

**MINISTRY OF SCIENCE AND HIGHER EDUCATION OF THE RUSSIAN
FEDERATION FEDERAL STATE AUTONOMOUS EDUCATION
"KUTAFIN MOSCOW STATE LAW UNIVERSITY (MSAL)"**

Department of International Private Law

**STATE FINAL CERTIFICATION PROGRAM
PROGRAM FOR THE DEFENSE OF A FINAL
QUALIFICATION WORK
(DISSERTATION)**

Б3.02(Д)

Starting year - 2024

Field of study:	40.04.01 Jurisprudence
Level of higher education:	Master's degree
Direction of training or specialty of educational program:	Master of International Business Law
Study mode:	full-time
Qualification:	Master

Moscow – 2025

The program was approved at the meeting of the Department of Private International Law on April 12, 2024, protocol No. 14, the program was updated at the meeting of the Department of Private International Law on September 30, 2025, protocol No. 3.

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The program is compiled in accordance with the requirements of the Federal State Educational Standard of Higher Education.

I. GENERAL PROVISIONS

1.1. Objectives and tasks of the final state certification

The state final certification is aimed at establishing the compliance of the level of professional training of graduates with the requirements of the federal state educational standard of higher professional education in the field of training 40.04.01 Jurisprudence, Master's program of International Business Law (hereinafter referred to as the program).

State final certification of graduates of the Master's program of International Business Law is conducted in the form of two certification tests:

- State examination for the Master's program;
- Defense of the final qualifying work.

Requirements for the completed final qualifying thesis to be accepted for defense. The final qualifying thesis must contain the results of independent research conducted by the student aimed at solving a specific applied problem (task), including the results of its solution and/or project development. Conclusions from the research may include both theoretical developments and proposals of an applied nature within the focus (profile) of the educational program.

A student is admitted to the defense of a final qualifying work on the basis of an order for admission to the final state certification, who has successfully passed the state examination, submitted a final qualifying work and received feedback from the academic supervisor and a review, and received a report-analysis of the text of the work on the degree of independence in completing the final qualifying work (anti-plagiarism report).

The share of borrowings in the text and the share of citations used in the text cannot exceed 35% each.

The volume of the final state certification is 6 credit units (216 academic hours).

1.2. Developed competencies and indicators of their achievement (planned results of mastering the discipline (module))

Upon completion of the course (module), the student must possess the following competencies in accordance with the Federal State Educational Standard of Higher Education:

General professional competencies:

- is able to analyze non-standard situations in law enforcement practice and propose optimal solutions (OPC-1);
- Capable of ensuring compliance with the principles of legal ethics, including taking measures to prevent corruption and suppress corruption (other) offenses (OPC-6);

Universal competencies:

- is able to apply modern communication technologies, including in a foreign language, for academic and professional interaction (UC-4);

- is able to analyze and take into account the diversity of cultures in the process of intercultural interaction (UC-5);

- is able to determine and implement priorities of one's own activities and ways of improving them based on self-assessment (UC-6);

Professional competencies:

- is able to develop regulatory legal and local legal acts in specific areas of legal activity (PC-1);

- is able to apply regulatory legal acts in the relevant areas of professional activity, implement the norms of substantive and procedural law (PC-2);

- is able to provide legal advice and opinions in various areas of legal activity (PC-3);

- is able to provide legal assistance to citizens, organizations, and other entities in specific areas of legal activity (PC-4);

- is able to plan and organize scientific research, participate in research work on legal issues; is able to develop his own scientific project (PC-5).

No.	Code and name of the competencies being developed	Competency achievement indicator (planned result of mastering a discipline (module))
1	UC-4 Able to use modern communication technologies, including in a foreign language, for academic and professional interaction	IUC 4.1 Establishes and develops professional contacts in accordance with the needs of joint activities, including the exchange of information and the development of a unified interaction strategy IUC 4.2 Compiles, translates and edits various academic texts (abstracts, essays, reviews, articles, etc.) IUC 4.3 Presents the results of academic and professional activities at various public events, including international ones, choosing the most appropriate format IUC 4.4 Reasonably and constructively defends his/her positions and ideas in academic and professional discussions in the state language of the Russian Federation and a foreign language
2	UC-5 Able to analyze and take into account cultural diversity in the process of intercultural interaction	IUC 5.1 Analyzes the most important ideological and value systems formed in the course of historical development; substantiates the relevance of their use in social and professional interactions IUC 5.2 Builds social professional interaction taking into account the characteristics of the main forms of scientific and religious consciousness, business and general culture of representatives of other ethnic groups and faiths, and various social groups

		IUC 5.3 Ensures the creation of a non-discriminatory environment for interaction in the performance of professional tasks
3	UC-6 Able to determine and implement priorities of one's own activities and ways to improve them based on self-assessment	<p>IUC 6.1 Assesses one's resources and their limits (personal, situational, temporary), and uses them optimally to successfully complete the assigned task</p> <p>IUC 6.2 Defines priorities for professional growth and ways to improve one's own activities based on self-assessment according to selected criteria</p> <p>IUC 6.3 Builds a flexible professional trajectory using continuous education tools, taking into account accumulated professional experience and dynamically changing labor market requirements</p>
4	PC-1 Able to develop regulatory legal and local legal acts in specific areas of legal activity	<p>IPC 1.1 Determines the need to prepare regulatory legal acts and normative documents in the field of their professional activity and their industry affiliation</p> <p>IPC 1.2 Applies basic techniques of legislative technology in the preparation of regulatory legal acts in the field of his professional activity</p> <p>IPC 1.3 Complies with the rules of legal technique when preparing regulatory documents in the field of his professional activity</p>
5	PC-2 Able to apply regulatory legal acts in relevant areas of professional activity, implement the norms of substantive and procedural law	<p>IPC 2.1 Knows legal principles and current regulatory legal acts, taking into account the specifics of individual branches of law</p> <p>IPC 2.2 Understands the features of various forms of implementation of rights</p> <p>IPC 2.3 Establishes factual circumstances that have legal significance</p> <p>IPC 2.4 Defines the nature of the legal relationship and the applicable rules of substantive and procedural law</p> <p>IPC 2.5 Makes reasoned legal decisions and formalizes them in strict accordance with the norms of substantive and procedural law</p>
6	PC-3 Able to provide legal advice and opinions in various areas of legal activity	<p>IPC 3.1 Identifies and formulates the existence of a legal problem</p> <p>IPC 3.2 Knows and applies the rules for preparing a legal opinion and written consultation</p> <p>IPC 3.3 Develops various options for solving specific problems based on legal norms and obtained analytical data</p>
7	PC-4 Capable of providing legal assistance to individuals, organizations, and other entities in specific areas of legal	IPC 4.1 Defines the purpose of seeking legal assistance, establishes the legally significant circumstances of the case

	activity	<p>IPC 4.2 Identifies possible ways to solve a legal problem, develops a plan for their implementation, and highlights their advantages and disadvantages</p> <p>IPC 4.3 Knows and observes the rules of effective communication in the provision of legal assistance and legal services</p>
8	PC-5 Able to plan and organize scientific research, participate in research projects on legal issues; able to develop his own scientific project	<p>IPC 5.1 Demonstrates the ability to analyze and summarize the results of research work using modern achievements of scientific knowledge, advanced domestic and foreign experience</p> <p>IPC 5.2 Demonstrates the ability to participate in scientific research activities, collection and primary processing of empirical information based on the use of modern methods and technologies for data processing, computing and communications equipment, the use of scientific research results for the preparation of analytical notes, reviews, reports and recommendations</p> <p>IPC 5.3 Demonstrates the ability to define and structure a research problem in the field of professional activity, to justify an independent choice, to substantiate the object, subject, goals, objectives and methods of research on current issues in the professional field and to organizationally ensure their implementation</p>
9	OPC-1 Able to analyze non-standard situations in law enforcement practice and propose optimal solutions	<p>IOPC 1.1 Knows the basic and special concepts and patterns of formation, functioning and development of law</p> <p>IOPC 1.2 Able to independently analyze non-standard situations in law enforcement practice, identify and evaluate</p> <p>IOPC 1.3 Formulates optimal solutions to non-standard situations in law enforcement practice</p> <p>IOPC 1.4 Possesses the skills to make decisions in non-standard situations of law enforcement practice, taking into account ethical principles, norms and rules</p>
10	OPC-6 Capable of ensuring compliance with the principles of legal ethics, including taking measures to prevent corruption and suppress corruption (other) offenses	<p>IOPC 6.1 Demonstrates a willingness to honestly and conscientiously perform professional duties based on the principles of legality, impartiality and fairness, respect for the honor and dignity, rights and freedoms of man and citizen</p> <p>IOPC 6.2 Possesses a high level of personal and legal culture, maintains qualifications and professional knowledge at a high level</p>

		IOPC 6.3 Identifies corruption risks, assesses and prevents corrupt behavior, develops and implements measures to identify and eliminate conflicts of interest
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As a result of mastering the discipline (module), the student must:

know:

- the content and most controversial issues of legal support for international business;
- a system of sources in the field of legal support for international business;
- the content of the basic concepts and categories of international business law;
- legal status of subjects of international business activities;
- basic methods and techniques of interpreting regulatory legal acts;
- gaps, conflicts of legislation;
- possible manifestations of corruption in the text of draft laws and current regulations;

be able to:

- analyze the main directions of development of modern theoretical and legal thought and practice in the field of international business law;
- show intolerance to corrupt behavior and respect for rights and the law;
- interpret regulatory legal acts in the field of international business law;
- carry out legal examination of regulatory legal acts;
- provide qualified legal opinions and consultations in the field of business law;

own:

- methodological and categorical basis of legal science;
- a sufficient level of professional legal awareness;
- skills to make a motivated, well-founded decision in a specific situation, based on available materials;
- interpretation skills;
- skills in analyzing various legal phenomena, legal facts, and norms of international business law;
- skills in conducting examination of draft regulatory legal acts;
- skills in participating in the conduct and evaluation of the results of independent examination of draft regulatory legal acts;
- the ability to provide qualified legal opinions and consultations in the field of international business law.

II . EVALUATION MATERIALS

2.1. Description of indicators and criteria for assessing competencies, assessment scales when defending a final qualifying work

The final qualifying thesis is designed to demonstrate the level of mastery of general cultural and professional competencies in accordance with the requirements of the federal state educational standard. Therefore, when defending the final qualifying thesis, the development of graduates' competencies is assessed .

The criteria for assessing competencies are presented in Table 1.

Table 1. Competency assessment criteria

Criteria for assessing the final qualifying work	Competencies
Relevance, practical and theoretical significance	Knowledge of the specifics of contemporary economic and social development in Russia, ability to analyze processes and phenomena occurring in the economy and their impact on the legislative development of the state. Ability to generalize and critically evaluate the results obtained by domestic and foreign researchers; identify and formulate current scientific problems.
Structured work	The ability to construct written speech logically, reasonably and clearly, and the ability to logically express thoughts in writing. The ability to analyze the relationships between various legal phenomena and branches of law in order to uncover legal problems and processes.
Depth of analysis	Ability to analyze legal regulations, legally correctly classify facts and circumstances, and draft legal regulations to resolve identified legal issues and conflicts. Knowledge of methods for applying substantive and procedural law in practice. Ability to apply substantive and procedural law in practice.
Style and logic of presentation	The ability to construct written speech logically, reasonably and clearly, and the ability to logically express thoughts in writing. The ability to critically evaluate the content of various theories, concepts, and approaches in jurisprudence; conduct a comparative analysis of various theories, concepts, and approaches in jurisprudence; identify the capabilities and limitations of various theories, concepts, and approaches in jurisprudence when applied in modern legal conditions; and correctly apply legal terminology.
Correspondence between goals, content and results of work	Possession of a culture of thinking, the ability to perceive, generalize and analyze information, set goals and choose ways to achieve them. Ability to set goals and formulate objectives. The ability to assess the conditions and consequences of organizational and managerial decisions, self-development and improvement of professional skills.

	Proficiency in methods for making strategic, tactical and operational decisions in professional activities.
Author's contribution	Ability to analyze regulatory legal acts and formulate one's own conclusions in order to develop new provisions that eliminate legal gaps and conflicts.
Submission of work for defense	The ability to construct oral and written speech logically, reasonably, and clearly; mastery of the skills of logically and reasonably constructing one's oral presentation and logically expressing one's thoughts in writing.
Quality of protection	Possession of skills in logically correct and reasoned construction of one's oral presentation.

When assessing the final qualifying work and its defense, the following indicators and assessment scale are used:

Excellent rating is set if:

- the topic of the final qualifying work is relevant;
- the student is fluent in theoretical and practical material on the topic of the final qualifying work;
- the student is able to identify and correctly formulate one or two problems and propose options for solving them;
- the final qualifying work was successfully defended: the report was skillfully and competently constructed, and competent answers were given to the questions of the examination committee members;
- the final qualifying work has a positive review from the supervisor and a positive review;
- the student received recommendations to continue the stated scientific research;
- The student can support the discussion during the defense of the final qualifying work on the issues under study.

The rating "**good**" is given if:

- the topic of the final qualifying work is relevant;
- the student has a command of the theoretical material on the research topic, but may not be precise in answering questions;
- the student is able to identify and formulate one problem;
- There are some minor shortcomings in certain aspects of the final qualifying work.

Rating "**satisfactory**" is set if:

- the structure and design of the final qualifying work generally comply with the established requirements, but there are some shortcomings;
- the work does not provide a justification for the proposed activities; the student has a poor understanding of what he is reporting on;
- the defense speech is not illustrated with visual materials;
- the defense presentation is poorly structured;
- There are errors in the answers to the questions of the chairman and

members of the examination committee.

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Rating "**unsatisfactory**" is exhibited if:

- the work in terms of structure and content does not comply with the requirements of the methodological guidelines for completing the final qualifying work;

- the topic of the work is not disclosed;

- conclusions and recommendations are declarative in nature;

- the work received a negative review from the supervisor and a negative peer review;

- During the defense, the student has difficulty answering the questions posed on the topic, does not know the theory of the question, makes significant mistakes in the answer, and handouts for the defense have not been prepared.

III. APPROXIMATE LIST OF TOPICS FOR FINAL QUALIFICATION WORKS

Item No.	Title of the topic of the final qualifying work
1	Types, recognition and qualification of testamentary dispositions in international private law
2	Division of joint property of spouses transferred to a foreign trust
3	Cross-border e-commerce: challenges and development prospects
4	Cross-border supply of goods and ESG principles
5	Jurisdiction over cross-border disputes related to compliance with ESG principles
6	Peculiarities of fulfilling cross-border contractual obligations in the context of compliance with ESG standards
7	Sustainable cross-border contracts
8	Peculiarities of resolving cross-border disputes under international sanctions
9	Lex Mercatoria as a non-governmental regulator of international commercial contracts
10	Conflict of laws regulation of obligations arising as a result of unfair competition
11	Cross-border agency agreement: regulatory aspects
12	Agency contracts in private international law
13	Cross-border contracts involving consumers: concept, legal regulation, and dispute resolution features
14	Agreement on the international carriage of passengers and baggage by air: concept, content, and current regulation
15	Legal regulation of international financial leasing in Russia and foreign countries
16	The impact of government regulations adopted in connection with the pandemic on the fulfillment of cross-border contractual obligations
17	Legal regulation of cross-border pre-contractual relations
18	The Institute of Estoppel in the Practice of Resolving Cross-Border Contractual Disputes
19	Permissible limits of division of law applicable to contractual obligations
20	The main risks of an international sale of goods contract: features of legal regulation
21	Protecting the interests of counterparties from international economic sanctions in cross-border contractual relations
22	Limits of liability of the carrier under the contract of international carriage by air
23	Incoterms 2020: Current Application Practices
24	The legal nature of compensation for moral damages for breach of contract for the transborder air carriage of passengers and baggage

25	Sanctions clause in cross-border commercial contracts
26	Force majeure clause in cross-border commercial contracts under international sanctions
27	Cross-border insurance contract: features of conclusion, execution and dispute resolution
28	Peculiarities of regulating cross-border settlement relations in light of the digitalization of international trade
29	Peculiarities of the content of the share purchase agreement in international mergers and acquisitions transactions
30	Quality clauses in cross-border sales contracts: specifics of execution and dispute resolution
31	Cross-border construction contract in modern international private law
32	Cross-border smart contracts: concept, features of conclusion and dispute resolution
33	Legal regulation of cross-border franchising relations
34	Conflict of laws regulation of cross-border corporate relations in Russia and foreign countries
35	Cross-border contractual relations in the field of e-commerce: problems of regulatory regulation
36	Electronic cross-border contracts involving consumers: issues of jurisdiction and applicable law
37	Concluding cross-border transactions on electronic trading platforms: features of regulatory framework
38	Private law aspects in international mergers and acquisitions
39	Guarantees and representations regarding circumstances in cross-border M & A transactions in Russia and foreign countries
40	Legal regulation of cross-border transfer of personal data
41	Legal regulation of the circulation of shares and stakes in cross-border corporate relations
42	Peculiarities of the doctrine of piercing the corporate veil in regulating the status of legal entities in private international law
43	Shareholders' agreements in international private law: features of concluding and resolving cross-border disputes
44	A share purchase agreement with a foreign element as part of a cross-border M & A transaction in Russia and abroad
45	Public offering of securities as a way to attract capital in cross-border circulation
46	Bank payment obligation as a form of international settlements under commercial contracts
47	Legal regulation of international settlements by means of a letter of credit
48	Regulatory framework for cross-border securities transactions
49	Conflict of laws regulation of securities
50	Legal regulation of public offerings of securities of Russian companies on foreign financial markets

51	Application of the title security concept in cross-border contracts
52	Features of the implementation of Islamic financial instruments in cross-border private law relations
53	Assignment of receivables in international private law: specifics of regulatory framework
54	Legal aspects of international syndicated lending
55	Legal regulation of cross-border securitization
56	Legal status of offshore companies
57	Peculiarities of concluding and executing cross-border transactions with offshore companies
58	Current issues of offshore regulation
59	Private law mechanisms for capital export using offshore companies and measures to counteract these mechanisms
60	Private law aspects of taxation of offshore indirect transfers
61	Private law aspects of deoffshorization
62	Legal regulation of the issue of disclosure of the identity of beneficiaries of offshore companies
63	Legal regulation of inheritance of property of offshore companies
64	Legal regulation of funds and trusts as business structuring instruments
65	Recognition abroad of the legal consequences of the creation of a hereditary fund in Russia
66	Legal regulation of business inheritance in Russia and foreign countries
67	Validity of Trusts: Applicable Law and Jurisdiction
68	Trust Analogues: Legal Regulation
69	Peculiarities of the legal framework for cross-border insolvency in the BRICS countries
70	Cross-border bankruptcy of individuals
71	Bringing to subsidiary liability persons controlling the debtor in cross-border insolvency disputes
72	Problems of recognition and enforcement of foreign judicial decisions in the field of cross-border insolvency
73	Legal aspects of the return of children to the state of habitual residence in case of their unlawful removal and retention
74	Marriage contracts in international private law
75	Cross-border agreements in the field of sports
76	Legal regulation of cross-border relations in the field of protection of medicinal products
77	Conflict of Laws Regulation of Copyright Relations in the Digital Age
78	Collective licensing as a tool for protecting copyright in cross-border relations
79	Legal specifics of digital assets in cross-border circulation
80	International legal protection of pharmaceutical products as objects of intellectual property

81	blockchain technology in the legal regulation of intellectual property in cross-border relations
82	Establishing judicial jurisdiction over cross-border disputes in the field of intellectual property in the context of digitalization
83	Problems of establishing the legal status of foreign individuals and organizations in international civil proceedings
84	Fox alibi pendens and forum non - convenience as mechanisms for overcoming parallel proceedings
85	Control Theory in International Investment Arbitration
86	Legal regulation of cross-border investment agreements
87	Legal regulation of international venture investments
88	Attracting Foreign Investment in Esports Projects: Legal Regulation
89	Immunity of foreign states in the context of recognition and enforcement of international investment arbitration awards
90	Legal status of foreign investors in the resolution of international investment disputes
91	Recognition and enforcement of arbitral awards for the resolution of cross-border investment disputes
92	Settlement agreements as a mechanism for resolving cross-border commercial disputes
93	International conciliation procedures for dispute resolution
94	Peculiarities of resolving cross-border corporate disputes
95	Alternative methods for resolving cross-border disputes between oil and gas organizations
96	Alternative prorogation agreements in international civil proceedings
97	Arbitration agreement as a basis for dispute resolution in international commercial arbitration
98	Information technology in international commercial arbitration
99	The concept of public policy in the theory and practice of international commercial arbitration
100	Domain name disputes are handled by ICANN- accredited arbitration centers.
101	Features of using the blockchain mechanism in resolving cross-border disputes
102	Features of the resolution of international commercial disputes in arbitration centers of Asian countries
103	Cybersecurity and Personal Data Protection in International Commercial Arbitration
104	The principle of confidentiality in international commercial arbitration
105	Evidence and proof in international commercial arbitration
106	Reimbursement of arbitration costs in international commercial arbitration
107	Consideration of sports disputes by arbitration
108	Third-party funding of arbitration proceedings

109	Impartiality and independence of arbitrators in international commercial arbitration
110	Legal status of arbitrators in international commercial arbitration

IV. PROCEDURE FOR DEFENSE OF FINAL QUALIFICATION WORK

The defense of the final qualifying work is carried out subject to the following conditions:

- the presence of at least two-thirds of the number of persons included in the State Examination Commission;
- presence of the student;
- the presence of a final qualifying work approved by the supervisor of the master's program, a presentation, a defense of the final qualifying work, a certificate of verification of the final qualifying work for the amount of borrowing, a review by the supervisor and a review signed by the supervisor and reviewer, respectively.

The defense of the final qualifying work is in the nature of a scientific discussion and takes place in the following order:

- the student delivers a scientific report using presentation materials. The presentation time is no more than 10 minutes;
- the student answers questions from members of the State Examination Commission and persons present at the defense;
- the review of the scientific supervisor is announced;
- a review of the final qualifying work is announced;
- the student answers questions and comments from the supervisor and reviewer;
- scientific discussion on the final qualifying work.

The decision of the State Examination Commission on the results of the defense of the final qualifying work is taken at a closed meeting by open voting by a majority of votes of the members of the State Examination Commission participating in the meeting.

In the event of a tied number of votes, the chairman of the commission has the right to cast a deciding vote.

If the student's supervisor is a member of the State Examination Committee, they will not participate in the vote. The results of the final thesis defense are announced to the student on the same day.

V. LIST OF BASIC AND ADDITIONAL LITERATURE REQUIRED FOR PREPARATION FOR THE FINAL STATE CERTIFICATION

Regulatory legal acts and acts of a recommendatory nature

1. Berne Convention for the Protection of Literary and Artistic Works of 1886, as amended by the Paris Act of 1971
2. Universal Copyright Convention as amended in 1952
3. Universal Copyright Convention as amended in 1971
4. European Convention on International Commercial Arbitration 1961 // SPS "Consultant Plus".
5. Convention on the Recognition and Enforcement of Foreign Arbitral Awards of June 10, 1958. Done at New York. – Available at: https://uncitral.un.org/ru/texts/arbitration/conventions/foreign_arbitral_awards
6. Madrid Agreement Concerning the International Registration of Marks of 1891, as amended in 1979 // Collection of current treaties, agreements and conventions concluded by the USSR with foreign states. Issue XXXII. – M., 1978. Pp. 140-152.
7. Paris Convention for the Protection of Industrial Property of 1883, as amended in 1979 // Publication No. 201(R). – Geneva: World Intellectual Property Organization, 1990.
8. UNCITRAL Model Law on International Commercial Arbitration, 1985, as amended in 2006 – Available at: https://uncitral.un.org/ru/texts/arbitration/modellaw/commercial_arbitration
9. The Hague Principles of Ethical Standards for Representatives in International Courts and Tribunals // Bulletin of International Commercial Arbitration. – 2011. – No. 1 (3). – Access mode: <http://arbitrationreview.ru/wp-content/uploads/2016/02/№-1-2011.pdf>
10. The International Bar Association (IBA) Rules for the Taking of Evidence in International Arbitration 2010 – Available at: https://sccinstitute.com/media/45894/rules_on_the_taking_of_evidence_2010_russian.pdf
11. Rules for the Taking of Evidence in International Arbitration Based on the Inquisitorial Model of Proceedings (Prague Rules). – Available at: <http://praguerules.com/upload/medialibrary/5cc/5cc80b7187230f9bb1206aac5b01f614.pdf>
12. Resolution No. 1/2006 "International Commercial Arbitration" of the International Law Association. Recommendations on the doctrines of *lis pendens* and *res judicata* and arbitration // International commercial arbitration. – 2008. – No. 2 (18). – Access mode: <http://arbitrationreview.ru/wp-content/uploads/2016/02/№-2-2008.pdf>
13. Resolution No. 6/2008 of 21 August 2008 "International Commercial Arbitration" of the International Law Association regarding the establishment of the content of the applicable law in international commercial arbitration // Bulletin of

International Commercial Arbitration. – 2010. – No. 1. – Access mode:<http://arbitrationreview.ru/wp-content/uploads/2016/02/N1-2010.pdf>

14. International Bar Association Guidelines on Conflicts of Interest in International Commercial Arbitration (2014 edition). Available at: <https://www.international-arbitration-attorney.com/wp-content/uploads/2018/02/IBA-Guidelines-on-Conflict-of-Interest-NOV-2014-FULL.pdf>

15. Recommendation regarding the interpretation of Article II, paragraph 2, and Article VII, paragraph 1, of the New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards, done at New York on 10 June 1958. 2006 – Available at: https://uncitral.un.org/en/texts/arbitration/conventions/foreign_arbitral_awards

16. Arbitral Institutions and Other Interested Bodies Concerning Arbitrations Conducted under the UNCITRAL Arbitration Rules (as amended in 2010). Available at: https://uncitral.un.org/en/texts/arbitration/explanatorytexts/recommendations/arbitral_institutions_2010

17. Agreement on Exchange of Information on Tax Matters // <http://www.oecd.org/ctp/harmful/2082215.pdf>

18. Convention on International Factoring (Ottawa, 1988). [Text]: [Electronic resource]: – Access regime: <https://www.unidroit.org/instruments/factoring>

19. Convention on International Financial Leasing (Ottawa, 1988). [Text]: [Electronic resource]: – Access regime: <https://www.unidroit.org/instruments/leasing/convention-leasing>

20. Convention Providing a Uniform Law for Bills of Exchange and Promissory Notes (Geneva, 1930). [Text]: [Electronic resource]: – Access regime: <https://www.jus.uio.no/lm/bills.of.exchange.and.promissory.notes.convention.1930/portrait.pdf>

21. Convention Providing a Uniform Law for Checks (Geneva, 1931) [Text]: [Electronic resource]: – Access regime: <https://www.jus.uio.no/english/services/library/treaties/09/9-03/law-checks.xml>

22. Convention for the Settlement of Certain Conflicts of Laws in connection with Bills of Exchange and Promissory Notes (Geneva, 1930). [Text]: [Electronic resource]: – Access regime: <https://www.jus.uio.no/english/services/library/treaties/09/9-03/exchange-notes.xml>

23. Convention on Mutual Administrative Assistance in Tax Matters of 1988, amended by Protocol of 2010 // <http://www.oecd.org/tax/the-multilateral-convention-on-mutual-administrative-assistance-in-tax-matters-9789264115606-en.htm>

24. Hague Convention on the Law Applicable to Trusts and on their Recognition, 1985 // <https://assets.hcch.net/docs/8618ed48-e52f-4d5c-93c1-56d58a610cf5.pdf>

25. Convention on the Settlement of Investment Disputes between States and Nationals of other States 1965 // <https://icsid.worldbank.org/sites/default/files/ICSID%20Convention%20English.pdf>
26. Convention Establishing the Multilateral Investment Guarantee Agency (MIGA) 1985 // <https://www.miga.org/miga-convention>
27. Convention of 5 July 2006 on the Law Applicable to Certain Rights in Respect of Securities held with an Intermediary (HCCH 2006 Securities Convention) // <https://www.hcch.net/en/instruments/conventions/specialised-sections/securities>
28. Convention of 14 March 1978 on the Law Applicable to Agency // <https://www.hcch.net/en/instruments/conventions/full-text/?cid=89>
29. Convention of 1 July 1985 on the Law Applicable to Trusts and on their Recognition (HCCH 1985 Trusts Convention) // <https://www.hcch.net/en/instruments/conventions/specialised-sections/trusts>
30. Convention of 30 June 2005 on Choice of Court Agreements (HCCH 2005 Choice of Court Convention) // <https://www.hcch.net/en/instruments/conventions/specialised-sections/choice-of-court>
31. Convention of 2 July 2019 on the Recognition and Enforcement of Foreign Judgments in Civil or Commercial Matters (HCCH 2019 Judgments Convention) // <https://www.hcch.net/en/instruments/conventions/specialised-sections/judgments>
32. Multilateral Convention to Implement Tax Treaty Related Measures to Prevent Base Erosion and Profit Shifting // <https://www.oecd.org/tax/treaties/multilateral-convention-to-implement-tax-treaty-related-measures-to-prevent-beps.htm>
33. Regulation (EC) No 593/2008 Of The European Parliament And Of The Council of 17 June 2008 on the law applicable to contractual obligations (Rome I) [Text]: [Electronic resource]: – Access regime: <https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=celex%3A32008R0593>
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VI . LOGISTICS AND SOFTWARE SUPPORT FOR THE STATE FINAL CERTIFICATION

6.1. Licensed Software

1. Kaspersky Anti-Virus 50 users
2. Consultant Plus 1 pc. for 5 users

6.2. List of electronic library systems (ELS)

1. Electronic library system "EBS Znanium.com" (<https://znanium.com>);
2. Electronic library system "EBS Book.ru" (<https://www.book.ru>);
3. Electronic library system "EBS Yurait" (<https://biblio-online.ru>).

6.3. Logistics

The following main technical means are used in the process of conducting the state final certification:

- a room equipped with technical training aids;
- computers equipped with PowerPoint, multimedia equipment for demonstrating presentations and a podium for the speaker.