

3Days online workshop on Intellectual Property Rights

Date- 30th July to 1st August 2020

Time- 06.00-8.00pm

Speakers:

1. Dr. Bharati Dole: IPR Trainer & Consultant, academician associated with IBMR.
2. Adv Rohit Deshpande: Experienced Patent Attorney & Director – Inventillect Consultancy Services Pvt Ltd
3. Ms. Archana Joshi: Lead – Intellectual Property Facilitation Centre

ASM GROUP OF INSTITUTES' organized online workshop on Intellectual Property Rights from 30th July 2020.

The event was inaugurated by Dr. Sandip Pachpande, Chairman ASM Group of Institute.

Dr. Bharati Dole explained the Concept of IP and importance to stakeholders and Q & A. With the help of Case studies on managerial aspects of patent requirements, importance, and processes in businesses, specially MSMEs Dr. Dole elaborated the concepts.

Miss Archana Joshi shared information on the Patents- concept, patentability of invention, what can be patented and what cannot, software patents.

Mr. Rohit Deshpande, Advocate and IP Attorney and Dr Ajay Thakur, Assistant Controller Patent & Designa Patent office, Mumbai gave information on the Procedure for obtaining patents and registering trademarks - national as well as international. Gave the views of the registering authority and Q&A information.

These three days FDP session was very informative for all the participants. Certificates were made available to eligible candidates.



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3 Day Online workshop on

INTELLECTUAL PROPERTY RIGHTS

With special reference to

Patents, Industrial Design & Trademarks



July 30 - Aug 01, 2020

06.00 pm - 08.00 pm

Special subsidised fee of

INR 799/- only

Registration Link
Shared in Caption



INAUGURAL ADDRESS
Dr. Sandeep Pachpande
Chairman
ASM Group of Institutes



CHIEF GUEST
Dr. Ajay Thakur
Assistant Controller
Patents & Designs,
Patent Office, Mumbai.



MODERATOR
Dr. Prakash Bakshi
Former Executive Chairman,
NABARD
Director, ASM ExEd



Dr. Bharati Dole
IPR Consultant & Trainer,
Sr. Faculty
ASM Group of Institutes



Ms. Archana Joshi
Lead - Intellectual Property
Facilitation Centre
(IPFACE)



Mr. Rohit Deshpande
Advocate &
IP Attorney



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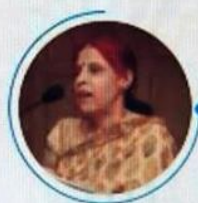
3 Day Online Workshop On INTELLECTUAL PROPERTY RIGHTS

with
SPECIFIC REFERENCE TO PATENTS, INDUSTRIAL DESIGN & TRADEMARKS

DAY 2 SCHEDULE



Patents-concept, patentability
of invention what can be patented,
what cannot be and Q&A session with
MS. ARCHANA JOSHI



Case studies on managerial
aspects of patent requirements, importance,
patent strategy and Q&A session with
DR. BHARATI DOLE



Moderator
DR. PRAKASH BAKSHI

Date: 31st July 2020 6.30 pm to 08.00 pm



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IPFACE

RIGHTS OF PATENTEE

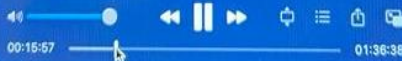
- ❖ Right of preventing others from exploiting your idea
- ❖ Licensing the patent
- ❖ Surrendering the patent
- ❖ Suing for infringement of the patent

What **YOU** should know about **PATENTS**
By Harry Kusch

Dr Prakash Bakshi

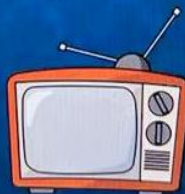
WHY PATENT?

- **Monetary benefits**
- **You can gain recognition (Patenting is prestigious)**
- **Avoids repetition**
- **Easy Publication – no editors**
- **Return on Investment**
- **Exclusive right**
- **Opportunity to license or sell**



INVENTION

- **A new product or process involving an inventive step and capable of industrial application [Sec 2(1)(j)]**
- **New (Novelty)**: New, unknown, not published, undisclosed, not in public domain, not discussed, not used, not sold
- **Inventive step (non obviousness)**: Involves technical advance as compared to existing knowledge or having economic significance or both which makes it not obvious to the person skilled in the art. [Sec 2(1)(ja)]
- **Industrial Application**: Is capable of being made or used in any kind of industry. [Sec 2(1)(ac)]



PRIOR ART



Definition: Prior art is all information that has been *disclosed* to the public in *any form* about an invention before a given date.

It can be any type of information available to the public

e. g.: Patents, technical publications, conference, papers, marketing brochures, products, devices, equipment, processes and materials



Applications rejected

- ▶ Patent application entitled "Gravity wheel-a perpetual motion machine"
This invention claimed to produce a powder delivery wheel, which is a perpetual motion machine working by gravitational force. This machine was claimed to be never stopped except human means-performance was contrary to the law of thermodynamics.-2002
- ▶ Patent application entitled "Process for the Production of Recombinant Proteins Using Carnivorous Plants"- considered as a method of agriculture
- ▶ Patent application entitled "Chaos Theoretical Exponent Value Calculation System" system which can analyze a time series signal using a method based on Chaos Theory and calculation of a chaos theoretical exponent value (CTEV). The conventional CTEV system was not calculating the temporarily changing dynamics as a significant value. In the present invention, the inventor proposed a system which can process at a high speed and on a real-time basis to calculate a CTEV even from a time series signal which includes noises.- 2007
- ▶ Mathematical methods" includes mental skill as they are not patentable.

<https://www.intechopen.com/online-first/case-study-on-rejected-patents-in-india>



WHAT CAN BE PATENTED

- ❖ **Process or Method** (*an inventor can patent his new apparatus for filtering and purifying plant extracts as well as his filtration method*)
- ❖ **Machine or Apparatus** (*specialized hockey skates*)
- ❖ **Composition of Matter** (*aspirin, a chemical compound that relieves headaches*)
- ❖ **Chemical Compounds** (*new drugs*)
- ❖ **Formulations**
- ❖ **Improvements of Any of the Above**

WHAT IS NOT PATENTABLE?

- **Mere discovery of a new form of a known substance which does not result in the enhancement of the known efficacy or the mere discovery of any new property /new use of a known substance or of the mere use of a known process unless such known process results in a new product or employs at least one new reactant.**
 - salts, esters, ethers, isomers, particle size etc. shall be considered to be same substances unless they differ significantly in properties with regard to efficacy**
 - e.g. New use of Aspirin in heart diseases**

- **Substance obtained by a mere admixture resulting only in the aggregation of properties of the components**
 - e.g. Paracetamol(antipyretic) + Brufen(analgesic)= New drug(anti pyretic + analgesic)**