

II. ANNOTATIONS OF WORK PROGRAMS OF ACADEMIC DISCIPLINES (MODULES)

M1. GENERAL SCIENTIFIC CYCLE M1. B. BASIC (MANDATORY) PART

ANNOTATION OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE (MODULE) "PHILOSOPHY OF LAW" (M1. B. 01)

The goal of mastering the discipline (module)	Formation of scientific ideas about the most fundamental laws of legal reality, about the main approaches to the understanding of law, state-legal values and ideals
Place of discipline (module) in the structure of OOP VPO	It belongs to the basic (mandatory) part of the general scientific cycle of the main educational program of higher professional education.
Competence Codes	OC-1; OC-2; OC-3; OC-4; OC-5
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the place and role of the philosophy of law in the system of legal and other humanities; - the main provisions on the nature, purpose, historical evolution and prospects for the development of the state and law, moral criteria for their assessment, the relationship of the individual, society and the state, ways to resolve contradictions between them; - classical types of understanding of law; - the most important problems of the modern philosophy of law; - basic philosophical and legal terms and concepts. <p>2) Be able to:</p> <ul style="list-style-type: none"> - analyze the main directions of the development of philosophical and legal thought; - identify the potential of various philosophical and legal schools and concepts; - to assess the current state-legal reality; - apply philosophical and legal knowledge in the process of understanding the modern state-legal reality. <p>3) Possess:</p> <ul style="list-style-type: none"> - methodological and categorical basis of the philosophy of law; - skills of independent philosophical and legal research; - the main sources of philosophical and legal thought; - philosophical and legal culture.

Themes	<p>1. The subject and method of the philosophy of law. Law and morality. Moral values in the philosophy of Law.</p> <p>2. Typology of legal understanding. Realistic concepts of law.</p> <p>3. Metaphysical concepts of law. Correlation of classical types of understanding of law. "New" theories of law.</p> <p>4. State-legal ideals and reality. Correlation of the interests of the individual, society and the state</p>
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M. 1. V. VARIABLE (PROFILE) PART
M1. V. OD. Compulsory disciplines

ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"FUNDAMENTALS OF INTERNATIONAL TAX LAW"
(M1. B. 01)

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - formation of a comprehensive deep understanding of the nature and essence of the legal regulation of cross-border investment relations, including the regulatory system of guarantees for foreign investors, mechanisms for the protection of foreign investments; - acquisition of knowledge in the field of the general theory of international investment arbitration, the main legal institutions related to the consideration of cross-border investment disputes in arbitration; - formation and development of skills for applying the acquired knowledge in practical activities on tax analysis of international commercial activities.
Place of discipline (module) in the structure of OOP VPO	It belongs to the compulsory disciplines of the variable (profile) part of the general scientific cycle of the main educational program of higher professional education
Competence Codes	OC-3; PC-2; PC-3; PC-4; PC-7
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the legal basis of taxation in relation to the most common relations that develop in the process of cross-border activities of individuals and organizations; - features contained in the tax legislation for the taxation of cross-border transactions, the system of legal acts that establish them; - the main legal categories used in the taxation of cross-border transactions; - peculiarities of interpretation of the rules governing taxation in cross-border activities; - the main trends emerging in the world in the field of international taxation;

	<p>2) Be able to:</p> <ul style="list-style-type: none"> - identify and assess the tax consequences of recognizing a person as a tax resident, a person with a permanent establishment, a person receiving income from sources in the Russian Federation, insufficient capitalization, the presence of controlled foreign companies, transactions with foreign affiliates, the presence (absence of an actual right to income), transfer pricing rules; - content of legal and economic double taxation, double taxation; - identify the most common problematic issues of cross-border corporate taxation, - evaluate the tax opinions of consulting and legal companies on corporate taxation issues, - identify provisions in commercial contracts that affect the taxation of participants in a foreign economic agreement, formulate provisions related to taxation in them, and apply the knowledge gained in practice. <p>3) Possess:</p> <ul style="list-style-type: none"> - the skills of analyzing documents of judicial and administrative practice, in which there are tax issues that arise in the process of cross-border activities of individuals and corporate organizations, identifying tax evasion; - skills of critical assessment of legal opinions in the field of taxation of foreign economic transactions.
Themes	<ol style="list-style-type: none"> 1. Features of cross-border taxation: the legal basis 2. Features of the tax status of organizations in cross-border situations 3. Cross-border commercial contracts: accounting for tax consequences, tax reservations 4. Combating cross-border tax evasion. 5. Legal basis of international tax planning.

**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"INTERNATIONAL ECONOMIC LAW"
(M1. B. 03)**

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - formation of a comprehensive deep understanding of the nature and essence of the institutions of international economic law, international organizations operating in the field of economy, international economic cooperation of states; - acquisition of knowledge in the field of international economic law, the main substantive and procedural legal institutions related to the consideration of international economic disputes;
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	- formation and development of skills for applying the acquired knowledge in practical activities for the settlement of international economic disputes.
Place of discipline (module) in the structure of OOP VPO	It belongs to the compulsory disciplines of the variable (profile) part of the general scientific cycle of the main educational program of higher professional education
Competence Codes	OC-3; OC-4; PC-2; PC-7
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the main sources of international economic law, mechanisms for coordinating international economic cooperation, the procedure for resolving international economic disputes; - fundamentals of the world economy. <p>2) Be able to:</p> <ul style="list-style-type: none"> - find and analyze the norms of international economic law, the practice of international courts in the field of international economic law; - independently determine the procedural order and the material grounds for the interests of the state and economic entities in the field of international economic law. <p>3) Possess:</p> <ul style="list-style-type: none"> - the skills of searching for precedents in the field of international economic law, including the official Internet resources of international intergovernmental and non-governmental organizations; - skills in analyzing the content of court decisions in the field of international economic law.
Themes	<ol style="list-style-type: none"> 1. International investment law. 2. International financial law 3. World Trade Organization Law 4. The Law of the Eurasian Economic Union

M1. V. DV. Elective courses

ANNOTATION OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE (MODULE) "FOREIGN LANGUAGE IN LAW" (M1.V.DV.01.01)

<p>The goal of mastering the discipline (module)</p>	<ul style="list-style-type: none"> - improving knowledge of the Russian language, as well as improving the general speech culture; - formation of skills and abilities necessary for effective business professional communication in Russian in oral and written forms.
<p>Place of discipline (module) in the structure of OOP VPO</p>	<p>It refers to the disciplines of choice of the variable (profile) part of the general scientific cycle of the main educational program of higher professional education</p>
<p>Competence Codes</p>	<p>OC-3; OC-4; PC-7; PC-10; PC-13</p>
<p>Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - the main functional varieties of speech; - the conceptual framework of this discipline; - lexical and grammatical models of the modern Russian language, typical for the official business sphere of communication: expression of intent, desire, request; characteristics of a person, phenomenon, fact. <p>2) Be able to:</p> <ul style="list-style-type: none"> - understand the information contained in the text in detail and make sense of it; - distinguish between the order of preparation and execution of the main types of documents; - produce their own written and oral text related to the official business sphere of communication in strict accordance with the requirements of standard forms of speech behavior; - effectively build business communication with different categories of people: to engage in communication, to introduce themselves, to request and report information about the subject, process, phenomenon, event. <p>3) Possess:</p> <ul style="list-style-type: none"> - skills of producing oral and written texts related to the official business sphere of communication (speech, polemic, statement, explanatory note, power of attorney, recommendation, etc.); - skills of communication techniques and techniques, as well as rhetorical, stylistic and linguistic norms adopted in the field of business communication.
<p>Themes</p>	<ol style="list-style-type: none"> 1. Functional styles of the Russian literary language. Official-business style. 2. Oral forms of business communication. 3. Written forms of business communication.

ANNOTATION

**OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
" BUSINESS FOREIGN LANGUAGE"
(M1. V. DV. 01. 02)**

<p style="text-align: center;">The goal of mastering the discipline (module)</p>	<p>- formation of communicative foreign language competence for situations of professional communication of a lawyer, as well as the ability to improve and develop their intellectual and general cultural level, to solve problems of a professional nature.</p>
<p style="text-align: center;">Place of discipline (module) in the structure of OOP VPO</p>	<p>It refers to the disciplines of choice of the variable (profile) part of the general scientific cycle of the main educational program of higher professional education</p>
<p style="text-align: center;">Competence Codes</p>	<p>OC-3; OC-4; PC-7; PC-10; PC-13</p>
<p style="text-align: center;">Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - features of general-purpose and professional-business English; - characteristics of the business style of communication in English in situations of professional communication of a lawyer; - situations of business communication of a lawyer; - rules for conducting business discourse taking into account cross-cultural differences; - the meaning of new lexical units, terms related to the labor market, the employment process and the nature of the work of the company's lawyer; - idiomatic expressions, cliches, units of speech etiquette used in a situation of communication within a given topic. - standard forms of registration of documents, namely job ads, a resume of the applicant for the position of a lawyer and a cover letter to the company; - rules of business etiquette; - written forms of business communication, generally accepted structures of their construction and modern means of information transmission; - standard forms and layout (structure) of a business letter, e-mail, or aide-memoire; - rules for preparing an electronic business presentation in Power Point: goals, content and form. <p>2) Be able to:</p> <ul style="list-style-type: none"> - understand the written message using different types of reading depending on the specific communication task; - to isolate and understand information limited to the communication task, as well as to perceive and comprehend messages taking into account the intention, attitude, state, etc. of the speaker;

	<ul style="list-style-type: none"> - to convey the content based on lexical and syntactic means that reflect the logical and grammatical structure of the written communication sample; - build your own speech with elements of reasoning, criticism, evaluation, and expression of your own opinion; - create your own portfolio (resume) in paper or electronic form; - to model situations of interpersonal communication within the framework of professional communication; - analyze the importance of non-verbal means of communication in the implementation of interpersonal communication; - to make your own statement in situations of professional communication based on models and independently; - compose business letters, e-mails and memos, taking into account the stylistic features of the message language and the degree of formality of the address; - build your own written speech with elements of reasoning, criticism, evaluation, and expression of your own opinion; - prepare an electronic presentation for employment. <p>3) Possess:</p> <ul style="list-style-type: none"> - skills in search and standard design of business documentation such as job advertisements, motivation letters, resumes and portfolios; - skills in the use of cliched forms of speech in business and legal documentation; - skills of searching for the necessary information through multimedia tools and Internet resources; - skills of building a discourse on business issues through modern means of communication, including telephone, Internet programs and other interactive methods of communication; - skills in applying the formulas of speech etiquette and normative rules of behavior in business communication situations; - skills of objective analysis of their own level of communication skills in the business sphere.
Themes	<ol style="list-style-type: none"> 1. Features of Business English in the legal field. 2. Employment of a lawyer. Writing a resume. 3. Interview. Oral communication of a lawyer. Types of business contacts. 4. Written communication of the lawyer. Correspondence with clients.

**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)**

**«SECURITIES IN INTERNATIONAL PRIVATE LAW»
M1.V.DV.02.01**

The goal of mastering the discipline (module)	The objectives of mastering the academic discipline (module) «Securities in International Private Law» within the framework of the master's program «Master of International Business Law» is to develop students' professional competencies in accordance with the requirements of the Federal State Educational Standard of Higher Professional Education in the field of 40.04.01 Jurisprudence
Place of discipline (module) in the structure of OOP VPO	It is included in the block of the elective courses of the general scientific cycle of the OOP master course in the field of 40.04.01. Jurisprudence.
Competence Codes	OC-3; OC-4; PC-7; PC-10; PC-13
Planned results of mastering the discipline (module)	<p>4) Know: main sources of international trade law governing the cross-border securities transactions; conditions and grounds for the application of the principles and norms governing cross-border securities transactions in Russia;</p> <p>5) Be able to: analyze the rules of the international trade law in the field of securities transactions; independently resolve issues related to the content of the contracts for transfer of securities; be able to competently operate the relevant judicial and arbitration practice; use the acquired knowledge in all aspects of practical activity and in the study of other academic disciplines;</p> <p>6) Possess: skills to search for statutory sources on international trade law, including Internet resources of the international governmental and non-governmental organizations; skills in drafting and formalizing cross-border contracts and documents accompanying the process of conclusion of the international contract in the field of cross-border securities transactions; the ability to creatively develop acquired knowledge, including the ability to find, analyze and organize the sources, principles and norms of international trade law that will be created after completing the study of the academic discipline.</p>
Themes	<ol style="list-style-type: none"> 1. Cross-border equity securities transactions 2. Cross-border non-equity securities transactions

**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"MODERN CONTRACT LAW OF RUSSIA"
(M1.V.DV.02.02)**

The goal of mastering the discipline (module)	Formation of a comprehensive understanding of modern contract law in Russia, its main institutions, current problems and development trends
Place of discipline (module) in the structure of OOP VPO	It refers to the disciplines of choice of the variable (profile) part of the general scientific cycle of the main educational program of higher professional education
Competence Codes	OC-3; OC-4; PC-1; PC-7; PC-8
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - basic concepts, principles and institutions of contract law in Russia; - current problems of the theory and practice of contract law in Russia, as well as possible ways to solve them; - the main sources of regulation of contract law in Russia; - liability for breach of contractual obligations; - features of the conclusion, execution and termination of contracts under the law of Russia; - features of the choice and application of legal remedies provided for by the contract law of Russia; <p>2) Be able to:</p> <ul style="list-style-type: none"> - independently resolve issues related to the definition of the content of contracts regulated by the law of Russia; - draw up contracts in accordance with the requirements of Russian contract law; - competently operate in judicial and arbitration practice; - use the acquired knowledge in all aspects of practical activities and in the study of other academic disciplines (modules); <p>3) Possess:</p> <ul style="list-style-type: none"> - skills in drawing up, processing and interpreting contracts regulated by the law of Russia; - the ability to creatively develop the acquired knowledge, including legal forecasting, conducting scientific research within the framework of the relevant academic discipline (module).
Themes	<p>1. General provisions on contracts under the law of the Russian Federation</p> <p>2. Certain types of contracts in the law of the Russian Federation</p>

M.2 PROFESSIONAL CYCLE

M2.B. BASIC (MANDATORY) PART

ANNOTATION

**OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
" HISTORY OF POLITICAL AND LEGAL DOCTRINES "
(M2.B.01)**

The goal of mastering the discipline (module)	Formation of students ' scientific ideas about the regularities of the development of political and legal doctrines in different historical epochs.
Place of discipline (module) in the structure of OOP VPO	Refers to the basic (mandatory) part of the professional cycle of the main educational program of higher professional education
Competence Codes	OC-3; PC-9; PC-15
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - subject and methodology of the history of political and legal doctrines; - the place and role of the history of political and legal doctrines in the system of legal sciences; - the main laws of the development of the teachings of the state and law; - the current state of the science of the history of political and legal doctrines. <p>2) Be able to:</p> <ul style="list-style-type: none"> - apply knowledge of the laws of the development of political and legal phenomena and teachings in the field of law-making, legal implementation and law enforcement; - navigate the social problems of legal reality; - taking into account historical experience, analyze the current problems of legal regulation of public relations. <p>3) Possess:</p> <ul style="list-style-type: none"> - modern and historical general legal terminology; - skills of theoretical understanding of historical intellectual political and legal experience; - the skills to use the acquired knowledge in order to solve specific legal problems.
Themes	<p>1. The political teachings of the Ancient world, the Middle Ages, the Renaissance, and the Reformation.</p> <p>2. Political teachings of the era of bourgeois revolutions and free competition.</p>

	3. Political teachings of the era of imperialism, socialist revolutions, the competition of the two systems and the crisis of the world socialist system.
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**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"HISTORY AND METHODOLOGY OF LEGAL SCIENCE"
(M2. B. 02)**

The goal of mastering the discipline (module)	Formation of students ' scientific ideas about the laws of the historical development of legal scientific knowledge, about historical and modern methodological approaches to conducting legal research.
Place of discipline (module) in the structure of OOP VPO	Refers to the basic (mandatory) part of the professional cycle of the main educational program of higher professional education
Competence Codes	OC-2; OC-3; PC-7; PC-8; PC-10; PC-11; PC-12; PC-13; PC-14; PC-15
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - subject of the history and methodology of legal science; - the place and role of the history and methodology of legal science in the system of master's training; - the main historical patterns of the development of methodological approaches to legal research; - the current state of legal methodology. <p>2) Be able to:</p> <ul style="list-style-type: none"> - apply knowledge of the patterns of development of methodological approaches to the study of political and legal phenomena; - navigate the variety of historical and modern methodological problems; - analyze the current problems of legal regulation of public relations. <p>3) Possess:</p> <ul style="list-style-type: none"> - modern and historical general legal terminology; - skills of using general scientific methods of legal research; - skills in using private scientific methods of legal research.
Themes	<p>1. History of Legal Science.</p> <p>2. Methodology of legal science.</p>

ANNOTATION

**OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"COMPARATIVE LAW"
(M2. B. 03)**

<p style="text-align: center;">The goal of mastering the discipline (module)</p>	<p>Education of students in the spirit of respect for foreign legal traditions, as well as the formation of a healthy legal consciousness of civil society and the prolongation of the ideas of legality within the national legal order itself.</p>
<p style="text-align: center;">Place of discipline (module) in the structure of OOP VPO</p>	<p>Refers to the basic (mandatory) part of the professional cycle of the main educational program of higher professional education</p>
<p style="text-align: center;">Competence Codes</p>	<p>OC-4; OC-5; PC-1; PC-2; PC-4; PC-5</p>
<p style="text-align: center;">Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - historical modules of the formation of comparative law as a science and academic discipline; - methodological basis for conducting comparative legal research; - the main normative and value sources of the legal systems of the world; - differential vectors of structuring the legal map of the world in the past and present; - the categorical apparatus of legal comparative studies. <p>2) Be able to:</p> <ul style="list-style-type: none"> - conduct independent monitoring of foreign legal acts, using the methodological basis obtained during the training; - to find retrospective and prospective patterns of development of legal systems of different group orientation; - to model the course of the evolutionary growth of the legal communities of the world; - identify points of convergence of legal families in the context of globalization; - apply the theoretical knowledge gained in solving legal cases. <p>3) Possess:</p> <ul style="list-style-type: none"> - methodological and categorical basis for conducting comparative research in the framework of industry-specific legal disciplines; - skills to compare and evaluate the regulatory framework of the legal systems of foreign countries; - doctrinal sources on legal comparative studies in Russian and foreign languages; - the experience of previous generations of comparativists to form a holistic knowledge of the place of the Russian legal system on the legal map of the world.

Themes	<ol style="list-style-type: none"> 1. The history of the formation and development of comparative law. 2. Comparative law as a science and academic discipline 3. Methodology of comparative legal research 4. Objects and levels of comparative legal research 5. Legal map of the world 6. Normative characteristics of the main legal communities: current state 7. The Russian legal system on the legal map of the world
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**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"CURRENT ISSUES OF INTERNATIONAL BUSINESS LAW"
(M2.B.04)**

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - formation of a comprehensive understanding of international (cross-border) business activity, its legal regulation, existing problems and unresolved issues, trends in the development of international business law; - education of students in the spirit of respect for the rights and freedoms of the rights and legitimate interests of entrepreneurs, compliance with the rule of law in the implementation of international (cross-border) business activities, as well as in the resolution of disputes arising from such activities; - formation of skills for applying the acquired knowledge in practical activities on legal support of international (cross-border) business activities.
Place of discipline (module) in the structure of OOP VPO	Refers to the basic (mandatory) part of the professional cycle of the main educational program of higher professional education
Competence Codes	OC-1; OC-2; OC-3; OC-4; PC-2; PC-3; PC-6; PC-7; PC-8
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - peculiarities of legal regulation of international (cross-border) business activity; - the concept and content of business standards in the international market; - features of conducting international (cross-border) business activities in the context of the COVID-19 coronavirus pandemic; - the specifics of resolving disputes arising in connection with the implementation of international (cross-border) business activities in the context of the COVID-19 coronavirus pandemic; - the most significant and relevant issues of international business law (e-commerce, blockchain arbitration, platform law, international human rights arbitration, etc.);

	<p>2) Be able to:</p> <ul style="list-style-type: none"> - determine the appropriate range of legal sources for a particular situation (international treaties, national legislative acts, sources of non-state regulation); - competently operate in judicial and arbitration practice; - use the acquired knowledge in all aspects of practical activities and in the study of other academic disciplines; <p>3) Possess:</p> <ul style="list-style-type: none"> - skills in drawing up a legal opinion on a disputed situation and the prospects for its resolution in courts and international commercial arbitration; - skills in searching for normative and doctrinal sources of international business law, including through Internet resources; - the ability to creatively develop the acquired knowledge, including the ability to give theoretical comments on practical situations and possible court (arbitration) decisions, to carry out legal forecasting, as well as to conduct scientific research within the relevant academic discipline (module); - skills in advising on legal support of international (cross-border) business activities.
Themes	<p>1. Actual problems of legal support of international (cross-border) business activity</p> <p>2. Actual problems of dispute resolution arising in the field of international (cross-border) business activity</p>

M2. V. VARIABLE (PROFILE) PART
M2. V. OD. Compulsory disciplines

ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"ENGLISH CONTRACT LAW"
(M2.V.01)

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - based on the study of the content and practice of applying the sources of English contract law: - familiarization of students with the essence, distinctive features, basic concepts and fundamental principles of English contract law; - formation of knowledge about the main sources of English contract law, principles and methods of working with them; - familiarization of students with individual, most significant judicial precedents in the field of English contract law;
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	<ul style="list-style-type: none"> - familiarization with the features of the conclusion, termination, as well as the consequences of a breach of contract and the remedies used in English contract law; - the formation of students' skills to apply the acquired knowledge in practical activities for the preparation and evaluation of contracts governed by English law, as well as the resolution of disputes arising from them.
Place of discipline (module) in the structure of OOP VPO	It belongs to the compulsory disciplines of the variable (profile) part of the professional cycle of the main educational program of higher professional education
Competence Codes	OC-1; OC-3; OC-4; PC-2; PC-7
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the concept, content and types of contracts under English law; - fundamental principles of English contract law; - the main sources of English contract law; - features of the conclusion, execution and termination of contracts under English law; - features of the choice and application of legal remedies provided for by English contract law; <p>2) Be able to:</p> <ul style="list-style-type: none"> - analyze the norms of English contract law in terms of contract regulation; - independently resolve issues related to the determination of the content of contracts governed by English law; - draw up contracts in accordance with the requirements of English contract law; - competently operate with relevant judicial practice and judicial precedents; - use the acquired knowledge in all aspects of practical activities and in the study of other academic disciplines; <p>3) Possess:</p> <ul style="list-style-type: none"> - skills in searching for sources of English contract law; - skills in drawing up and executing contracts governed by English law; - the ability to creatively develop the acquired knowledge, including legal forecasting, conducting scientific research within the framework of the relevant academic discipline.
Themes	<ol style="list-style-type: none"> 1. Fundamentals of English Contract Law 2. Conclusion of the contract. Third Party rights and the "Privity 3. Content of the Contract 4. Grounds for invalidation of the contract 5. Performance, termination of obligations under the contract, remedies for breach of contract.

ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"INTERNATIONAL COMMERCIAL CONTRACTS"
(M2. B. 02)

<p style="text-align: center;">The goal of mastering the discipline (module)</p>	<ul style="list-style-type: none"> - familiarization of students with the understanding, essence, features, and features of international contracts; - formation of students ' knowledge about the modern system of legal regulation of international contracts, about the trends of its development as a system of legal principles and norms, including international law, national law, as well as non-state regulators (lex mercatoria norms); - familiarization of students with individual, the most common and popular types of international contracts in business practice; - formation of skills for applying the acquired knowledge in practical activities related to the drafting, evaluation of international contracts, and resolution of disputes arising from them
<p style="text-align: center;">Place of discipline (module) in the structure of OOP VPO</p>	<p>It belongs to the compulsory disciplines of the variable (profile) part of the professional cycle of the main educational program of higher professional education</p>
<p style="text-align: center;">Competence Codes</p>	<p>OC-1; OC-3; PC-2; PC-7; PC-8; PC-11</p>
<p style="text-align: center;">Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - the basic concepts, the regulatory mechanism and the system of sources of private international law used in the conclusion and execution of cross-border contracts. <p>2) Be able to:</p> <ul style="list-style-type: none"> - apply modern acts-sources of unified material norms, acts of lex mercatoria, norms of national law of foreign states regulating the sphere of cross-border commercial relations. <p>3) Possess:</p> <ul style="list-style-type: none"> - - the technique of drawing up various types of international contracts based on the analysis of international and national legal norms, modern judicial and arbitration practice, as well as taking into account the norms of non-state regulation of international contracts and international professional standards.
<p style="text-align: center;">Themes</p>	<ol style="list-style-type: none"> 1. The concept of an international contract. Features of the regulatory regulation of international contracts. 2. Certain types of international contracts

**OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"INTERNATIONAL COMMERCIAL ARBITRATION AND ADR"
(M2.V.03)**

<p style="text-align: center;">The goal of mastering the discipline (module)</p>	<ul style="list-style-type: none"> - formation of knowledge in the field of general theory and practice of international commercial arbitration; - familiarization with the most common types of alternative dispute resolution methods (ADR), the main trends in their development; - education of legal thinking based on the principles and norms of private international law governing the consideration of certain categories of cases in the framework of arbitration; - formation and development of skills for applying the acquired knowledge in practical activities related to drafting and interpreting arbitration clauses, presenting a position on a case, as well as resolving disputes in international commercial arbitration
<p style="text-align: center;">Place of discipline (module) in the structure of OOP VPO</p>	<p>Refers to the basic (mandatory) part of the professional cycle of the main educational program of higher professional education</p>
<p style="text-align: center;">Competence Codes</p>	<p>OC-1; OC-3; PC-2; PC-6; PC-7; PC-8</p>
<p style="text-align: center;">Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - the content of the concept of "international commercial arbitration", its features, principles of activity, types, sources of legal regulation; - conditions, grounds and procedure for the consideration of disputes in international commercial arbitration; - the concept and role of the arbitration agreement, its types, differences from the prorogation agreement, the main concepts of the legal nature; - requirements for the form and procedure for concluding an arbitration agreement; - specifics of the definition of the law applicable to the arbitration agreement; - the main stages of the procedure for consideration of cross-border private law disputes in international commercial arbitration; - the main directions of interaction between the international commercial arbitration and the state court in the implementation of procedural actions; - grounds for refusal to recognize and enforce foreign arbitral awards; - features of dispute resolution in various permanent arbitration institutions and ad hoc arbitrations; <p>2) Be able to:</p> <ul style="list-style-type: none"> - establish the possibility of consideration of a specific dispute by international commercial arbitration;

	<ul style="list-style-type: none"> - determine the place of arbitration, the applicable arbitration rules, the law applicable to the merits of the dispute; - provide qualified legal opinions and advice on the issues of proceedings in international commercial arbitration; - prepare and execute legal documents (mediation agreements, negotiation agreements, combined dispute settlement agreements, arbitration clauses); - draw up and execute cross-border (international) commercial contracts; - draw up and execute procedural documents (statement of claim, petitions for recusal of arbitrators, response to the claim, petitions, power of attorney, etc.); <p>3) Possess:</p> <ul style="list-style-type: none"> - legal terminology used in the consideration of disputes in international commercial arbitration; - skills in working with sources of legal regulation of international commercial arbitration; - skills in drawing up a legal opinion on a disputed situation and on the prospects for resolving a dispute in international commercial arbitration; - skills in resolving issues that are legally relevant to arbitration proceedings: calculating the amount of the arbitration fee, calculating the amount of the penalty under a cross-border (international) commercial contract; - the ability to creatively develop the acquired knowledge, including legal forecasting, conducting scientific research within the framework of the relevant academic discipline (module).
Themes	<ol style="list-style-type: none"> 1. General Provisions on International Commercial Arbitration and ADR 2. Fundamentals of arbitration proceedings 3. Recognition and enforcement of foreign arbitral awards

**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"INTERNATIONAL CIVIL PROCEDURE"
(M2. V. 04)**

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - familiarization of students with the essence of the international civil process and its individual institutions; - formation of students ' understanding of the place of international civil procedure in the system of private international law; - familiarization of students with the individual, most complex and popular institutions of international civil procedure;
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	<ul style="list-style-type: none"> - familiarization of students with the main national legal acts and international treaties in this field; - formation of skills for applying the acquired knowledge in practical activities on the assessment of issues of international civil procedure.
Place of discipline (module) in the structure of OOP VPO	Refers to the basic (mandatory) part of the professional cycle of the main educational program of higher professional education
Competence Codes	OC-1; OC-2; PC-1; PC-3; PC-5; PC-7
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - approaches to the definition of the international civil process, its features, principles, types, history of formation and development; - the specifics of the consideration of cross-border private law disputes in state courts; - interaction of international commercial arbitration and state courts in the implementation of a number of procedural actions. <p>2) Be able to:</p> <ul style="list-style-type: none"> - determine the appropriate range of legal sources for a particular situation (international treaties and national laws); - prepare procedural documents (arbitration agreements, statements of claim, prorogation agreements, etc.), as well as other legal documents (powers of attorney, contracts, settlement agreements, etc.); - work with the regulatory framework necessary to resolve the dispute; - competently operate in judicial and arbitration practice; - use the acquired knowledge in all aspects of practical activity and in the study of other academic disciplines. <p>3) Possess:</p> <ul style="list-style-type: none"> - the skills of drawing up a legal opinion on a disputed situation and the prospects for resolving the case in a state court; - skills of speaking at the trial as a representative of the party to the dispute, as well as conducting the trial as a judge, including making a decision.
Themes	<ol style="list-style-type: none"> 1. General provisions on international civil procedure. 2. Legal assistance.

**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
INTERNATIONAL INVESTMENT LAW AND ARBITRATION"**

(M2.V.05)

The goal of mastering the discipline (module)	- to form a comprehensive understanding of the nature and essence of legal regulation of cross-border investment that includes the system of guarantees for foreign investors, mechanisms to protect foreign investments; to learn the general theory of international investment arbitration, the main legal institutions associated with cross-border investment disputes in arbitration; to be able to apply the knowledge and skills learned in practical activities to resolve international investment disputes.
Place of discipline (module) in the structure of OOP VPO	Refers to the basic (mandatory) part of the professional cycle of the main educational program of higher professional education
Competence Codes	OC-1; OC-3; OC-4; PC-2; PC-7; PC-8
Planned results of mastering the discipline (module)	<p>1) Know:</p> <p>- the sources of the international law of foreign investment, definitions of investor and investment, standards of protection of foreign investors, procedure of settlement of international investment disputes; recognition and enforcement of arbitral awards.</p> <p>2) Be able to:</p> <p>- to find and analyze the rules of law in the sphere of investment arbitration, arbitration cases; to resolve problems concerning the choice of law in international investment arbitration, the choice of a jurisdictional authority or other alternative method of settling of investment disputes.</p> <p>3) Possess:</p> <p>- to look for sources of investment law, including the official Internet resources of international intergovernmental and non-governmental organizations; to analyze the content of investment contracts and documents concerning international investment disputes.</p>
Themes	1.Introduction to International Investment Law. 2. Settlement of International Investment Disputes.

**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
«INTERNATIONAL TRADE FINANCE»
(M2.B.06)**

<p>The goal of mastering the discipline (module)</p>	<p>to develop students' professional competencies in accordance with the requirements of the Federal State Educational Standard of Higher Professional Education in the field of 40.04.01 Jurisprudence</p>
<p>Place of discipline (module) in the structure of OOP VPO</p>	<p>It is included in the block of obligatory disciplines of the elective courses of the professional cycle of the OOP master course in the field of 40.04.01. Jurisprudence.</p>
<p>Competence Codes</p>	<p>OC-1, PC-2, PC-7, PC-9</p>
<p>Planned results of mastering the discipline (module)</p>	<p>1) Know: the essence, features, specific characteristics of the statutory regulation of cross-border private law relations in the field of international trade finance; the definitions of private law regulation of international trade financial transactions and international monetary transactions; main features of the regulation of the international market for financing international trade; specifics of the content of cross-border trade finance transactions and international settlement transactions; a system of sources of private law regulation of international trade finance, including uniform substantive and conflict-of- laws rules, norms of Russian law and the law of foreign states;</p> <p>2) Be able to: analyze the problems arising in the field of international trade finance; prepare and evaluate documents for the financial cross-border trade transactions and settlement transactions; analyze the norms of international agreements and domestic laws in the field of international trade finance; be able to apply the relevant case-law; independently resolve issues related to the content of certain forms of international trade finance based on an analysis of international legal and national legal norms, modern judicial and arbitral case-law;</p> <p>3) Possess: the skills to search for statutory and literary sources on international private law, including Internet resources; the ability to develop the acquired knowledge, including the ability to comment on practical situation and a possible court (arbitration) decision; the skills to advise on the regulation of international trade finance and international monetary settlements.</p>
<p>Themes</p>	<p>1. International trade finance transactions 2. International monetary transactions</p>

M2.V.DV. ELECTIVE COURSES

ANNOTATION OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE (MODULE)

**"WORKSHOP ON INTERNATIONAL BUSINESS LAW"
(M2. V. DV. 01. 01)**

<p align="center">The goal of mastering the discipline (module)</p>	<p>based on the study of the content and practice of applying sources of international private law, the doctrine of international private law, judicial and arbitration practice, the formation of students ' comprehensive understanding of the main methods of resolving legal situations complicated by a foreign element, which involves:</p> <ul style="list-style-type: none"> - understanding of the main legal categories of international private law, the main methods of regulating private law relations complicated by a foreign element; - formation and development of skills of legal analysis, generalization, resolution, modeling and forecasting of various legal situations; - acquisition of systematic knowledge about the specifics of the conclusion and termination of cross-border (international) commercial contracts, the consequences of their violation, including legal remedies, as well as ways to resolve disputes arising from such contracts; - mastering practical skills in representing clients ' interests in state courts and international commercial arbitration.
<p align="center">Place of discipline (module) in the structure of OOP VPO</p>	<p>It refers to the subjects of choice of the variable (profile) part of the professional cycle of the main educational program of higher professional education</p>
<p align="center">Competence Codes</p>	<p>OC-5, PC-7; PC-12; PC-13; PC-14</p>
<p align="center">Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - the essence and basic concepts of private international law; - a system of sources of regulation of cross-border private law relations, including unified substantive and conflict-of-laws norms, norms of Russian legislation and legislation of foreign states, sources of non-state regulation (lex mercatoria); - features of drafting procedural documents required for the resolution of disputes arising from various types of cross-border private law relations in state courts and international commercial arbitration; - legislation and law enforcement practice of the Russian Federation and foreign countries in the field of recognition and enforcement of foreign court and arbitration decisions. <p>2) Be able to:</p> <ul style="list-style-type: none"> - apply the provisions of private international law in practice when resolving issues arising in connection with the regulation of cross-border private law relations, and, in particular, when resolving civil cases in state courts, international commercial arbitration, when

	<p>providing legal assistance to citizens and legal entities, when drawing up relevant documents;</p> <ul style="list-style-type: none"> - draw up and analyze cross-border commercial contracts, as well as agreements on the procedure for resolving cross-border private law disputes; - analyze judicial and arbitration practice in resolving a particular dispute; <p>3) Possess:</p> <ul style="list-style-type: none"> - the main concepts and categories used in private international law; - skills in finding an adequate mechanism (method) for resolving cross-border private law disputes; - the ability to distinguish between substantive and conflict-of-law ways of regulating cross-border private law relations in situationally different circumstances; - the ability to apply the rules of private international law to resolve conflicts of Russian and foreign law in specific types of cross-border private law relations; - skills in preparing procedural documents necessary for representing clients ' interests in state courts and international commercial arbitrations; - skills in representing the legal position in state courts and international commercial arbitrations; - the skills of using theoretical knowledge in the process of solving various practical problems that arise in the process of regulating cross-border private law relations.
<p style="text-align: center;">Themes</p>	<ol style="list-style-type: none"> 1. General practical foundations of private law relations complicated by a foreign element 2. Practical aspects of law enforcement in private international law 3. Subjects of private international law in a cross-border dispute 4. International contract practice (case law), which develops in the application of the main sources of regulation of commercial transactions 5. Cross-border dispute: rules for building arguments in cross-border cases

ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"INTERNATIONAL INTELLECTUAL PROPERTY LAW"
(M2. V. DV. 01. 02)

<p>The goal of mastering the discipline (module)</p>	<ul style="list-style-type: none"> - familiarization with the understanding, essence, and features of intellectual property objects in private international law; - formation of students ' knowledge about the modern system of legal regulation of intellectual property objects, about the trends of its development as a system of legal principles and norms, including international legal, national legal, as well as non-state regulators; - familiarization with the basics of international legal protection of individual intellectual property objects; - formation of skills for applying the acquired knowledge in practical activities related to the protection of intellectual property rights, drafting cross-border agreements for the transfer of intellectual property rights, and resolving disputes arising from the violation of intellectual property rights.
<p>Place of discipline (module) in the structure of OOP VPO</p>	<p>It refers to the subjects of choice of the variable (profile) part of the professional cycle of the main educational program of higher professional education</p>
<p>Competence Codes</p>	<p>OC-3, OC-4; PC-2; PC-7; PC-11</p>
<p>Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - the concept and doctrinal approaches to the essence of intellectual property rights; - the main sources of law governing the international legal protection of intellectual property; the conditions and grounds for the application of the principles and norms governing the rights to intellectual property in Russia. <p>2) Be able to:</p> <ul style="list-style-type: none"> - analyze the norms of intellectual property law; - independently resolve issues related to the content of intellectual property rights; - be able to operate competently with relevant judicial and arbitration practice; - use the acquired knowledge in all aspects of practical activities and in the study of other academic disciplines. <p>3) Possess:</p> <ul style="list-style-type: none"> - skills in searching for sources of intellectual property rights, including through official Internet resources of international organizations; - skills in drafting and executing cross-border agreements on the transfer of intellectual property rights; - the ability to creatively develop the acquired knowledge, including the ability to find, analyze and systematize the sources, principles and norms of intellectual property law that will be created after the completion of the study of the academic discipline.

Themes	<p>1. International cooperation in the field of legal protection of intellectual property.</p> <p>2. International copyright. Related rights.</p> <p>3. International legal protection of industrial property.</p> <p>4. International legal protection of intellectual property in the context of digitalization. Problems of cross-border transfer and protection of intellectual property rights.</p>
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ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
" PRIVATE INTERNATIONAL LAW OF INFORMATION
TECHNOLOGIES AND DATA PROTECTION
(M2. V. DV. 01. 03)

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - familiarization of students with the concept, essence, features, features of international and national legal regulation of information technologies and data protection; - formation of students ' knowledge about the modern system of legal regulation of information technologies and data protection, about the trends of its development as a system of legal principles and norms, including international and national legal regulators; - familiarization of students with individual, the most common and popular information technologies, and information databases; - formation of skills for applying the acquired knowledge in practical activities on cross-border regulation of relations in the field of information technology and data protection.
Place of discipline (module) in the structure of OOP VPO	It refers to the subjects of choice of the variable (profile) part of the professional cycle of the main educational program of higher professional education
Competence Codes	OC-3, OC-4; PC-2; PC-10
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - categorical apparatus of telecommunications law; - features of the regulation of certain types of information technologies and data protection, etc.; <p>2) Be able to:</p> <ul style="list-style-type: none"> - to find and analyze the main sources of regulation of telecommunications relations, including the norms of Russian and foreign law, as well as the norms of international agreements and " soft law»; <p>3) Possess:</p>

	- knowledge of certain types of information technologies and data protection based on the analysis of national legal and international norms.
Themes	1. Information technologies and their legal support in international business Section 2. Issues of data protection during storage and cross-border transfer

**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"INTERNATIONAL M & A TRANSACTIONS"
(M2. V. DV. 02. 01)**

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - familiarizing students with the understanding, essence, features and features of structuring international mergers and acquisitions, shareholder agreements and joint venture agreements; - formation of students ' knowledge of the modern system of legal regulation of international mergers and acquisitions, shareholder agreements and joint venture agreements; - familiarization of students with individual documents that are most common in international business practice, which formalize mergers and acquisitions; - formation of skills for applying the acquired knowledge in practical activities related to the preparation and evaluation of international mergers and acquisitions, shareholder agreements and joint venture agreements, and the resolution of disputes arising from them.
Place of discipline (module) in the structure of OOP VPO	It refers to the subjects of choice of the variable (profile) part of the professional cycle of the main educational program of higher professional education
Competence Codes	OC-3, OC-4; PC-7; PC-9; PC-10
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the concept, types and reasons of mergers and acquisitions; - general issues and main processes of structuring mergers and acquisitions; - features of structuring mergers and acquisitions at the preliminary (pre-contractual) stage, including the procedure for drawing up and content of preliminary documentation on the transaction: confidentiality agreements, protocol of intent, preliminary agreement, exclusivity agreement, agreement on the procedure for conducting negotiations; - objectives and procedure for conducting due diligence in transactions with shares and shares, its types and types; - conditions and mechanism for exercising the pre-emptive right;

	<ul style="list-style-type: none"> - the structuring of mergers and acquisitions on the main stage, order preparation and content of the contract of purchase and sale of shares (including the terms of assurances and guarantees indemnity, etc.), letters of disclosure conditions precedent to the transaction, etc.; - obligations of the seller and buyer after the completion of the transaction, including the non-compete obligation and prohibition of poaching employees; - specifics of the content and procedure for drafting shareholders ' agreements under Russian and English law; <p>2) Be able to:</p> <ul style="list-style-type: none"> - analyze the norms of Russian and English law in terms of regulating mergers and acquisitions; - independently resolve issues related to determining the content of mergers and acquisitions; - prepare preliminary and basic documents for the transaction; - competently operate with relevant judicial practice and judicial precedents; - use the acquired knowledge in all aspects of practical activities and in the study of other academic disciplines; <p>3) Possess:</p> <ul style="list-style-type: none"> - the technique of drawing up various types of preliminary documents concluded at the pre-contractual (preparatory) stage of M & A transactions; - the technique of drawing up agreements on the purchase and sale of shares/ interests, shareholders ' agreements and agreements on the establishment of a joint venture.
Themes	<ol style="list-style-type: none"> 1. General issues of structuring mergers and acquisitions 2. Preliminary stage of structuring mergers and acquisitions 3. The main stage of structuring mergers and acquisitions 4. The next stage of structuring mergers and acquisitions 5. Joint Stock Agreements. Establishment of joint ventures

**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"INTEGRATION LAW"
(M2. V. DV. 02. 02)**

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - formation of a comprehensive and deep understanding of the nature and essence of international integration at the universal and regional level; sources of integration law; institutions of integration law; international integration associations; - formation of skills related to the search, analysis, interpretation and application of the norms of integration law, including in the settlement of international economic disputes;
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	- formation and development of skills for applying the acquired knowledge in practical activities for the settlement of economic disputes..
Place of discipline (module) in the structure of OOP VPO	It refers to the subjects of choice of the variable (profile) part of the professional cycle of the main educational program of higher professional education
Competence Codes	OC-3, OC-4; PC-7; PC-10; PC-13
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the main sources of international integration law, mechanisms of interstate cooperation within the framework of integration associations; features of the functioning of the European Union, the Eurasian Economic Union, the Commonwealth of Independent States and other integration associations; the procedure for resolving disputes within the framework of integration associations; <p>2) Be able to:</p> <ul style="list-style-type: none"> - to find and analyze the sources and norms of international integration law, the practice of the courts of international integration associations; - interpret and apply the norms of international integration law, both within the domestic and international order; <p>3) Possess:</p> <ul style="list-style-type: none"> - skills of searching for sources and judicial precedents in the field of international integration law; their analysis; - skills in analyzing trends in the development of international integration law.
Themes	<ol style="list-style-type: none"> 1. International integration law: general features. 2. The law of the European Union and the practice of the Court of Justice of the EU: general features 3. The Law of the Commonwealth of Independent States and the practice of the CIS Economic Court. 4. The law of the Eurasian Economic Union and the practice of the EAEU Court.

**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
«CONTRACT PRACTICE IN THE FIELD OF CROSS-BORDER
TRANSPORTATION»
M2.V.DV.02.03**

<p>The goal of mastering the discipline (module)</p>	<p>to develop students' professional competencies in accordance with the requirements of the Federal State Educational Standard of Higher Professional Education in the field of 40.04.01 Jurisprudence</p>
<p>Place of discipline (module) in the structure of OOP VPO</p>	<p>It is included in the block of the elective courses of the professional cycle of the OOP master course in the field of 40.04.01. Jurisprudence.</p>
<p>Competence Codes</p>	<p>PC-2, PC-7</p>
<p>Planned results of mastering the discipline (module)</p>	<p>1) Know: the essence, features, types and criteria for the classification of cross-border transportation, the main sources of law and the case-law in the field of cross-border transportation; conditions and grounds for the application of the principles and norms governing cross-border transportation in Russia; the main features of the regulation of cross-border transportations; a system of sources of private law regulation of cross-border transportations, including uniform substantive and conflict-of-laws rules, norms of Russian law and the law of foreign states;</p> <p>2) Be able to: analyze, interpret and apply the norms of international conventions and national law of Russia and foreign countries in the field of cross-border transportation; competently operate the materials of case law, as well as be able to interpret and apply it in all aspects of practical activity; draw up and execute contracts for cross-border transportation, as well as the necessary accompanying documents;</p> <p>3) Possess: the skills to search for statutory and literary sources on international private law, including Internet resources; the ability to develop the acquired knowledge, including the ability to comment on practical situation and a possible court (arbitration) decision; the skills to consult on the regulation and drafting of cross-border transportation contracts, as well as the necessary accompanying documents.</p>
<p>Themes</p>	<ol style="list-style-type: none"> 1. The main problems of contract practice in the field of cross-border shipping. 2. The main problems of contract practice in the field of cross-border air transportation. 3. The main problems of contract practice in the field of cross-border railroad transportation. 4. The main problems of contract practice in the field of cross-border auto transportation. 5. The main problems of contract practice in the field of cross-border multimodal transportation.

ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"LEGAL SUPPORT OF OFFSHORE COMPANIES AND TRUSTS"
(M2. V. DV. 03. 01)

<p>The goal of mastering the discipline (module)</p>	<ul style="list-style-type: none"> - familiarization of students with the concept, essence, characteristics, features of offshore companies and trusts; - formation of students ' knowledge about the modern system of legal regulation of the creation and operation of offshore companies and trusts, about the trends of its development as a system of legal principles and norms, including international and national legal regulators; - familiarization of students with the individual, most common and popular ways of using offshore companies and trusts; - formation of skills for applying the acquired knowledge in practical activities for the creation and use of offshore companies and trusts.
<p>Place of discipline (module) in the structure of OOP VPO</p>	<p>It is included in the block of the elective courses of the professional cycle of the OOP master course in the field of 40.04.01. Jurisprudence.</p>
<p>Competence Codes</p>	<p>OC-3; OC-4; PC-2; PC-4; PC-9; PC-10</p>
<p>Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - the categorical apparatus of Anglo-Saxon law, the rules of which are mainly regulated by offshore companies and trusts; - features of offshore jurisdictions, offshore companies, trust funds, types of trusts, etc.; <p>2) Be able to:</p> <ul style="list-style-type: none"> - find and analyze the main sources of regulation of the creation and operation of offshore companies and trusts, including the norms of Russian and foreign law, as well as the norms of international agreements and "soft law"»; <p>3) Possess:</p> <ul style="list-style-type: none"> - views on the individual stages of registration of offshore companies and trusts based on the analysis of national legal norms of offshore and trust jurisdictions.
<p>Themes</p>	<ol style="list-style-type: none"> 1. Foreign and offshore companies and their legal support. 2. Trusts.

ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE) "DIGITAL LAW"
(M2. V. DV. 03. 02)

<p>The goal of mastering the discipline (module)</p>	<ul style="list-style-type: none"> - formation of a comprehensive understanding of the legal regulation of relations arising in the digital economy, the accompanying legal risks, as well as the features of the practical application of digital tools; - formation of skills for applying the acquired knowledge in practical activities on the issues of legal regulation of relations in the field of the digital economy.
<p>Place of discipline (module) in the structure of OOP VPO</p>	<p>It is included in the block of the elective courses of the professional cycle of the OOP master course in the field of 40.04.01. Jurisprudence.</p>
<p>Competence Codes</p>	<p>OC-3; OC-4; PC-1; PC-2; PC-10</p>
<p>Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - basic categories of digital law (digital rights, end-to-end digital technologies, legal-tech, smart contracts, etc.); - fundamentals of legal regulation of digital relations; - legal regime of digital information; - fundamentals of requirements for the turnover of digital rights in the modern digital economy; - the legal nature and legal basis for the functioning of digital technologies (blockchain technology, artificial intelligence, big data, neural networks, etc.); - the basics of regulating identification and authentication in the digital environment; - fundamentals of regulating the functioning of digital platforms; - fundamentals of the functioning of the digital profile and the social scoring system in the digital environment; - current issues of information security, including cybersecurity; <p>2) Be able to:</p> <ul style="list-style-type: none"> - determine the legal nature of the objects of the digital environment; - develop local legal acts for the use of digital technologies; - use the rules of law governing digital technologies and tools in practice; - to find and analyze the sources of regulation of relations arising in the digital environment, including the norms of Russian and foreign law, as well as the norms of "soft law»; <p>3) Possess:</p> <ul style="list-style-type: none"> - ideas about certain types of digital technologies and tools; - the ability to creatively develop the acquired knowledge, including legal forecasting, conducting scientific research within the framework of the relevant academic discipline (module).
<p>Themes</p>	<ol style="list-style-type: none"> 1. Fundamentals of Digital Law. 2. Legal regulation of the use of certain digital technologies

	3. Selected problems of digital relations development (problems of identification and authentication, digital profile and social scoring, cybersecurity, digital relations in the pandemic, etc.)
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**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"SOFT SKILLS IN THE PROFESSIONAL ACTIVITY OF A LAWYER"
(M2.V.DV.03.03)**

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - due to the synergy of law, psychology and business: - expanding the understanding of the legal profession; - ensuring the development of practical skills that increase the effectiveness of a modern lawyer, as well as developing the integrity and harmony of the individual (effective thinking, emotional intelligence, communication and management skills).
Place of discipline (module) in the structure of OOP VPO	It is included in the block of the elective courses of the professional cycle of the OOP master course in the field of 40.04.01. Jurisprudence.
Competence Codes	OC-3; OC-4; PC-2; PC-7; PC-10
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the concept and principles of developing effective thinking (including entrepreneurial, critical, constructive and critical, systems vision and systems approach) and emotional intelligence as a basis for communication and management skills; - rules for building effective external and internal communication; - ways to develop stress tolerance and prevent professional burnout of a lawyer; - ways to form a team and take the position of leader; - the concept of client-oriented lawyer; - features of building a professional brand and networking of a modern lawyer; - the concept and methods of conflict management; - features of mediation and negotiations; <p>2) Be able to:</p> <ul style="list-style-type: none"> - manage your emotions, expressions, and relationships with other people; - manage conflicts; - perform in public; - correctly and effectively allocate and manage your time; - conduct negotiations and participate in the mediation procedure; <p>3) Possess:</p> <ul style="list-style-type: none"> - techniques for managing your emotions and ways to "switch" your emotional state from destructive to constructive;

	<ul style="list-style-type: none"> - basic communication skills; - skills of stress tolerance and prevention of professional burnout; -time management skills - leadership and team building skills.
Themes	<ol style="list-style-type: none"> 1. Emotional Intelligence 2. Effective thinking 3. Communication skills 4. Management skills

ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"LEGAL BUSINESS DOCUMENTATION AND BUSINESS
LETTER"
(M2. V. DV. 04. 01)

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - familiarization of students with the peculiarities of conducting business correspondence and drawing up legal documentation; - formation of knowledge about the rules of interviewing and consulting clients (principals); - formation of legal research skills.
Place of discipline (module) in the structure of OOP VPO	It is included in the block of the elective courses of the professional cycle of the OOP master course in the field of 40.04.01. Jurisprudence.
Competence Codes	OC-2; OC-4; OC-5; PC-2; PC-7
Planned results of mastering the discipline (module)	<ol style="list-style-type: none"> 1) Know: <ul style="list-style-type: none"> - the procedure for preparing and conducting interviews with the client, their stages and techniques; - differences between writing and drafting documents; - basic principles of legal writing; - standards for the preparation of draft legal documents; 2) Be able to: <ul style="list-style-type: none"> - keep a record of the interview; - prepare drafts of legal documents and letters; - conduct legal research, including analysis of the problem, development of solutions and preparation of a memorandum; 3) Possess: <ul style="list-style-type: none"> - skills in the preparation of draft legal documents (international contracts, legal opinions, procedural documents) and business letters, techniques for their preparation; - skills in conducting legal research.
Themes	<ol style="list-style-type: none"> 1. Interviewing and advising the client. 2. Legal letter. Preparation of draft legal documents.

3. Legal research.

**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"INTERNATIONAL ECONOMIC SANCTIONS AND RESTRICTIVE
MEASURES" (M2. V. DV. 04. 02)**

The goal of mastering the discipline (module)	- formation of the student's system ideas about the operation of the mechanism of international legal responsibility in the context of international economic relations, its implementation; mechanisms and methods of international legal coercion and counteraction to it; skills of legal work in the conditions of sanctions pressure, assessment and legitimate minimization of relevant legal risks, sanctions compliance.
Place of discipline (module) in the structure of OOP VPO	It is included in the block of the elective courses of the professional cycle of the OOP master course in the field of 40.04.01. Jurisprudence.
Competence Codes	OC-1; PC-2; PC-3; PC-4; PC-7
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none">- the main international legal acts in the field of international responsibility, international economic sanctions and restrictive measures;- national legislation of states using international restrictive measures;- mechanisms for the operation and implementation of international legal responsibility;- the main national unilateral (unilateral-group) regimes of restrictive measures ("sanctions") operating in the world and mechanisms for countering them; <p>2) Be able to:</p> <ul style="list-style-type: none">- correctly classify international economic sanctions and restrictive measures, give them a legal assessment;- assess the legal risks associated with the effect of international economic sanctions and restrictive measures, and propose appropriate solutions for the state and business;- to find the best options for legal protection of the rights and interests of persons affected by restrictive measures; <p>3) Possess:</p> <ul style="list-style-type: none">- international legal terminology in the field of international responsibility, sanctions and restrictive measures;- skills in working with the texts of international treaties and other international documents in relation to the implementation of international legal responsibility;

	- skills in the analysis of international and national judicial practice in the field of sanctions and restrictive measures, the methodology of qualification and differentiation of various types of restrictive measures.
Themes	<ol style="list-style-type: none"> 1. The concept and content of international responsibility. 2. Implementation of international responsibility, countermeasures and sanctions. 3. Implementation of international economic sanctions of the UN Security Council. 4. Unilateral (individual and group) restrictive measures, their types, modes of their operation and methods of legal protection

ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
"ANTITRUST REGULATION OF INTERNATIONAL BUSINESS IN
THE EU"
(M2. V. DV. 04. 03)

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - based on the study of the content and practice of applying the sources of law and the legal doctrine of the European Union, taking into account the sources and norms of international and domestic law of European countries: - familiarization of students with the origin, essence, system, content and current trends in the development of EU competition law as a special area of regulation in the European Union; - legislation and draft laws of the European Union in the field of competition protection; - sources and norms governing EU-Russia cooperation in the area under consideration and on other issues falling under EU competition law; - formation of students ' general cultural and professional competencies on issues that are part of the subject of the academic discipline; - development and strengthening of students ' skills in using the studied legal principles, norms and concepts in practical activities.
Place of discipline (module) in the structure of OOP VPO	It is included in the block of the elective courses of the professional cycle of the OOP master course in the field of 40.04.01. Jurisprudence.
Competence Codes	OC-3; OC-4; PC-3; PC-3; PC-4; PC-6; PC-7
Planned results of mastering the discipline (module)	<ol style="list-style-type: none"> 1) Know: <ul style="list-style-type: none"> - concept and theoretical concepts of EU competition law; - main sources of EU competition law;

	<ul style="list-style-type: none"> - the legal status of the bodies of the European Union authorized to develop, apply and interpret the principles and norms of EU competition law; - conditions and procedure for the application of the principles and norms of EU competition law. <p>2) Be able to:</p> <ul style="list-style-type: none"> - analyze the principles and norms of EU competition law; - independently resolve issues related to the interpretation of EU competition law sources; - be able to correctly operate with the stable judicial practice of the Court of Justice of the European Union; - use the knowledge acquired during the course in all aspects of practical activity and in the study of other academic disciplines. <p>3) Possess:</p> <ul style="list-style-type: none"> - skills in searching for sources of EU competition law, including searching for official Internet resources of the European Union; - skills in drawing up and processing documents related to the application of EU competition law, including complaints under the EU anti-dumping policy and complaints about violations of competition conditions in the EU internal market; - the ability to creatively develop the acquired knowledge, including the ability to find, analyze and systematize sources, principles and norms in the field of EU competition law, which will be created after the completion of the study of the academic discipline.
Themes	<ol style="list-style-type: none"> 1. Competition law as a branch of EU law. 2. General characteristics and institutional foundations of EU competition law. 3. Prohibition of abuse of a dominant position in EU law. 4. Prohibition of anti-competitive agreements and concerted actions in EU law. 5. Control of economic concentration in EU competition law. 6. Control of State aid in EU competition law. 7. Enforcement activities and liability for violation of antitrust prohibitions in EU law.

PRACTICES AND RESEARCH WORK (M3)

ANNOTATION OF THE WORK PROGRAM OF THE EDUCATIONAL PRACTICE (M3. Y. 1(Y))

<p>The goal of the practice</p>	<p>- Professional and competence-based training of students for independent work through the acquisition of special professional skills, as well as obtaining new, expanding and deepening existing knowledge, skills and abilities necessary for independent performance of tasks within the framework of legal support for international business, as well as the formation of students' other competencies necessary for successful social interaction, self-organization and self-government.</p>
<p>Place of practice in the structure of OOP VPO</p>	<p>Educational practice" refers to the section M3 "Practice and research work" of the main educational program of higher professional education</p>
<p>Competence Codes</p>	<p>OC-1; OC-2; OC-3; OC-4; OC-5; PC-1; PC-2; PC-7; PC-8; PC-10; PC-12; PC-14; PC-15</p>
<p>Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - basic principles of ethical behavior of a lawyer; - the main regulatory legal acts regulating the activities of the profile organization; - international treaties, normative legal acts of the Russian Federation and foreign countries, as well as sources of non-state regulation containing norms of private international law; <p>2) Be able to:</p> <ul style="list-style-type: none"> - analyze possible legal risks at the stage of forming the terms of the upcoming transaction of the profile organization; - correctly determine the list of normative legal acts regulating the basis for the implementation of a specific type of international (cross-border) commercial activity in relation to a particular situation; <p>3) Possess:</p> <ul style="list-style-type: none"> - the ability to competently apply normative legal acts in specific areas of legal activity, to implement the norms of substantive and procedural law in professional activities; - the ability to competently interpret regulatory legal acts related to the regulation of international (cross-border) commercial relations; - skills in preparing analytical materials on specific issues of legal support for international business; - the ability to provide qualified legal opinions and advice on international business issues; - skills in developing an algorithm for conducting a seminar-type class.
<p>Themes (modules) of practice</p>	<p>Project practice</p> <ul style="list-style-type: none"> - preparation of generalizations of current legislation and judicial and arbitration practice;

	<ul style="list-style-type: none"> - preparation of presentations on problems, new and promising projects, directions in the organization's activities that require a legal solution; - preparation of research work; - performing other tasks of the practice manager.
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ANNOTATION OF THE WORK PROGRAM OF THE INDUSTRIAL PRACTICE (M3.P)

The goal of the practice	- Professional competence training of students for independent work through the organization and testing of the results of their own scientific research and other related developments, mastering the skills of applying scientific research methods in professional activity
Place of practice in the structure of OOP VPO	"Industrial practice" refers to the section M3 "Practice and research work" of the main educational program of higher professional education
Competence Codes	OC-1; OC-2; OC-5; PC-1; PC-2; PC-3; PC-4; PC-5; PC-6; PC-7; PC-8; PC-9
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the current state of science in the field of relations under consideration on the topic of master's research; <p>2) Be able to:</p> <p>resolve issues related to the interpretation of legal sources regulating the procedure for legal support of international business;</p> <ul style="list-style-type: none"> - competently operate in judicial and arbitration practice and apply legal positions in the resolution of specific disputes; <p>3) Possess:</p> <ul style="list-style-type: none"> - skills in providing legal advice, preparing expert opinions and analytical reports.
Themes (modules) of practice	<p>Research practice: Selection of the necessary normative, doctrinal and empirical materials on the topic of the dissertation research; Collection, analysis and generalization of research material obtained in the course of primary and secondary processing for the preparation of a master's thesis, as well as other studies of a practical and scientific nature, their presentation (approbation) in the course of educational, scientific, and practical activities;</p> <p>Analysis of existing problems of law enforcement and practical features of legal activity in the field related to the topic of the dissertation research, and development of scientifically based proposals for improving legislation and law enforcement practice.</p>

RESEARCH WORK (M3.N)

Research work (hereinafter referred to as R & D) is an activity that is carried out on the basis of the unity of educational and research processes, aimed at the formation of general cultural and professional competencies in accordance with the requirements of the Federal State Educational Standard of Higher Education and the OOP of Higher Education and is an integral part of the training of qualified masters who are able to creatively solve professional scientific and practical issues.

The R & D program includes the following types of R & D, stages of R & D, and forms of monitoring its implementation.

1. R & D planning, which includes familiarization with the subject of research works in this field and the choice of the research topic for the preparation of a master's thesis or scientific work in another form. Control – scientific supervisor.

2. Preparation of an abstract on the chosen topic. Control – scientific supervisor.

3. Work on the final qualifying work: discussion of the topic, its relevance, structure, problems, bibliography, questions posed by the reviewer, theses for defense. Control – scientific supervisor.

4. Writing scientific articles, coordinating their topic, structure, and content with the supervisor. Control – scientific supervisor.

5. Participation in the organization and work of conferences, round tables (presentation of a report, participation in debates, presentation of a project) held by the department, the institute as a whole, other organizations, state authorities and local governments. Control – scientific supervisor, head of the department, responsible for the organization of the event.

6. Presentation at the meeting of the scientific circle. Control – the scientific supervisor responsible for organizing the work of the scientific circle.

7. Presentation of a scientific report at a meeting of the department. Control – scientific supervisor, head of the department.

8. Participation in conducting practical classes with students in the bachelor's program (preparation of a report, presentation of a project, organization of work in a small group, conducting a business game). Control – scientific supervisor.

9. Participation in scientific developments, examination of draft normative legal acts, preparation of conclusions carried out by the department. Control – responsible for the implementation of the event.

10. Preparation of a report on research work. Control – scientific supervisor.

Public protection of the completed research work.

Research is conducted in the form of research seminar No. 1 and research seminar No. 2, which include: planning and adjustment of individual plans for research work, justification of the topic, discussion of the plan and interim results of the research, final activities in the form of a scientific abstract, individual research work, final qualification work.

At the Kutafin University (MSAL), a broad discussion of the results of research is regularly held, with the involvement of employers and leading researchers, which allows us to assess the level of acquired knowledge, skills and formed competencies of students. The assessment of competencies related to the

formation of a professional worldview and a certain level of culture, including legal, is given.

**ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
RESEARCH SEMINAR No. 1
"SCIENTIFIC RESEARCH IN THE FIELD OF PRIVATE
INTERNATIONAL LAW"
(M3. N. 01(N))**

<p>The goal of mastering the discipline (module)</p>	<ul style="list-style-type: none"> - formation of complex ideas about the science of private international law as a special legal science in connection with other historical, theoretical and branch legal sciences; - consolidation and development of students ' existing analytical skills, teaching them the methodological foundations of scientific research. <p>The objectives of the research seminar No. 1 are::</p> <ul style="list-style-type: none"> - formation of skills of independent research work in the field of judicial practice in the field of private international law; - developing the ability and ability to analyze and present the results obtained in the course of various studies in the form of completed research developments (research report, scientific articles, abstracts of scientific conferences, master's thesis); - developing the ability to collect the empirical base; - familiarization with the historical development of private international law, the current state and prospects for the development of the science of private international law as a special legal science in conjunction with other historical, theoretical and branch legal sciences; - education of students in the spirit of respect for the scientific achievements of Russian and foreign legal scholars specializing in private international law and related scientific disciplines.
<p>Place of discipline (module) in the structure of OOP VPO</p>	<p>Research Seminar No. 1 (NIS) belongs to the section M. 3. "Practice and research work" of the main educational program of higher professional education</p>
<p>Competence Codes</p>	<p>OC-1; OC-2; OC-3; OC-4; OC-5; PC-1; PC-2; PC-11</p>
<p>Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - current problems and trends in the development of the science of private international law; - general philosophical and general scientific methods of cognition; types of research; - stages of the organization and conduct of scientific research; forms of presentation of the results of scientific research, methods of their implementation;

	<p>2) Be able to:</p> <ul style="list-style-type: none"> - plan research, collect information and process it, record and summarize the results obtained; - substantiate hypotheses, develop a program and methodological support for research (theoretical, empirical); - present the results of scientific research in publications and reports; <p>3) Possess:</p> <ul style="list-style-type: none"> - methodological principles and methodological techniques of scientific activity, methods of scientific research, knowledge of the theories of science in the subject area; - the ability to present information about the work performed orally and in writing.
Themes	<p>1. Private international law as a subject of scientific research</p> <p>2. Scientific research in various areas of the MES</p>

ANNOTATION
OF THE WORK PROGRAM OF THE ACADEMIC DISCIPLINE
(MODULE)
RESEARCH SEMINAR No. 2
"SCIENTIFIC RESEARCH"
(M3. N. 02(N))

The goal of mastering the discipline (module)	- formation of a comprehensive understanding of private international law as a special legal science in conjunction with other historical, theoretical and branch legal sciences.
Place of discipline (module) in the structure of OOP VPO	Research Seminar No. 2 (NIS) belongs to the section M. 3. "Practice and research work" of the main educational program of higher professional education
Competence Codes	OC-1; OC-2; OC-3; OC-4; OC-5; PC-1; PC-2; PC-11; PC-12; PC-13; PC-14; PC-15
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the methodology for identifying the main directions of scientific research in the chosen field of scientific research; the methodology for collecting information to form the empirical base of research; the main ways of formatting and presenting the results of scientific research. <p>2) Be able to:</p> <ul style="list-style-type: none"> - find, analyze and critically evaluate opinions and concepts related to the chosen research topic; - to process the received scientific data, materials of questionnaires, interviewing and other methods of scientific search in relation to

	<p>the chosen topic; to justify their judgments, to argue the formulated and put forward hypotheses;</p> <ul style="list-style-type: none"> - analyze the obtained data of empirical research, visually formalize the results of scientific research in relation to the chosen topic. <p>3) Possess:</p> <ul style="list-style-type: none"> - skills in conducting research in the field of private international law in relation to the chosen topic; - the ability to evaluate the results of research, including the assessment of the completeness of the solution of the tasks set, and proposals for further areas of work, the assessment of the reliability of the results obtained and their comparison with similar results of domestic and foreign works, to justify the need for additional research; - skills of statistical processing of research results and formulation of conclusions and suggestions based on them.
Themes	<p>1. Fundamentals of methodology and methodology of scientific research</p> <p>2. Preparation, registration and defense of the dissertation</p>

FINAL STATE CERTIFICATION (M4)

The final state certification is aimed at establishing the compliance of the level of professional training of graduates with the requirements of the Federal State Educational Standard for Higher Professional Education in the field of training 40.04.01 Jurisprudence (qualification (degree) "master") and the master's program "Master of International Business Law" in English.

The final state certification is carried out in the form of two certification tests:

- state exam for the Master's degree program;
- defense of the final qualifying work.

State Exam

ANNOTATION OF THE WORKING PROGRAM OF THE STATE EXAM (Mg4. 01)

The goal of mastering the discipline (module)	- checking whether the graduates of the complex have acquired the knowledge and skills necessary to carry out professional legal activities in legal services, departments, departments of various legal areas, educational institutions, research institutions, other commercial and non-profit organizations, as a legal adviser, lawyer, notary, arbitration manager, specialist, consultant, expert, human rights defenders, researcher, etc.
Place of discipline	it belongs to the section M4 "Final state certification" of the main

(module) in the structure of OOP VPO	educational program of higher professional education.
Competence Codes	OC-1; PC-7; PC-8
Planned results of mastering the discipline (module)	<p>OC-1:</p> <p>Know: The content and most controversial issues of legal support for international business.</p> <p>Be able to:</p> <ul style="list-style-type: none"> - analyze the main directions of development of modern theoretical and legal thought and practice in the field of international business law; - to show intolerance to corrupt behavior, respect for the law and the law. <p>Possess:</p> <ul style="list-style-type: none"> - methodological and categorical basic legal science; a sufficient level of professional legal awareness. <p>PC-7:</p> <p>Know:</p> <ul style="list-style-type: none"> - the system of sources in the field of legal support of international business; - the content of the main concepts and categories of international business law; - legal status of international business entities; <p>basic techniques and methods of interpretation of normative legal acts.</p> <p>Be able to:</p> <ul style="list-style-type: none"> - interpret regulatory legal acts in the field of international business law; <p>Possess:</p> <ul style="list-style-type: none"> - the skills of making a motivated, informed decision in a specific situation, based on the available materials; - interpretation skills; - skills of analysis of various legal phenomena, legal facts, norms of international business law. <p>PC-8:</p> <p>To know:</p> <ul style="list-style-type: none"> - the system of sources in the field of legal support for international business; - gaps, conflicts of law; - possible manifestations of corruption in the text of draft laws and regulations in force. <p>Be able to:</p> <ul style="list-style-type: none"> - carry out legal expertise of regulatory legal acts;

	<p>- provide qualified legal opinions and advice in the field of business law;</p> <p>Possess:</p> <p>- skills of conducting expert examination of draft regulatory legal acts;</p> <p>- skills of participation in conducting and evaluating the results of an independent expert review of draft regulatory legal acts;</p> <p>- the ability to provide qualified legal opinions and advice in the field of international business law.</p>
Themes	<p>The state exam for the program is an oral test and involves answering the questions of the exam ticket containing two questions: on the mandatory disciplines (modules) of the variable part of the general scientific cycle (index M1.B.01, M1.B.03), the discipline (module) of the basic part of the professional cycle (index M2.B.04), as well as on the mandatory disciplines (modules) of the variable part of the professional cycle (indices M2.B.01, M2.B.02, M2.B.03, M2.B.04, M2.B.05, M2.B.06) of this program.</p> <p>List of disciplines (modules) to compile the first and second questions: "Fundamentals of international Tax Law", "International Economic Law", "Current problems of international business law", "English contract law", "International Commercial Contracts", "International Commercial Arbitration and ADR", "International Civil Procedure", "International Investment Law and Arbitration", "International Trade Finance".</p>

**ANNOTATION OF THE WORK PROGRAM
FINAL QUALIFYING WORK (WRC)
(4.02)**

The goal of mastering the discipline (module)	- The final qualification work must contain the results of a self-conducted research by the student aimed at solving a specific applied problem (problem), including the results of its solution and (or) project development. Conclusions based on the results of the conducted research can include both theoretical developments and proposals that are applied in the framework of the orientation (profile) of the educational program.
Place of discipline (module) in the structure of OOP VPO	Writing and defending the final qualification work is a mandatory element of the OOP HPE and the final state certification based on the results of the development of the educational program.
Competence Codes	OC-1; PC-7; PC-8
Planned results of	OC-1:

<p>mastering the discipline (module)</p>	<p>Know: The content and most controversial issues of legal support for international business.</p> <p>Be able to:</p> <ul style="list-style-type: none"> - analyze the main directions of development of modern theoretical and legal thought and practice in the field of international business law; - to show intolerance to corrupt behavior, respect for the law and the law. <p>Possess:</p> <ul style="list-style-type: none"> - methodological and categorical basic legal science; a sufficient level of professional legal awareness. <p>PC-7:</p> <p>Know:</p> <ul style="list-style-type: none"> - the system of sources in the field of legal support of international business; - the content of the main concepts and categories of international business law; - legal status of international business entities; <p>basic techniques and methods of interpretation of normative legal acts.</p> <p>Be able to:</p> <ul style="list-style-type: none"> - interpret regulatory legal acts in the field of international business law; <p>Possess:</p> <ul style="list-style-type: none"> - the skills of making a motivated, informed decision in a specific situation, based on the available materials; - interpretation skills; - skills of analysis of various legal phenomena, legal facts, norms of international business law. <p>PC-8:</p> <p>To know:</p> <ul style="list-style-type: none"> - the system of sources in the field of legal support for international business; - gaps, conflicts of law; - possible manifestations of corruption in the text of draft laws and regulations in force. <p>Be able to:</p> <ul style="list-style-type: none"> - carry out legal expertise of regulatory legal acts; - provide qualified legal opinions and advice in the field of business law; <p>Possess:</p> <ul style="list-style-type: none"> - skills of conducting expert examination of draft regulatory legal acts;
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	<ul style="list-style-type: none"> - skills of participation in conducting and evaluating the results of an independent expert review of draft regulatory legal acts; - the ability to provide qualified legal opinions and advice in the field of international business law.
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OPTIONAL SUBJECTS (MODULES) (FTD)

ANNOTATION OF THE WORK PROGRAM ACADEMIC DISCIPLINE (MODULE) "HUMAN RIGHTS IN THE RUSSIAN FEDERATION" (FTD. 01)

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - formation of a comprehensive and deep understanding of the nature and essence of human rights, mechanisms for their legal protection, trends in the development of international judicial practice in the field of human rights; - acquisition of knowledge in the field of general theory of human rights, the main substantive and procedural legal institutions related to the consideration of disputes in the field of human rights; - formation and development of skills for applying the acquired knowledge in practical activities for the settlement of international disputes in the field of human rights.
Place of discipline (module) in the structure of OOP VPO	It refers to the elective subjects (modules) of the variable part of the main educational program of higher professional education "Master of International Business Law".
Competence Codes	OC-1; PC-2; PC-4; PC-6; PC-7
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the concept of human rights, their types and history of formation in the Russian Federation; - Guarantees of the realization of human rights in the Russian Federation; - norms of the Constitution of the Russian Federation, legislative acts of the Russian Federation, decisions of the Constitutional Court of the Russian Federation; - International sources of human rights regulation, including the Convention for the Protection of Human Rights and Fundamental Freedoms, as well as its additional protocols; - the key legal positions developed by the courts when considering cases on the protection of human rights, and their significance for law enforcement practice; - international guarantees and mechanisms for the protection of human rights; - procedure for resolving disputes in the field of human rights;

	<ul style="list-style-type: none"> - conditions and grounds for the recognition and enforcement of decisions rendered by international courts in the field of human rights. 2) Be able to: <ul style="list-style-type: none"> - to find and analyze the norms of human rights law, the practice of international human rights courts; - independently determine the procedural order and the material grounds for the protection of the violated right. 3) Possess: <ul style="list-style-type: none"> - theoretical knowledge in the field of human and civil rights in the Russian Federation; - skills to search for precedents in the field of human rights, including through the official Internet resources of international intergovernmental and non-governmental organizations; - skills in analyzing the content of complaints of human rights violations and decisions rendered by international human rights courts
Themes	<ol style="list-style-type: none"> 1. The concept of human rights and their classification 2. Fundamentals of international legal protection of human rights 3. Practice of international human rights courts

**ANNOTATION OF THE WORK PROGRAM
ACADEMIC DISCIPLINE (MODULE)
"LEGAL STATISTICS"
(FTD. DV. 01. 01)**

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - gain systematic knowledge of the modern theory of statistics, practical skills in conducting statistical research, the ability to work with big data and use the results of their analysis in the professional activity of a lawyer. <p>It refers to the elective subjects (modules) of the variable part of the main educational program of higher professional education "Master of International Business Law".</p>
Place of discipline (module) in the structure of OOP VPO	<p>It refers to the elective subjects (modules) of the variable part of the main educational program of higher professional education "Master of International Business Law".</p>
Competence Codes	OC-1; PC-3; PC-8; PC-11
Planned results of mastering the discipline (module)	<ol style="list-style-type: none"> 1) Know: <ul style="list-style-type: none"> - subject and main indicators of legal statistics; - basic methods of statistical observation; - modern principles of collecting, storing and processing statistical information in the field of social and legal processes. 2) Be able to:

	<ul style="list-style-type: none"> - using primary accounting and reporting, systematic registration and other special forms of statistical observation to collect mass statistical data; - to summarize the collected mass statistics in a system of tables using the methods of grouping and summary values. <p>3) Possess:</p> <ul style="list-style-type: none"> - the skills to analyze the collected mass statistical data, i.e. to compare the facts for different time periods, to give a general description of the facts and to explain the patterns identified using statistical methods; - ability to use statistical materials for planning and forecasting in decision-making.
Themes	<ol style="list-style-type: none"> 1. Object, subject and system of indicators in legal statistics. 2. Statistical observation in legal statistics. 3. Comprehensive statistical analysis and forms of data presentation in legal statistics.

ANNOTATION OF THE WORK PROGRAM
ACADEMIC DISCIPLINE (MODULE)
" INTERPRETATION OF SOCIOLOGICAL DATA IN THE LAW
ENFORCEMENT PROCESS"
(FTD. DV. 01. 02)

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - the formation of an understanding of the methodological and instrumental-applied levels of sociological knowledge in the process of studying the institutionalization, legitimation and nature of the application of legal norms, the development of appropriate skills necessary for independent processing and analysis of sociological data.
Place of discipline (module) in the structure of OOP VPO	<p>It refers to the elective subjects (modules) of the variable part of the main educational program of higher professional education "Master of International Business Law".</p>
Competence Codes	<p>OC-1; PC-3; PC-8; PC-11</p>
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - indicators and indicators of social processes and phenomena occurring in modern Russian reality, which create the foundation of legal relations, and contradictions leading to legal conflicts; – social and legal determinants of the institutional processes of modern society; - a system of methods for collecting and analyzing sociological data; - modern quantitative and qualitative interpretative models of social relations; - features of operationalization of legal norms and laws in the system of sociological indicators of the effectiveness of their

	<p>implementation; - methods of computer analysis of sociological data;</p> <p>2) Be able to:</p> <ul style="list-style-type: none"> - develop a program and tools for collecting mass information; - formulate conclusions and practical recommendations based on the analysis of data from empirical and applied research in the field of legal relations; - build and correctly formalize tables with the results of statistical analysis of sociological data on law enforcement relations and the effectiveness of legislation, analyze the data obtained and formulate conclusions arising from this analysis; - diagnose social conflicts using a sociological study of deviations from the norms of law; - use the conclusions of sociological research to optimize the interaction of state power and the population; <p>3) Possess:</p> <ul style="list-style-type: none"> - basic procedures for measuring and verifying the reliability of sociological information; - the ability to use the findings of sociological research in law enforcement and management activities; - the ability to apply technologies and methods of sociological analysis to model legal relations and prevent social conflicts by legal methods; - methods of adapting methods of collecting and analyzing sociological data for the study of legal relations in the judicial, law enforcement environments, in the areas of public administration and control.
<p>Themes</p>	<ol style="list-style-type: none"> 1. A sociological study of the institutionalization of legal norms. 2. Analysis of law enforcement strategies of citizens, social groups, and officials. 3. Building a dynamic model for implementing the norms of the Civil Code in the field of building a digital economy 4. Interpretation of data on the social determinants of law enforcement practices.

ANNOTATION OF THE WORK PROGRAM
ACADEMIC DISCIPLINE (MODULE)
"EUROPEAN CONTRACT LAW"
(FTD. DV. 01. 03)

<p>The goal of mastering the discipline (module)</p>	<ul style="list-style-type: none"> - based on the study of the content and practice of applying the sources of law and the legal doctrine of the European Union, taking into account the sources and norms of international and domestic law of European countries: - familiarization with the origin, essence, system, content and current trends in the development of EU contract law; - legislation and draft laws of the European Union in the field of harmonization of contract law of the EU Member States; - sources and norms governing EU-Russia cooperation in the area under consideration; - formation of general cultural and professional competencies on issues that are part of the subject of the academic discipline; - development and strengthening of students ' skills in using the studied legal principles, norms and concepts in practical activities. The development of this discipline provides an opportunity to expand and deepen the knowledge, skills, skills and competencies determined by the content of the basic (mandatory) disciplines (modules) that are necessary for the student to succeed in professional activity and (or) training.
<p>Place of discipline (module) in the structure of OOP VPO</p>	<p>It refers to the elective subjects (modules) of the variable part of the main educational program of higher professional education "Master of International Business Law".</p>
<p>Competence Codes</p>	<p>OC-1; PC-1; PC-3; PC-8; PC-11</p>
<p>Planned results of mastering the discipline (module)</p>	<p>1) Know:</p> <ul style="list-style-type: none"> - Concept and theoretical concepts of EU contract law; - Main sources of EU contract law; - the legal status of the bodies of the European Union authorized to develop, apply and interpret the principles and norms of EU contract law; - conditions and procedure for the application of the principles and norms of EU contract law. <p>2) Be able to:</p> <ul style="list-style-type: none"> - analyze the principles and norms of EU contract law; - independently resolve issues related to the interpretation of the sources of EU contract law; - be able to correctly operate with the stable judicial practice of the Court of Justice of the European Union; - use the knowledge acquired during the course in all aspects of practical activity and in the study of other academic disciplines. <p>3) Possess:</p> <ul style="list-style-type: none"> - skills in searching for sources of EU competition law, including searching for official Internet resources of the European Union; - skills in drawing up and processing documents related to the application of EU contract law, including complaints about violations of the rights and legitimate interests of economic entities

	in the EU internal market; the ability to creatively develop the acquired knowledge, including the ability to find, analyze and systematize sources, principles and norms in the field of EU contract law, which will be created after completing the study of the academic discipline.
Themes	<ol style="list-style-type: none"> 1. Legal framework for the harmonization of the legislation of the EU Member States in the field of contract law. 2. Harmonization of the legislation of the EU Member States with regard to the requirements for the terms of certain types of contracts. 3. Rules for establishing the jurisdiction of courts competent to hear disputes arising from civil contracts.

**ANNOTATION OF THE WORK PROGRAM
ACADEMIC DISCIPLINE (MODULE)
"NON-CONTRACTUAL CROSS-BORDER OBLIGATIONS IN THE
CONTEXT OF THE EVOLUTION OF LAW AND BUSINESS "
(FTD. DV. 01. 04)**

The goal of mastering the discipline (module)	<ul style="list-style-type: none"> - based on the study of the content and practice of applying sources of private international law developed at the international and national legal levels; - formation of deep knowledge about the modern system of legal regulation of non-contractual cross-border obligations in the Russian Federation, in the context of the evolution of legal systems; - study of the legislation of foreign states in the field of legal regulation of non-contractual cross-border obligations; - analysis of the practice of resolving non-contractual cross-border disputes in the Russian Federation and abroad; - consideration of trends in the development of state economies, business and the impact of these trends on the legal regulation of non-contractual cross-border private law relations; - consideration of the impact of trends in the field of modern private international law on the legal regulation of non-contractual cross-border obligations in the Russian Federation and abroad; - formation of skills for applying the acquired knowledge in practical activities to solve conflict-of-laws problems related to overcoming conflicts of laws in the field of non-contractual cross-border obligations; - to promote the formation and development of professional skills of a highly qualified lawyer in the field of private international law.
Place of discipline (module) in the structure of OOP	It refers to the elective subjects (modules) of the variable part of the main educational program of higher professional education "Master of International Business Law".

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Competence Codes	OC-1; OC-3; PC-2; PC-4; PC-7
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the essence of non-contractual cross-border obligations in the context of the evolution of modern Russian law; - regulation of non-contractual cross-border obligations in the context of business modernization; - features of the development of conflict-of-laws regulation of non-contractual cross-border obligations in the EU and the CIS; - features of international legal regulation of cross-border torts; - the law enforcement practice of foreign states in the field of non-contractual cross-border obligations; - current trends in business development and non-contractual cross-border obligations in the Russian Federation and abroad. <p>2) Be able to:</p> <ul style="list-style-type: none"> - apply the provisions of the norms of modern private international law in practice when solving issues in the field of non-contractual cross-border obligations, resolving civil cases in courts, arbitration, when providing legal assistance to Russian and foreign citizens and legal entities, - draw up relevant legal documents; - analyze the current legislation of the Russian Federation and foreign countries and the latest judicial and arbitration practice in resolving a particular dispute. <p>3) Possess:</p> <ul style="list-style-type: none"> - the main concepts and categories in the field of non-contractual cross-border obligations and business; - the ability to apply the norms of Russian legislation to resolve conflicts arising in specific types of non-contractual cross-border obligations; - the ability to use theoretical knowledge in the process of solving various practical problems in the field of non-contractual cross-border obligations; - skills in presenting a legal opinion in the field of Russian legislation in the field of non-contractual cross-border obligations.
Themes	<ol style="list-style-type: none"> 1. Evolution of non-contractual cross-border obligations and international business. 2. Digitalization of the economy and modernization of non-contractual cross-border obligations. 3. Analysis of judicial practice in resolving non-contractual cross-border disputes.

**ANNOTATION OF THE WORK PROGRAM
ACADEMIC DISCIPLINE (MODULE)
" LEGAL REPRESENTATION IN DIFFERENT COUNTRIES"**

(FTD. DV. 01. 05)

The goal of mastering the discipline (module)	<ul style="list-style-type: none">- formation of practical skills in representing clients (principals) in Russian and foreign courts and international commercial arbitrations;- formation of ideas about professional ethics and rules of conduct of a representative in courts and international commercial arbitration.
Place of discipline (module) in the structure of OOP VPO	It refers to the elective subjects (modules) of the variable part of the main educational program of higher professional education "Master of International Business Law".
Competence Codes	OC-2; OC-3; PC-2; PC-5; PC-7
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none">- the procedure for preparing an oral position on the case;- features of the presentation of the position on the case in oral hearings held in Russian and foreign courts and international commercial arbitrations;- rules of professional ethics; <p>2) Be able to:</p> <ul style="list-style-type: none">- to act before judges and arbitrators and to represent orally the interests of the client (principal) in the relevant Russian and foreign judicial and arbitration instances; <p>3) Possess:</p> <ul style="list-style-type: none">- skills of public speaking and representation of the client's (principal's) position in Russian and foreign judicial and arbitration instances;- the ability to develop the acquired knowledge creatively.
Themes	<ol style="list-style-type: none">1. Features of presenting a position in State courts2. Features of presenting a position in international commercial arbitration

**ANNOTATION OF THE WORK PROGRAM
ACADEMIC DISCIPLINE (MODULE)
"BUSINESS GAME-TRAINING ON REPRESENTING THE
INTERESTS OF THE PARTIES IN INTERNATIONAL JUDICIAL AND
ARBITRATION INSTANCES "
(FTD. DV. 01. 06)**

The goal of mastering the discipline (module)	<ul style="list-style-type: none">- forming:- professional competence to represent the interests of the parties to disputes in various international judicial and arbitration instances (the International Court of Justice of the United Nations, the International Criminal Court, the European Court of Human Rights, the Court of Justice of the European Union, the WTO
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	Dispute Settlement Body, other international courts and international quasi-judicial instances).
Place of discipline (module) in the structure of OOP VPO	It refers to the elective subjects (modules) of the variable part of the main educational program of higher professional education "Master of International Business Law".
Competence Codes	OC-1; OC-4; PC-2; PC-3; PC-7
Planned results of mastering the discipline (module)	<p>1) Know:</p> <ul style="list-style-type: none"> - the main sources regulating the process of dispute resolution in various international judicial and arbitration instances (the International Court of Justice of the United Nations, the International Criminal Court, the European Court of Human Rights, the Court of Justice of the European Union, the WTO Dispute Settlement Body, other international courts and international quasi-judicial instances), the procedure for resolving disputes in the above-mentioned instances; - the procedure for recognizing, executing and challenging relevant judicial acts and arbitral awards; <p>2) Be able to:</p> <ul style="list-style-type: none"> - analyze, interpret and apply in practice the norms of public international law and the law of the European Union in the settlement of disputes in various international judicial and arbitration instances; - solve various practical problems and incidents set in the simulation of a specific game dispute in the relevant international judicial and arbitration instances; <p>3) Possess:</p> <ul style="list-style-type: none"> skills in the preparation and execution of procedural documents containing the position of the party to the dispute in the above-mentioned international judicial and arbitration instances (memoranda, statements of claim, complaints, etc.); - public speaking skills in representing the interests of the parties in the above-mentioned international judicial and arbitration instances; - the ability to search for and analyze decisions of international judicial and arbitration instances; - the ability to creatively develop the acquired knowledge and practical skills.
Themes	1. Features of representing the interests of the parties to the dispute in the International Court of Justice of the United Nations.

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| | <ol style="list-style-type: none">2. Features of representing the interests of the parties to the dispute in the European Court of Human Rights.3. Features of representing the interests of the parties to the dispute in the Court of Justice of the European Union. |
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