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Информация о владельце:

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LUMUMBA RUDN University

Law Institute, International Law Department educational division (faculty/institute/academy) as higher education programme developer
educational division (lacately institute, academy) as inglier education programme developer
COURSE SYLLABUS
INDIGENOUS PEOPLES AND MINORITIES RIGHTS PROTECTION
course title
Decommended by the Didectic Council for the Education Field of
Recommended by the Didactic Council for the Education Field of:
40.04.01 Jurisprudence
field of studies / speciality code and title
The course instruction is implemented within the professional education programme o
higher education:
International Protection of Human Rights higher education programme profile/specialisation title

1. COURSE GOAL(s)

The main purpose is to form a comprehensive understanding of the forms and methods of Indigenous Peoples and Minorities Rights Protection

2. REQUIREMENTS FOR LEARNING OUTCOMES

Mastering the course (module) Comparative Civil Procedure intends to train and guide students to achieve the development of following competences (competences in part):

Table 2.1. List of target competencies (parts of competencies)

Competence code GC, GPC, PC)	Competence	Competence formation indicators (within this course)
PC-6		PC-6.1. Aware of the specifics and methodology of advising in specific areas of international law regulation

3. COURSE IN HIGHER EDUCATION PROGRAMME STRUCTURE

The course refers to the <u>core/</u>variable/elective* component of (B1) block of the higher educational programme curriculum.

* - Underline whatever applicable.

Within the higher education programme students also master other (modules) and / or internships that contribute to the achievement of the expected learning outcomes as results of the course study.

Table 3.1. The list of the higher education programme components/disciplines that contribute to the achievement of the expected learning outcomes as the course study results

Compete nce code	Competence descriptor	Previous courses/modules*	Subsequent courses/modules*
PC-6	Able to give qualified legal advice in specific areas of international legal regulation.	Protection of Human Rights in the UN System Human Rights Treaty Bodies Environmental Protection and Human Rights International Labour Rights in the Global Economy Human Rights, SDGs and Challenges of the XXI Century International Business and Human Rights Discrimination and Gender Issues in Contemporary International Law	International Humanitarian Law Externship and Pre-Degree Internship State Examination Master Thesis Defence

^{* -} filled in based on the competency matrix

4. COURSE WORKLOAD AND ACADEMIC ACTIVITIES

The total workload of the course is 4 credits (144 academic hours).

Table 4.1. Types of academic activities during the periods of higher education programme

mastering (full-time training) *

Types of academic activities	TOTAL, academic	Semesters/training modules	
	hours	6	
Classroom learning, academic hours		32	32
including:			
Lectures (LC)			
Lab work (LW)			
Seminars (workshops/tutorials) (S)	32	32	
Self-study (ies), academic hours	76	76	
Evaluation and assessment (exam or pass/fail grading)		36	36
	144	144	
Course Workload	hours	1-7-7	177
	credits	4	4

5. COURSE CONTENTS

Table 5.1. Course contents and academic activities types

Course module title	Course module contents (topics)	Academic activities types
Section 1. The history of the formation and	A brief historical digression into the issue of colonization of the lands of indigenous peoples.	S
development of the institution for the	Historical prerequisites for the emergence of international protection of the rights of minorities.	S
protection of indigenous peoples in international	The emergence of the institution of protection of the rights of religious minorities in interstate relations in Europe.	S
law	Minority protection system within the League of Nations.	S
	The ILO and its practical work in the field of protecting the rights of indigenous peoples.	S
	The UN and the problems of protecting the rights of indigenous peoples.	S
	The problem of the lack of a generally accepted definition of the concept of "indigenous people" in international law.	S
	Subjective and objective factors in determining the concept of "indigenous people".	S
Section 2. Problems of	Definition of the term "indigenous people" in ILO conventions	S
defining the concept of "indigenous people" in international law	United Nations Working Definition of Indigenous Peoples by the Special Rapporteur on Discrimination against Indigenous Peoples	S
	The main components of the concept of "indigenous people".	S
Section 3. Problems of defining the concept of	1.Definitions of the term "minority" within the League of Nations.	S
"minority" in international law	Subcommittee on Prevention of Discrimination and Protection of Minorities (1947) and its practical activities.	S
	Draft resolutions of the Subcommission "Defining the concept of minorities for the protection of the UN", its main provisions.	S

	The Open-ended Working Group of the UN Commission on Human Rights and its activities to develop a definition of the term "minority".	S
	The results of discussions within the framework of the Commission on Human Rights on the development of a definition of the concept of "minority" 70-80s of the XX century.	S
	Criteria of the Commission on Human Rights for the definition of the concept of "minority".	S
	Declaration on the Rights of Persons Belonging to Ethnic, National, Linguistic and Religious Minorities, 1992.	S
	Human Rights Committee General Comments No. 22 (1993) and No. 23 (1994)	S
	Sixth Forum on Minority Issues (2013). Classification of minorities.	S
Section 4 Status of	Generally recognized principles of modern international law	S
Indigenous Peoples under Contemporary International	International legal instruments that directly or indirectly regulate the status of indigenous peoples.	S
aw	United Nations World Conferences against Racism and Racial Discrimination 1978 and 1983.	S
	The need for minimum standards for the rights and obligations of indigenous peoples.	S
	The rights of indigenous peoples in the field of ownership, use and disposal of their ancestral lands, territories and their wealth	S
Section 5 Status of	The principle of equality and non-discrimination	S
minorities under contemporary international	Provisions of international legal instruments directly or indirectly regulating the status of minorities	S
law	Discussions within the Sub-Commissions and Commissions on Human Rights in the process of drafting and adopting the Covenants on Human Rights regarding the rights of minorities.	S
	Activities of the International Labor Organization to protect the rights of minorities.	S
	UNESCO action to protect the rights of minorities.	S
	International standards for the protection of the rights of minorities.	S

Course module title	Course module contents (topics)	Academic activities types
Section 6. Indigenous peoples and the principle of equal rights and self-	The principle of equality and self-determination of peoples as one of the fundamental principles of modern international law, its legal content.	S
determination of peoples	Modern interpretation of the right of peoples to self-determination in international legal literature.	S
	The concept of the term "people", its main components.	S
	Research conducted within the framework of the United Nations on the definition of the term "people"	S
	Do indigenous peoples have the right to self-determination along with other peoples?	S
	Analysis of the main provisions of studies conducted within the framework of the Working Group on Indigenous	S
	Populations in the context of the right of peoples to self-determination.	S
	Functional and territorial autonomy as a variant of self- determination of indigenous peoples.	S
	World practice of granting autonomy to indigenous peoples at the local and federal levels (Denmark, RF, Finland, Sweden, Norway).	S
	Problems of "integration" - "assimilation" of indigenous peoples.	S
	The right of indigenous peoples to development. Problems of ensuring guarantees, including international ones, of the self-government of indigenous peoples.	S
Section 7. Minorities and the principle of equal rights and	The emergence of the principle of nationality in international relations and international law and its development.	S
self-determination of peoples	The principle of equality and self-determination of peoples	S
	Legal regulation of the right of peoples to self-determination in modern international law.	S
	The concept of domestic international lawyers in relation to the principle of self-determination of peoples	S
	Problems of preservation and development of culture, languages, traditions and customs of minorities.	S
	The right of minorities to self-determination and the principle of uti posities.	S
	Problems of separatism in modern international relations, the problem of "unrecognized states".	S
	Forms and types of self-determination of peoples, including minorities, without separation: subject of the federation (territorial autonomy), national-cultural autonomy, etc.	S
	Batumi Declaration "Autonomy and International Law" 1995	S
	The right to self-determination of minorities and the right to development.	S
	Problems of providing international guarantees of minority self-government.	S

6. CLASSROOM EQUIPMENT AND TECHNOLOGY SUPPORT REQUIREMENTS

Table 6.1. Classroom equipment and technology support requirements

Type of academic	Classroom equipment and technology support	Specialised educational /	
activities	Classroom equipment	-	
acuviues		laboratory equipment,	
		software, and materials for	
_		course study	
Lecture		Multimedia projector,	
	Classroom for lectures, equipped with a set of	laptop, projection screen,	
	specialized furniture; a set of devices	stable wireless Internet	
	including portable multimedia projector,	connection.	
	laptop, projection screen, stable wireless	Software: Office 365 (MS	
	Internet connection.	Office, MS Teams),	
		Chrome	
	Classroom for lab work group and individual	Multimedia projector,	
Lab	Classroom for lab work, group and individual consultations, evaluation and assessment,	laptop, projection screen,	
	· · · · · · · · · · · · · · · · · · ·	stable wireless Internet	
	equipped with a set of specialized furniture; a	connection.	
	set of devices including portable multimed ia	Software: Office 365 (MS	
	projector, laptop, projection screen, stable	Office, MS Teams),	
	wireless Internet connection.	Chrome	
Seminars		Multimedia projector,	
	Classroom for seminars, group and individ ual	laptop, projection screen,	
	consultations, evaluation and assessment,	stable wireless Internet	
	equipped with a set of specialized furniture; a	connection	
	set of devices including portable multimed ia	Software: Office 365 (MS	
	projector, laptop, projection screen, stable	Office, MS Teams),	
	wireless Internet connection.	Chrome	
Computer	Computer classroom for academic activit y,	Multimedia projector,	
classroom	group and individual consultations, evaluation	laptop, projection screen,	
Classiconi	and assessment, equipped with a set of	stable wireless Internet	
	specialized furniture; a set of devices	connection.	
	including portable multimedia projector, 30	Software: Office 365 (MS	
	personal computers, projection screen, stable	Office, MS Teams),	
	wireless Internet connection.	Chrome	
Self-studies	whereas memor connection.	Multimedia projector,	
Classroom	Classroom for Self-studies, equipped with a	laptop, projection screen,	
	set of specialized furniture; a set of devices	stable wireless Internet	
	including portable multimedia projector,	connection.	
	laptop, projection screen, stable wireless	Software: Office 365 (MS	
	Internet connection.	Office, MS Teams),	
	internet connection.	Chrome	
Constitution			
Courtroom	Classes are four count bearing since it	Multimedia projector,	
	Classroom for court hearing simulat ion		
	equipped with a set of specialized furniture; a set	stable wireless Internet	
	of devices including portable multimed ia		
	projector, laptop, projection screen, stable	Software: Office 365 (MS	
	wireless Internet connection.	Office, MS Teams),	
	protudents' self studies are subject to MANDATORY m	Chrome	

^{*} The premises for students' self-studies are subject to **MANDATORY** mention

7. RESOURCES RECOMMENDED FOR COURSE STUDY

Main reading (sources):

1. Handbook of Indigenous Peoples' Rights Edited By Corinne Lennox, Damien Short. 1st Edition. Routledge. 2018 – 496 p.

Additional (optional) reading (sources):

- 1. Ben Saul. Indigenous Peoples and Human Rights: International and Regional Jurisprudence, Bloomsbury Publishing 2016. 248 p.
- 2. Thornberry Patrick. Indigenous peoples and human rights. Manchester University Press, 2013. muse.jhu.edu/book/67623

Internet-(based) sources:

- 1. Electronic libraries with access for RUDN students
- RUDN Electronic library system http://lib.rudn.ru/MegaPro/Web
- Electronic library system «University Library online» http://www.biblioclub.ru
- Electronic Library «URAIT» http://www.biblio-online.ru
- Electronic library system «Student. Consultant» www.studentlibrary.ru
- Electronic library system «Lan» http://e.lanbook.com/
- Electronic library system "Troitskyi most"
- 2. Databases and search engines:
- Electronic Legal and Regulatory Documentation Fund http://docs.cntd.ru/
- Search system Yandex https://www.yandex.ru/
- Search system Google https://www.google.ru/
- SCOPUS http://www.elsevierscience.ru/products/scopus/
- Indigenous Peoples https://www.un.org/development/desa/indigenouspeoples/
- OHCHR and indigenous peoples https://www.ohchr.org/en/indigenous-peoples
- UN policies on indigenous peoples https://en.unesco.org/indigenous-peoples/un-policies
- * The training toolkit for self- studies to master the course is placed on the course page in the university telecommunication training and information system under the set procedure.

8. ASSESSMENT TOOLKIT AND GRADING SYSTEM* FOR EVALUATION OF STUDENTS' COMPETENCES LEVEL UPON COURSE COMPLETION

The assessment toolkit and the grading system* to evaluate the competences formation level (competences in part) upon the course study completion are specified in the Appendix to the course syllabus.

* The assessment toolkit and the grading system are formed on the basis of the requirements of the relevant local normative act of RUDN University (regulations / order).

DEVELOPERS:

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