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MIR-022

POST GRADUATE CERTIFICATE IN PATENT PRACTICE (PGCPP)

Term-End Examination

00783

June, 2019

MIR-022 : INTERNATIONAL FRAMEWORK FOR PATENT PROTECTION

Time: 3 hours

Maximum Marks: 100

Note: Answer all the questions from Part A. Each question carries 2 marks. Answer any five questions from Part B. Each question carries 10 marks. Answer any two questions from Part C. Each question carries 15 marks.

PART A

Explain the following in brief. Each question carries 2 marks. 10×2=20

- 1. Right of Priority
- 2. Patent Law Treaty (PLT)
- 3. Difference between Mediation and Arbitration.
- 4. The technical barrier to trade agreement

- 5. Criteria for patentability
- 6. Free Trade
- 7. Independence of Patent
- 8. Software Patenting
- 9. Doha Agenda
- 10. Most-Favoured-Nation Principle

PART B

Answer any five questions from this part. Each question carries 10 marks. $5\times10=50$

- 11. Discuss the role of Interpol in combating IPR crimes.
- 12. Enlist the exceptions to patent rights as provided under Article 30 of the TRIPs Agreement.
- 13. Discuss the role of police in searching and seizing infringed goods under the Trademark Act, 1999.
- 14. Discuss the role of WTO in promotion of indigenous creativity and innovations.
- 15. Examine the role of IP Crime Action group in combating IPR crime.
- 16. Explain the term 'National Treatment' under the Paris Convention.
- 17. Discuss the dispute settlement procedure of the WTO.
- 18. Discuss the major provisions of WCO IPR model legislation.

PART C

Answer any two questions from this part. Each question carries 15 marks. 2×15=30

- 19. Explain the concept of compulsory licensing. Discuss the conditions under the TRIPs Agreement in which it is issued.
- 20. Discuss the main features of Convention on Biodiversity.
- 21. Discuss the Administrative, Civil and Criminal remedies available under the TRIPs Agreement.