


Report	
Academic Year	2019-2020
Name of Activity	Basic Understanding on IPR and Prerequisite
Date of Activity	20th August 2019
Organized by	MIET
Resource Person	Mr. Shulab Srivastava, Advocate
Objective	To encourage the creativity of the human mind for the benefit of all. To ensure that the benefits arising from exploiting a creation benefit the creator.
Brief Report	<p>Mangalmay Institute of Engineering and Technology, Greater Noida organized one day Seminar on "Basic understanding on IPR & Prerequisite" for the faculty members and the students of MIET on 20-08-2019 at 11:00 am. The program was started at 11:00 am on 20th August, 2019 with the welcome of our speaker Mr. Shulab Srivastava by Director, MIET & by HoD, Computer Science & Engineering. Mr. Shulab Srivastava shared his views on IPR. Advocate Mr. Shulabh Srivastava is a practicing advocate in the Hon'ble High Court of Allahabad of Lucknow Bench. Mr. Shulabh has total 35 years of experience out of which about twenty years only in the field of IPR and related issues. He is the member of Bar Association of Lucknow. He is postgraduate in Physics and after completing his education pursued LLB from Allahabad University. He has contested many critical legal cases in the long span of his legal profession to his success. He very systematically elaborated about Intellectual Property Rights (IPR) which refers to legal rights granted to individuals or organizations for their creative and innovative works. These rights protect intangible assets, such as inventions, artistic creations, designs, trademarks, and trade secrets. Understanding the basics of IPR is essential for individuals, businesses, and inventors to safeguard their intellectual property and ensure fair use and commercial exploitation. Here are some fundamental concepts and prerequisites related to IPR:</p> <p>1. Types of Intellectual Property Rights:</p> <ul style="list-style-type: none"> > Patents: Protect new inventions, processes, and technologies. > Copyrights: Protect original works of authorship, such


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as books, music, software, and artistic creations.

- Trademarks: Protect logos, names, and symbols used to identify and distinguish goods or services.
- Trade Secrets: Protect confidential business information, formulas, customer lists, and manufacturing processes.
- Industrial Designs: Protect the aesthetic or ornamental aspects of a product's appearance.

2. Prerequisites for Intellectual Property Protection:

- Novelty: To obtain patent protection, an invention must be new and not publicly disclosed before the filing of the patent application.
- Non-obviousness: An invention must involve an inventive step that would not be obvious to a person skilled in the field.
- Inventiveness: The invention must be the result of creative thinking and not a mere duplication of existing knowledge or technologies.
- Originality: Copyright protection is automatically granted upon the creation of an original work. It should not be a copy or imitation of someone else's work.
- Distinctiveness: Trademarks should be distinctive and capable of distinguishing the goods or services from those of other entities in the market.
- Confidentiality: Trade secrets require measures to maintain their confidentiality. Unauthorized disclosure or public knowledge may lead to loss of protection.
- Industrial Applicability: For patent protection, the invention must be capable of industrial application and provide a useful function.

3. Registration and Enforcement:

- Patents, trademarks, and industrial designs usually require registration with the relevant intellectual property offices for legal protection.
- Copyright protection is granted automatically upon creation, but registration may be necessary for additional benefits, such as evidence of ownership.
- Enforcement of intellectual property rights involves taking legal action against unauthorized use, infringement, or misappropriation.

4. International Considerations:

- Intellectual property rights can be protected at national, regional, and international levels through treaties and agreements.
- Key international agreements include the World Intellectual Property Organization (WIPO) treaties and

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Intellectual Property Organization (WIPO) treaties and the Trade-Related Aspects of Intellectual Property Rights (TRIPS) Agreement.

He concluded the session emphasizing with the understanding of basics of IPR and fulfilling the prerequisites for protection is crucial for creators, inventors, and businesses to secure their intellectual assets and prevent unauthorized use.

Honorable Chairman sir, Vice chairman sir and Director Sir, thanked all the participants for actively involving in the seminar. The seminar then came to an end and needless to say, it had been a grand success.

Outcome

Everyone is aware that these are monopoly rights that grant their holders the temporary privilege for the exclusive exploitation of the income rights from cultural expressions and inventions.

Total Number of Faculty Attended the Session – 25 Numbers

Total Number of Students attended the Session – 156 Numbers

Feedback of the faculty Members & Students

Feedback	Very Informative	Very complex and Technical	Good and Informative	Average and Informative	Not Worth
Faculty Members	22 Nos	-	3 Nos	-	-
Students	78 Nos	43 Nos	19 Nos	6 Nos	10 Nos.

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