

STATE HIGHER EDUCATIONAL INSTITUTION  
"UZHGOROD NATIONAL UNIVERSITY"  
FACULTY OF LAW  
Department of International Law



«Approved»

Dean of the Faculty of Law

Yaroslav LAZUR

" 06 2024

WORK DISCIPLINE PROGRAM

LAW OF INTERNATIONAL TREATIES

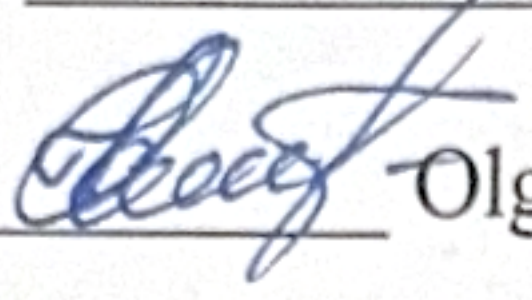
Level of higher education	first (bachelor's)
Field of knowledge	29 International relations
Specialty	293 International law
Educational program	International law
Status of the discipline	mandatory
Language of instruction	English

Work discipline program "Law of International Treaties" for applicants for higher education in the field of knowledge 29 International Relations, specialty 293 International Law, educational program International Law.

**Developers:** Kovalova M.V., Candidate of Laws, Associate Professor of the Department of International Law

The work discipline program was considered and approved at the meeting of the Department of International Law

Protocol No. 10 dated "17" 06 2024

Head of the Department  Olga KOTLYAR

Approved by the Scientific and Methodological Commission of the Faculty of Law

Protocol No. 8 dated "19" 06 2024

Chairman of the Scientific and Methodological Commission  Pavlo CHEREVKO

## 1. DESCRIPTION OF THE ACADEMIC COURSE

Name of indicators	Distribution of hours in the curriculum	
	Internal study mode	External study mode
Number of ECTS-4.0 credits	A year of preparation:	
Total number of hours - 120	4	4
Number of modules - 2	Semester:	
Weekly hours for Internal study mode: 5,0  Audit-60  Independent work of the student-60	8	8
	Lectures:	
	30	10
	Practical (seminar):	
	30	8
Type of final control: examination	Laboratory:	
	-	-
Form of final control: orally	Independent work:	
	60	102

## 2. PURPOSE OF THE ACADEMIC COURSE

The curriculum for the academic course "Law of International Treaties" (hereinafter – academic course, course) is prepared on the basis of the requirements of the current standards of higher education of Ukraine, field of knowledge 29 International Relations, speciality 293 International Law, practices of teaching the course in higher education institutions (HEIs) of Ukraine and foreign institutions and contains a system of organisational and methodological measures that will help students to master the knowledge, competencies, skills and abilities in this course.

The relevance of studying the course is due to the acquisition of highly specialised knowledge of the law of international treaties, primarily the provisions of the Vienna Convention on the Law of Treaties of 1969.

The purpose of studying this course is to form a holistic understanding of the role of an international treaty at the present stage, to familiarise students with international agreements of a universal nature in the field of treaty law, to develop students' understanding of Ukraine's role in solving emerging international legal problems related to international treaties.

According to the curriculum, the course contributes to the development of the following competencies in higher education:

### **Integral competence:**

Ability to solve complex specialised problems in the field of international law.

### **General competences (GC):**

**GC 02** Ability to learn and master modern knowledge.

**GC 04** Ability to communicate in a foreign language.

**GC 05** Ability to search, process and analyse information from various sources.

**GC 06** Knowledge and understanding of the subject area and understanding of professional activities.

**GC 07** Ability to work in an international context.

### **Special (professional) competences (SC):**

**SC 01** Ability to critically comprehend the theories, principles, methods and concepts of international law, European Union law, comparative law, take into account the temporal factor and predict the main directions of development of legal systems.

**SC 03** Ability to defend the national interests of one's own state and human rights, using international legal instruments and mechanisms.

**SC 05** Ability to analyse the content of national legal norms, institutions and branches of law in a comparative legal context.

**SC 07** Ability to provide legal opinions and advice on public and private international law,

European Union law, national law of Ukraine and the law of other states; to predict and assess legal risks of foreign policy and foreign economic initiatives and ways to minimise them.

**SC 09** Ability to conduct diplomatic and business correspondence, analyse the content, nature and legal nature of international legal documents.

**SC 12** Ability to solve complex specialised tasks and problems in international and national legal activities.

### **3. PREREQUISITES FOR STUDYING THE COURSE**

The prerequisites for the study of the course "**Law of International Treaties**" are the following academic courses (ED) of the educational programme (EP):

**GC 5** Theory of state and law

**OC 11** History of international law

**OC 13** Fundamentals of international relations

**GC 17** Public international law (basic theory)

**GC 20** Public international law (main areas)

**EC 21** European Union law

**EC 22** Foreign language in the speciality

**EC 28** Private international law

**EC 29** International security law

#### 4. EXPECTED LEARNING OUTCOMES

In accordance with the **International Law** study programme, the study of the course should ensure that higher education students achieve the following programme learning outcomes (PLOs):

<b>Programme learning outcomes</b>	<b>PRN code</b>
Perform comparative analysis of legal systems, evaluate and argue their disadvantages and advantages, find and interpret relevant foreign legislation, provide advice on its content and application practice, assess and minimise the risks of legally significant actions, taking into account the multiplicity of legal systems and jurisdictions.	<b>PRN 05</b>
Provide legal support for the protection of rights, defence of interests of individuals and legal entities, national interests of the state of Ukraine through international and national legal mechanisms in the field of international public and international private relations.	<b>PRN 06</b>
To use the case law of the European Court of Human Rights, other international judicial and arbitration bodies, international organisations and other treaty bodies, theoretical knowledge of international law and national law to substantiate and defend one's own position, protect the interests of the client and for other professional purposes.	<b>PRN 07</b>
Draft international treaties and related documentation (ratification law, explanatory notes, etc.) in Ukrainian and foreign languages, prepare procedural documents, texts of draft laws, explanatory notes, comparative tables, and other supporting documentation for draft laws, and conduct diplomatic and business correspondence.	<b>PRN 08</b>
To foresee broad public consequences of concluding an international agreement, performing other diplomatic or international legal actions, adopting domestic regulations, identifying relevant risks and preventing threats, in particular in cooperation with experts from other sectors.	<b>PRN 09</b>
Communicate fluently on professional issues in the state and foreign language(s) orally and in writing, and use legal terminology professionally.	<b>PRN 10</b>
To convey to specialists and non-specialists information, ideas, problems, solutions and own experience on topical issues of European and Euro-Atlantic integration, international law, national law and comparative law.	<b>PRN 12</b>
Possess the skills of professional interpretation and translation from/into foreign language(s), in particular, on the professional subject of international law.	<b>PRN 14</b>

## **5. DIAGNOSTIC TOOLS AND CRITERIA FOR ASSESSING LEARNING OUTCOMES**

### **Assessment tools and methods for demonstrating learning outcomes**

The means of assessment and methods of demonstration of learning outcomes in the academic course are the following: presentations at practical classes; performance of individual and group theoretical and applied tasks during classroom classes and independent work of the student; performance of test tasks, as well as module tests; examination.

Audit and independent work of the student is provided with all the necessary teaching aids for the proper study of the course or its individual topic, namely: textbooks, teaching and learning aids, guidelines, lecture notes, scientific literature and periodicals. The study of the course also includes distance learning, in particular, in the Moodle system and using Google platforms (Google Meet, Classroom, etc.).

### **Forms of control and criteria for assessing learning outcomes**

Forms of current control: oral and written answers in practical classes.

Form of module control: written test paper.

Form of final control: oral examination.

### Distribution of credit points received by higher education students (Module 1)

Ongoing assessment and independent work					Module test work	Amount
T1 Law of International treaties as a Branch of International Law	T2 Sources of Law of International Treaties	T3 Form and Structure of International Treaties. Classification of Treaties	T4 Stages of Conclusion of International Treaties	T5 Reservations and Declarations to International Treaties		
10	10	10	10	10		

### Distribution of points received by higher education students (Module 2)

Ongoing assessment and independent work					Module test work	Amount
T6 Operation of International Treaties	T7 Invalidity of International Treaties	T8 Termination and Suspension of International Treaties	T9 Interpretation of International Treaties	T10 Implementation and Enforcement of International Treaties		
10	10	10	10	10		

### Assessment of individual types of academic work in the course

Type of activity of a higher education student	Module 1		Module 2	
	Quantity	Maximum number of credits (total)	Quantity	Maximum number of credits (total)
Practical (seminar) classes	30	30	30	30
Presentation	10	10	10	10
Summary	10	10	10	10
Module test work	50	50	50	50
<b>Together</b>	<b>100</b>	<b>100</b>	<b>100</b>	<b>100</b>

### Assessment criteria for the module test

Level of knowledge of theoretical material (up to 20 credit points):

Depth of knowledge of key concepts and concepts of the Law of Treaties.

Clarity of answers and use of professional terminology.

Analysis and solution of practical tasks (up to 20 credit points):

Ability to apply theoretical knowledge to analyse real-life situations.

Logic, consistency and validity of conclusions.

Structure and formatting of the paper (up to 10 credit points):

Clear structure of answers (introduction, main body, conclusions).

Compliance with the requirements of the paper's design (font, spacing, references to sources).

### **Assessment criteria for the final semester control**

Knowledge of theoretical aspects (up to 40 credit points):

The level of mastery of key concepts, theories and sources of the Law of Treaties.

Ability to explain the relationship between theories and their application in practice.

Practical skills and case analysis (up to 30 credit points):

Ability to analyze and solve practical situations related to international treaties.

Use of relevant examples from international practice.

Quality of individual assignments (up to 20 credit points):

Depth of analysis, quality of arguments, completeness of assignments (essays, presentations, etc.).

Paperwork and compliance (up to 10 credit points):

Clarity of the structure of answers and compliance of the work with the established requirements.

Additional points for activity during the semester (up to 5 credit points):

Active participation in seminar discussions.

Completing tasks ahead of schedule or making an additional contribution to the learning process.

## **6. STUDY PROGRAMME**

### **6.1. Content of the academic course**

#### **MODULE 1**

##### **Topic 1. Law of International Treaties as a branch of international law**

1. The concept and definition of an international treaty.
2. Subjects of international treaty law.
3. National legislation and international treaty law.
4. The Constitution of Ukraine and international treaties.
5. Principles of international treaty law.
6. Objects of international treaties. Purpose in an international treaty. The role of an international treaty in ensuring international legal order.
7. The principle of observance of international treaties (pacta sunt servanda) as a jus cogens norm.

##### **Topic 2. Sources of Law of International Treaties**

1. The Vienna Convention on the Law of Treaties of 1969.
2. Vienna Convention on Succession of States in respect of Treaties of 1978.
3. The Vienna Convention on the Law of Treaties between States and International Organizations or between International Organizations of 1986.
4. The Constitution of Ukraine and international treaties. The Law of Ukraine "On International Treaties of Ukraine". Other regulatory acts of Ukraine on international treaties.
5. Codification and progressive development of international treaty law.

##### **Topic 3. Form and structure of an international treaty. Classification of international treaties**

1. The meaning and concept of the form of an international treaty.
2. International treaty and text. Creating a treaty text.
3. Written and oral forms of contracts. International treaties and agreements.
4. Names of international treaties, their features.
5. Structure of international treaties. Preamble of an international treaty. Central and final part of the treaty. Annexes to international treaties and their significance.
6. Classification of international treaties according to the circle of parties: multilateral and bilateral treaties.
7. Objects of regulation of international treaties. Purpose in an international treaty. Closed and open treaties.
8. Interstate, intergovernmental and interagency agreements.

##### **Topic 4. Stages of conclusion an International treaties**

1. Bodies of states and other subjects of international law that have the right to conclude treaties.
2. Powers and agents. Conclusion of an international agreement.
3. Stages of treaty conclusion: 1) treaty initiative; 2) preparation of the text of the treaty; negotiations - the main method of agreeing on the text of the treaty; peculiarities of drafting the text of the treaty in various forms of negotiations: through ordinary diplomatic means, at international conferences and in international organizations; 3) adoption of the text of the treaty and its form; 4) authentication of the text of the treaty, initialing; 5) ways of expressing the consent of subjects of international law to be bound by an international treaty: a) signing, its form; b) ratification; c) approval and acceptance, endorsement
4. Reservations to international treaties; procedures for making reservations, acceptance,

objections to them.

5. The depositary and its functions. Registration of international treaties. Publication of treaties.

### **Topic 5. Reservations and declarations to International Treaties**

1. The concept of reservations. Formulation of reservations. The acceptance. Objections.
2. Legal consequences of reservations. Withdrawal of reservations.
3. Statements. Types of statements.
4. The work of the UN ILC on reservations and declarations to international treaties.
5. Ukrainian practice on reservations and declarations.

## **MODULE 2**

### **Topic 6. Operation of International Treaties**

1. The concept of the effect (application) of treaties. National law and compliance with international treaties. The absence of retroactive effect in a treaty.
2. Entry into force of an international treaty.
3. Term of contracts: fixed-term, indefinite and perpetual contracts; prolongation of contracts; renewal of contracts.
4. Temporary application of contracts.
5. Territorial scope of the agreements.
6. Treaties and third states: 1) rights arising from treaties for third states; 2) obligations arising from treaties for third states.

### **Topic 7. Invalidity of International Treaties**

1. The concept of validity of international treaties. Presumption of validity of international treaties.
2. Grounds for the validity of international treaties.
  3. Grounds for invalidity of a contract: 1) mistake; 2) fraud; 3) bribery of a state representative; 4) coercion of a state representative; 5) coercion of the state by threat or use of force; 6) jus cogens and validity of contracts.
  4. Armed conflicts and the problem of the validity of international treaties.
  5. The principle of estoppel.
  6. Consequences of the invalidity of international agreements.

### **Topic 8: Termination and suspension of international treaties**

1. The concept of termination of international treaties.
2. General grounds for termination of treaties.
3. The emergence of a new peremptory norm of general international law (jus cogens) and its impact on the operation of an international treaty.
4. Material breach of an international agreement as a ground for termination of the treaty.
5. Further impossibility of performing the treaties as a ground for its termination.
6. A fundamental change in circumstances (rebus sic stantibus).
7. Denunciation and cancellation of international treaties. Russia's denunciation of treaties with Ukraine.
8. Suspension of action of international treaty.
9. Severance of diplomatic and consular relations and its impact on the operation of an international treaty.
10. The impact of war on international treaties.
11. Procedures for termination and suspension of international treaties:

- 1) international procedures; 2) domestic procedures.
12. Consequences of termination or suspension of treaties.

**Topic 9. Interpretation of international treaties**

1. Concepts and purposes of interpretation.
2. Principles of treaty interpretation.
3. Types of interpretation by the entities that interpret an international treaty.
4. Methods (techniques) of interpretation.
5. Means, used in the interpretation of international treaties.
6. Expansive and restrictive interpretation.
7. Interpretation of treaties authenticated in two or more languages.

**Topic 10. Implementation and Enforcement of International Treaties**

1. History of international treaty enforcement.
2. Modern forms of ensuring the implementation of international treaties: 1) international guarantees; 2) commissions; 3) consultations; 4) international control; 5) domestic measures.
3. Enforcement of treaties in Ukraine.
4. Resolving international disputes on the application and interpretation of treaties.
5. Liability for breach of an international treaty.

## 6.2. Structure of the academic course

Titles of content modules and topics	Number of hours											
	Internal study mode						External study mode					
	wo w	including					in total	including				
		L	S	lab	ind	s.r.		L	S	lab	ind	s.r.
1	2	3	4	5	6	7	8	9	10	11	12	13
<b>MODULE 1</b>												
Topic 1. Law of International treaties as a Branch of International Law	14	4	4			6		1	1			10
Topic 2. Sources of Law of International Treaties	12	2	4			6		1	1			10
Topic3. Form and Structure of International Treaties. Classification of Treaties	14	4	4			6		1	1			10
Topic 4. Stages of Conclusion of International Treaties	11	4	1			6		1	1			10
Topic 5. Reservations and Declarations to International Treaties	9	1	2			6		1				11
<b>Total:</b>	60	15	15			30		5	4			51
<b>MODULE 2</b>												
Topic 6. Operation of International Treaties	12	2	4			6		1	1			10
Topic 7. Invalidity of International Treaties	14	4	4			6		1	1			10
Topic 8. Termination and Suspension of International Treaties	14	4	4			6		1	1			10
Topic 9. Interpretation of International Treaties	9	1	2			6		1				10
Topic10. Implementation and Enforcement of International Treaties	11	4	1			6		1	1			11
<b>Total:</b>	60	15	15			30		5	4			51

<b>Total:</b>	120	30	30		60		10	8		102
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### 6.3. Topics of seminar classes

№ s/n	Topic title	Number of hours	
		Internal study mode	External study mode
1	Law of International treaties as a Branch of International Law	4	1
2	Sources of Law of International Treaties	4	1
3	Form and Structure of International Treaties. Classification of Treaties	4	1
4	Stages of Conclusion of International Treaties	1	1
5	Reservations and Declarations to International Treaties	2	
6	Operation of International Treaties	4	1
7	Invalidity of International Treaties	4	1
8	Termination and Suspension of International Treaties	4	1
9	Interpretation of International Treaties	2	
10	Implementation and Enforcement of International Treaties	1	1
<b>Total:</b>		30	8

#### 6.4. Independent work

№ s/n	Topic title	Number of hours	
		Internal study mode	External study mode
1	Law of International treaties as a Branch of International Law	6	10
2	Sources of Law of International Treaties	6	10
3	Form and Structure of International Treaties. Classification of Treaties	6	10
4	Stages of Conclusion of International Treaties	6	10
5	Reservations and Declarations to International Treaties	6	11
6	Operation of International Treaties	6	10
7	Invalidity of International Treaties	6	10
8	Termination and Suspension of International Treaties	6	10
9	Interpretation of International Treaties	6	10
10	Implementation and Enforcement of International Treaties	6	11
<b>Total:</b>		60	102

#### 6.5. Individual tasks

1. Evolution of international contract law: historical aspect and current trends.
2. The procedure for concluding international treaties under the 1969 Vienna Convention.
3. The form of an international agreement: analysis of typical contract structures.
4. The procedure for ratification, acceptance and accession to international treaties.
5. Ways to resolve disputes related to the interpretation of international treaties.
6. The role of depositaries in ensuring the effectiveness of international agreements.
7. Legal consequences of invalidity, suspension and termination of international treaties.
8. International treaties of Ukraine: main problems of legal regulation and implementation.
9. Bilateral and multilateral treaties: a comparative analysis of legal regulation.
10. International Treaties as a Source of European Union Law.
11. Problems of participation of non-state actors in international treaties.
12. The role of international treaties in the regulation of human rights protection.
13. Peculiarities of concluding international agreements under martial law.
14. Case law analysis of international treaty dispute resolution in international courts.

15. Correlation of national and international law in the field of contractual regulation.

## **7. TOOLS, EQUIPMENT AND SOFTWARE, THE USE OF WHICH IS PROVIDED BY THE ACADEMIC COURSE**

### **Facilities:**

Computers/laptops with Internet access.

Scanners and printers for document management.

Projectors or interactive whiteboards for presentations and group activities.

### **Equipment:**

Library resources (textbooks, commented texts of international treaties).

Archives of international organisations to research practical examples.

Audio-visual equipment for demonstrating video materials on international law.

### **Software:**

MS Office (Word, PowerPoint for preparing abstracts and presentations).

Learning management systems (LMS) (e.g. Moodle, Google Classroom) for uploading materials and assignments.

**Legal databases** (HeinOnline, JSTOR, Westlaw, LexisNexis) to search for legal sources and precedents.

**Software for working with the texts of international treaties** (e.g. PDF editors).

**Video conferencing tools** (Zoom, Microsoft Teams for remote lectures and consultations).

**Translation software** (DeepL, Trados for analysing the texts of multilingual contracts).

**Anti-plagiarism systems** (Unicheck, Turnitin to check academic integrity).

## 8. RECOMMENDED SOURCES OF INFORMATION

### Main literature

1. Vienna Convention on the Law of Treaties. URL: [https://legal.un.org/ilc/texts/instruments/english/conventions/1\\_1\\_1969.pdf](https://legal.un.org/ilc/texts/instruments/english/conventions/1_1_1969.pdf)
2. Vienna Convention on Succession of States in Respect of Treaties, 1978. URL: [https://zakon.rada.gov.ua/laws/show/995\\_185#Text](https://zakon.rada.gov.ua/laws/show/995_185#Text)
3. Vienna Convention on the Law of Treaties between States and International Organisations or between International Organisations, 1986. - Available at: [https://zakon.rada.gov.ua/laws/show/995\\_a04#Text](https://zakon.rada.gov.ua/laws/show/995_a04#Text)
4. The Constitution of Ukraine. URL: <https://zakon.rada.gov.ua/laws/show/254%D0%BA/96-%D0%B2%D1%80#Text>
5. Law of Ukraine "On International Treaties of Ukraine". URL: <https://zakon.rada.gov.ua/laws/show/1906-15#Text>
6. Charter of the United Nations. URL: <https://www.un.org/ru/charter-united-nations/>

### Supplementary literature

1. A. Albu. Treaty as a special construction of interpretation. URL: [http://yurvisnyk.in.ua/v3\\_2023/10.pdf](http://yurvisnyk.in.ua/v3_2023/10.pdf)
2. Merezhko O.O. Law of International Treaties: Modern Problems of Theory and Practice: Monograph. - K.: Takson, 2002. - 344 p.
3. Taranenko M.M. Treaties and their impact on international relations. Legal scientific electronic journal. №3/2022. URL: [http://lsej.org.ua/3\\_2022/60.pdf](http://lsej.org.ua/3_2022/60.pdf).
4. M. Khavroniuk. International Treaties in the Meaning of Article 438 of the Criminal Code of Ukraine. Law of Ukraine. 2003. URL: <https://newcriminalcode.org.ua/upload/media/2024/10/01/havronyuk-m-i-mizhnarodni-dogovory-v-rozuminni-statti-438-kryminalnogo-kodeksu-ukrayiny.pdf>
5. O.A Tymoshenko/ International Treaties with the Participation of Ukraine in the Conditions of Martial Law: Political and Legal Dimension Electronic scientific publication "Analytical and Comparative Jurisprudence", 2024. 775-782. URL: <https://app-journal.in.ua/wp-content/uploads/2024/08/127.pdf>.
6. Binder, C.; Brölmann, C. The Law of Treaties. UvA-DARE (Digital Academic Repository), 2018. URL: [https://pure.uva.nl/ws/files/33286219/law\\_9780198739746\\_chapter\\_6.pdf](https://pure.uva.nl/ws/files/33286219/law_9780198739746_chapter_6.pdf)
7. On The Interpretation of Treaties. The Modern International Law as Expressed in the 1969 Vienna

Convention on the Law of Treaties by ULF LINDERFALK Lund University, Sweden, 2017. URL: <https://www.corteidh.or.cr/tablas/r32592.pdf>

8. Investment Treaties and Climate Change. Investment Division, Directorate for Financial and Enterprise Affairs, Organisation for Economic Co-operation and Development Paris, France. 13.04.2022. URL: <https://www.oecd.org/investment/investment-policy/OECD-investment-treaties-climate-change-consultation-responses.pdf>.

9. Jure Zrilic (2023). "Armed Conflicts and the Law of Treaties: Recent Developments and Reappraisal of the Doctrine in Light of the Wars in Syria and Ukraine." Japanese Yearbook of International Law. URL: [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=4242811&utm\\_source=chatgpt.com](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4242811&utm_source=chatgpt.com).

10. Daniel Costelloe (2022). "Compatibility in the Law of Treaties and Stability in International Law." British Yearbook of International Law: [https://academic.oup.com/bybil/advance-article-abstract/doi/10.1093/bybil/brac005/6588511?utm\\_source=chatgpt.com&login=false](https://academic.oup.com/bybil/advance-article-abstract/doi/10.1093/bybil/brac005/6588511?utm_source=chatgpt.com&login=false).

11. Russia's war on Ukraine in international law and human rights bodies: Bringing institutions back in. : Marika LERCH with contributions from Sara MATEOS DEL VALLE (trainee). BRIEFING 08 April 2022. URL: [https://www.europarl.europa.eu/RegData/etudes/BRIE/2022/639322/EXPO\\_BRI\(2022\)639322\\_EN.pdf](https://www.europarl.europa.eu/RegData/etudes/BRIE/2022/639322/EXPO_BRI(2022)639322_EN.pdf)

12. Christina Binder. Change and the Law of Treaties: The accommodation of change under general international law and in specific treaty regimes Bundeswehr University Munich; University of Vienna, 2024. URL: [https://esil-sedi.eu/wp-content/uploads/2024/02/Binder-Vol.13-Issue-2\\_final.pdf](https://esil-sedi.eu/wp-content/uploads/2024/02/Binder-Vol.13-Issue-2_final.pdf).

13. Kiran Nasir Gore & Esmé Shirlow (2022). "The VCLT and the Creation and Application of Treaties: Introductory Reflections." The Vienna Convention on the Law of Treaties in Investor-State Disputes: History, Evolution, and Future. URL: [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=4125786&utm\\_source=chatgpt.com](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4125786&utm_source=chatgpt.com).

14. The Law of Investment Treaties (Oxford International Law Library) 3rd Edition, Kindle Edition by Jeswald W. Salacuse/ OUP Oxford; 3rd edition (February 18, 2021). - 629p.

15. Treaties in Motion: The Evolution of Treaties from Formation to Termination (Cambridge Studies in International and Comparative Law, Series Number 149) / Cambridge University Press (June 25, 2020). - 402p.

16. Duncan B. Hollis (2022). "Defining Treaties." The Oxford Guide to Treaties. URL: <https://academic.oup.com/book/56036/chapterabstract/475025529?redirectedFrom=fulltext&login=false>.

### **Information resources on the Internet**

Legislation of Ukraine. URL: <http://zakon1.rada.gov.ua/cgi-bin/laws/main.cgi?user=index>

Website of the International Court of Justice. URL: <http://www.icj-cij.org>.

United Nations website. [Available at: [www.un.org](http://www.un.org)].

Website of the UN International Law Commission. URL: <http://legal.un.org/ilc/>.

UN Library website. URL: <https://library.un.org>.

United Nations Treaty Collection. URL: <https://treaties.un.org/>

United Nations Treaty Handbook. URL: [https://www.cbd.int/abs/doc/treatyhandbook\\_en.pdf](https://www.cbd.int/abs/doc/treatyhandbook_en.pdf)

The Core International Human Rights Treaties. URL: <https://www.refworld.org/pdfid/52fa3be54.pdf>