**Educational and research Institute of Law**

**Constitutional and Administrative Law Department**

 **APPROVED BY**

 Head of the department \_\_\_\_\_Yu. Pyvovar

 «28» August 2018

**Questions for the Module Test**

1. A concept of Substantive Law of the European Union.

2. Legal status of information as an object of civil rights.

3. Content of a subjective right to information.

4. Content of a concept “information with limited access”.

5. Types of limited information and their attributes.

6. The place of information with limited access in the activities of state authorities of Ukraine.

7. Legal particularities of the circulation of information with restricted access in the commercial activity of business entities.

8. Legal status of state secrets in Ukraine.

9. Content of a concept of “protection of state secrets”.

10. A set of information constituting state secrets.

11. A concept of access and access to state secrets.

12. Department for the Protection of State Secrets and Technical Protection of Information.

13. Powers of bodies providing protection of state secrets in accordance with the legislation of Ukraine.

14. Liability for the disclosure of state secrets.

15. Content of a concept “commercial secret.”

16. Legal attributes of commercial secrecy and their influence on the formation of a system of information security at a particular enterprise, institution, organization.

17. Organizational and legal measures to protect commercial secrets.

18. Legal principles of protection of trade secrets in labor relations.

19. Legal nature of bank secrecy. A concept and content of bank secrecy.

20. Particularities of disclosure of bank secrecy.

21. Particularities of legal liability in the area of ​​banking secrecy.

22. Content of a concept “information with limited access about a person.”

23. Legal protection of personal data.

24. Prospects of the development of the current legislation of Ukraine regarding the legal regulation of the protection of information with limited access about a person.

25. Content of a concept “confidential information owned by the state”.

26. The procedure for providing information on the status of confidential information owned by the state.

27. System of protection of confidential information owned by the state.

28. A central body of state power which functions are related to the protection of confidential information owned by the state.

29. Content of a concept “technical protection of information”.

30. Basic provisions of Ukrainian legislation on technical protection of information.

31. Particularities of the permissive order of activities for the development of technical means of information protection.

32. Legal regulation of protection of state information resources in information and telecommunication systems.

33. The legislation of Ukraine on information protection in information and telecommunication systems.

34. Information and telecommunication systems. Information processing, unauthorized access, information leakage.

35. Relations between subjects in the process of information processing in the information and telecommunication system.

36. Liability for violation of the legislation on the protection of information in information and telecommunication systems.

37. Formation of a concept of information security in a specific information and telecommunication system.

38. Concept of crimes in the field of access to information.

39. Object and direct object of crime in the field of access to information.

40. General attributes of crimes in the area of ​​access to information.

41. A concept and essence of crimes committed in the field of computer technology, their forensic characteristics and social danger.

42. Methods of committing crimes in the field of computer technology.

43. Legal and technical-forensic aspects of crimes committed in the field of computer technology.

44. Problems of prevention of crimes connected with the use of computer technologies. Information protection in automated systems.

45. Administrative liability for offences in the field of access to information

46. ​​Administrative liability for violation of the legislation on personal data protection.

47. Administrative liability for offences in the area of ​​access to information by citizens.

48. General characteristics of administrative liability for misconduct in the field of access to information.

49. Characteristics of administrative offences in the field of access to information.

50. The role of the Bodies of Internal Affairs in preventing administrative offences in the area of ​​access to information.

51. Civil liability for offences in the field of access to information.

52. Civil liability for offences of the legislation on the protection of personal data.

53. Civil liability for offences in the area of ​​access to information by citizens.

54. Disciplinary liability for offences in the field of access to information.

55. Disciplinary liability for offences of the legislation on personal data protection.

56. Disciplinary liability for offences in the area of access to information by citizens.

57. Concept and legal essence of information.

58. A term “information” in modern Substantive Law of the European Union.

59. An information function of a state.

60. Administrative-legal relations, regulated by the legislation on information.

61. Principle of legal regulation of relations in the field of information, information technologies and information protection.

62. A right to access information: subjects, restrictions.

63. Legislative framework for the dissemination, provision and documentation of information.

64. State regulation in the sphere of implementation of information technologies.

65. Information systems: a concept, a structure, an order of creation and operation.

66. Personal data as information with limited access.

67. Use of information and telecommunication networks.

68. A concept and methods of information protection.

69. Liability for offences in the field of information, information technology and information security.

70. Relevant problems of Substantive Law of the European Union.

71. A right of citizens to access judicial information.

72. Characteristics of legislation on access to information on the activities of state and local self-government bodies.

73. The Doctrine of Information Security of Ukraine.

74. A legal regime of commercial secrecy.

75. Information relations: a concept and their classification.

76. Problems and conditions of legal regulation of Internet-relations.

77. The role of a society in formation of the legal aspects of the development of information resources and a single information space of the country.

78. The role of the state in the improvement of legal basis of Substantive Law of the European Union.

79. Basic principles of legal relations in international information activities.

80. A concept of such methods as aggression, integration, systematization, accumulation in Substantive Law of the European Union.

81. Special subjects of information activity.

82. A concept of state information policy its form, types, essence.

83. The system of information activity regulation in Ukraine

84. Media Law and Laws of Ukraine on the Regulation of Public Relations in the Field of the Use of Media.

85. Information culture as an object of legal relations in the field of Substantive Law of the European Union.

86. A concept and essence of the categories “security of informational activity” and “information security.”

87. Protection of legal relationships with the use of computer information and telecommunication systems

88. Main institutes of the special part of Substantive Law of the European Union and their system-forming legislative acts

89. Definition of the category “information society” and “informatization.”

90. A concept of the category “national information security” as an institution of a special part of Substantive Law of the European Union.

 Performer O.Myronets

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**Questions for the Module Test**

**Variant 1**

**I***.***Theoretical task:**

1. Describe a concept of Substantive Law of the European Union.
2. Determine relevant problems of Substantive Law of the European Union.
3. Disclose civil liability for offences of the legislation on the protection of personal data.

**II***.* **Practical task**

1. Analyze current scientific sources and identify the main features of the European, American and Asian models of the information society in the form of a table.

 Performer O.Myronets