2022-2023 Autumn semester

Final exam program

**«Intellectual Property Law»**

Faculty of International Relations Department of International Law Lecturer – Otynshiyeva A.A.

**FINAL EXAM**

Form – Oral form

Rules.

1. Oral exam:

TRADITIONAL – ANSWER TO QUESTIONS.

The exam format is synchronous.

The process of passing a oral exam by a student involves the creation of an exam ticket for the student, to which it is necessary to form an oral answer by directly entering the text into the system.

IMPORTANT-the exam is held according to a schedule that should be known in advance to students and teachers. This is the responsibility of departments and faculty.

The duration of the exam is exactly 2 hours.

**Evaluation policy.** Final control (exam) – 100 points. Assessment is carried out according to the following scheme:

Question 1 – 33 points

Question 2– 33 points

Question 3 - 34 points.

Schedule of the exam.

The exam is conducted according to the approved schedule, which will be notified to students.

Score is put in the final statement in the UNIVER is. The time for putting points in the certification sheet for the oral exam is 48 hours.

List of course topics for which exam questions are compiled:

1. International legal guard of intellectual property: substantive provisions.
2. International legal protection of intellectual property: substantive provisions.
3. General Provisions of Intellectual Property Law.
4. International guard of the authorial and allied rights.
5. The essence of Copyright.
6. Main principles, key concepts, advantages and disadvantages of Copyright laws.
7. Rights Related to Copyright - Patent law.
8. Selection Achievement Rights.
9. International legal protection of inventions, useful models, industrial prototypes.
10. The right to topology integrated circuits – its concept, principle.
11. International legal protection for facilities of individualization of participants of civil circulation, commodities, works and services.
12. Rights to production secrets (know-how) – its role, conception.
13. Legal safeguard of unconventional objects of intellectual property – its essence, conception.
14. Rights to means of individualization of legal entities, goods and enterprises – the conception.
15. The right to use the results of intellectual activity as part of a single technology – its conception.
16. Transition, grant, assignment of exceptional rights and methods of defense.
17. Right of defense from an unfair competition in the field of intellectual property.

**References**

1. Civil law. Volume III. Textbook for universities (academic course) / otv. Ed. M.K.Suleymenov, Yu.G. Basin.-Almaty, 2016.-S. 86-273

2. Kaudyrov T.E. Intellectual Property Law in the Republic of Kazakhstan (questions and answers): Textbook. allowance. – Almaty, 2017.

3. Kaudyrov T.E. Civil protection of industrial property objects: Monograph - Almaty, 2016.

4. Sergeev A.P. Intellectual Property Law in the Russian Federation. - M, 2015.

5. The basics of patent law and patent science in the Republic of Kazakhstan: Textbook / Answer by editor T.E.Kaudyrov.-Almaty, 2015.-392 p.

6. Civil Code of the Republic of Kazakhstan. Comment. / Ans. Ed .: M.K. Suleimenov, Yu.G. Basin. – 2017.

7.Право интеллектуальной собственности Республики Казахстан [Текст]: учеб. пособие / М-во юстиции РК, Ин-т законодательства РК; отв.ред.: З. Х. Баймолдина, Т. Е. Каудыров; дар. Ин-т законодательства РК. - Астана: Ин-т законодательства РК, 2016. – c.263.

8.Гражданский кодекс государств СНГ [Текст]: модельный. - Лейден : Б. и., 2015. - (тираж) экз.ч. 2 : Разделы: Интеллектуальная собственность. Международное частное право. Наследственное право. - 16 с.