Ministry of Education and Science of Ukraine Yaroslav Mudryi National Law University

Civil Law Department № 1

WORK PROGRAMME OF ACADEMIC DISCIPLINE «International Intellectual Property Law»

The level of higher education - the second (master's) level
The degree of higher education - master's degree
Branch of knowledge – 29 "International Relationships"
Specialty - 293 "International Law"
Discipline status - compulsory
The recruitment year is 2022

Work program of the academic discipline «International intellectual property Law / Міжнародне право інтелектуальної власності» for students of the second (master's) level of higher education in the field of knowledge 29 "International Relationships" specialty 293 "International Law". Kharkiv: Yaroslav Mudryi National Law University, 2022. 25 p.

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Approved at the meeting of the Civil Law Department № 1 (protocol no 1 of 1 September 2022)

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1. Description of the academic discipline

Work program of the academic discipline "International intellectual property Law" was developed in accordance with the educational and professional program "International Law" of the second (master's) level of higher education in the field of knowledge 29 "International Relationships" specialty 293 "International Law".

Nome of indicators	Field of knowledge,	Didactic st academic	
Name of indicators	specialty, level of education	full-time for of education	distant form of education
The number of ECTS credits is 4.0	Field of knowledge - 29 " International	compulsory	compulsory
The number of modules is 3	Relationships " Specialty - 293	Year of preparation: 2023	Year of preparation: 2023
	"International Law"	semester	semester
The total number of hours is 120		3 Lectures	3 Lectures
	Level of education -	18 hours	6 hours
	second (master's)	Practical / seminar classes	Practical / seminar classes
Weekly hours for full-time		20 hours	4 hours
education:		Individual work	Individual work
classrooms – 2–4,		82 hours	110 hours
independent work of the		Types of control:	Types of control:
student $-8-10$.		Current	current control;
		monitoring;	final control of
		final control of	knowledge
		knowledge (credit)	(credit)

The purpose of the educational discipline is to form a system of scientific knowledge in the field of legal regulation of international relations of intellectual property at both the universal and regional levels, to develop the basic abilities and skills of applying the norms of international intellectual property law, to activate the analytical activity of students of higher education, to conduct research work in the sphere of legal regulation of international intellectual property relations and the international system of legal protection of intellectual property.

Tasks:

- acquisition by students of theoretical knowledge developed by the science of international intellectual property law in the field of international relations of intellectual property;
- development of regulatory material, which is the result of cooperation between states and other subjects in the field of legal protection of intellectual property;
- identification of current problems in the development of legal regulation of relations between subjects of international intellectual property law and directions of modern scientific research in this field;
- familiarization with the practice of international bodies that consider cases related to the provision of legal protection, protection of intellectual property rights, international regulation of intellectual property relations, as well as interpretation of provisions of EU Directives and Regulations;
- formation of skills and abilities to apply the norms of international intellectual property law in practical activities, taking into account the problems of the development of international relations in the field of legal protection of intellectual property and processes of harmonization of national laws.

Prerequisites: European private international Law, European Union Law and its system, WTO Law, International contract Law.

Necessities: Corporate law and EU governance, Law enforcement issues (professional and practical competences).

Post-requisites: -

2. Expected learning outcomes

As a result of mastering the academic discipline, the student of higher education must demonstrate the following learning results:

LR-1.	Demonstrate knowledge of key concepts, principles, theories of international legal
	protection of intellectual property, specifics of regulatory approaches in
I D 0	international copyright and patent law, legal protection of commercial designations.
LR-2.	Demonstrate knowledge of the main functions, tasks, directions of activity of WIPO
	in the field of intellectual property protection, to characterize the current state and
LR-3.	prospects for the development of effective international cooperation in this field.
LK-3.	Carry out a logical, critical and systematic analysis of international agreements in the field of legal protection of intellectual property, to be aware of the needs,
	mechanisms and consequences of the implementation of their norms in the national
	legal order.
LR-4.	Demonstrate knowledge of methods of conflict regulation of intellectual property
	relations; to demonstrate the skills of applying the conflict of laws norms of
	international treaties, as well as the conflict of laws of national systems.
LR-5.	Characterize the regional system of legal protection of intellectual property in the
	EU countries, to professionally and critically assess the influence of EU Directives
	on the harmonization of certain issues of intellectual property protection.
LR-6.	Demonstrate knowledge of basic international legal conventions in the field of
	copyright and related rights, features of the emergence, exercise and protection of
	these rights; characterize the functions and mechanisms of interaction of
LR-7.	organizations of collective management of property copyright and related rights. Demonstrate knowledge of international agreements in the field of legal protection
LK-/.	of inventions, utility models, industrial designs, commercial designations; determine
	the security capacity and scope of legal protection of these objects; understand the
	registration procedures for international applications for the issuance of security
	documents.
LR-8.	Demonstrate knowledge of the main mechanisms and procedures for resolving
	disputes regarding obtaining protective documents for intellectual property objects,
	as well as protecting the rights of subjects from violations.
LR-9.	Carry out a critical analysis of the practice of national and international courts, to
	interpret the provisions of international treaties, EU Directives and Regulations, to
	make informed decisions based on the theoretical knowledge obtained and the
LR- 10.	generalization of law enforcement practice. Provide professional advice on the implementation and protection of intellectual
LK- 10.	Provide professional advice on the implementation and protection of intellectual property rights in relations with a foreign element; argue and present the legal
	position regarding the resolution of the legal conflict between the participants of the
	relationship.
LR-11.	Identify problems of legal regulation of intellectual property rights, propose ways to
	overcome them in accordance with the principles of international intellectual
	property law, taking into account the practice of international courts, the experience
	of international organizations, modern doctrine on the relevant issues.
LR-12.	Professionally assess the level of implementation of international standards of legal
	protection of intellectual property in the legislation of Ukraine, understand the needs
	and ways of harmonizing national systems at the current stage, formulate proposals
	for improving national legislation.

The teaching of the academic discipline ensures the formation of general and special competences and the achievement of learning outcomes determined by the standard of higher education of the relevant specialty and the educational and professional program "International Law ", namely:

General competencies:

- GC 1. Ability to think critically, analyze and synthesize.
- GC 2. The ability to identify and solve problems arising in the professional sphere, to formulate and ask questions for their further solution.
- GC 6. Ability to work effectively in an intercultural environment, including developing and managing international projects.
 - GC 7. Ability to conduct research at an appropriate level.
- GC 9. Ability to solve problems of an innovative nature and to find alternative solutions in professional activities.
- GC 10. Ability to work (collect, receive, systematize and synthesize) with various information and large volumes of information from various sources, analyze and critically and constructively evaluate it, taking into account the crosscultural characteristics of the subjects of international relations.
- GC 11. Ability to use the latest information and communication technologies for professional purposes.
 - GC 12. Ability to formulate a personal opinion and present it with evidence.
- GC 15. Ability to understand the specifics of the subject area and professional activity, to make well-founded, balanced decisions and to be aware of their ethical consequences.
- GC 16. Ability to communicate with representatives of other professional groups of different levels, from other fields of knowledge and activities, as well as the ability to work in an international professional environment.

Special competencies:

SC 1. Ability to critically analyze the problems and patterns of the functioning and development of international relations, to determine the trends in

the development of world politics, to assess the impact of global political processes on national legal, political and economic systems.

- SC 3. Ability to independently provide legal representation of the interests of individuals, legal entities or the state when considering cases in national and international institutions and organize the provision of legal services.
- SC 4. Ability to comprehensively use highly specialized knowledge in specific areas of regulation of international public law, international private law, and European law to solve applied problems.
- SC 7. Ability to represent the interests of Ukraine or individuals and legal entities in international judicial institutions, arbitrations, national courts of foreign countries.
- SC 8. Ability to work and represent the interests of Ukraine in international intergovernmental organizations.
- SC 11. Ability to ensure the implementation of international legal standards in certain areas of national legislation.
- SC 12. Ability to conduct research and/or introduce innovations in various fields and institutions of public international law, private international law, EU law.
- SC 14. Ability to apply an interdisciplinary approach in the assessment of international legal phenomena and international relations using legal tools.
- SC 15. The ability to make decisions in situations that require a systematic, logical and functional interpretation of the norms of international law (public/private), the law of the European Union, as well as an understanding of the peculiarities of the practice of their application.
- SC 16. Ability to work with international documentation (treaties, acts of international organizations and bodies, etc.), determine their legal nature, draft projects and accompanying documentation in Ukrainian and foreign languages.
- SC 20. The ability to provide a proper legal assessment of evidence in a legal case and in a specific procedural situation, the ability to work with evidence, to solve problems related to the planning and organization of the legal process, the

resolution of a legal case within different jurisdictions.

SC 21. The ability to communicate effectively in an international, multicultural environment using knowledge in the fields of international law, European law and international relations.

Program learning outcomes:

- PTO 1. To analyze multifaceted problems of international and national legal content and propose ways to solve them.
- PTO 4. To understand the international legal situation, forecast its development, professionally and critically evaluate events and phenomena in the field of international relations and world politics, using legal tools.
- PTO 5. To provide legal representation of the client in national courts, international commercial arbitrations, state authorities and local self-government bodies.
- PTO 7. To make informed decisions based on the acquired knowledge of international public, private and EU law and to be aware of their consequences for various subjects of national and international law.
- PTO 8. To prepare drafts of international treaties and acts of national legislation, to provide proposals for eliminating conflicts between the norms of international law, as well as for bringing the norms of national law into compliance with the norms of international law.
- PTO 9. To be aware of the mechanism and consequences of the implementation of the norms of international treaties, the application of acts of international intergovernmental organizations, the implementation of decisions of international courts in the national legal order.
- PTO 11. To demonstrate communication skills with representatives of other professional groups of different levels, other fields of knowledge and types of activities, as well as the ability to work in an international, intercultural environment; to organize and conduct negotiations.
- PTO 15. To characterize different legal systems and mechanisms of their interaction; to know the features of the international regulatory system and the

place of International Law (public/private) and European Union Law in it.

PTO 17. To carry out research on international legal topics, using primary sources and methods of legal interpretation of complex problems arising from this research, justify the conclusions and present the results of the research.

PTO 19. To demonstrate knowledge of the evolution, current state and prospects for the development of legal regulation of various spheres of international cooperation, to be aware of the consequences of the convergence of legal systems in the conditions of globalization and regional integration.

3. Contents of the curriculum

Module 1. International cooperation in the field of protection of intellectual property rights.

The concept of intellectual property and general principles of its international legal protection. Concept, system of intellectual property objects and their classification. Peculiarities of legal regimes of intellectual property protection: copyright and related rights, patent law, protection of commercial designations. International legal regulation of intellectual property relations, its significance and impact on national legislation. Functions, tasks, areas of activity of WIPO in the process of international cooperation in the field of intellectual property protection. Regional systems of intellectual property protection. Conflict regulation of intellectual property relations: conflict rules in international treaties, conflict bindings in national systems: lex loci protectionis, lex originis, lex voluntatis, lex contractus, lex loci delicti.

International agreements in the field of protection of intellectual property rights. Classification of international legal agreements in the field of protection of intellectual property rights. Basic international conventions defining the main approaches, principles of protection and protection of intellectual property. The principle of the national regime. Agreements that establish the basis of legal protection of individual intellectual property objects. Agreements introducing classifications of intellectual property objects. EU directives aimed at harmonizing

certain issues of intellectual property protection. International standards for the protection of intellectual property rights and countering their violations.

Module 2. Copyright and related rights in international private law.

International copyright. The minimum level of copyright protection established by the Berne Convention for the Protection of Literary and Artistic Works of 1886, Universal Copyright Convention (1952), Agreement on Trade-Related Aspects of Intellectual Property Rights of 1994 (TRIPS), WIPO Copyright Treaty (1996). Objects of copyright defined by convention norms. Objects not protected by copyright. Regulation of non-property and property copyrights in international conventions. Cases of free use of works. Minimum standards for terms of copyright protection. Issues of copyright protection assigned to the competence of the national legislator.

Adjacent rights in international private law. The minimum level of protection of the rights of performers, producers of phonograms, broadcasting organizations established by the International Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations (Rome Convention, 1961). Improving the protection of the rights of producers of phonograms by the Convention for the Protection of Producers of Phonogram Against Unauthorized Duplication of Their Phonograms (Geneva Convention, 1971), as well as by the WIPO Performances and Phonograms Treaty (1996). Rights of broadcasting organizations under the Convention relating to the Distribution of Programme-Carrying Signals Transmitted by Satellite (1974). Harmonization of legal protection of related rights in the European Union.

Collective management of property rights of subjects of copyright and related rights. The concept of collective management of property rights. Collective management organizations (CMO), their functions. Cooperation of national CMO in the field of mutual representation of the interests of foreign rights holders. Contractual management of copyright and (or) related rights. Management based on the presumption of representation of the rights holders' interests. The impact of

international legal regulation of collective management relations on the harmonization of national legislation in this area.

Module 3. International industrial property law.

International protection of rights to inventions and utility models. The results of creative activity that are subject to patenting. Concept of invention, useful model; unified approaches to providing legal protection. Paris Convention for the Protection of Industrial Property (1883). Novelty, inventive step, industrial suitability as conditions for legal protection of objects. The procedure for patenting inventions, utility models. Patent for an invention, patent for a utility model; independence of patents. Patent Cooperation Treaty (1970). Rights secured by a patent, their validity period. Regional patent system of the European Community. European Patent Convention 1973, European Patent Office.

International protection of rights to industrial designs. Concept of industrial design, conditions of its legal protection: novelty, originality. International deposit of industrial designs in accordance with the Hague Agreement Concerning the International Registration of Industrial Designs. National procedures for providing legal protection to industrial designs. The right of priority. The national regime for the protection of the rights of foreign entities on the territory of the countries participating in the Paris Convention for the Protection of Industrial Property. Property rights to use an industrial design; cases of their limitation.

International protection of trademark rights. Concepts and types of trademarks. Terms of legal protection of a trademark. National registration of a trademark in the country of its origin as a basis for international registration. Scope of legal protection. Nice Agreement Concerning the International Classification of Goods and Services for the Purposes of the Registration of Marks (1957). International application for trademark registration. Madrid Agreement Concerning the International Registration of Marks. International Bureau of WIPO. The right of priority. Scope and term of international registration. Protection of a well-known trademark. Enforcement of property rights to a trademark.

International protection of the name of the place of origin of goods (geographical indication). The concept of the name of the place of origin of the goods, conditions for granting legal protection. The relationship of the special quality or other characteristics of the product with the geographical environment. The difference between the name of the place of origin and the specific name of the goods. Subjects of the right to use. International legal regulation of registration of the place of origin of goods, principles of its legitimate use. Madrid Agreement for the Repression of False or Deceptive Indications of Source of Goods (1891); Lisbon Agreement on Appellations of Origin and Geographical Indications (1958). Obligations of Ukraine regarding the protection of geographical indications originating from the territory of the EU.

4. Scope and structure of the academic discipline

4.1. For students of full-time higher education

No	Date			Volum	e in hours	
	(according	Subjects of the	In total	Including		
	to the	training course		Lectures	Practical	Individ
	schedule)				classes,	ual
					colloquiums,	work
		Module 1.			etc	
		International				
		cooperation in the				
		field of protection				
		of intellectual				
		property rights.				
		Topic 1. The concept	12	2	2	8
		of intellectual				
		property and general				
		principles of its				
		international legal				
		protection				
		Topic 2.	12	2	2	8
		International				
		agreements in the				
		field of protection of				
		intellectual property				
		rights.				
		Together	24	4	4	16
		Module 2.				

credits				
Total hours / ECTS	120/4.0	18	20	82
Together	60	8	10	42
origin of goods (geographical indication).				
International protection of the name of the place of	12	<u> </u>	2	0
Topic 3. International protection of trademark rights Topic 4.	12	2	2	8
Topic 2. International protection of rights to industrial designs	22	2	2	10
Topic 1. International protection of rights to inventions and utility models	12	2	2	8
Module 3. International industrial property law				
Together	36	6	6	24
Topic 3. Collective management of property rights of subjects of copyright and related rights	12	2	2	8
Topic 2. Adjacent rights in international private law	12	2	2	8
Topic 1. International copyright	12	2	2	8
Copyright and related rights in international private law.				

4.2. For applicants of higher education in correspondence form of education

No	Date of		Volume in hours			
	holding	Subjects of the	That's	Including		
	(according	training course	all	Lectures	Prac-	Individ
	to the				tical classes,	ual

schedule)				colloquiums, etc	work
	Module 1.				
	International				
	cooperation in the				
	field of protection				
	of intellectual				
	property rights.				
	Topic 1. The concept	16	2	2	12
	of intellectual				
	property and general				
	principles of its				
	international legal				
	protection				
	Topic 2.	12	-	-	1 2
	International				
	agreements in the				
	field of protection of				
	intellectual property				
	rights.				
	Togther	28	2	2	24
	Module 2.				
	Copyright and				
	related rights in				
	international				
	private law.		_	_	
	Topic 1.	16	2	2	12
	International				
	copyright				
	Topic 2. Adjacent	12	-	-	12
	rights in international				
	private law	1.0			
	Topic 3. Collective	12	-	-	12
	management of				
	property rights of				
	subjects of copyright				
	and related rights	40	2	2	26
	Together Madada 2	40	2	2	36
	Module 3. International				
	industrial property				
	law Topic 1.	1 4	2		12
	International	1 4		-	1 4
	protection of rights				
	to inventions and				
	utility models				
	Topic 2.	1 2	_	_	12
	International	1 4	_	-	1 4
	protection of rights				
	to industrial designs				
	Topic 3.	1 4	_	_	14
	Topic 3.	1 4	_	_	14

International				
protection of				
trademark rights				
Topic 4.	12	-	-	12
International				
protection of the				
name of the place of				
origin of goods				
(geographical				
indication).				
Together	52	2	-	50
Total hours / ECTS	120/4.0	6	4	110
credits				

5. Forms of pedagogical control and means of assessment of learning outcomes

Evaluation of the results of learning the subject "International intellectual property Law" provides for current and final control and is carried out on the basis of a cumulative point-rating system.

Current knowledge control includes:

- quality control of students' knowledge of the program material during practical classes using the following means: oral, written or express survey, solving practical tasks or problems, participating in the development of a case, defending an essay or essay on the initiative of the student. Current control is aimed at checking the level of preparation of the applicant in studying the current material. In the course of the practical session, the applicant can receive an assessment on a five-point scale (0, 2, 3, 4, 6);
- quality control of the students' assimilation of the program material of the academic discipline, which is conducted at the end of the modules in the form of colloquiums.

During the semester, students perform tasks for independent work (preparation of a presentation, essay, report, etc.). The maximum number of points for independent work is 16 points.

The form of *final control* of the knowledge of higher education students in the academic discipline is the assessment. The minimum number of points to receive credit is 60.

The distribution of points between the forms of organization of the educational process and the types of control measures for the final control in the form of credit:

Ongoing monitoring							Final assessment of knowledge (credit)
Mo	Module No. 1 Module No. 2 Module No. 3 Independent work of students					(creat)	
p/c	Test/control paper/colloq uium	p/c	Test/control paper/colloquiu m	p/c	Test/control paper/colloq uium		
max 12	max 8	max 18	max 8	max 30	max 8	max 16	max 100

6. Criteria for evaluating learning outcomes:

Type of control	Scores	Criteria (for each grade)
Omngoing monitoring during practical classes	Max 6	Excellent knowledge of educational material on the topic, some possible insignificant mistakes.
	4	Good mastering of the topic, but there are some mistakes.
	3	Satisfactory level of knowledge on the material, a significant number of mistakes.
	2	Minimum level of knowledge on the material, a significant number of mistakes.
	Min 0	Unsatisfactory level of knowledge on the material.
Testing/control work/colloquium	Max 8	The results of processing the material are high, a small number of insignificant mistakes are possible.
	4	Satisfactory level of knowledge on the material, a significant number of mistakes.

	Min 0	Unsatisfactory level of knowledge on the material.
Assessment of the student's independent work	Max 16	Deep knowledge of the issues related to the research topic. Fluency in the material, the ability to think independently and creatively, find, generalize, analyze the material, draw independent theoretical and practical conclusions.
	8	The main issues are covered superficially, the conclusions do not reflect the main content of the work.
	Min 0	The main provisions of the topic are covered superficially, with a large number of mistakes, there are no conclusions, the student has a weak command of the material of the discipline.
Credit	Max 100	Excellent mastery of material from the discipline.
	Min 60	Sufficient level of knowledge on the material from the discipline.

7. Pedagogical control for students of higher education full-time/ distant teaching

Rating	Definition	Rating	Rating
according		on a national	according to the
to the		scale	100-point scale
ECTS		for credit	used at NYU
scale			
\mathbf{A}	Excellent - Excellent performance, with		
	only a small number of mistakes		90 - 100
В	Very good - above average with a few		
	mistakes		80-89
C	Good - generally correct work with a	Pass	
	number of minor mistakes	Pass	75-79
D	Satisfactory - not bad, but with a		
	significant number of shortcomings		70-74
${f E}$	Sufficient – performance meets minimum		
	criteria		60-69
FX	Unsatisfactory - with the possibility of re-		
	examination		35-59
F	Unsatisfactory - serious further work is	Fail	
	required, with compulsory re-study of		0 - 34
	subject		

8. Educational, methodical and information support of the academic discipline

Normative and legal acts

- 1. Convention Establishing the World Intellectual Property Organization (as amended on September 28, 1979). World Intellectual Property Organization. URL.: https://www.wipo.int/wipolex/en/treaties/textdetails/12412
- 2. Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications (as adopted on May 20, 2015). World Intellectual Property

 Organization.

 URL.:

https://www.wipo.int/wipolex/en/treaties/textdetails/15625

- 3. Berne Convention for the Protection of Literary and Artistic Works (Berne, 1886). URL.: https://zakon.rada.gov.ua/laws/show/995_051#Text
- 4. Universal Copyright Convention (1952). URL.: https://zakon.rada.gov.ua/laws/show/995_052#Text
- 5. The Hague Act of the (1960) Hague Agreement Concerning the International Registration of Industrial Designs. URL.: https://www.wipo.int/wipolex/en/treaties/textdetails/12528
- 6. Directive 2001/29/EC of the European Parliament and of the Council of 22 May 2001 on the harmonisation of certain aspects of copyright and related rights in the information society. URL.: https://zakon.rada.gov.ua/laws/show/984_005-01#Text
- 7. Directive 2006/115/EC of the European Parliament and of the Council of 12 December 2006 on rental right and lending right and on certain rights related to copyright in the field of intellectual property. URL.: https://zakon.rada.gov.ua/laws/show/984_003-06#Text
- 8. Directive (EU) 2019/790 of the European Parliament and of the Council of 17 April 2019 on copyright and related rights in the Digital Single Market and amending Directives 96/9/EC and 2001/29/EC. URL.: https://zakon.rada.gov.ua/laws/show/984_022-19#Text
- 9. Directive 2014/26/EU of the European Parliament and of the Council of 26 February 2014 on collective management of copyright and related rights and multi-territorial licensing of rights in musical works for online use in the internal market Text with EEA relevance. URL.: https://zakon.rada.gov.ua/laws/show/984_002-14

- 10. Council Directive 93/83/EEC of 27 September 1993 on the coordination of certain rules concerning copyright and rights related to copyright applicable to satellite broadcasting and cable retransmission. URL.: https://zakon.rada.gov.ua/laws/show/994_433#Text
- 11. WIPO Copyright Treaty (1996). URL.: https://zakon.rada.gov.ua/laws/show/995_770#Text
- 12. WIPO Performances and Phonograms Treaty (1996). URL.: https://zakon.rada.gov.ua/laws/show/995_769#Text
- 13. Patent Cooperation Treaty (1970). URL.: https://zakon.rada.gov.ua/laws/show/895_001#Text
- 14. The Geneva Act (1999) of the Hague Agreement Concerning the International Registration of Industrial Designs. URL.: https://www.wipo.int/edocs/pubdocs/en/designs/453/wipo_pub_453.pdf
- 15. On copyright and neighboring rights: Law of Ukraine dated 01.12.2022 № 2811-IX. URL: https://zakon.rada.gov.ua/laws/show/2811-20#Text
- 16. On geographical indications of alcoholic beverages: Law of Ukraine dated 01.12.2022 № 2800-IX. URL: https://zakon.rada.gov.ua/laws/show/2800-20#Text 17. On the effective management of the property rights of rights holders in the field
- of copyright and (or) related rights: Law of Ukraine dated 15.05.2018 № 2415-VIII. URL.: https://zakon.rada.gov.ua/laws/show/2415-19#Text
- 18. On protection of rights to inventions and utility models: Law of Ukraine dated 15.12.1993 № 3687-XII. URL.: https://zakon.rada.gov.ua/laws/show/3687-12#Text
- 19. On the protection of rights to signs for goods and services: Law of Ukraine dated 15.12.1993 № 3689-XII. URL.: https://zakon.rada.gov.ua/laws/show/3689-12#Text
- 20. On protection of rights to industrial designs: Law of Ukraine dated 15.12.1993 № 3688-XII. URL.: https://zakon.rada.gov.ua/laws/show/3688-12#Text

- 21. On legal protection of geographical indications: Law of Ukraine dated 16.06.1999 № 752-XIV. URL.: https://zakon.rada.gov.ua/laws/show/752-14#Text
- 22. Convention for the Protection of Producers of Phonogram Against Unauthorized Duplication of Their Phonograms (Geneva, 1971). URL.: https://zakon.rada.gov.ua/laws/show/995_124#Text
- 23. Madrid Agreement Concerning the International Registration of Marks (1891). URL.: https://zakon.rada.gov.ua/laws/show/995_134#Text
- 24. Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations (Rome, 1961). URL.: https://zakon.rada.gov.ua/laws/show/995_763#Text
- 25. Nice Agreement Concerning the International Classification of Goods and Services for the Purposes of the Registration of Marks (1957). URL.: https://zakon.rada.gov.ua/laws/show/995_066#Text
- 26. Association Agreement between the European Union and the European Atomic Energy Community and their member states, of the one part, and Ukraine, of the other part (2014). URL: https://zakon.rada.gov.ua/laws/card/984_011
- 27. Agreement on Trade-Related Aspects of Intellectual Property Rights of 1994 (TRIPS). URL: https://www.wto.org/english/docs_e/legal_e/31bis_trips_01_e.htm

Basic literature

- 1. Androschuk, G. O. (2014). *Patent law: international legal regulation:* Kyiv: Research Institute of Intellectual Property of National Academy of Sciences of Ukraine.
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The official web portal of the State System of Legal Protection of Intellectual Property - https://ukrpatent.org/uk

The official web portal of the World Intellectual Property Organization - https://www.wipo.int/portal/en/index.html

The official web portal of the United Nations - http://www.un.org/

The official web portal of the European Union - http://europa.eu/

The official web portal of the World Trade Organization is https://www.wto.org

The official web portal of the Court of Justice of the EU is https://curia.europa.eu

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