POST GRADUATE DIPLOMA IN **CINTELLECTUAL PROPERTY RIGHTS (PGDIPR)** 00499

Term-End Examination **June**, 2014

MIP-005: PROTECTION OF INDUSTRIAL PROPERTY AT THE NATIONAL LEVEL

Time: 2 hours Maximum Marks: 50

Note: All questions are compulsory.

PART - I

Attempt any five parts: 1.

- What are the objectives of the Patent (a) Information System (PIS)?
- What is CBD? Specify the two main (b) principles propounded by it.
- (c) Discuss the lay-out design which can't be registered.
- Explain the kinds of intellectual property (d) recognised in TRIPS Agreement.
- (e) Explain the grounds for defence in a suit of infringement.
- Discuss the steps for filing of an application (f) in Indian Design Act, 2000.
- What remedies are available under Indian (g) laws against infringement of Trade Mark?
- (h) Explain the rights conferred on the patentee.

PART - II

- **2.** (a) What do you mean by 'specification' and 'claims'? Differentiate between provisional and complete specification.
 - (b) Discuss the exceptions to the rights on the proprietor of a Trade Mark by its registration.
 - (c) Which International and National Legal Framework related to Intellectual Property Rights [IPRs] have influenced bio-diversity?

PART - III

- **3.** (a) Discuss the infringement of copyright in Design.
 - (b) Explain the parallel importation and Exhaustive principle
 - (c) What are the conditions under which the Appellate Board (AB) may permit the use of a registered layout design by a person authorised by the government?

PART - IV

- **4.** (a) Discuss the controller's powers in respect of Patent Application.
 - (b) Discuss the criteria for protection by registration of a plant variety. What plant varieties cannot be registered in India.
 - (c) Distinguish between the salient features of MRTP Act, 1969 and Competition Act, 2002.