**International Economic Law**

**2019-2020**

**Group 1062**

**Exam questions**

1. The basis of international economic law and the history of economic development
2. Main sources of international economic law
3. Benefits and challenges of free trade
4. Theories of economic integration (Mercantilism and Liberalism)
5. The main functions of the World Trade Organization
6. History of the World Trade Organization
7. Membership in WTO system
8. The WTO Secretariat and its main functions
9. WTO`s institutional structure
10. Determination of dumping in the GATT/WTO
11. The methods to calculate a product`s normal value for dumping purposes
12. Antidumping measures under WTO
13. Definition of a Subsidy under WTO rules
14. Substantive requirements to adopt countervailing measures
15. Safeguard measures under the GATT 1994
16. Core principles of WTO law
17. Most Favoured Nation (MFN) principle in the WTO law
18. “Advantage” element of MFN principle
19. “Like products” element of MFN principle
20. National treatment principle
21. Trade barriers and WTO approach
22. Non-tariff barriers and their distinctive features from tariffs
23. The main function(s) of tariffs and tariff bindings
24. Transparency principle of WTO law
25. The main conditions for application of WTO exceptions
26. The importance of Intellectual Property Protection
27. What are the key differences between trademarks, patents and copyrights?
28. What is a trade secret?
29. Exploitation of a trademark
30. Trademark distinctiveness and its main groups
31. The necessary conditions to obtain patent protection
32. Main principles and features of TRIPS agreement
33. Doha Declaration and public health concern
34. The main differences between exemption and credit methods for the avoidance of double taxation
35. The primary causes for double taxation
36. Harmful effects of double taxation
37. The scope of persons and taxes covered by double tax treaties
38. Transfer Pricing: meaning & objective
39. Main procedures in WTO dispute settlement mechanism
40. The leading steps of Panel procedure
41. WTO Rules on appeal review
42. Participation of third parties in WTO dispute settlement process
43. Enforcement of WTO decisions
44. Sources of international investment law
45. “Investment” as an economic concept (5 tier test)
46. “Investment” as a legal concept under BITs
47. Salini test
48. The tests used to define the legal entities as investors
49. Natural person as an investor (Requirements)
50. The nature of investors: public or private?
51. The importance of INCOTERMS rules
52. [Why does Seller prefer to avoid DDP terms?](https://www.proprofs.com/discuss/q/192283/why-does-workz-prefer-to-avoid-selling-ddp-terms-our-custome) Describe the main features of that term
53. The main features of Group F of Incoterms 2010
54. Differences between EXW and DDP. Rights/obligations of the parties under these terms
55. Maritime transport and its modalities
56. Bill of lading and its functions
57. Marine insurance and its distinctive features. What tool can be used for preservation of goods?
58. The requirements for lawful expropriation
59. Compensation for expropriation measures
60. Public purpose for lawful expropriation
61. Actual approaches to indirect expropriation
62. Standards of investment protection
63. Types of Investor-state dispute settlement
64. “Calvo” doctrine in investment disputes
65. Choice and challenge of Arbitrators under ICSID Convention
66. ICSID award
67. Post award remedies under ICSID Convention
68. Annulment procedure of ICSID awards
69. CISG and its applicable scope
70. Obligations of Seller under CISG
71. Obligations of Buyer under CISG. Remedies for low quality goods.
72. The main functions of International Monetary Fund
73. The management structure of IMF
74. IMF Quota system
75. Types of international banking

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