Assignment 8

The due date for submitting this assignment has passed. As per our records you have not submitted this assignment.

Due on 2019-09-25, 23:59 IST.

1. The seeking of without earning entering into registration is an abuse of dominant position under Article 109 of TRIPS.

   a) Article 34
   b) Article 2
   c) Article 2(b)
   d) Article 31(b)

   No, the answer is incorrect.

   Answered:
   Point: 7

   2. If the following is not a Competition Law provision in TRIPS Agreement?

   a) Article 43
   b) Article 2
   c) Article 2(b)
   d) Article 31(b)

   No, the answer is incorrect.

   Answered:
   Point: 7

   3. The first real competition cases before WTO is ____________

   a) Mexico Telefónica case
   b) United Brands v. Commission
   c) Mentor case
   d) M.M. v. the above

   No, the answer is incorrect.

   Answered:
   Point: 7

   4. The significance of Article 85 is ____________

   a) Applies to all anti-competition practices
   b) Does not apply to other generally anti-competition practices whose primary object does not directly relate to IP rights
   c) Applies only to abuse of dominance
   d) M.M. v. the above

   No, the answer is incorrect.

   Answered:
   Point: 7

   5. A software company refused to provide information on interoperability that would enable competitors to develop competing programs for software compatible with the Windows platform. All car the world sold.

   a) Carpal
   b) Merlot to deal
   c) Fertiging
   d) Merlot is Reply

   No, the answer is incorrect.

   Answered:
   Point: 7

   6. In which of the following ground a copyright owner can abuse their dominant position?

   a) Excessive Royalties
   b) Protection to sell online
   c) Qualitative selective distribution
   d) Vertical restrictive agreements

   No, the answer is incorrect.

   Answered:
   Point: 7

   7. Which of the following TRIPS provision talks about anti-competition practices with respect to "international transfer of technology?"

   a) Article 10
   b) Article 21
   c) Article 31
   d) Article 43

   No, the answer is incorrect.

   Answered:
   Point: 7

   8. The final judgment given by a court of a World Trade Organization (WTO) member which invokes the competition rules in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS) is ____________

   a) Microsoft v. Commission
   b) Microsoft v. Case
   c) Orange case
   d) Mentor case

   No, the answer is incorrect.

   Answered:
   Point: 7

   9. Match the following:

   1) Microsoft case  
   (i) competition law issues related to
   standards

   2) Section 8 of TRIPS Agreement  
   (ii) Refusal to supply and tying

   3) Vertical Restrictive Agreements  
   (iii) Price—Cost Test

   4) Article 40  
   (iv) Article 40—Specific provisions for control of non—competitive practices

   a) 1) B. 2) A. 3) D. 4) B
   b) 1) B. 2) D. 3) A. 4) B
   c) 1) B. 2) D. 3) A. 4) B
   d) 1) B. 2) A. 3) D. 4) B

   No, the answer is incorrect.

   Answered:
   Point: 7