Assignment 4

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

Due on 2019-08-28, 23:59 IST.

1) The key difference between Validity search and Patentability search is –
   a) Validity search is a pre grant search to ascertain whether the product is valid for patent protection or not and Patentability search is a post grant search to find out whether the product is patented or not
   b) Validity search is a search for non-obviousness criteria and Patentability search is a search solely for the purpose to ascertain the novelty.
   c) The purpose of Patentability search is to ascertain the novelty and non-obviousness criteria of the invention whereas the purpose of validity search is to find prior art so that a patent can be declared invalid.
   d) Patentability search can be done by an inventor but validity search can never be done by the patent owner.

   - a
   - b
   - c
   - d

No, the answer is incorrect. Score: 0
Accepted Answers: c

2) Records available in the library can be used in conducting a_________ search
   a) Patentability search
   b) FTO Search
   c) Prior Art search
   d) Landscape search

   - a
   - b
   - c
   - d

No, the answer is incorrect. Score: 0
Accepted Answers: c
3) Mr. A alleges that Mr. B has infringed Mr. A’s patent. Mr. A’s patent attorney Ms. M sends a notice of cease and desist to Mr. B. After receiving a notice of cease and desist from Ms. M, which of the following steps shall Ms. S, who is Mr. B’s lawyer, undertake a due diligence step to defend the patent?

a) Validity search of Mr. A’s patented invention.

b) Patentability search for Mr. A’s invention

c) Send an apology letter to Mr. A

d) All of the above actions

No, the answer is incorrect.
Score: 0
Accepted Answers:

4) Prior art search includes

a) Search of Patent literature

b) Search of Non-patent literature

c) Both (a) and (b)

d) None of the above

No, the answer is incorrect.
Score: 0
Accepted Answers:

5) Which amongst the following is not a standard of anticipation?

a) Identity requirement

b) Validity search

b) Subject matter search

d) Both b) and c)

No, the answer is incorrect.
Score: 0
Accepted Answers:

6) Under Section _________ of Indian Patents Act, 1970, clear and concise disclosure of the complete specification is necessary.

a) Section 11

b) Section 10

c) Section 13

d) Section 7

No, the answer is incorrect.
Score: 0
Accepted Answers:

https://onlinecourses.nptel.ac.in/noc19_mg59/unit/unit=9&assessment=50 2/5
7) In some companies, invention disclosures forms are valued as
   a) Documents
   b) Forms
   c) Assets
   d) Property

   No, the answer is incorrect.
   Score: 0
   Accepted Answers: c

8) When is the time period which is taken into consideration to test the non-obviousness?
   a) The invention is not obvious to the person skilled in the art at the time the filing date or priority date of the application claiming the invention.
   b) The invention is not obvious to the person skilled in the art at the time of granting patent.
   c) The invention is obvious to the person skilled in the art at the time the filing date or priority date of the application claiming the invention.
   d) The invention is not obvious to the person skilled in the art at the time of novelty search.

   No, the answer is incorrect.
   Score: 0
   Accepted Answers: a

9) ______ refers to an optimal working of the invention.
   a) Prior Art
   b) Non-obviousness
   c) Best Mode
   d) Utility

   No, the answer is incorrect.
   Score: 0
   Accepted Answers: c
10) Match the following and mark the correct answer

<table>
<thead>
<tr>
<th>A. Subject matter of Patent</th>
<th>i. Section 2(1) ja of the Patents Act, 1970</th>
</tr>
</thead>
<tbody>
<tr>
<td>B. Grounds of revocation of patents</td>
<td>ii. Section 3 of the Patents Act, 1970</td>
</tr>
<tr>
<td>C. Inventive Step</td>
<td>iii. Section 66 of the Patents Act, 1970</td>
</tr>
<tr>
<td>D. Revocation of Patents in public interest</td>
<td>iv. Section 64 of the Patents Act, 1970</td>
</tr>
</tbody>
</table>

(a) (i), (ii),(iii),(iv)
(b) (iv), (ii), (i), (iii)
(c) (ii), (iv),(i), (iii)
(d) (ii), (iv), (iii), (i)

No, the answer is incorrect.
Score: 0
Accepted Answers: c

11) Which of the following is not a form of utility-

a) Substantial utility  
b) Subject utility  
c) Specific utility  
d) Credible utility

No, the answer is incorrect.
Score: 0
Accepted Answers: d

12) Which of the following inventions are patentable

a) Mere discovery of a scientific principle or an abstract theory.  
b) Topography of integrated circuits  
c) a new form of an known substance which does result in the enhancement of the known efficacy of that substance  
d) A mere scheme or rule or method of performing mental act or method of playing game.

No, the answer is incorrect.
Score: 0
Accepted Answers: c

13) A 'real world utility' of an invention can be examined with the help of

a) General utility  
b) Best mode  
c) Substantial utility  
d) Well-established utility
14) The purpose of __________ is to provide a record of the invention, and enough information to commence a patent filing.

a) Invention Disclosure Form
b) Patentability Search Report
c) Written Opinion of Searching Authority
d) All of the above

No, the answer is incorrect.
Score: 0
Accepted Answers:
a