代號:70150 70650

101年專門職業及技術人員高等考試律師、會計師、不動產估價師、 專利師、民間之公證人考試暨第二次社會工作師考試試題

頁次:4-1

科: 專利師 類 目:專業英文 科 考試時間: 2小時

座號:

※注意:禁止使用電子計算器。

甲、申論題部分: (50分)

- (→)不必抄題,作答時請將試題題號及答案依照順序寫在申論試卷上,於本試題上作答者,不予計分。
- □請以藍、黑色鋼筆或原子筆在申論試卷上作答。
- (三)本科目請以英文作答。
- You are a patent attorney retained by the ABC Pharmaceutical ("ABC"), a foreign company, to file an invention patent application with the Intellectual Property Office for protecting its improved medication in our country.
 - (—) Before you start filing, Mr. Doe, the CEO of ABC, wonders whether this improved medication is a non-statutory subject matter for an invention patent according to our Patent Act?

Please provide your legal analysis in English with regard to this matter. (20 分)

(=)Mr. Doe acknowledges that, due to the outbreak of SARS (severe acute respiratory syndrome) and H1N1 pandemics occurred several years ago, the R.O.C. became the first country to issue a compulsory licensing for Tamiflu, an imported medication used to treat the H1N1 virus. Mr. Doe wonders on what grounds can our government issue a compulsory licensing?

Please provide your legal advice in English with regard to this matter. (20 分)

二、Please translate the following provision into English. (10分)

專利法規定,發明專利申請人對於申請案公開後,曾經以書面通知發明專利申請內 容,而於通知後公告前就該發明仍繼續為商業上實施之人,得於發明專利申請案公 告後,請求適當之補償金。

乙、測驗題部分: (50分)

代號:5701

- (一)本測驗試題為單一選擇題,請選出一個正確或最適當的答案,複選作答者,該題不予計分。
- 二共25題,每題2分,須用<u>2B鉛筆</u>在試卡上依題號清楚劃記,於本試題或申論試卷上作答者,不予計分。
- The purpose of patents is to stimulate <u>innovation</u> by rewarding people for new inventions.

Which one of the following choices can be best substituted for the word "innovation"?

- (A) invincibility
- (B) creation
- (C) invasion
- (D) calmness
- International patent and knowledge licensing is the most critical form of technology transfer to third world development.

Which one of the following choices can be best substituted for the word "critical"?

- (A) important
- (B) insignificant
- (C) impossible
- (D) presumptuous

代號:70150 | 70650 頁次:4-2

3	When the examiner in	nappropriately combined sor	ne components selected from	m the prior art to fit the parameters									
	of the invention, such determination of nonobviousness would fall in to the hindsight bias.												
	In the above paragraph	h, "bias" means:											
	(A) prejudice	(B) oblique	(C) premonition	(D) ground									
4	The preliminary injur	nction the plaintiff seeks in	the case of patent infringe	ement is an extraordinary remedy.									
	Besides the consideration of public interest, the <u>irreparable</u> harms must be proved to justify the order of												
	injunction.												
	In the above paragraph	h, "irreparable" means:											
	(A) inexplicable	(B) inexorable	(C) irrecoverable	(D) irrebutable									
5	The ultimate aim of t	he TRIPS Agreement is to	achieve the goal of harmon	ization over the substantive patent									
	law under various jurisdictions, by the adoption of the minimum standards of protection.												
	In the above paragraph, "harmonization" means:												
	(A) unification	(B) accordance	(C) cooperation	(D) assistance									
6	The elements of paten	tability do not include which	n of the following:										
	(A) novelty	(B) utility	(C) portability	(D) nonobviousness									
7	Which type of patent	protection is not provided in	the Patent Act of the United	States?									
	(A) utility patents	(B) design patents	(C) plant patents	(D) working patents									
8	After the decision of	eBay v. MercExchange has	nding down from the Supre	eme Court in the United States, to									
	grant the permanent in	grant the permanent injunction the court must consider the "four factors" before making the decision. Which one											
	of the following choic	es is not within the "four fac	etors"?										
	(A) likelihood of succe	ss on the merits	(B) irreparable harm										
	(C) public interest		(D) paying sufficient bonds										
9	In the United States, 6	even though the inventor wa	s first to invent, he may be l	parred if he publicly uses or sells it									
	outside the twelve mo	nth grace period. What is the	e term to describe the situation	on?									
	(A) periodical bar	(B) statutory bar	(C) insufficient bar	(D) incomplete bar									
10	Which one of the follo	owing treaties has no relation	nship with the patent protecti	ion?									
	(A) Paris Convention												
	(B) Patent Cooperation Treaty												
	(C) Agreement on Trade-Related Intellectual Property Rights												
	(D) Nice Agreement												
11	Which one of the following factors is most unlikely to be considered in a patent litigation in the United States?												
	(A) Discovery Proceed	ing	(B) Markman Hearing										

(D) Permanent Injunction

(C) Criminal Penalty

代號	3:70150												
頁次	70650 2:4-3												
12		easons is not among the exc	eptions of the early publicat	tion of patent applications under									
	Taiwanese patent law?												
	(A) The patent application	is protected by Taiwan Tra	de Secret Act as a subject ma	atter of trade secret.									
	(B) The patent applicant w	rithdrew the patent applicati	on within 15 months after th	e application date.									
	(C) The patent application												
	(D) The patent application												
13	An invention patent app	lication would be through	the procedure of substanti	ve examination prior to patent									
	granting. Which of the fol	llowing statements is true?											
	(A) Within 18 months after	er the patent application, or	request, the Intellectual Pr	roperty Office should conduct a									
	substantive examination	on over this application.											
	(B) Owing to interest conf	flicting, only the competito	rs of the applicant are entitl	ed to requesting the substantive									
	examination over the pa	atent application.											
	(C) If no request for the s	substantive examination ha	s been made in due time, t	he application is deemed to be									
	withdrawn.												
	(D) The substantive exami	ination over the patent app	lication should be requested	l after this application has been									
	published according to	Taiwanese patent law.											
14	A license under which the	e licensor grants the right to	use a patent to licensee unde	er the condition that the licensee									
	agrees to grant the licensor a license with respect to any improvements to that patent made by the licensee												
	often called:												
	(A) a grant back license		(B) a grant forward license	2									
	(C) an exclusive license		(D) a sublicense										
15	Which one of the following	ng descriptions related to the	e Intellectual Property Case	Adjudication Act is incorrect?									
	(A) The court should judge	e the validity of patent by its	self in a patent litigation.										
	(B) There has been the mee	chanism of Technical Exam	ination officer in such legal	infrastructure.									
	(C) The design of confiden	ntiality preservation order in	the Act has the purpose to p	protect trade secrets.									
	(D) Adding the criminal pe	enalty to the invasion of trac	le secrets is one important cl	haracter to the Act.									
16	One of the most controver	rsial areas of customs law co	oncerns "gray market goods"										
	What is the term to descri	be the importation of gray r	market goods?										
	(A) vertical importation	(B) random importation	(C) cross importation	(D) parallel importation									
17	The traditional American	rule that each party bears it	s own attorneys' fees is varie	ed by statute in patent law. In an									
	exceptional case, the prev	ailing party may be granted	such fees.										
	Which one of the following	ng choices can be best subst	ituted for the word "prevaili	ng"?									
	(A) losing	(B) winning	(C) coming	(D) defending									

代號:70150 | 70650 頁次:4-4

18	For the most part, paten	ts are granted to inventors	s according to national lav	w. Thus, patents represent								
	grants of exclusive rights											
	Fill in the blank with the best answer from the following choices.											
	(A) collapsible	(B) territorial	(C) collateral	(D) tiny								
19	The failure of an invention to meet with the requirement of novelty under patent law usually resulted from											
	of the prior art.											
	(A) preemption	(B) suggestion	(C) anticipation	(D) instruction								
20	A patent infringed may	be determined by	_ when an accused produc	ct performed substantially the same								
	function in substantially	function in substantially the same way to have the same result with what the patent did, provided that the										
	manufacture of the accused product didn't constitute literal infringement.											
	(A) the compulsory licens	ing	(B) the prior art defens	(B) the prior art defense								
	(C) the all-element doctrin	ne	(D) the doctrine of equ	nivalents								
21	On claim drafting, a patent applicant sometimes uses a term in a manner leading to an either more restrictive of											
	expansive meaning than its ordinary construction. Such a phenomenon in the patent practice means that											
	may be followed to define patent claims.											
	Choose the one phrase that best completes the above sentence.											
	(A) the prosecution history	y	(B) the inventor's lexic	(B) the inventor's lexicography								
	(C) the expert's testimony	•	(D) the prior art									
22	On determination of nonobviousness of a combination invention, the examiner is always concerned about											
	, which means a combination of elements may produce a technological effect greater than that caused by											
	the sum of those elements taken together.											
	Choose the one word that best completes the above sentence.											
	(A) synergism	(B) inherency	(C) collaboration	(D) deposition								
23	is an illustrative example of practice of an invention, included in a patent specification.											
	Choose the one phrase that best completes the above sentence.											
	(A) A claim		(B) An embodiment	(B) An embodiment								
	(C) An abstract		(D) A related applicati	(D) A related application								
22 C th C 23	An official procedure sta	rting from the patent appli	cation to the granting of pa	atent is named as								
	Choose the one phrase that best completes the above sentence.											
	(A) patent licensing	(B) patent searching	(C) patent filing	(D) patent prosecution								
25	The requirement of for patentability is to secure that the public is entitled to practice the invention											
	according to a full and complete description of it in the specification, especially when the patent expires.											
	Choose the one word that best completes the above sentence.											
	(A) novelty	(B) utility	(C) enablement	(D) nonobviousness								

測驗式試題標準答案

考試名稱: 101年專門職業及技術人員高等考試律師、會計師、不動產估價師、專利師、民間之公證

人考試暨第二次社會工作師考試

專利師(專業英文及工程力學)、專利師(專業英文及電子學)、專利師(專業英文及基本設計)、專利師(專業 類科名稱:

英文及計算機結構)、專利師(專業英文及生物技術)、專利師(專業英文及物理化學)

科目名稱:專業英文(試題代號:5701)

題 數: 25題

標準答案:

題號	01	02	03	04	05		06	07	08	09	10		11	12	13	14	15	16	17	18	19	20
答案	В	A	A	С	В		С	D	D	В	D		С	A	С	A	D	D	В	В	С	D
題號	21	22	23	24	25																	
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