
690922, Vladivostok, Russky Island, Saperny	Monoblock Lenovo C360G-i34164G500UDK
Peninsula, Ajax settlement, 10, building A -	- 5 pcs.
level 10, room for independent work - room.	Copier-printer-color scanner to an e-mail with
A1042, Reading Room of Periodicals with	4 trays Xerox WorkCentre 5330 (WC5330C)
Open Access of the Scientific Library	

In order to provide special conditions for the education of persons with disabilities and persons with disabilities in FEFU, all buildings are equipped with ramps, elevators, lifts, specialized places equipped with toilet rooms, information and navigation support signs.

Appendix 1



Ministry of Education and Science of the Russian Federation Federal State Autonomous Educational Institution of Higher Education **«Far Eastern Federal University»** (FEFU)

School of Law

TRAINING AND METHODOLOGICAL SUPPORT OF INDEPENDENT WORK OF STUDENTS on the subject "Current problems of international law and international business" Direction of preparation 40.03.01 Jurisprudence Form of training full-time

Vladivostok 2018

N⁰	Date / Time of	Type of independent	Estimated time	Form of control
	completion	work	to run	
1.	During the	Preparation for	18 h.	PP-2 (colloquium)
	semester	practical exercises		
2.	At the end of 4	Writing an essay	18 h.	PR-3 (essay)
	semesters			
3.	During the	Preparation for offset	18 h.	Credit in the form of PP-
	semester			1 (interview)

Schedule of the independent work on the discipline

Methodical recommendations in preparation for practical exercises

In preparation for the practical classes, you should familiarize yourself with the topic of the practical lesson, study the relevant regulations, judicial practice and read a selection of several sources from the recommended additional literature.

Students' speeches at practical classes represent interviews of a teacher with students (PP-2 - colloquium) using handwritten outline, report outline, outlines, etc. In the course of the report, the student should state the main points of the question under consideration, pay attention to its debatable aspects, be ready to answer additional questions from the teacher and the audience. It is not considered as a report and the continuous reading of a previously prepared outline cannot be evaluated. It is necessary to process the studied material and highlight the important. The latter should form the basis of the notes. For convenience, the student can make graphs, tables, etc.

The student's speaking time is determined by the teacher, but cannot be longer than 15 minutes.

Approximate topics for discussion at the colloquium and criteria for evaluating the oral response for the course "Current Problems of International Law and International Business" are given in Appendix 2.

Guidelines for writing an essay

Writing an essay involves analyzing the problem posed on the basis of a study of regulatory legal acts, basic literature, supplementary literature, court practice materials on the subject "Current Issues of International Law and International Business", identifying existing gaps, problems, contradictions of legal regulation, their assessment, as well as proposing their own ways of resolving them.

The volume of the essay should not exceed 20 pages. The interval is 1.5, the font size is 14, the margins: left - 3 cm, right - 1.5 cm, upper and lower - 1.5 cm. Pages should be numbered. Paragraph indent from the beginning of the line is 1.5 cm.

The deadline for submitting an essay is the penultimate practical lesson in the discipline. The essay is given to the teacher. After checking the text, the student submits an essay in a class held during the week. According to the results of the test a certain grade is given to the student.

In assessing the essay, the correspondence of the content to the chosen topic, the clarity of the structure of the work, the ability to work with scientific literature, the ability to pose a problem and analyze it, the ability to think logically, proficiency in professional terminology, and literacy are taken into account.

Approximate topics and criteria for evaluating an essay on the course "Current Issues of International Law and International Business" are given in Appendix 2.

Methodical recommendations to prepare for offset

In preparation for offset goes the repetition of the material covered. To simplify the preparation process, we recommend preparing and recording the answers to the questions, as well as mentioning the most difficult ones, which cause difficulties in preparation. It is also advisable to make a glossary of basic terms (concepts) for each topic.

During preparation for the test, the student must systematize the entire body of knowledge obtained both at the course of the discipline and in other related disciplines ("International Law", "Private International Law", etc.).

A sample list of questions for the test on the subject "Current Issues of International Law and International Business", as well as criteria for evaluating the oral response at the standings are given in Appendix 2.





Ministry of Education and Science of the Russian Federation Federal State Autonomous Educational Institution of Higher Education **«Far Eastern Federal University»** (FEFU)

School of Law

ASSESSMENT FUND on the subject "Current problems of international law and international business" Direction of preparation 40.03.01 Jurisprudence Form of training full-time

Vladivostok 2018

Passport Fund Assessment Funds	
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Code of competence		Stages of competence formation
OPK-7 ability to master the skills	Knows	sufficient lexical minimum of a foreign language for
of professional communication in a foreign language		conducting a conversation on a professional topic, including the necessary terminology in the volume provided for by the standard main grammatical phenomena, culture and traditions of the countries of
		the language being studied in comparison with the culture and traditions of their country and region; rules of speech etiquette in everyday and business areas of communication
	Knows how	use basic lexical and grammatical means in communicative situations of formal business and informal communication; understand the content of various types of professional texts in a foreign language; independently find information about the countries of the language being studied from various sources (periodicals, Internet, reference, educational, fiction); write abstracts, make reports, reports on the topics studied
	Owns	English at a level that allows dialogue on professional topics, including the skills of reflection, self-esteem, and self-control; various ways of verbal and non-verbal communication; communication skills in the native and foreign language environment
PC-3 ability to carry out professional activities based on a	Knows	provisions of job descriptions of the main directions of professional lawyer
developed sense of justice, legal thinking and legal culture	Knows how	to justify and take decisions within official powers, to take actions related to the implementation of legal norms; justify law and order, carry out legal propaganda and legal education in the field of professional activity
	Owns	practical skills of analyzing various legal phenomena, legal facts, legal norms and legal relations that are the objects of professional activity
PC-15 ability to correctly and fully reflect the results of professional activity in legal and other documentation	Knows	rules, means and methods of development, execution and systematization of legal documents, formal and informal requirements for different types of documents
	Knows how	use legal and other terminology in drafting legal and other documents
	Owns	skills to prepare legal documents; methods of registration and systematization of professional documentation; specifics of official and unofficial materials

N⁰	Controlled	Codes and stages of the	Evaluation tools		
	sections / topics of discipline	formation of competencies	Current control	Intermediate certification	

1.	Section I. The	OPK-7	Knows	PP-2 (colloquium)	PP-1 (interview), questions to
1.	problem of the	PC-3			offset: № 1-42
	concept of	PC-15	Knows how	PR-3 (essay)	
	international law	1010	Owns		
	(18 h.)				
	Theme 1. The				
	ratio of				
	international and				
	domestic law as a				
	theoretical and				
	practical problem				
	Topic 2. Problems				
	of sources and				
	norms of modern				
	international law				
	Topic 3. General				
	principles of				
	international law -				
	problems of				
	theory and				
	practice				
	Topic 4. The law				
	of international				
	treaties -				
	problems of				
	theory and				
	practice				
	Topic 5. Institute				
	of International				
	Legal Personality.				
	Issues of subjects of international				
	law				
	Topic 6.				
	International				
	organizations as				
	subjects of				
	international law				
	(law of				
	international				
	organizations) -				
	problems of				
	theory and				
	practice				
	Theme 7. The				
	issue of the				
	institute of				
	international legal				
	responsibility				
	Theme 8.				
	Problems of the				
	Institute for Resolution of				
	International				
	Disputes				
	Theme 9. The				
	right of				
	115m 01	1	1	l	

international security - problems of theory and			
practice Topic 10.			
International criminal law - problems of			
theory and practice			

The scale of assessment of the level of formation of competencies

Code of competence Stages of competen formation			criteria	indicators
OPK-7 ability to master the skills	knows sufficient		Knowledge of	Ability to use
of professional communication in	(threshold	lexical	elementary	elementary
a foreign language	level)	minimum of a	grammatical	grammatical
	,	foreign	structures, dialogue	structures, dialogue
		language for	on common topics	on common topics
		conducting a		_
		conversation on		
		a professional		
		topic, including		
		the necessary		
		terminology in		
		the volume		
		provided for by		
		the standard; main		
		grammatical		
		phenomena,		
		culture and		
		traditions of the		
		countries of the		
		language being		
		studied in		
		comparison		
		with the culture		
		and traditions of		
		their country		
		and region;		
		rules of speech		
		etiquette in the household and		
		business areas		
		of		
		communication		
	able	use basic lexical	Ability to use	Ability to use
	(advanced)	and	knowledge of	sophisticated
	(au vanceu)	grammatical	complicated	grammatical
		means in	grammatical	structures,
		communicative	structures,	vocabulary
		situations of	proficiency in	proficiency sufficient

	owns (high)	formal business and informal communication; understand the content of various types of professional texts in a foreign language; independently find information about the countries of the language being studied from various sources (periodicals, Internet, reference, educational, fiction); write essays, make reports, reports on the topics studied English at a level that allows dialogue on professional topics, including the skills of reflection, self- esteem, and self-control; various ways of verbal and non- verbal communication; communication skills in the native and foreign language	vocabulary, sufficient to conduct a dialogue on various topics Possession of skills of all grammatical structures, proficiency in vocabulary, sufficient to conduct a dialogue on any topics of interest, including using special terminology in the profession	for dialogue on various topics
PC-3 ability to carry out professional activities based on a developed sense of justice, legal thinking and legal culture	knows (threshold level)	-	Knowledge of the provisions of the job descriptions on the main directions of professional activity of a lawyer	The ability to characterize the position of job descriptions on the main directions of professional activity of a lawyer

	able (advanced)	to justify and take decisions within official powers, to take actions related to the implementation of legal norms; justify law and order, carry out legal propaganda and legal education in the field of professional activity.	Ability to justify and make decisions within the limits of official powers; Ability to perform actions related to the implementation of legal norms; Ability to justify law and order	Ability to justify and make decisions within the limits of official powers; Ability to perform actions related to the implementation of legal norms; Ability to substantiate law and order
	owns (high)	practical skills of analyzing various legal phenomena, legal facts, legal norms and legal relations that are the objects of professional activity	Possession of practical skills in analyzing legal phenomena, legal facts, legal norms and legal relations in professional activities	The ability to analyze legal phenomena, legal facts, legal norms and legal relations in professional activities
PC-15 ability to correctly and fully reflect the results of professional activity in legal and other documentation	knows (threshold level)	rules, means and methods of development, execution and systematization of legal documents, formal and informal requirements for different types of documents	Knowledge of the rules, tools and techniques for the development, design and systematization of legal documents	Ability to list and define the rules, means and methods of development, execution and systematization of legal documents
	able (advanced)	use legal and other terminology in drafting legal and other documents	The ability to use legal and other terminology in the preparation of legal and other documents	Ability to use legal and other terminology in drafting legal and other documents
	owns (high)	skills to prepare legal documents; methods of registration and systematization of professional documentation; specifics of official and	Proficiency in the preparation of legal documents; Possession of design and systematization of professional documentation; Possession of the specifics of formal	Ability to prepare legal documents; Ability to issue and organize professional documentation; Ability to issue official and unofficial materials

		unofficial materials	and informal materials	
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METHODOLOGICAL RECOMMENDATIONS DETERMINING THE PROCEDURES FOR ESTIMATING THE RESULTS OF DISCIPLINE MASTERING

The current attestation of students on the subject "Current Issues of International Law and International Business" is conducted in accordance with FEFU local regulations and is mandatory.

The current certification for the discipline "Current Issues of International Law and International Business" is carried out in the form of control measures (a colloquium, writing an essay) to assess the actual learning outcomes of students and is carried out by a leading teacher.

Methods of testing students' knowledge:

1. Colloquium (PP-2) - a means of controlling the learning material, organized as an educational lesson in the form of an interview with a teacher.

2. Writing an essay (PR-3) involves analyzing the problem posed on the basis of studying regulatory legal acts, basic literature, additional literature on the subject "Current Issues of International Law and International Business", identifying gaps, problems, contradictions of legal regulation, their assessment, as well as proposing their own ways of resolving them.

Internediate certification of students in the discipline " Current Issues of International Law & International Business" is conducted in accordance with FEFU local regulations and is mandatory. Intermediate certification is carried out in the form of a test (in the 4 semester).

The test is held in the form of an oral survey - an interview (PP-1).

Interview (UO-1) is a means of control, organized as a special conversation between a teacher and a student on topics related to the discipline being studied, and designed to ascertain the student's knowledge of a specific section, topic, problem, etc. Oral survey (interview) includes at least two questions with the preliminary preparation of the student (no more than 30 minutes).

ASSESSMENT FACILITIES FOR INTERMEDIATE CERTIFICATION

№	Code and name of the estimated means	Brief description of the evaluation tool	Representation estimated funds in the fund
1.	PP-1 (interview)	Special conversation of the teacher on the topics of the course, which are displayed as questions to offset	

Sample list of questions to offset

1. The concept of the elements of the international system. The mechanism of normative regulation of international relations. The role of MP in the regulation of international relations.

2. The theory of the relationship of international and domestic law. The role of domestic law in the functioning of international law.

3. Sources of modern MP: concept, normative consolidation, types, signs (features). Auxiliary means for determining legal norms: concept, types, meaning. Art. 38 of the Statute of the International Court of Justice.

4. International legal custom as a source of MP: the concept, characteristics, types. Features of modern international legal customs.

5. The principles of the modern MP: the concept, types, characteristics, legal nature, role in the regulation of international relations. Classification, content, consolidation of the fundamental principles of MP.

6. International legal personality: the concept, content, basis, scope, types. The concept of the subjects of the modern MP.

7. The main subjects of the MP: the concept, features, features. Characteristics of the legal status. The state, nations and peoples as subjects of the modern MP.

8. Characteristics of the legal status of derivative subjects MP. Grounds, scope, features of the implementation of their international legal personality. The concept of atypical subjects of the modern MP.

9. International legal personality of international organizations (IO). Concept, signs, types of MO. Membership in MO.

10. Law of international organizations: concept, sources. External right MO. Domestic law MO. The legal value of decisions MO.

11. UN: goals, principles, role in the modern world. UN system. The main bodies of the UN. Their functions. United Nations international legal personality.

12. Regional MO. Council of Europe. European Union.

13. International legal recognition: the concept, legal significance, types, forms, methods. Theories of recognition.

14. Succession of states: the concept, theories, grounds, objects, types. Regulatory regulation of succession in MP.

15. The law of international treaties: the concept, structure, place in the modern MP, the sources. Regulation of the conclusion of international treaties in the legislation of the Russian Federation.

16. Relationship and interaction of the norms of national and international law in the legal system of the Russian Federation. Self-enforceable and non-selfenforceable international treaties.

17. International treaty: concept, characteristics, types, subjects, form, structure. Role in the regulation of international relations. The ratio with other sources of MP.

18. The procedure for concluding international treaties. Stage of the conclusion. Ways of expressing consent to be bound by the contract. Ratification letter.

19. The validity of international treaties: the concept, the grounds. Grounds, types and consequences of invalidity of contracts.

20. The effect of international treaties in time, space, in the circle of persons. Interpretation of international treaties. 21. Reservations to international treaties: concept, admissibility, withdrawal, objection to them. Amendments to international treaties.

22. International legal responsibility: the concept, content, objectives, functions, grounds, types (liability for offenses, responsibility without guilt). Subjects of responsibility. Assignment of behavior to the state.

23. An international offense: the concept, characteristics, types, compositions, subjects.

24. International misconduct (tort): the concept, characteristics, types. The implementation of international legal responsibility for international misconduct (subjects, types and forms of implementation of liability).

25. International crime: the concept, subjects, characteristics, types, compositions. Realization of responsibility for international crimes: the grounds, methods, types and forms of realization of responsibility.

26. Absolute responsibility: the concept, grounds, signs, subjects. Features of implementation (types, forms).

27. Circumstances precluding international legal responsibility.

28. Types and forms of international legal responsibility. Features of the implementation of the responsibility of states and international organizations.

29. International legal liability of individuals: the grounds, features of implementation, individualization of responsibility. Differences between crimes of international character from international crimes.

30. International courts for the implementation of international legal responsibility of individuals who have committed international crimes (international tribunals): the order of creation, activities. International Criminal Court.

31. The concept, meaning, types of territories in MP. The legal status of the territories. Legal regimes of the territories. Principles of use of territories. Legal territorial changes.

32. Sovereign Territories: concept, structure, legal regimes. Rules for the establishment and change of state borders. Delimitation Demarcation.

33. General use areas: concept, types, legal regimes. Characteristic.

34. The legal regime of Antarctica. Antarctic Treaty System.

35. International disputes and controversial situations: the concept, characteristics, types. Principles, methods, means of settling international disputes.

36. Conciliation procedure for the settlement of international disputes: the concept, characteristics of the means of settlement.

37. International arbitration procedure for the settlement of international disputes: concept, principles. International arbitration courts: concept, types, order of creation and activity. Optional jurisdiction. Permanent Court of Arbitration at The Hague.

38. International judicial procedure for the settlement of international disputes: the concept, features, procedure for the adoption and execution of decisions. The legal value of court decisions. International courts to resolve international disputes.

39. International Court of Justice: functions, composition, order of formation, competence, jurisdiction, procedure of proceedings, execution of decisions, review of decisions.

40. The individual in modern international law.

41. International security: concept, types, levels. International legal means of ensuring military-political security.

42. Objectives, principles, forms, systems of international cooperation in the fight against crime of international character. The concept of international terrorism. Extradition of criminals.

Points (rating)	Credit rating (standard)	Requirements for the generated competencies
61 points or more	"done"	The grade "done" is given to the student, if he has learned the program material, exhaustively, consistently, clearly and logically coherently expounds it, knows how to closely link theory with practice, freely copes with tasks, questions and other types of knowledge, and is not difficult to answer when modifying assignments, uses in the response the material of

Criteria for grading the student's oral response in the standings

		monographic literature, correctly substantiates the decision made, has diverse skills and techniques for performing practical tasks.	
60 points or less	"not done"	diverse skills and techniques for performing practical tasks.The grade "not done" is given to a student who does not know asignificant part of the program material, makes significant mistakes,hesitantly, and does practical work with great difficulty. As a rule, thegrade "unsatisfactory" is given to students who cannot continue theirstudies without additional studies in the relevant discipline.	

ASSESSMENT TOOLS FOR CURRENT CERTIFICATION

№	Code and name of the estimated	Brief description of the	Representation
	means	evaluation tool	estimated
			funds in the fund
1.	PP-2 (colloquium)	A means of controlling the mastering of educational material of a topic, section or sections of a discipline, organized as an educational lesson in the form of an interview with a teacher and students	Sample questions on topics of discipline
2.	PR-3 (essay)	A written statement of understanding the reading of the literature from the specified list of literature on the topics of the course, provided by the teacher	Sample essay topics

Sample Questions for Colloquium

Lesson 1. The problem of the concept of international law (hereinafter referred to as the MP). The ratio of international and domestic law as a theoretical and practical problem

Issues for discussion

1. The concept of the international system, its components. The regulatory role of international law.

2. The concept and subject of international law. The main features of the MP. Comparative analysis of national and international law.

3. The ratio of MP with domestic law, norms of international morality and politeness.

4. Theories of the relationship between international and domestic law: monistic and dualistic doctrines. The interaction of MP and domestic law. The concept of implementation.

5. The norms of international law in the national legal order of the Russian Federation and the national legal orders of foreign states.

6. The system of modern MP. The system of science MP and academic discipline.

Lesson 2. Problems of sources and norms of modern international law

Issues for discussion

1. The process of creating norms of MP. Types of norms MP. Features of the formation of contractual and customary rules.

2. The concept and meaning of jus cogens. The concept and regulatory role of international soft law.

3. Sources of modern MP: concept, normative consolidation. Types of sources of MP: international treaty, international custom, general principles of law. The ratio of contractual and conventional regulation in MP.

4. Auxiliary means for determining legal norms. Doctrine of the most qualified specialists in the field of MP. Decisions and advisory opinions of an international court of justice. Resolutions - recommendations of international organizations.

5. Unilateral acts of states in the functioning of the MP.

Lesson 3. General principles of international law - problems of theory and practice

Issues for discussion

1. The history of the formation of the principles of international law. Principles of the law of civilized nations.

2. The concept and significance of the principles of the modern MP. Sources of principles of MP.

3. Classification and interrelation of the principles of MP. The regulatory content of the principles of MP. Legal validity of the principles of MP.

4. Prospects for the emergence of new and development of existing principles of MP. Principles and progressive development of MP.

Lesson 4. The Law of International Treaties - Problems of Theory and Practice Issues for discussion

1. The law of international treaties (hereinafter MD) as a branch of the modern MP. The principle of the faithful execution of international legal obligations. Pacta sunt servanda.

2. Sources of law MD. Types of international treaties.

3. The concept of MD. Subjects MD. Legal capacity to enter into contracts. The right to participate in contracts. Treaty and third states.

4. Conclusion and entry into force of an international treaty. Ways of the conclusion MD. Form MD. Authenticity texts MD. The main elements of the structure of MD. The order and stage of the conclusion of MD. Alternate

5. Ways of expression by the state of consent to be bound by the treaty. Ratification. The value of the instrument of ratification. The effect of an international treaty after signing before ratification. Joining the contract, acceptance and approval of the contract. Temporary use of MD.

6. Reservations to international treaties: concept, order of application and withdrawal. Depository MD and its functions. Amendments to contracts. Registration MD.

7. Interpretation of MD: concept and types. Principles of interpretation. Methods and methods of interpretation.

8. Legal validity of MD. The presumption of reality MD. The grounds of absolute invalidity. Confusable MD. Grounds for relative invalidity. The consequences of invalidity.

9. Validity and application of the contract. The validity of MD. Prolongation and renewal of MD. Suspension of contracts. "Forgotten" MD. Action MD in space.

10. Ways to stop MD: volitional and automatic. The impact of armed conflict on international treaties.

Session 5. Institute of International Legal Personality. Issues of subjects of international law

Issues for discussion

1. The concept and types of subjects of international law. Content of international legal personality. Types of subjects of international law: basic, derivative, atypical. Theory of legal and law enforcement entities of international law.

2. The state as the main subject of international law. Types and international legal personality of states. International rights and obligations of states. Subjects of the Federation in international legal relations.

3. The concept of international legal recognition. Types of recognition. Theories of recognition: constitutive, declarative. Forms of recognition: de jure, de facto ed hoke recognition. Actual recognition. Succession of States. Legal regulation of succession. The grounds of succession. Types of succession. The objects of succession.

4. Nations and peoples fighting for independence. States in the formative stage. Unrecognized states and rebels. Features of their legal personality. Ways of realization of the right of nations to self-determination.

5. Legal personality of international intergovernmental organizations. Derivative nature of their legal personality. Legal personality of international nongovernmental organizations.

6. State-like entities as subjects of international law.

7. The problem of international legal personality of individuals and legal entities. The individual as a subject of protection in international law.

Lesson 6. International organizations as subjects of international law (law of international organizations) - problems of theory and practice

Issues for discussion

1. The concept of the law of international organizations (hereinafter referred to as MO). Its sources and subjects.

2. The concept of MO, its signs. International legal personality MO: intergovernmental and non-governmental MO. Negotiated (limited, functional) legal capacity MO. State Representation at MO.

3. Types of MO. International non-governmental organizations.

4. The order of creation of MO. Membership in the MO, the order of entry into the MO and out of it. Termination and suspension of membership in MO. Exception from MO. Termination MO.

5. The organizational and legal mechanism of the MO. Bodies of MO. Budget MO. Flag and emblem MO.

6. UN. Objectives and principles of the UN. UN system. The main bodies of the UN and their functions. UN membership. Armed Forces UN. UN peacekeeping missions. UN staff.

7. Regional IOE OECD, European Union, Council of Europe, Commonwealth of Independent States, Arab League, Organization of African Unity, Organization of American States, NATO: the goals of their creation, competence, main bodies, membership. Staff.

8. International conferences: the concept, order and purpose of the participants. Types of conferences. Work and official languages.

Lesson 7. Problems of the Institute for International Legal Responsibility Issues for discussion

1. The role of international legal responsibility in the functioning of the MP. Legal value of responsibility. The specifics of international legal responsibility.

2. The concept of international legal responsibility. Draft liability articles developed by the UN MP Commission. The concept and types of internationally wrongful acts.

3. Objectives and functions of international legal responsibility. The content of international legal responsibility, its features.

4. Grounds for international legal responsibility. The composition of an international offense. The problem of guilt. The question of damage. Assign responsibility. Subjects of responsibility.

5. Circumstances precluding liability and exempting circumstances.

6. The concept of absolute (objective) responsibility.

7. Types and forms of international legal responsibility. Disclaimer.

8. Responsibility of international organizations (Mo): its essence and specificity. Regulatory regulation.

9. International legal responsibility of individuals. Individuals as subjects of international criminal responsibility

Session 8. Problem of the Institute for Resolution of International Disputes Issues for discussion

1. The concept and types of international disputes.

2. Peaceful means of resolving international disputes. Conciliation methods of resolving international disputes.

3. Negotiations and consultations. Examination (investigation commissions) and conciliation (conciliation). Good services, mediation.

4. International Court of Arbitration (arbitration). Types of arbitration.

2. International litigation. Its differences from arbitration.

3. Special international judicial bodies. Their competences and regulations. International Court of Justice. International Tribunal for the Law of the Sea. Court of European Communities.

4. International criminal courts (tribunals). Nuremberg and Tokyo processes. Tribunals for Rwanda and the former Yugoslavia. Administrative Tribunals.

5. Peaceful settlement of disputes within the CIS. Economic Court of the CIS.Lesson 9. International Security Law - Problems of Theory and PracticeIssues for discussion

1. The concept and levels of international security. International legal security tools. The concept of international security law. The evolution of the ban on the use of force in international relations.

2. The concept of aggression. The actions of the UN Security Council in the case of threats to peace, breaches of the world and acts of aggression.

3. Collective measures taken within the framework of international organizations in the event of a threat to peace and security.

4. Disarmament and arms limitation. Prohibition of nuclear weapons and weapons of mass destruction. Confidence Building Measures.

5. Cases of lawful use of force in international relations.

Lesson 10. International criminal law - problems of theory and practice Issues for discussion

1. The concept of the international legal fight against crime. Its features and forms.

2. The jurisdiction of the state and the competence of its bodies in the fight against crime. The main international legal agreements in the field of combating crime. Grounds for the exercise of criminal jurisdiction.

3. The concept of convention crimes. Crimes of international character. International crimes. Crimes against humanity.

4. Combating international terrorism. The concept of terrorism. The system and principles of international cooperation in the fight against terrorism.

5. International bodies in the fight against crime.

6. Extradition of criminals (extradition). Obligation to issue. Grounds for refusal to extradite offenders.

7. Legal assistance of States in criminal matters.

Evaluation criteria for an oral response at a colloquium

100-85 points - if the answer shows a solid knowledge of the basic processes of the subject area being studied, it is distinguished by the depth and completeness of the disclosure of the topic; possession of terminological apparatus; the ability to explain the essence, phenomena, processes, events, draw conclusions and generalizations, give reasoned answers, give examples; fluency in monologue speech, consistency and consistency of response; ability to give examples of current problems of the studied area. 85-76 points - the answer that reveals a solid knowledge of the basic processes of the studied domain, is distinguished by the depth and completeness of the disclosure of the topic; possession of terminological apparatus; the ability to explain the essence, phenomena, processes, events, draw conclusions and generalizations, give reasoned answers, give examples; fluency in monologue speech, consistency and consistency of response. However, one or two inaccuracies in the response are allowed.

75-61 point - the answer is evaluated, which testifies mainly about the knowledge of the processes of the studied subject area, which is characterized by insufficient depth and completeness of the topic disclosure; knowledge of the main issues of the theory; poorly formed skills of analyzing phenomena, processes, insufficient ability to give reasoned answers and give examples; not enough fluency in monologue speech, logic and consistency of response. Several errors in the content of the response are allowed; inability to give an example of the development of a situation, to connect with other aspects of the studied area.

60-50 points - the answer that reveals the ignorance of the processes of the studied subject area, characterized by a shallow disclosure of the topic; ignorance of the main issues of the theory, unformed skills of analyzing phenomena, processes; the inability to give reasoned answers, weak possession of monologue speech, lack of consistency and consistency. Serious errors are made in the content of the response; ignorance of modern problems of the studied area.