

Developed by the «Departments of Civil Law Disciplines», «State Law Disciplines», «Criminal Law Disciplines»

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1. EXPLANATORY NOTE

The Modular Educational program (MOPP) is compiled in accordance with:

Regulatory documents of the Republic of Kazakhstan

- 1. The Law of the Republic of Kazakhstan "On Education" dated 27.07.200;
- 2. The State standard of higher and postgraduate education, approved by the Order of the Minister of Science and Higher Education of the Republic of Kazakhstan No. 2 dated July 20, 2022;
- 3. Rules for the organization of the educational process on credit technology of education, approved by Order of the Minister of Education and Science of the Republic of Kazakhstan No. 152 dated April 20, 2011;
- 4. Standard rules of activity of educational organizations implementing educational programs of higher and (or) postgraduate education, approved by the Order of the Ministry of Education and Science of the Republic of Kazakhstan No. 595 dated 30.10.2018;
- 5. Professional standard "Teacher", approved by the Order of the Chairman of the Board of the National Chamber of Entrepreneurs of the Republic of Kazakhstan "Atameken" No. 133 dated June 8, 2017.

The modular educational program (MEP) is developed as a set and sequence of training modules for the entire period of study and is aimed at mastering the competencies necessary to award the academic degree "Master of Law" under the educational program 7M04219 - "Jurisprudence". The DB block includes the disciplines of the university component (VC), which is 6 credits; and components of choice (CV), which is 4 credits. Modules of these disciplines allow you to form a complex of key (research), general and professional competencies acquired by a graduate.

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Experimental research work of undergraduates - 13 credits;

Final attestation – 8 credits.

In total, a master's student at the end of the MEP must master 60 credits (100%). In total, 8 modules were compiled for MEP.

To update OP 7M04219 - "Jurisprudence" on March 15, 2019 at the Faculty of Law, a round table was held on the topic "Labor market: state and ways of effective interaction", which was attended by representatives of the Prosecutor's Office of the city of Semey, internal affairs bodies, judges of the city court, etcAt the end of the work, the participants of the round table adopted a resolution with a list of new disciplines for MNP that meet the requirements of the modern market. On the example of disciplines: "Theory and practice of the application of constitutional legislation", "Legal regulation of commercial activities in the Republic of Kazakhstan and foreign countries", "Modern policy of combating crime."

Objects of professional activity for the qualification "Master of Law" under the educational program 7M04219 - "Jurisprudence" the purpose of the educational program is to ensure the preparation of masters on the basis of a practice-oriented approach, which involves active mastery of theoretical and legal

knowledge and skills of their practical implementation in the field of professional activity.

The goal of the EP 7M04219 - "Jurisprudence" is coordinated with the university development strategy - the preparation of competitive highly qualified masters of law with a broad outlook and moral responsibility, capable of fulfilling and improving their scientific, pedagogical and production activities, personal development, ready to make decisions, combining interests of the individual, society and the state, which corresponds to the mission, goals of the university quality policy.

During the development of the modular educational program, the wishes and recommendations of social partners and potential employers were taken into account, aimed at the formation of additional professional competencies that meet the requirements of the labor market.

Recommended by the employers

- 1. Mukasheva Nazgul Kenzheshovna Chairman of the specialized interdistrict Administrative court of the Abai region.
- 2. Zakimov Eldos Daletkazyuly Deputy head of the police department of the Abai region, police colonel.

After successful completion of the educational program (OP) 7M04219 - "Jurisprudence" Master:

- ON 1 have the skills to use the acquired knowledge and methods of the humanities and socio-economic sciences in professional activity, analysis of legal norms and legal relations included in the field of professional activity;
- ON 2 has the skills to give qualified legal opinions and consultations in specific areas of legal activity, to be able to identify theoretical, applied aspects of knowledge of civil law, to apply them to substantiate practical decisions concerning both everyday and professional life;
- ON 3 has the skills to develop and compile legal documents, prepare reasonable information at the request of legal entities and individuals, logical analysis of problematic situations, assimilation and memorization of the entire range of circumstances and details related to the area of work performed, synthesize skills of professional communication and intercultural communication, establishing and maintaining relationships with colleagues;
- ON 4 to analysis and critical evaluation of any incoming information, attention to details; independent and independent thinking; ability to perceive and analyze large amounts of information, legislation and judicial practice;
- ON 5 have the skills to search for opportunities to improve regulatory documents and the mechanism for implementing legal decisions, comparative analysis, be competent in: the application of legal norms and theories in specific practical situations; legal technique, the ability to identify implicit assumptions, to see errors and omissions in the logic of reasoning;
- ON 6 demonstrates an understanding of the role of the legal profession, the values of law and the concept of the common good; respect for law and the law;
 - ON 7 has the skills of fluency in a foreign language; is able to write and communicate in foreign languages;
- ON 8 is able to draw up legal opinions, statements, claims, responses to claims, complaints, appeals, contracts and other acts in accordance with the rules of legal technique, regulatory legal and local acts, business practices; is able to provide expert consulting activities on regulatory acts and acts of interpretation, to give qualified legal opinions;
- ON 9 he is able to implement the norms of substantive and procedural law in his professional activity, readiness to perform official duties to ensure law and order, the security of the individual, society, the state, the ability to identify, suppress, disclose and investigate offenses and crimes;

ON 10 - is able to prevent offenses, identify and eliminate the causes and conditions that contribute to their commission, the ability to identify, evaluate and contribute to the suppression of corrupt behavior.

2. THE GRADUATE'S COMPETENCE MODEL

In the modern world, the key resource for the economic growth of countries is their intellectual and educational potential. In this regard, the system of training highly qualified personnel acquires strategic importance, turns into the main tool for ensuring the high competitiveness of the national economy.

The competitiveness of a modern worker is determined by his professional competence, broad social outlook, flexibility of behavior and a high level of individual activity. A developing society needs moral, enterprising people who can independently make decisions in a situation of choice, predicting their possible consequences, capable of cooperation, who are distinguished by mobility, dynamism, constructiveness, have a developed sense of responsibility for the fate of their country.

The competence-based approach is the most important methodological tool for bringing the educational system of Kazakhstan closer to foreign education systems within the framework of the Bologna process. At present, it is generally accepted that the comparability of educational levels and qualifications of graduates can be achieved by comparing the educational results and competencies they acquired during their studies..

The competence-based approach implies profound systemic transformations affecting the content, teaching, learning, assessment, links of higher education with other levels of vocational education, the introduction of the European system of transfer and accumulation of credits and the application of the European framework for higher education qualifications.

A graduate of the educational program 7M04219 - "Jurisprudence" is awarded the academic degree "Master of Legal Sciences" is the formation of undergraduates with a high level of professional culture, including the culture of professional communication, who have a civic position, capable of formulating and solving modern scientific and practical problems, teach at universities, successfully carry out research and management activities.

Master of Laws in the educational program 7M04219 - "Jurisprudence" should be prepared for research, including professional work in universities, colleges, training specialists in the field of law, government agencies of all branches of government, in law enforcement agencies, in positions requiring higher legal education.

A graduate who has mastered the Master's degree program must have the following competencies:

GENERAL COMPETENCIES:

- must have a high level of expertise in various areas of law, analyze and interpret legal norms and resolve legal issues;
- must be able to conduct an in-depth analysis of legal issues, identify key arguments and solutions, as well as assess their consequences;
- develop persuasive communication skills and the ability to present legal arguments to an audience;
- the ability to conduct research, as well as to compile high-quality legal documents, including legal memoranda, court statements and contracts.
- form awareness of the social significance of their future profession;
- sufficient level of professional ethical self-awareness;
- the ability to work in a team, tolerantly perceiving social and cultural differences;
- the ability to build effective and conflict-free interpersonal interaction in society;

- have an awareness of the social significance of their future profession, a manifestation of intolerance to corrupt behavior, respect for the law and the law, has a sufficient level of legal awareness;
- skills in using the basic principles and methods of social, humanitarian and economic sciences in solving social and professional problems; new knowledge using modern educational and information technologies;
 - the ability to improve and develop their intellectual and general cultural level.

PROFESSIONAL COMPETENCIES:

- the ability to professionally apply regulatory legal acts in specific areas of legal activity, to implement the norms of substantive and procedural law in professional activities;
 - the ability to perform official duties to ensure the rule of law and order, the security of the individual, society, and the state;
- has the necessary depth of knowledge in the field of humanities and socio-economic disciplines corresponding to the implementation of his professional activity;
- logically expounds the acquired knowledge, demonstrates the ability to apply the acquired knowledge in practice, understands and uses methods of critical analysis, legal techniques, interpretation and application of regulatory legal acts;
 - finds optimal ways to obtain the necessary legal information and is able to process it using modern technologies;
 - develops legal documents, carries out legal expertise of regulatory legal acts and other documents;
 - provides qualified legal opinions and consultations;
 - makes legal decisions and performs other legal actions in strict accordance with the legislation;
 - takes the necessary measures to restore the violated rights.

Table 1. The sequence of mastering disciplines in the process of forming professional competencies

Nº	Competencies	The list of compulsory, elective disciplines and the sequence of their study		Expected Result		
		List of disciplines	the sequence of their study (sem.)			
1	General	Theory and practice of application of civil and civil procedural legislation	1 semester	The purpose of the discipline: the purpose of the course is to study the problems of modern theory of civil and civil procedure law, the practice of lawmaking and the application of the norms of current legislation by subjects of civil law, courts and arbitration courts. Summary of the discipline: subject, methods, functions, concept of civil law and civil legislation: problems of theory and law-making; principles of civil law: problems of theory and practice; subjects of civil law: problems of theory and practice; objects of civil law: problems of theory and practice; contractual obligations under the civil legislation of the Republic of Kazakhstan: problems of theory and practice practice; protection of civil rights: problems of theory and practice; content, object and subjects of civil procedural legal relations, their features; modern classification of participants in civil proceedings; parties in civil proceedings, their legal status; the problem of proof in civil proceedings of the Republic of Kazakhstan; theory and practice of the application of a settlement agreement and mediation in civil proceedings. Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.		

2	Professional	Legal services and protection of the interests	1 semester	The purpose of the discipline is to train specialists who are able to carry out comprehensive legal support of business in the fields of entrepreneurship, navigate issues of business law, apply the acquired knowledge and skills in
		of entrepreneurs		practice, providing qualified support for legally significant actions, consulting, representing the interests of persons in economic disputes. Summary of the discipline: state regulation of entrepreneurial activity; legal regimes and their impact on the conduct of entrepreneurial activity; measures to eliminate technical barriers in the market and ensure competition; application of legislation regulating the activities of business entities; features of the arbitration process; problems of protecting the rights and legitimate interests of entrepreneurs; problems of legal regulation of innovative entrepreneurship; the legal system, institutional framework and principles of functioning of the single economic space within the framework of the Eurasian Economic Union. Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.
3	Professional	Problems of development of labor law of the Republic of Kazakhstan in a market economy	1 semester	The purpose of the discipline: to study the problem of labor law of the Republic of Kazakhstan in the conditions of formation and development of market relations. Summary of the discipline: Modern concepts of legal regulation of labor in a market economy. Sources of labor law. Subjects of labor law. Trade union as a subject of labor law. Problems of social partnership in the field of labor. Promotion of employment and employment. The procedure for concluding an employment contract and its terms. The procedure for changing the employment contract. Grounds and procedure for termination of an employment contract. Problems of legal regulation of work and rest time. Remuneration of labor. Guarantees and compensation. Internal labor regulations and labor discipline. Labor protection. Legal regulation of the material liability of the parties to the employment contract. Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.

4	Professional	Problems of improving forensic techniques and means for disclosing and investigating crimes	2nd semester	The purpose of the discipline: in-depth study of the science of criminalistics, characteristics and methods of pre-trial investigation of certain types of crimes in relation to the law enforcement specifics of the investigative apparatus of the Republic of Kazakhstan. Summary of the discipline: the use of technical and tactical-forensic methods and means of detecting, fixing and removing traces of crimes; the use of sources of investigative and evidentiary information during pre-trial disclosure and investigation of a crime in a criminal case. Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.
5	General Professional	Organizational and legal bases of the use of information and telecommunicat ion systems in law enforcement and the judicial system	2nd semester	The purpose of the course is to consolidate the fundamental and legal foundations of the organization of electronic and digital activities of law enforcement agencies and the judicial system, as well as to consolidate theoretical knowledge and practical skills related to the mechanism of using digital technologies in law enforcement practice. Summary of the discipline: aimed at studying the features of the use of IT technology in ensuring public safety and law and order. The content of the discipline is inextricably linked with the state policy in the field of digitalization of all public relations, including law enforcement. The scientific position of the discipline is aimed at studying the legal and applied foundations of the effective use of electronic technologies by law enforcement agencies and the judicial system in practice.
6	Professional	Digitalization of law: current state and prospects of development	2 nd semester	The purpose of the discipline: the main purpose of the discipline is to train a new generation of lawyers for an innovative economy in the conditions of digitalization. highly qualified specialists in the field of information law on the basis of extensive use of the latest achievements of legal science and practice in solving the problems of legal regulation of public relations in the information sphere. Summary of the discipline: Law in the digital age. Risks of digital reality: social and legal. Legal development of society in the digital age. The use of facial recognition technology in the context of the human right to personal data protection. Problems of the impact of artificial intelligence on the legal sphere. Successful completion of this course will allow undergraduates to achieve

				the stated learning outcomes reflected in the competencies being formed.
7	Professional	Features of consideration of rehabilitation and bankruptcy cases in the Republic of Kazakhstan	1 semester	The purpose of the discipline: to obtain a comprehensive understanding of bankruptcy as a legal institution designed to regulate the situation of insolvency of participants in civil turnover, to acquire skills of critical understanding of the practice of applying bankruptcy legislation, the ability to competently assess bankruptcy risks in conducting business, familiarity with the basic theoretical views and foreign approaches to regulating relevant relations. Summary of the discipline: Goals and objectives of bankruptcy as a legal institution. The history of the development of ideas about bankruptcy law. Basic bankruptcy procedures. Procedural features of consideration of bankruptcy cases. The procedure for establishing creditors' claims. The legal status of secured creditors in a bankruptcy case (title security, pledge, retention). Subsidiary liability in case of bankruptcy. Rehabilitation procedures in bankruptcy. Settlement agreement. Features of bankruptcy of citizens in the Republic of Kazakhstan. Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.

Table 2. The sequence of mastering the disciplines of social and professional interaction

Cou rse	Supporting disciplines	Competencies	Expected Result		
150					
1	2	3			
1	Foreign language (professional) -4 credits	General	The purpose of the discipline is the training of master students in active possession of a foreign language in the field of professional and scientific activity of a lawyer, intensification of ability and readiness for intercultural foreign language communication, which is conditioned by communicative orientation of the course and competence-based approach to the organization of the educational process.		
1	Management - 2 credits	General	Management as a science, practice and art of management, and understanding of its modern concept, as well as the adaptation of this concept to the needs and challenges of management of domestic organizations in the new economic conditions. Methods, forms and mechanism of effective management at different levels. Adequate methods of personnel management and make competent management decisions.		
1	Management Psychology 2 - credits	General Professional	The management science's fundamental concepts, the concepts of foreign and domestic management science, the functional mechanisms and people's interaction in organization, the application scientific and psychological knowledge in solving problems in management are considered. Psychological theories for studying and solving problems in team management, psychological aspects of leadership and management.		
1	Actual problems of law enforcement practice of criminal and criminal procedurelegislation - 4 credits	General	The purpose of the discipline: in-depth study of problematic issues on the application of applied skills in the law enforcement practice of criminal proceedings. Summary of the discipline: The criminal legal basis and the criminal procedural beginning of pre-trial investigation, judicial review and resolution of a criminal case, execution and review of court decisions that are designed to protect the rights and legitimate interests of participants in a criminal case. Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.		
1	Application of special knowledge during the investigation of crimes – 4 credits	General	Brief description of the discipline: The discipline provides undergraduates with in-depth knowledge and practical skills in the field of current trends and problems arising in the application of criminal and criminal procedure legislation. Undergraduates study topical issues related to the problems of criminal law and judicial practice, which helps them develop critical thinking and the ability to analyze complex situations in criminal justice.		

			The purpose of the discipline: in-depth study of problematic issues on the application of applied skills in the law enforcement practice of criminal proceedings. Summary of the discipline: The criminal legal basis and the criminal procedural beginning of pre-trial investigation, judicial review and resolution of a criminal case, execution and review of court decisions that are designed to protect the rights and legitimate interests of participants in a criminal case. Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.
1	Production practice – 9 credits	General Professional	The purpose of the internship is to consolidate the theoretical knowledge gained in the course of training, the acquisition of practical skills, competencies and professional experience in the master's degree program being taught, as well as the selection of necessary materials for the completion of the final qualifying work - the master's project. The internship program is aimed at consolidating key competencies, acquiring practical skills and professional experience in the relevant educational program.
1	Experimental research work of undergraduates, including internships and implementation of a master's project – 13 credits	General Professional	The purpose of the experimental research work of undergraduates, including the internship and the implementation of the master's project, is to prepare a graduate student who knows the methodology of scientific cognition and is able to apply scientific methods in the study of problems of modern science and technology. As a result of mastering master's degree programs, graduates should be prepared to perform the following types and tasks of professional research work: demonstrate developing knowledge and understanding in the field under study, based on advanced knowledge of this field, when developing and (or) applying ideas in the context of research; apply their knowledge, understanding and abilities at a professional level to solve problems in a new environment, in a broader interdisciplinary context; collect and interpret information to form judgments taking into account social, ethical and scientific considerations; clearly and unambiguously communicate information, ideas, conclusions, problems and solutions to both specialists and non-specialists; learning skills necessary for independent continuation of further education in the field under study.

3. LIST OF MODULES INCLUDED IN THE MEP

Module No	Module name	List of disciplines included in the module	Block	Semester	The volume of credits by disciplin	Form of control	Total credits by module
M.1	Human resource management, communication and language skills	Foreign language (professional)	BD UC	1	2	Exam	2
		Management	BDUC	1	2	Exam	2
		Psychology of management	BD UC	1	2	Exam	2
M.2	Problems of law enforcement practice of criminal legislation	Actual problems of law enforcement practice of criminal and criminal procedure legislation	BD OK	1	4	Exam	4
		Application of special knowledge in the course of crime investigation					
M.3	Theory and practice of legal analysis of the legislation of the Republic of Kazakhstan	Theory and practice of application of civil and civil procedural legislation	MD UC	1	5	Exam	5
	Professional practices	Production practice	MD UC	2	9	Report	9
M.4	Legal support of entrepreneurship and certain aspects of labor legislation in	Legal services and protection of the interests of entrepreneurs	BD OK	1	5	Exam	5
	the Republic of Kazakhstan	Problems of development of labor law of the Republic of Kazakhstan in a market economy					
M.5	Modern aspects of criminalistics and	Problems of improving forensic techniques and means for the detection	BD OK	2	5	Exam	5

	information technologies in law enforcement and the judicial system	and investigation of crime Organizational and legal bases of the use of information and telecommunication systems in law enforcement and the judicial system					
M.6	Modern legal aspects of digitalization and procedural features of bankruptcy proceedings in the Republic of Kazakhstan	Digitalization of law: current state and prospects of development Features of consideration of rehabilitation and bankruptcy cases in the Republic of Kazakhstan	BD OK	2	5	Exam	5
M.7	Experimental research work of undergraduates, including internships and implementation of a master's project	-		1,2	13	Report	13
M.8	Final certification	Registration of the master's project		2	6	Finished project	8
		Protection of the master's project		2	2	Project protection	
Total							60