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STRUCTURE AND SYSTEMATIZATION OF INTELLECTUAL PROPERTY

The article is devoted to the analysis of the legislation on intellectual property rights, regulation of civil relations which arise between the subjects in the field of copyright and related rights, as well as in the field of industrial property and the problems which arise in protecting the rights and interests of owners of intellectual property rights.

World trade over intellectual property rights expands rapidly and is gaining more and more momentum with each passing day ahead with the development of industrial production.

In today's world there are two systems of copyright: Anglo-Saxon (Anglo-American) and the Roman-Germanic (continental).

Globally, the protection of intellectual property rights, particularly copyrights, long time ago acquired great attention.

The biggest step for protection of copyright rights was made with signing of Berne Convention for the Protection of Literary and Artistic Works (on September 9th, 1886, completed at Paris on

May 4th, 1896) by different countries over the Globe.

With the adoption of the Law of Ukraine "On Copyright and Related Rights," as well as other legislative acts on copyright, there was established copyright legal framework, which generally corresponded to international standards.

At the same time, while describing copyright, we should note that along with it appear related rights which may belong to other people. We would like to note that the foundation for the emergence of related rights, in particular, can be a work of the author, which can be extended (used) in various fields.

With the development of economy and the globalization of market relations, all issues related to industrial property and rights that arise from industrial property rights are very relevant.

Commercialization of intellectual property law must be improved, which is necessary for the proper protection of intellectual property nowadays.