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**Federal State Autonomous Educational Institution for Higher Education
PEOPLES' FRIENDSHIP UNIVERSITY OF RUSSIA
(RUDN University)
Faculty of Economics**

COURSE SYLLABUS

PRIVATE INTERNATIONAL LAW

**Recommended by the Didactic Council for the Education Field of
38.03.01 Economics**

(code and name of the direction of training/specialty)

**The development of the discipline is carried out within the framework of the
implementation of the main professional educational program of higher education:**

International Economic Relations

(name (profile/specialization))

1. COURSE GOALS

2. LEARNING OUTCOMES

Studying the discipline " Private International Law" is aimed at the formation of the following competencies (part of competencies) among students:

Table 2.1. List of competencies formed in students when studying the discipline (results of mastering the discipline)

Competence code	Competence	Competence indicators
GC-1	Able to search, critical analysis and synthesis of information, apply a systematic approach to solve tasks	GC – 1.1. Know how to search information to solve the task for various types of requests
		GC – 1.2. Able to analyze and contextually process information to solve tasks with the formation of their own opinions and judgments
		GC – 1.3. Able to offer options for solving the problem, analyzes the possible consequences of their use
GPC-11	Able to form an intolerant attitude towards corrupt behavior	GPC – 11.1. Analyzes the current legal norms that ensure the fight against corruption in various areas of life, as well as ways to prevent corruption and form an intolerant attitude towards it
		GPC – 11.2. Know how to plan, organize and conduct activities that ensure the formation of a civil position and the prevention of corruption in society
		GPC – 11.3. Complies with the rules of public interaction based on compliance with current legislation and an intolerant attitude towards corruption

3. COURSE IN HIGHER EDUCATION PROGRAMME STRUCTURE

The discipline " Private International Law" refers to the part formed by the participants of the educational relations of block B1 of the EP.

Within the framework of the EP, students also master other disciplines and / or practices that contribute to the achievement of the planned results of mastering the discipline" Private International Law".

Table 3.1. List of Higher Education Program (me) components / disciplines that contribute to expected learning/training outcomes

Code	Competence	Previous disciplines/modules, practices*	Subsequent disciplines/modules, practices*
GC-1	Able to search, critical analysis and synthesis of information, apply a systematic approach to solve tasks	Mathematics Computer science Philosophy Economic Geography International Law	Introductory internship Technological internship Project-technological internship Undergraduate practice Final state examination procedures
GPC-11	Able to form an intolerant attitude towards corrupt behavior	Enterprise economy Finance Taxes and Taxation International law	Free economic zones and offshores Undergraduate practice Final state examination procedures Degree thesis procedures

4. COURSE WORKLOAD AND LEARNING ACTIVITIES

The total labor intensity of the discipline "Private International Law" is 5 credits.

Table 4.1. Types of educational work by periods of mastering the EP HE for full-time education

Type of educational work	TOTAL, academic hours	Semester(s)			
		3	4	5	6
<i>Contact academic hours</i>	68			68	
including:					
Lectures	34			34	
Laboratory works					
Practical/Seminar Classes	34			34	
<i>Self-study (ies), academic hours</i>	94			94	
<i>Evaluation and assessment academic hours</i>	18			18	
Overall labor intensity of the discipline	<i>academic hours</i>	180		180	
	credits	5		5	

5. COURSE MODULES AND CONTENTS

Table 5.1. The content of the discipline (module) by types of educational work

Course Modules and Contents	Modules and Topics (Units/Themes)
<p>Section 1</p> <p>The concept, subject and system of PPP. Conflict of Law.</p> <p>Conflict-of-laws and material-legal methods of regulation</p>	<p>The concept of private international law. Features of social relations, which are the subject of regulation of private international law. Criteria for the presence of a "foreign element" in a private legal relationship.</p> <p>Place and role of private international law in the legal system. Correlation of private international law with other branches of private law.</p>
<p>Section 2</p> <p>Sources of private international law</p>	<p>The concept, system and features of the sources of private international law. Correlation of international and national sources of private international law.</p> <p>An international treaty as a source of private international law. Unification and harmonization of legal norms in the field of private international law.</p> <p>International legal customs and usages as sources of private international law.</p>
<p>Section 3</p> <p>Conflict-of-laws rule: concept, types, structure and features of application. Application of foreign law</p>	<p>Methods of legal regulation in private international law</p> <p>Conflict in private international law. Conflict-of-laws rules as a means of resolving conflicts of law.</p> <p>The concept of a conflict-of-laws rule. Structure of the conflict-of-laws rule. Types of conflict-of-laws rules.</p> <p>The basic formulas of attachment (collision bindings) and the scope of their application.</p> <p>Substantive method of regulation in private international law. Qualification of legal concepts contained in conflict-of-laws rules.</p> <p>Application of the law of a country with a plurality of legal systems. Establishing the content of the norms of foreign law. Legal consequences of the impossibility of the court establishing the content of the norms of foreign law.</p> <p>The concept of "public policy" in the legal doctrine and modern practice of applying the "public policy clause".</p> <p>The concept of a legal regime in private international law. Types of legal regimes. National treatment. Most-favored-nation treatment. Methods of installation различных видов правовых режимов.</p>

Course Modules and Contents	Modules and Topics (Units/Themes)
	<p>Reciprocity and retorsion. The concept and essence of reciprocity in PPP. Meaning and content of the terms "material" and "formal" reciprocity. The concept and essence of retorsion in PPM.</p>
<p>Section 4</p> <p>Legal status of natural persons in private international law</p>	<p>Criteria for determining personal law for different categories of natural persons. The meaning of determining the personal law of an individual.</p> <p>National treatment: concept, scope. Exceptions to the principle of national treatment in the field of civil legal relations.</p> <p>Legal status of Russian citizens abroad</p>
<p>Section 5</p> <p>Legal status of legal entities in PPP</p>	<p>Legal entities as subjects of international private legal relations. Legal categories that determine the legal status of legal entities:</p> <p>"nationality" and "personal statute" ("personal law") of a legal person. Scope of application of the law of a legal person personally.</p> <p>Criteria for determining the personal law (personal statute) of a legal entity. Branches and representative offices of legal entities in foreign countries.</p> <p>Personal law of a foreign organization that is not a legal entity under foreign law.</p>
<p>Section 6</p> <p>The state as a subject of PPP</p>	<p>Characteristics of international private legal relations with the participation of the state.</p> <p>The state as a subject of foreign economic transactions.</p> <p>Immunity of the State and its property in private international law.</p> <p>Doctrines of "absolute" and "limited (functional)" immunity of a foreign State and its property.</p>
<p>Section 7</p> <p>Ownership in PPP</p>	<p>Features of regulation in private international law of property legal relations.</p> <p>The main conflict of laws in the sphere of property legal relations.</p> <p>Legal regime of objects of ownership of the Russian Federation located in foreign countries.</p> <p>Nationalization and its significance in private international law. Legal regime and protection of foreign investments.</p>
<p>Section 8</p> <p>Intellectual Property in PPM</p>	<p>The concept and objects of intellectual property rights. The territorial nature of intellectual property and the peculiarities of regulating the relations under consideration in private international law. World Intellectual Property Organization (WIPO). Stockholm Convention on the World Intellectual Property Organization, 1967</p> <p>Cross-border protection of copyright, related rights, protection of industrial property. License agreements in international civil circulation.</p>

Course Modules and Contents	Modules and Topics (Units/Themes)
<p>Section 9</p> <p>Obligations in PPP</p>	<p>The concept of a foreign economic transaction.</p> <p>The right to be applied to the form of the transaction. Definition of the law to be applied to obligations from unilateral transactions. Conflict-of-laws principles (bindings) applied in the field of contractual obligations with a "foreign element". Scope of the law to be applied to the treaty.</p> <p>Unification of legal regulation in the field of international commercial contracts. Application of international trade customs (business usages) to contractual obligations in the field of business activity. International Rules for the Interpretation of Trade Terms (INCOTERMS). Principles of international commercial contracts.</p> <p>The doctrine of "lex mercatoria" in domestic and foreign legal science</p>
<p>Section 10</p> <p>International transportation of goods and passengers</p>	<p>The concept and types of international transportation. Transportation of goods and passengers.</p> <p>Classification of international transportation depending on the type of transport: sea, rail, air, road. Features of legal regulation.</p> <p>Liability of the parties under international transport contracts.</p>
<p>Section 11</p> <p>International Credit and Settlement Relations in PPP</p>	<p>International settlement relations and currency transactions.</p> <p>Features of sources of legal regulation of international settlement relations.</p> <p>Forms of international payments.</p>
<p>Section 12</p> <p>International Commercial Arbitration</p>	<p>The concept and legal nature of international commercial arbitration. Types of international commercial arbitration (arbitration) courts. Legal basis of ICA activities.</p> <p>The concept, types and form of arbitration agreements. Grounds for Invalidity.</p> <p>Procedure for consideration of disputes in international commercial arbitrations.</p> <p>The main Russian and foreign arbitration centers. Court of Arbitration at the International Chamber of Commerce</p> <p>Features of arbitration consideration of investment disputes. CIS Economic Court.</p>

6. CLASSROOM EQUIPMENT AND TECHNOLOGY SUPPORT REQUIREMENTS

Table 6.1. Logistics of discipline

Name of special * placements and placements for independent work	Equipment of special placements and placements for independent work	List of licensed software. Details of the confirming document
Lecture Hall	Auditorium for lecture-type classes, equipped with a set of specialized furniture; whiteboard (screen) and technical means of multimedia presentations.	
Computer Lab	Computer class for classes, group and individual consultations, current control and intermediate certification, equipped with personal computers (in the amount of 21 pcs.), a whiteboard (screen) and technical means of multimedia presentations.	
For independent work of students	Computer class for classes, group and individual consultations, current control and intermediate certification, equipped with personal computers (in the amount of 21 pcs.), a whiteboard (screen) and technical means of multimedia presentations Computer class for classes, group and individual consultations, current control and intermediate certification, equipped with personal computers (in the amount of 21 pcs.), a whiteboard (screen) and technical means of multimedia presentations.	Компьютер с выходом в интернет

7. RECOMMENDED SOURCES FOR COURSE STUDIES

8. EVALUATION TOOLKIT & GRADING SYSTEM FOR ASSESSING THE LEVEL OF FORMATION OF COMPETENCIES IN THE COURSE

Evaluation materials and a grading system* for assessing the level of formation of competencies (part of competencies) based on the results of mastering the discipline "World Economy" are presented in the Appendix to this Course Syllabus of the discipline.

* - EP are formed on the basis of the requirements of the relevant local regulatory act of RUDN University.

AGREED

Developer:

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