

International Business Law

Course Workload		
ECTS	Hours	Assessment form (examination/ graded test/ ungraded test)
3	108	Oral test

The objectives of mastering the discipline is to form a clear understanding and indepth knowledge of the basics of building and functioning of the national innovation ecosystem among students. The objectives of the discipline are in-depth and highquality training of competitive professionals with a high level of legal culture and legal awareness, fundamental knowledge and competencies in the field of economic, expert advisory, organizational and managerial, research and teaching activities; capable of understanding the essence and social significance of their profession, having a deep respect for the law, the values of the rule of law, professional ethics and a sense of duty in the field of ensuring the innovative development of the state.

Course structure:

- 1. The system of international legal protection of intellectual property
- 1.1. The Concept of Intellectual Property in International Law
- 1.2. Development of international legal protection of intellectual property
- 1.3. Functions of International Organizations for the Protection of Intellectual Property
- 1.4. WIPO's role in coordinating the activities of the Berne Union, the Paris Union and a number of Special Unions
- 1.5. Classification and General Characteristics of Multilateral Treaties on the Protection of Intellectual Property
- 1.6. Multilateral treaties on intellectual property protection concluded within the framework of the CIS
- 1.7. Classification and general characteristics of bilateral treaties on intellectual property protection concluded by the Russian Federation
- 2. International legal protection of copyright and related rights
- 2.1. Relationship between the provisions of the International Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations of 26 October 1961 and the WIPO Performances and Phonograms Treaty of 20 December 1996.

- 2.2. The history and significance of the Berne Convention for the Protection of Literary and Artistic Works, 1886.
- 2.3. Various editions of the convention
- 2.4. The necessity of adopting the Universal Copyright Convention of 1952, its role in the international legal protection of copyright
- 2.5. The Right to Development and the Integration of the Interests of Developing States in the Copyright Conventions
- 2.6. Copyright protection in accordance with bilateral treaties concluded by the Russian Federation
- 2.7. Objects of related rights under the laws of individual states
- 3. International legal protection of industrial property
- 3.1. Provisions for the protection of trade names in the Paris Convention for the Protection of Industrial Property of 1883.
- 3.2. General regularities in the development of international legal protection of industrial property
- 3.3. Patent Law Treaty of June 1, 2000.
- 3.4. Draft Substantive Patent Law Treaty
- 3.5. Problems of foreign patenting
- 3.6. The Role of International Treaties in Solving Foreign Patenting Problems
- 3.7. International legal protection of inventions at the universal level
- 3.8. Patent Cooperation Treaty of June 19, 1970. Strasbourg Agreement Concerning the International Patent Classification of March 24, 1971.
- 3.9. Correlation of existing systems of international registration of certain industrial property objects
- 3.10. Nice Agreement Concerning the International Classification of Articles and Services for the Purposes of the Registration of Trademarks of June 15, 1957.
- 3.11. Madrid Agreement Concerning the International Registration of Marks of April 14, 1891.
- 3.12. License agreement: types, content, currency and non-tariff regulation of transfer of industrial property in the Russian Federation