Приложение № 1

к распоряжению Финуниверситета

 от «18» 07 2019 № 0591

**Шаблон структуры и содержания рабочей программы дисциплины**

**Syllabus**

1. **Name of a subject**

“International corporate law”

**2. Mapping of learning outcomes (list of competences), with the relevant indicators described and subject learning outcomes indicated**

 Table 1

|  |  |  |  |
| --- | --- | --- | --- |
| Competence code | Competence  | Competence development indicators[[1]](#footnote-1) | Learning outcomes (skills[[2]](#footnote-2), and knowledge) and indicators that show competence development  |
| DKMP-2 | The ability to apply legislative norms efficiently in solving specific problems in such areas of legal activity as providing assistance in the implementation and protection of the rights and legitimate interests of participants in corporate, investment, insurance relations, in relations arising from intellectual property, as well as in other areas of professional activity |  | **Knowledge:** of legislative norms, including foreign laws which are necessary for solving specific issues in such areas of legal activity as providing assistance in the implementation and protection of rights and legitimate interests of participants in corporate, investment, insurance relations, in relations arising from intellectual property, and also in other areas of professional activity.**Skills**: To apply efficiently legislative norms, including foreign law which are necessary to solve specific issues in such areas of legal activity as providing assistance in the implementation and protection of the rights and legitimate interests of participants in corporate, investment, insurance relations, in relations arising from intellectual property , as well as in other areas of professional activity.**Proficiency:** in skills to apply legislative norms, including foreign law, aimed at solving specific problems in such areas of legal activity as providing assistance in the implementation and protection of rights and legitimate interests of participants in corporate, investment, insurance relations, in relations arising from intellectual property , as well as in other areas of professional activity. |
| OK-4 | The ability to use Russian and foreign languages freely as a mean of business communication. |  | **Knowledge:** of specifics conceptual instruments used in a framework of international corporate relations. The main international regulations and documents regulating the legal status of international corporations. Varieties of organizational and legal forms of corporations in various legal orders. The procedure of creating corporations under the laws of foreign countries. Main requirements for the content and form of a corporate agreement under the laws of foreign countries. Principles and models of corporate governance in foreign legal order.**Skills:** To operate freely with conceptual instruments used in the field of international commercial law. To analyze international regulations and documents governing the legal status of international corporations. To analyze judicial and arbitration practice used in foreign legal order. Provide legal qualification of legal relations arising in the framework of corporations` activities.**Proficiency:** of legal and linguistic tools used in the field of international commercial law. Skills of working with the texts of regulatory legal acts, including in foreign languages, regulating relations in the field of international commercial law. Skills in analyzing regulatory framework applicable in a specific situation and preparing legal opinions, including in foreign languages. |
| OPK-3 | The ability to use the acquired skills and abilities practically in organization of a research work. |  | **Knowledge:** of basic techniques and methods of scientific knowledge, as well as methods which are necessary for organizing and conducting research in the field of international commercial law, including collective ones.**Skills:** To apply methods and techniques practically in organizing and conducting research in the field of international commercial law, including collective ones.**Proficiency:** of skills for successful implementation of methods and techniques for organizing and conducting research in the field of international commercial law, including in a team. |
| PK-10 | The ability to perceive, analyze and implement managerial innovations in a professional activity. |  | **Knowledge:** of peculiarities of organizational and legal forms of corporations in foreign legal order; international standards in the field of corporate governance; the main problems in the field of corporate governance and approaches to its solution that exist in various legal orders; corporate governance models (German, French, English, American, Japanese).**Skills:** To perceive the approaches implemented in foreign countries to corporate governance in order to apply its in practice; analyze the main trends in changes in corporate governance approaches based on the activities of international organizations (for example, OECD); to identify and implement the best management innovations in professional activities which are used in foreign legal order within the framework of corporate regulation.**Proficiency:** of skills in working with the main sources of International corporate law in the legal acts of foreign states, including the BRICS countries, APEC, WTO, OECD, etc. Skills in analyzing the activities of international organizations in the field of corporate governance regulation (for example, OECD). Skills of application in professional activity of the best managerial innovations used in foreign legal order within the framework of corporate regulation. |

**3. Place of the subject in the curriculum**

The discipline "International corporate law (in English)" is a discipline which may be chosen by a student as an optional part of the educational program in the field of study 40.04.01 "Jurisprudence" of the Master's program "Legal support of entrepreneurial activity (corporate lawyer)".

The study of discipline "International corporate law" is based on the sum of knowledge, skills and knowledge acquired by students in the course of studying such disciplines as: "Lawmaking", "Theory and practice of corporate governance", "Legal support of bankruptcy", "Legal regime of property of corporate legal entities ”,“ Protection of participants` rights in legal entities ”,“ Legal regulation of taxation of corporate associations ”.

To master the discipline "International corporate law" a student should:

**know:**

- fundamentals of corporate law;

- fundamentals of international law;

- features of approaches of legal regulation of corporate law in Russia and foreign countries;

- varieties of organizational and legal forms of corporations, transnational companies; peculiarities of its creation, reorganization and liquidation;

- features of the legal regulation of transactions carried out by corporations;

**be able to:**

- carry out legal expertise of regulatory legal acts in the field of Russian and international law;

- analyze the emerging judicial practice in the field of corporate and international law;

- apply the obtained theoretical knowledge in the field of international and corporate law in practice;

**possess:**

- Russian and foreign languages ​​as a mean of business communication in the field of international and corporate law;

- legal terminology in the field of international and corporate law;

- skills in working with sources of law, including in a foreign language;

- the necessary approaches, techniques and methods for the implementation of analytical and research work on international and corporate law.

**4. Workload in credits and academic hours, with class work (lectures and seminars) and self-study indicated**

 Table 2

|  |  |  |
| --- | --- | --- |
| **Type of work**  | **Total** **(in credits and hours)**  |  **Module 9 (in hours)** |
| **Overall workload**  | **108** | **108** |
| ***Class work***  | **56** | **56** |
| *Lectures*  | 16 | 16 |
| *Seminars, practicals*  | 40 | 40 |
| *Classes in interactive forms* | 20 | 20 |
| ***Self study***  | **52** | **52** |
| In module  | 52 | 52 |
| In examinations | - | - |
| Summative assessment  | Credit | Credit |

Current control form - control work.

**5. Subject content (with the thematic components indicated).**

**5.1. Discipline content**

**Topic 1. Current trends and current state of international corporate law**

The history of legal forms` development of entrepreneurial activity. Legal structure of "legal entity", its relationship with the concept of "corporation". The modern concept of a corporation in international corporate law.

Sources of international corporate law. International treaties as sources of international corporate law. The role of national legislation in the regulation of cross-border corporate relations. Corporate customs and business practices in international corporate law. Rules of Business Practice in the Field of Corporate Governance (Code of Corporate Conduct).

Continental and Anglo-Saxon corporate law systems. Corporate regulation in the EU.

**Topic 2. Varieties of organizational and legal forms of corporations. The procedure and features of its creation, reorganization and liquidation**

Law which is applicable to the Personal Statute of Foreign Legal Entities and TNCs. International jurisdiction and conflict of jurisdictions.

The concept and signs of a corporation. Legal status of corporations in foreign countries. European company concept. Classification of corporations.

The concept and types of transnational corporations.

The procedure of creating corporations under the laws of foreign countries. Constituent documents of a corporation. The procedure of companies` registering with foreign participation in various countries of the world.

Legal status of subsidiaries and dependent companies, holdings in foreign countries. Theoretical and practical aspects of the reorganization and liquidation of foreign corporations.

**Topic 3. Theoretical and practical aspects of legal regulation of transactions made by corporations**

Subject and objectives of entering into a corporate agreement. Requirements for the content and form of a corporate agreement under the laws of foreign countries, by an example of English contract law. Means of protection the rights of a party to a shareholder agreement in case of violation. Analysis of typical terms included in shareholder agreements.

Legal support of transactions related to the transfer of control in corporations. Corporate securities: concept and types. The procedure for deciding the issue and placement. Stages of agreement and implementation of a transaction (protocol of intent, agreements on exclusivity and confidentiality, closing the transaction, etc.). The main issues of drawing up a contract for purchase and sale of shares (SPA). Typical SPA conditions. Preliminary agreement of purchasing and sale shares. Options to sell / buy shares. Features of protection the rights of the SPA party in case of its violation. Other transactions with shares (pledge, transfer into trust, repos transactions, etc.).

The concept and signs of a foreign economic transaction. Types of foreign economic contracts. Obligatory statute and its scope. The law applicable to the form of the transaction and to the limitation period. Autonomy of a will as the main conflict of laws binding in contractual relations complicated by a foreign element. Law Applicable to Contractual Relationships Absent Choice of Law Agreement.

Legal regulation of international settlements.

**Topic 4. International standards in the field of corporate governance**

Corporate governance concept.

Principles of corporate governance. Corporate governance models (German, French, English, American, Japanese). The governing bodies of a corporation. Issues of delimitation of competence between the general meeting of participants, the board of directors (supervisory board) and the executive body. Issues of legal regulation the responsibility of the management bodies of a corporation. Comparison of European and Russian approaches to regulation in ensuring the exercise of the rights of shareholders / participants. Dominants of the American regulatory approach in ensuring the exercise of shareholders' rights.

Features of management in corporate business associations. Sound business standards and corporate practice of the European Bank for Reconstruction and Development. OECD Principles of Corporate Governance. The International Corporate Governance Network's Approach to OECD Principles. Basic principles of corporate governance of Euro shareholders.

 **6. List of teaching and methodological materials needed for the students’ self-study**

**6.1. List of questions for student self-study and types of out-of-class activities**

Table 3

|  |  |  |  |
| --- | --- | --- | --- |
| **Itemized subject content**  | **Questions the students should answer within the self-study process**  | **Work content in hours** | **Types of out-of-class activities**  |
| Topic 1. Current trends and current state of international corporate law | Preparing for the discussion. Preparation of reports. Analysis of questions of lesson` topics for self-study; study of regulatory legal acts and literary sources which are recommended. | 12 | "International organizations and its role in the unification and harmonization of corporate relations**"** |
| Topic 2. Varieties of organizational and legal forms of corporations. The procedure and features of its creation, reorganization and liquidation | Preparing for the discussion. Preparation of reports. Study and selection of judicial practice. Analysis of questions of lesson` topics for self-study; study of regulatory legal acts and literary sources which are recommended. | 12 | "Entrepreneurial society in Germany", "Investment company in Switzerland", "Simplified joint stock company in France" |
| Topic 3. Theoretical and practical aspects of legal regulation of transactions made by corporations | Preparing for the discussion. Preparation of reports. Analysis of questions of lesson` topics for self-study; study of regulatory legal acts and literary sources which are recommended. Study and selection of judicial practice. Solving practice-oriented tasks. | 12 | "Legal support of transactions related to the acquisition of minority shares in international corporations" |
| Topic 4. International standards in the field of corporate governance | Preparing for the discussion. Preparation of reports. Study and selection of judicial practice. Analysis of questions of lesson` topics for self-study; study of regulatory legal acts and literary sources which are recommended. | 16 | "California Open Pension Fund`s "Global Principles of Corporate Governance" |
| **In general** |  | 52 |  |

**6.2. List of questions/assignments/topics for students’ preparation to formative assessment**

**Examples of situational tasks:**

1. Students should study the Barcelona Traction case and answer a series of questions.

The largest Catalan energy company, Barcelona Traction, was declared as a bankrupt in 1948. This legal entity was incorporated and registered in Canada, most shareholders were Belgian citizens, and the main activity of the company was carried out in Spain. Considering the actions of the Spanish authorities discriminatory, Belgium turned to the International Court of Justice to protect its citizens.

Should the International Court of Justice accept the case? By the law of which state should the legal personality of the company be regulated (Belgium, Canada or Spain)? What are the criteria based on the legislation of these countries in determining the personal law?

2. Students should formulate the plot of the case, which is based on corporate disputes with the participation of foreign legal entities:

1) disputes related to the creation, reorganization and liquidation of a legal entity;

2) disputes related to the ownership of shares, shares in the authorized (pooled) capital of economic companies and partnerships, shares of members of cooperatives, the establishment of its encumbrances and the exercise of the rights arising from this, with the exception of disputes arising from the activities of depositories related to the account of rights to shares and other securities, disputes arising in connection with the division of hereditary property or the division of the common property of spouses, which includes shares, shares in the authorized (pooled) capital of economic companies and partnerships, shares of members of cooperatives;

3) disputes on claims of founders, participants, members of a legal entity (hereinafter - participants in a legal entity) for compensation for losses caused to a legal entity, invalidation of transactions made by a legal entity, and (or) application of the consequences of the invalidity of such transactions;

4) disputes related to the appointment or election, termination, suspension of powers and responsibilities of persons who are or were members of the management and control bodies of a legal entity, as well as disputes arising from civil legal relations between these persons and a legal entity in connection with the implementation , termination, suspension of the powers of these persons;

5) disputes related to the issue of securities, including challenging non-regulatory legal acts, decisions and actions (inaction) of state bodies, local authorities, other bodies, officials, decisions of the issuer's management bodies, challenging transactions made in the process placement of equity securities, reports (notifications) of the issue`s result (additional issue) of equity securities;

6) disputes arising from the activities of the holders of the register of owners of securities related to the registration of rights to shares and other securities, with the exercise by the holder of the register of securities of other rights` and obligations` owners provided by the federal law in connection with the placement and (or) circulation of securities ;

7) disputes on convening a general meeting of participants of a legal entity;

8) disputes on appealing against decisions of the management bodies of a legal entity;

9) disputes arising from the activities of notaries to certify transactions with shares in the authorized capital of limited liability companies.

Then, this dispute will be resolved from the standpoint of the norms of the legislation of foreign countries.

3. A certain company registered in the Vergency Islands, the founder of which is a Russian legal entity, acted as a borrower under a loan agreement with a Russian bank A. The guarantor under the agreement is an English corporation. Determine the law applicable to the personal statutes of all three companies. Determine the law applicable to disputes arising from a loan agreement, a surety agreement, an agreement on the provision of surety services.

4. Determine the organizational and legal form of French legal entity according to the following known information:

The director is an individual who is not a founder and works under an employment contract in the company. The minimum capital for a legal entity has not been established; it is known that part of it was paid in the form of labor investments.

Draw a parallel with the organizational and legal forms of Russian law.

**Approximate list of topics for an essay**

(also topics can be formulated by a student in agreement with a professor):

1. Evolution of international corporate law and further ways of its development.

2. The legal status of TNCs under the Russian law and under the law of foreign countries.

3. Formation and development of corporate law in the European Union

4. Trends in the development of relations in the field of corporate law in regional unions with the participation of Russia.

5. Features of corporations in continental Europe.

6. Legal status of business companies in Germany.

7. Legal status of legal entities in Switzerland. Investment company.

8. Legal status of legal entities under French law. Common and simplified joint stock company.

9. The doctrine of removing the "corporate veil" in Russia and abroad.

10. Issues of corporate governance in Russia and reception of the experience of foreign countries in its solution.

11. Definition and model of corporate governance.

12. Assessment of the effectiveness of corporate governance in terms of legal support.

13. Features of the legal status of participants in corporate governance in foreign companies.

14. Features of the legal status of participants in corporate governance in TNCs.

15. Analysis of rational business norms and corporate practices of the EBRD.

16. Principles of corporate governance of the OECD.

17. International corporate governance network and its role in the unification and harmonization of corporate governance.

18. Basic principles of corporate governance of Euro shareholders.

19. Global Principles of Corporate Governance of California Open Pension Fund.

20. Legal analysis of the Code of Corporate Conduct.

**Approximate list of questions for final/self-study work:**

1. The modern concept of a corporation in international corporate law.

2. International treaties as sources of international corporate law. Corporate customs and business practices in international corporate law.

3. Rules of business practice in the field of corporate governance (Code of corporate conduct).

4. Continental and Anglo-Saxon systems of corporate law.

5. The legal status of corporations in foreign countries.

6. Concept and types of transnational corporations.

7. The procedure for creating corporations under the law of foreign countries.

8. Theoretical and practical aspects of reorganization and liquidation of foreign corporations.

9. Legal support of transactions related to the transfer of control in corporations. Corporate securities: concept and types.

10. Stages of negotiation and implementation of the transaction.

11. The concept and signs of a foreign economic transaction.

12. Principles of corporate governance.

13. Models of corporate governance (German, French, English, American, Japanese).

14. Issues of delimitation of competence between the general meeting of participants, the board of directors (supervisory board) and the executive body. Problems of legal regulation of the responsibility of the management bodies of the corporation.

15. Comparison of European and Russian approaches to regulation in ensuring the exercise of the rights of shareholders / participants.

16. Principles of corporate governance of the OECD.

The scoring criteria of various forms of monitoring progress are contained in the relevant guidelines of the Department.

**7. Mandatory and optional reading list**

**Regulatory legal acts**

1. Recommendation of the Council on Guidelines on Corporate Governance of State-Owned Enterprises July 8, 2015 - C (2015) 85.

2. Recommendation of the Council on Principles of Corporate Governance July 8, 2015 - C (2015) 84.

3. "Принципы международных коммерческих договоров (Принципы УНИДРУА)" (1994 год) ("Principles of International Commercial Contracts (UNIDROIT Principles)" (1994)).

4. Римская конвенция о праве, применимом к договорным обязательствам 1980 г. //СПС «КонсультантПлюс» (Rome Convention on the Law Applicable to Contractual Obligations 1980 // ATP "ConsultantPlus").

5. Устав Организации Объединенных Наций от 26 июня 1945 г. // Действующее международное право. В 3-х т. Т. 1. М., 1996 (Charter of the United Nations of June 26, 1945 // Current international law. In 3 volumes.Vol. 1.M., 1996).

6. Конституция Российской Федерации 1993 г. (The Constitution of the Russian Federation of 1993).

7. Гражданский кодекс Российской Федерации (все части) (Civil Code of the Russian Federation (all parts).

**Mandatory reading list**

1. Гетьман-Павлова, И. В. Международное частное право [Электронный ресурс] : учебник для магистров / И. В. Гетьман-Павлова. — 4-е изд., перераб. и доп. — М. : Издательство Юрайт, 2020. — 950 с. — (Серия : Магистр).-Режим доступа:https:[//www.biblio-online.ru/book/A546EF1F-8E18-422F-8D83-](http://www.biblio-online.ru/book/A546EF1F-8E18-422F-8D83-)A6B7877F86C8 (Getman-Pavlova, IV International private law [Electronic resource]: textbook for masters / IV Getman-Pavlova. - 4th ed., Rev. and add. - M.: Yurayt Publishing House, 2016. - 959 p. - (Series: Master). - Access mode: https: //www.biblio-online.ru/book/A546EF1F-8E18-422F-8D83-A6B7877F86C8).

2. Корпоративное право в таблицах и схемах [Электронный ресурс]: учебно-методическое пособие / И.С. Шиткина. — Москва : Юстицинформ, 2016. — 556 с. – Режим доступа: <https://www.book.ru/book/920326> (Corporate law in tables and diagrams [Electronic resource]: teaching aid / I.S. Shitkin. - Moscow: Yustitsinform, 2016. - 556 p. - Access mode: <https://www.book.ru/book/920326>).

3. Макарова, О. А. Корпоративное право [Электронный ресурс] : учебник и практикум для бакалавриата и магистратуры / О. А. Макарова, В. Ф. Попондопуло. — 3-е изд., перераб. и доп. — М. : Издательство Юрайт, 2017. — 413 с. - Режим доступа:https:[//www.biblio-online.ru/book/3D9FA346-82C6-4413-A8C4-](http://www.biblio-online.ru/book/3D9FA346-82C6-4413-A8C4-) D64354B90297 (Makarova, O. A. Corporate law [Electronic resource]: textbook and workshop for undergraduate and graduate programs / O. A. Makarova, V. F. Popondopulo. - 3rd ed., Rev. and add. - M.: Yurayt Publishing House, 2017. - 413 p. - Access mode: https: //www.biblio-online.ru/book/3D9FA346-82C6-4413-A8C4-D64354B90297).

**Additional literature**

4. Богуславский М.М. Международное частное право: учебник для студ. вузов, обуч. по спец. "Юриспруденция" / М.М. Богуславский - М.: Норма: Инфра- М, 2009, 2011 - 704 с. (Boguslavsky M.M. Private international law: a textbook for students. universities, training. by spec. "Jurisprudence" / M.М. Boguslavsky - M.: Norma: Infra-M, 2009, 2011 - 704 p.)

Богуславский М. М. Международное частное право [Электронный ресурс]:: Учебник - Москва: ООО "Юридическое издательство Норма", 2018 - 672 с. – Режим доступа: <http://znanium.com/catalog.php?bookinfo=939745> (Boguslavsky M. M. Private International Law [Electronic resource]: Textbook - Moscow: Legal Publishing House Norma, 2018 - 672 p. - Access mode: http://znanium.com/catalog.php?bookinfo=939745)

5. Международное частное право: учебник для бакаларов / М-во образ. и науки РФ; Московский гос. юридич. ун-т им. О.Е.Кутафина (МГЮА); отв. ред. Г.К. Дмитриева - Москва: Проспект, 2016 - 392 с. (International private law: textbook for bachelors / M-in image. and science of the Russian Federation; Moscow state legal un-t them. O.E. Kutafina (Moscow State Law Academy); otv. ed. G.K. Dmitrieva - Moscow: Prospect, 2016 - 392 p.)

6. Международное частное право: Учебник для бакалавров /; Всерос. гос. налоговая акад. М-ва финансов РФ; под общ. ред. Г.В. Петровой - М.: Юрайт, 2011, 2012, 2014 - 764 с. (International private law: Textbook for bachelors /; Vseros. state Tax Acad. Ministry of Finance of the Russian Federation; under total. ed. G.V. Petrova - M.: Yurayt, 2011, 2012, 2014 - 764 p.)

Петрова, Г. В. Международное частное право в 2 т. Том 1 [Электронный ресурс]: учебник для академического бакалавриата / Г. В. Петрова; отв. ред. Г. В. Петрова. — М.: Издательство Юрайт, 2017. — 396 с. — (Серия: Бакалавр. Академический курс). - Режим доступа: https:/[/www.biblio-online.ru/book/1C348350-](http://www.biblio-online.ru/book/1C348350-) 7098-4A16-9CAD-4A973318EC84 (Petrova, GV International private law in 2 volumes. Volume 1 [Electronic resource]: textbook for academic bachelor's degree / GV Petrova; otv. ed. G.V. Petrova. - M.: Yurayt Publishing House, 2017. - 396 p. - (Series: Bachelor. Academic course). - Access mode: https: //www.biblio-online.ru/book/1C348350-7098-4A16-9CAD-4A973318EC84)

Петрова, Г. В. Международное частное право в 2 т. Том 2 [Электронный ресурс]: учебник для академического бакалавриата / Г. В. Петрова; отв. ред. Г. В. Петрова. — М.: Издательство Юрайт, 2017. — 376 с. — (Серия : Бакалавр. Академический курс). - Режим доступа: https:/[/www.biblio-online.ru/book/61608FE9-](http://www.biblio-online.ru/book/61608FE9-) 5AC8-4B05-BBB1-B67C9D9F7BC2 (Petrova, GV International private law in 2 volumes. Volume 2 [Electronic resource]: textbook for academic baccalaureate / GV Petrova; otv. ed. G.V. Petrova. - M.: Yurayt Publishing House, 2017. - 376 p. - (Series: Bachelor. Academic course). - Access mode: https: //www.biblio-online.ru/book/61608FE9-5AC8-4B05-BBB1-B67C9D9F7BC2

7. Современное международное частное право в России и Евросоюзе. Книга первая: Монография / Институт государства и права РАН; Под ред. М.М. Богуславского и др. - М.: Норма, 2013. - Режим досту[па:http://znanium.com/catalog.php?bookinfo=359182](http://znanium.com/catalog.php?bookinfo=359182) (Modern international private law in Russia and the European Union. Book One: Monograph / Institute of State and Law of the Russian Academy of Sciences; Ed. M.M. Boguslavsky et al. - M.: Norma, 2013. - Access mode: http: //znanium.com/catalog.php? Bookinfo = 359182)

8. Шиткина И.С. Корпоративное право [Электронный ресурс]: учебник / под ред И.С. Шиткиной - 3-е изд., перераб. и доп. — Москва: КноРус, 2015. — 1080 с.- Режим доступа:https:/[/www.book.ru/book/917010](http://www.book.ru/book/917010) (Shitkina I.S. Corporate law [Electronic resource]: textbook / edited by I.S. Shitkina - 3rd ed., Revised. and add. - Moscow: KnoRus, 2015. - 1080 p. - Access mode: https: //www.book.ru/book/917010)

**8. List of IT resources, incl. the list of software, information and reference systems (as appropriate).**

**8. 1. Software:**

1. Windows, Microsoft Office software;

2. ESET Endpoint Security antivirus software; etc.

**8.2. Databases and information and reference systems**

E.g.

1. Garant information and reference system;

2. Consultant Plus legal information system;

3. Code information and reference system;

4. Official website of the Russian newspaper: [Electronic resource]. URL: http: //www.rg.ru (date of treatment 10/30/2017)

5. Official website of the Russian Foreign Ministry: [Electronic resource]. http://www.mid.ru/bdomp/sitemap.nsf (date of access 30.10.2017)

6. Official website of the Ministry of Economic Development of Russia: [Electronic resource]. http://economy.gov.ru/minec/main (date of treatment 10/30/2017)

7. Official website of the Chamber of Commerce and Industry of the Russian Federation: [Electronic resource]. http://www.tpprf.ru/ru/ (date of treatment 10/30/2017)

8. Official website of the World Trade Organization: [Electronic resource]. https://www.wto.org/ (date of treatment 10/30/2017)

9. Official site of the Organization for Economic Cooperation and Development: [Electronic resource]. http://www.oecd.org/ (date of treatment 10/30/2017)

10. Library and information complex of the Financial University under the Government of the Russian Federation: [Electronic resource]. http://library.fa.ru/ (access date 10/30/2017)

**8.3. Certified software/hardware used for information protection**

If no such software/hardware is used, there is a special mark.

**Federal State Educational Budgetary**

**institution of higher education**

**“Financial University under the Government of the Russian Federation”**

**(Financial University)**

**Department of Legal Regulation of Economic Activities of Law Faculty**

Anna Berdnikova

**“International corporate law” (in English)**

**SYLLABUS**

***Level of Study:*** *Master’s Program*

***Field of Study:*** *40.04.01 “Jurisprudence”*

***Specialization:*** *"* *Legal support of entrepreneurial activity (corporate lawyer)”*

***Study Program:*** *The work program of the discipline defines its place in the structure of the educational program and presents the requirements for the results of mastering the discipline, the content of the program, the topics of practical seminars, the fund of assessment tools for monitoring and conducting intermediate certification, educational and methodological and information support.*

1. To be filled in when the updated Financial University educational standards and federal state educational standards of higher education “3++” are implemented. [↑](#footnote-ref-1)
2. Skills are described when the Financial University educational standards of the 1st generation and federal state educational standards of higher education “3+” are implemented. [↑](#footnote-ref-2)