

MINISTRY OF SCIENCE AND HIGHER EDUCATION OF THE RUSSIAN FEDERATION

**Federal State Autonomous Educational Institution of Higher Education
«National Research Lobachevsky State University of Nizhny Novgorod»**

Институт экономики

УТВЕРЖДЕНО

решением Ученого совета ННГУ

протокол № 10 от 02.12.2024 г.

Working programme of the discipline

International Law

Higher education level

Master degree

Area of study / speciality

38.04.02 - Management

Focus /specialization of the study programme

Finance and Business Administration

Mode of study

full-time

Nizhny Novgorod

Year of commencement of studies 2025

1. Место дисциплины в структуре ОПОП

Дисциплина Б1.В.ДВ.05.01 Международное право относится к части, формируемой участниками образовательных отношений образовательной программы.

2. Планируемые результаты обучения по дисциплине, соотнесенные с планируемыми результатами освоения образовательной программы (компетенциями и индикаторами достижения компетенций)

Формируемые компетенции (код, содержание компетенции)	Планируемые результаты обучения по дисциплине (модулю), в соответствии с индикатором достижения компетенции		Наименование оценочного средства	
	Индикатор достижения компетенции (код, содержание индикатора)	Результаты обучения по дисциплине	Для текущего контроля успеваемости	Для промежуточной аттестации
ПК-3: Способность осуществлять стратегическое управление предприятиями и организациями различных видов экономической деятельности	<p>ПК-3.1: Формулирует цели и анализирует предпринимательскую среду предприятий и организаций различных видов экономической деятельности</p> <p>ПК-3.2: Разрабатывает стратегию и тактику развития предприятий и организаций различных видов экономической деятельности с учетом действующей нормативноправовой базы</p>	<p>ПК-3.1: To be able to carry out professional activities on the basis of compliance with the legislation of the Russian Federation and the norms of international law; To know international legal foundations of the modern world order; main branches of international law; the place of international economic law in the system of international law; To have the skills to carry out legally significant actions based on the legislation of the Russian Federation and international law.</p> <p>ПК-3.2: To be able to give a correct assessment of the actual and legal circumstances in the system of international economic relations from the point of view of the norms and principles of international law and national legislation; To know the main sources of international law; principles of international law (norms of jus cogens); the place of international law in the legal system of the Russian Federation; To have the skills of international legal</p>	Тест Доклад	Зачёт: Тест Контрольные вопросы

		qualification of facts and circumstances.		
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3. Структура и содержание дисциплины

3.1 Трудоемкость дисциплины

	очная
Общая трудоемкость, з.е.	2
Часов по учебному плану	72
в том числе	
аудиторные занятия (контактная работа):	
- занятия лекционного типа	8
- занятия семинарского типа (практические занятия / лабораторные работы)	16
- КСР	1
самостоятельная работа	47
Промежуточная аттестация	0 Зачёт

3.2. Содержание дисциплины

(структурированное по темам (разделам) с указанием отведенного на них количества академических часов и виды учебных занятий)

Наименование разделов и тем дисциплины	Всего (часы)	в том числе			
		Контактная работа (работа во взаимодействии с преподавателем), часы из них			Самостоятельная работа обучающегося, часы
		Занятия лекционного типа	Занятия семинарского типа (практические занятия/лабораторные работы), часы	Всего	
	0 Ф 0	0 Ф 0	0 Ф 0	0 Ф 0	0 Ф 0
Topic 1. The concept of international law. Historical systems of international law	6	2	0	2	4
Topic 2. Subjects of international Law	7	2	1	3	4
Topic 3. Sources of international Law	6	1	1	2	4
Topic 4. Principles of international Law	6	1	1	2	4
Topic 5. International legal responsibility	6	1	1	2	4
Topic 6. International and domestic Law	5	1	0	1	4
Topic 7. Law of international organizations	6	0	2	2	4
Topic 8. International Security Law	5	0	1	1	4
Topic 9. International humanitarian Law	5	0	1	1	4

Topic 10. International economic Law	7	0	4	4	3
Topic 11. International Maritime Law	6	0	2	2	4
Topic 12. International Environmental Law	6	0	2	2	4
Аттестация	0				
КСП	1			1	
Итого	72	8	16	25	47

Contents of sections and topics of the discipline

Topic 1. The Concept of International Law. Historical Systems of International Law

The concept and history of the formation of international law. The main features of modern international relations and their impact on the development of international law. International law as a special system of law, its difference from domestic legal systems. International public and international private law: characteristics, differences.

Topic 2. Subjects of International Law

The concept and types of subjects of international law. The content of international legal personality. Types of subjects of international law. States are the main subjects of international law: signs and general characteristics. Types of states. Complex states and international legal personality. Recognition in international law. Succession of states. The Russian Federation as a subject of international law. State-like formations: signs, features of the creation and implementation of international legal personality. International legal personality of peoples fighting for self-determination. The right of nations and peoples to self-determination, conditions and methods of its implementation. The signs that characterize the international legal personality of the fighting people. Legal personality of international (interstate) organizations: legal grounds, criteria, scope and features. The problem of international legal personality of legal entities and individuals.

Topic 3. Sources of International Law

The concept and types of sources of international law. An international treaty is the main source of international law. General characteristics of an international treaty. International custom as a source of international law. The concept of international custom, its features, the order of formation and correlation with an international treaty.

Topic 4. Principles of International Law

Concept and system of basic principles of international law. Place and role of basic principles in the system of international law. The principle of sovereign equality of states: history of origin, development, normative consolidation and content. The principle of non-interference in internal affairs. Formation history. Criteria for distinguishing between "non-interference" and "interference" in internal affairs. The principle of conscientious fulfillment of international obligations. History of formation, normative consolidation and content. The principle of non-use of force and threat of force: formation and consolidation. The concept of "force" and "threat by force". Content of the principle. The concept and composition of aggression. Legal exceptions to the principle. The principle of peaceful settlement of international disputes. Development, consolidation and content of the principle. The principle of inviolability of borders. Formation, consolidation, content. Conditions for the lawful change of state borders. The principle of territorial integrity and inviolability. Formation, consolidation, content. Conditions for lawful change of territory. Correlation of this principle with the principle of self-determination of nations and peoples.

Topic 5. International Legal Responsibility

International legal responsibility: concept, formation and role in the functioning of international law. Grounds for international legal responsibility. International offenses. International crimes and crimes of an international character. Types of state responsibility. Political and material responsibility. Their forms. Sanctions. Retortions. Satisfaction, reparation, restitution, substitution. Circumstances relieving from international legal responsibility. Criminal liability of individuals for crimes of an international character. Foundations. Features.

Topic 6. International and Domestic Law

International treaties: concept, essence and classification. The law of international treaties: concept, formation, codification. Conclusion of contracts: order and stages. Form and structure of the contract. Authentic texts. Name of contracts. Actions of contracts. Operation of the contract in time and space. Interpretation of contracts. Types of interpretation: official (authentic and non-authentic), unofficial. Basic techniques and principles of interpretation. Grounds for the validity and invalidity of the contract. Consequences of the invalidity of the contract. Termination of the contract: grounds, methods and forms. International treaties of the Russian Federation.

Topic 7. Law of International Organizations

International organizations: concept, classification, role in the modern world. Law of International Organizations: Concept and Sources. The legal nature of international organizations. The legal basis for their organization and activities. Charters of organizations as international treaties of a special kind. Basic legal characteristics, competence, functions, international legal personality, privileges and immunities of organizations. Membership in international organizations. The order of entry, exit and exclusion from the organization. Suspension of membership. Bodies of international organizations. Formation principles and competence balance. United Nations. History of creation. Role in the modern world. Charter. Objectives and principles. Membership. Organ system. Main UN bodies (types, formation procedure, composition, competence, operation procedure, decisions). United Nations specialized agencies. Directions and nature of their activities, types and strength of decisions. Legal relationship with the UN. Regional organizations: concept and types. Organization for Security and Cooperation in Europe, Council of Europe: history of creation and development, goals, structure, order of activity.

Topic 8. International Security Law

National and international security: their concept, correlation and interaction. International security law: concept, formation, sources. Legal foundations and means of ensuring international security, their characteristics. International legal security guarantees. Principles and institutions of international security law. Collective security, its concept and types, the UN collective security system. Legal bases, forms and means of maintaining peace, preventing the violation of the peace and restoring the disturbed peace. Regional organizations. Legal conditions for their creation and operation. Disarmament is a key problem in ensuring international peace. Legal basis for disarmament. International control in the field of disarmament, its foundations, conditions, types and forms. Confidence Building Measures and Security. International security and national security of the Russian Federation.

Topic 9. International Humanitarian Law

Concept, sources, principles of international humanitarian law. Protection of human rights and freedoms at the universal level. Protection of human rights and freedoms at the regional level. Protection of the rights of women and children. The rights of the disabled and the elderly. Accountability for violations of international humanitarian law. The Covenant on Economic, Social and Cultural Rights: General Description. Pact on Civil and Political Rights: General Description.

Topic 10. International Economic Law

International economic law as a branch of international law. The concept and principles of international economic law. The system of international economic law. Objectives of International Economic Law. Types of international economic relations. International organizations that regulate relations in the economic sphere (UN, ECOSOC, IMF, World Bank, WTO) and their role in the development of international economic law. An international treaty is the main legal form governing international economic relations.

Topic 11. International Maritime Law

Types of sea spaces. Internal sea waters: concept, composition and international legal aspects of the regime. Legal regime of inland sea waters. Sea ports. Territorial sea: concept, order of reference, width. The legal regime of the territorial sea. Peaceful passage of foreign merchant ships and warships. Adjacent area. Its concept, breadth and legal regime. The open sea: concept, legal regime. The seabed and its bowels. International

seabed area: definition, boundaries, legal regime.

Topic 12. International Environmental Law

The concept and principles of international environmental law. Sources of international environmental law.

International organizations and conferences in the field of environmental protection. Protection of the marine environment. Protection of flora and fauna.

4. Учебно-методическое обеспечение самостоятельной работы обучающихся

Самостоятельная работа обучающихся включает в себя подготовку к контрольным вопросам и заданиям для текущего контроля и промежуточной аттестации по итогам освоения дисциплины приведенным в п. 5.

Для обеспечения самостоятельной работы обучающихся используются:

Электронные курсы, созданные в системе электронного обучения ННГУ:

International Law / Международное право, <https://e-learning.unn.ru/course/view.php?id=3315>.

5. Assessment tools for ongoing monitoring of learning progress and interim certification in the discipline (module)

5.1 Model assignments required for assessment of learning outcomes during the ongoing monitoring of learning progress with the criteria for their assessment:

5.1.1 Model assignments (assessment tool - Test) to assess the development of the competency ПК-3:

1. Where is the definition of international custom?

- A) The Covenant on Economic, Social and Cultural Rights;
- B) In the Charter of the United Nations;
- C) In the Statute of the International Court of Justice.

2. The principle of territorial integrity of states is:

- A) renunciation of any territorial claims at the present moment and in the future;
- B) recognition of existing borders, renunciation of any encroachment on these borders, renunciation of any territorial claims at the moment or in the future;
- C) prohibition of forcible seizure, annexation or dismemberment of the territory of a foreign state.

3. The concept of a reservation to international treaties:

- A) this is an error in the text of an international treaty as a result of the non-authenticity of the translation into the language of the state party;

B) this is a unilateral declaration made by a state or an international organization in any form and under any name upon signing, act of official confirmation, acceptance, approval or accession, by means of which the named entities wish to exclude or change the legal effect of certain provisions of the treaty in their application to this state or this organization;

C) this is a clearly expressed disagreement by states or international organizations with certain provisions of the treaty that determine their legal status.

4. What constitutes the authenticity of the text of a treaty?

A) authenticity;

B) unreliability;

C) fallacy.

5. Parties to an international interstate agreement:

A) corporations, a state participating in the negotiations, an organization participating in the negotiations, a contracting state, a contracting organization;

B) a state participating in the negotiations, an organization participating in the negotiations, a contracting state, a contracting organization,

C) individuals and legal entities, their legal representatives, specialized UN bodies.

6. Types of recognition in international law:

A) recognition of the state, recognition of the government, recognition of the insurgent side, recognition of the bodies of national liberation;

B) recognition of the state, recognition of the government, recognition of the authority of a statesman, recognition of an international figure, recognition of scientific doctrine, recognition of the operation of an international legal norm;

C) recognition of the state's claims, recognition of the correctness of one of the parties to an international dispute, diplomatic and consular recognition.

7. Restitution is

A) the granting of satisfaction by the violating state to the affected state for damage caused to its honor and dignity;

B) restoration of the situation that existed before the commission of the unlawful act;

C) restoration by the violating state of the previous state of any material object.

8. Classes of diplomatic representatives:

A) consul general, consul, vice consul, consular agents, honorary consul;

B) ambassador, envoy, attorney, consul, vice-consul;

C) ambassador, envoy, attorney.

Assessment criteria (assessment tool — Test)

Grade	Assessment criteria
pass	55% and higher
fail	less than 55%

5.1.2 Model assignments (assessment tool - Report) to assess the development of the competency ИК-3:

1. Law of international security
2. Right to external relations
3. International humanitarian law
4. Right of peaceful settlement of disputes
5. International social law
6. International human rights law
7. International environmental law
8. International criminal law
9. International space law
10. International air law
11. International Maritime Law
12. Territorial sea and contiguous zone
- 13 Exclusive economic zone in international maritime law
14. International economic law
15. Transnational corporations
16. International Trade Law
17. International financial law
18. International investment law. The problem of nationalization

Assessment criteria (assessment tool — Report)

Grade	Assessment criteria
pass	- difficulty in presenting the answer; - incomplete theoretical justification; - difficulties in formulating conclusions.
fail	- no answer or a wrong answer; - lack of theoretical knowledge

Grade	Assessment criteria

5.2. Description of scales for assessing learning outcomes in the discipline during interim certification

Шкала оценивания сформированности компетенций

Уровень сформированности компетенций (индикатора достижения компетенций)	плохо	неудовлетворительно	удовлетворительно	хорошо	очень хорошо	отлично	превосходно
	не зачтено			зачтено			
<u>Знания</u>	Отсутствие знаний теоретического материала. Невозможность оценить полноту знаний вследствие отказа обучающегося от ответа	Уровень знаний ниже минимальных требований. Имели место грубые ошибки	Минимально допустимый уровень знаний. Допущено много негрубых ошибок	Уровень знаний в объеме, соответствующем программе подготовки. Допущено несколько негрубых ошибок	Уровень знаний в объеме, соответствующем программе подготовки. Допущено несколько несущественных ошибок	Уровень знаний в объеме, соответствующем программе подготовки. Ошибок нет.	Уровень знаний в объеме, превышающем программу подготовки.
<u>Умения</u>	Отсутствие минимальных умений. Невозможность оценить наличие умений вследствие отказа обучающегося от ответа	При решении стандартных задач не продемонстрированы основные умения. Имели место грубые ошибки	Продemonстрированы основные умения. Решены типовые задачи с негрубыми ошибками. Выполнены все задания, но не в полном объеме	Продemonстрированы все основные умения. Решены все основные задачи с негрубыми ошибками. Выполнены все задания в полном объеме, но некоторые с недочетами	Продemonстрированы все основные умения. Решены все основные задачи. Выполнены все задания в полном объеме, но некоторые с недочетами	Продemonстрированы все основные умения. Решены все основные задачи с отдельными несущественными недочетами, выполнены все задания в полном объеме	Продemonстрированы все основные умения. Решены все основные задачи. Выполнены все задания, в полном объеме без недочетов
<u>Навыки</u>	Отсутствие базовых навыков. Невозможность оценить наличие навыков вследствие отказа обучающегося от ответа	При решении стандартных задач не продемонстрированы базовые навыки. Имели место грубые ошибки	Имеется минимальный набор навыков для решения стандартных задач с некоторыми недочетами	Продemonстрированы базовые навыки при решении стандартных задач с некоторыми недочетами	Продemonстрированы базовые навыки при решении стандартных задач без ошибок и недочетов	Продemonстрированы навыки при решении нестандартных задач без ошибок и недочетов	Продemonстрирован творческий подход к решению нестандартных задач

Scale of assessment for interim certification

Grade		Assessment criteria
pass	outstanding	All the competencies (parts of competencies) to be developed within the discipline have been developed at a level no lower than "outstanding", the knowledge and skills for the relevant competencies have been demonstrated at a level higher than the one set out in the programme.
	excellent	All the competencies (parts of competencies) to be developed within the discipline have been developed at a level no lower than "excellent",
	very good	All the competencies (parts of competencies) to be developed within the discipline have been developed at a level no lower than "very good",
	good	All the competencies (parts of competencies) to be developed within the discipline have been developed at a level no lower than "good",
	satisfactory	All the competencies (parts of competencies) to be developed within the discipline have been developed at a level no lower than "satisfactory", with at least one competency developed at the "satisfactory" level.
fail	unsatisfactory	At least one competency has been developed at the "unsatisfactory" level.
	poor	At least one competency has been developed at the "poor" level.

5.3 Model control assignments or other materials required to assess learning outcomes during the interim certification with the criteria for their assessment:

5.3.1 Model assignments (assessment tool - Test) to assess the development of the competency ПК-3

1. Where is the definition of international custom?

- A) The Covenant on Economic, Social and Cultural Rights;
- B) In the Charter of the United Nations;
- C) In the Statute of the International Court of Justice.

2. The principle of territorial integrity of states is:

- A) renunciation of any territorial claims at the present moment and in the future;
- B) recognition of existing borders, renunciation of any encroachment on these borders, renunciation of any territorial claims at the moment or in the future;
- C) prohibition of forcible seizure, annexation or dismemberment of the territory of a foreign state.

3. The concept of a reservation to international treaties:

A) this is an error in the text of an international treaty as a result of the non-authenticity of the translation into the language of the state party;

B) this is a unilateral declaration made by a state or an international organization in any form and under any name upon signing, act of official confirmation, acceptance, approval or accession, by means of which the named entities wish to exclude or change the legal effect of certain provisions of the treaty in their application to this state or this organization;

C) this is a clearly expressed disagreement by states or international organizations with certain provisions of the treaty that determine their legal status.

4. What constitutes the authenticity of the text of a treaty?

A) authenticity;

B) unreliability;

C) fallacy.

5. Parties to an international interstate agreement:

A) corporations, a state participating in the negotiations, an organization participating in the negotiations, a contracting state, a contracting organization;

B) a state participating in the negotiations, an organization participating in the negotiations, a contracting state, a contracting organization,

C) individuals and legal entities, their legal representatives, specialized UN bodies.

6. Types of recognition in international law:

A) recognition of the state, recognition of the government, recognition of the insurgent side, recognition of the bodies of national liberation;

B) recognition of the state, recognition of the government, recognition of the authority of a statesman, recognition of an international figure, recognition of scientific doctrine, recognition of the operation of an international legal norm;

C) recognition of the state's claims, recognition of the correctness of one of the parties to an international dispute, diplomatic and consular recognition.

7. Restitution is

- A) the granting of satisfaction by the violating state to the affected state for damage caused to its honor and dignity;
- B) restoration of the situation that existed before the commission of the unlawful act;
- C) restoration by the violating state of the previous state of any material object.

8. Classes of diplomatic representatives:

- A) consul general, consul, vice consul, consular agents, honorary consul;
- B) ambassador, envoy, attorney, consul, vice-consul;
- C) ambassador, envoy, attorney.

Assessment criteria (assessment tool — Test)

Grade	Assessment criteria
pass	55% and higher
fail	less than 55%

5.3.2 Model assignments (assessment tool - Control questions) to assess the development of the competency ПК-3

1. The concept and history of the formation of international law.
1. International public and international private law: characteristics, differences.
1. The system of international law.
1. Sources of international law.
1. Principles of international law.
1. The principle of sovereign equality of states.
1. The principle of good faith fulfillment of international obligations.
1. The principle of non-use of force or threat of force.
1. The principle of territorial integrity of states.
1. The concept and types of subjects of international law.
1. States are the main subjects of international law.

1. International (interstate) organizations.
1. The concept and grounds of international legal responsibility.
1. Concept and types of international offenses.
1. Types and forms of international legal responsibility of states.
1. The concept and types of international treaties.
1. The main stages (stages) of the conclusion of international treaties. Reservations and statements to an international treaty.
1. Validity and Application of the Agreement. Interpretation of international treaties.
1. Termination and suspension of the operation of international treaties.
1. Concept and sources of law of international organizations. Types of international organizations.
1. Charter, purposes and principles of the United Nations.
1. United Nations General Assembly: concept, general characteristics.
1. United Nations Security Council: concept, general characteristics.
1. Organization for Security and Cooperation in Europe: concept, general characteristics.
1. The concept of diplomatic and consular law. Diplomatic immunities and privileges.
1. Law of international security: concept, sources, types.
1. Disarmament and neutrality in the international security system.
1. Concept and system of international economic law.
1. International economic organizations.
1. Transnational corporations.
1. The concept of the territory of the state. State borders. International rivers.
1. Concept and sources of the law of armed conflicts.

1. Combatants and non-combatants. The legal regime of military occupation.
1. Concept, sources, principles of international humanitarian law.
1. Protection of human rights and freedoms at the universal and regional level.
1. Accountability for violations of international humanitarian law.
1. The concept of international maritime law. Types of sea spaces.
1. Territorial and high seas: concept, legal regime.
1. Exclusive economic zone and continental shelf.
1. Concept, principles and sources of international environmental law.

Assessment criteria (assessment tool — Control questions)

Grade	Assessment criteria
pass	All the competencies (parts of competencies) are formed at a level not lower than " Satisfactory ", at least one competence is formed at the level of " Satisfactory ".
fail	All the competencies (parts of competencies) are formed at a level not lower than " Unsatisfactory ", no one competence is formed at the level of " Poor ".

6. Учебно-методическое и информационное обеспечение дисциплины (модуля)

Основная литература:

1. Asif H. Qureshi. The Public International Law of Taxation : Text, Cases and Materials. - Kluwer Law International, 2019. - 1 online resource. - ISBN 9789041184771. - ISBN 9789041184764. - Текст : электронный., <https://e-lib.unn.ru/MegaPro/UserEntry?Action=FindDocs&ids=855954&idb=0>.
2. Brownlie, Ian. Principles of public international law. - 6th ed. - Oxford : Oxford univ. press, 2003. - XLII, 742 p. - ISBN 0-19-926071-0 : 200-00., 1 экз.
3. Dixon, Martin. Textbook on international law. - 5th ed. - Oxford ; New York : Oxford University Press, 2006. - XXVIII, 350 p. - ISBN 0-19-926072-9 : 100-00., 1 экз.
4. Janis, Mark W. An introduction to international law. - 2nd ed. - Boston [etc.] : Little, Brown and co., 1993. - XVII, [3], 390 p., 1 экз.
5. Shaw, Malcolm N. International law. - 5th ed. - Cambridge : Cambridge univ. press, 2003. - CLV, 1288 p. - ISBN 0-521-53183-7 : 200-00., 1 экз.
6. Carty, Anthony. Philosophy of International Law. - Edinburgh University Press, 2017. - 1 online resource. - ISBN 9780748675524. - ISBN 9780748675500. - Текст : электронный., <https://e->

lib.unn.ru/MegaPro/UserEntry?Action=FindDocs&ids=855806&idb=0.

7. ed. b. Н. Current issues of International Law and Comparative Law / ed. b. Н., Voynikov V. - Калининград : БФУ им. И.Канта, 2022. - 243 с. - Книга из коллекции БФУ им. И.Канта - Право. Юридические науки. - ISBN 978-5-9971-0670-6., <https://e-lib.unn.ru/MegaPro/UserEntry?Action=FindDocs&ids=861051&idb=0>.
8. Jean. International Social Security Law. - Kluwer Law International, 2020. - 1 online resource. - ISBN 9789403527512. - ISBN 9789403527505. - Текст : электронный., <https://e-lib.unn.ru/MegaPro/UserEntry?Action=FindDocs&ids=855876&idb=0>.
9. Malgosia Fitzmaurice. International Environmental Law and Governance. - Brill Academic Publishers, 2015. - 1 online resource. - ISBN 9789004297845. - ISBN 9789004290136. - Текст : электронный., <https://e-lib.unn.ru/MegaPro/UserEntry?Action=FindDocs&ids=855737&idb=0>.

Дополнительная литература:

1. Anton, Donald K. International law : cases and materials. - Oxford : Oxford University Press, 2005. - XXXVI, 995 p. - ISBN 0-19-551648-6 : 200-00., 1 экз.
2. Carr, Indira. International trade law / with contributions by P. Stone. - 3rd ed. - New York : Routledge Cavendish, 2005. - XC, 702 p. - ISBN 1-85941-707-8 : 200-00., 1 экз.
3. Hill, David. Private International Law. - Edinburgh University Press, 2014. - 1 online resource. - ISBN 9780748698257. - ISBN 9781845862343. - Текст : электронный., <https://e-lib.unn.ru/MegaPro/UserEntry?Action=FindDocs&ids=855706&idb=0>.
4. Jan. EU Law and Private International Law : The Interrelationship in Contractual Obligations. - Brill Academic Publishers, 2012. - 1 online resource. - ISBN 9789004206724. - ISBN 9789004206731. - Текст : электронный., <https://e-lib.unn.ru/MegaPro/UserEntry?Action=FindDocs&ids=855692&idb=0>.

Программное обеспечение и Интернет-ресурсы (в соответствии с содержанием дисциплины):

1. United Nations Organization. <http://www.un.org/ru/>
2. Organization for Security and Cooperation in Europe. <http://www.osce.org/>
3. The official web site of Organization for Economic Co-operation and Development (OECD) – URL: <http://www.oecd.org/>
4. The official web site of the International Monetary Fund – URL: <http://www.imf.org/>
5. The official web site of the Ministry of Finance – URL: <http://old.minfin.ru/en/>
6. The official web site of the UNCTAD (United Nations Conference on Trade and Development) – URL: <http://www.unctad.org/>
7. The official web site of the World Trade Organization – URL: <http://www.wto.org/>
8. The official web site of World Bank – URL: <http://www.worldbank.org/>
9. Reference legal system "Consultant +"
10. Open Electronic Library <http://www.elibrary.ru/>
11. EBS "Student Consultant" <http://www.studentlibrary.ru>
12. EBS "Doe" <http://e.lanbook.com/>
13. EBS "Yurayt" <http://biblio-online.ru>
14. EBS Znanium.com www.znanium.com
15. MS Windows 7 (лицензия на ГОУ ВПО ННГУ им. Н.И. Лобачевского, идентификатор 47276400)
16. Microsoft Office 2007 Профессиональный + (лицензия на ГОУ ВПО ННГУ им. Н.И.

Лобачевского, идентификатор 47729513).

17.KasperskyEndpointSecurity 10 forWindows (лицензия на ГОУ ВПО ННГУ им. Н.И. Лобачевского, №1096-160712-081443-850-73)

7. Материально-техническое обеспечение дисциплины (модуля)

Учебные аудитории для проведения учебных занятий, предусмотренных образовательной программой, оснащены мультимедийным оборудованием (проектор, экран), техническими средствами обучения, компьютерами.

Помещения для самостоятельной работы обучающихся оснащены компьютерной техникой с возможностью подключения к сети "Интернет" и обеспечены доступом в электронную информационно-образовательную среду.

Программа составлена в соответствии с требованиями ОС ННГУ по направлению подготовки/специальности 38.04.02 - Management.

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