



Mangalmai Institute of Engineering & Technology

AN INSTITUTION OF MANGALMAI FOUNDATION TRUST

Campus: B, Knowledge Park II, Greater Noida (U.P.)

Ph.: 0120-2320400, 2320401


Institution office: C-116, Sector-39, Noida-201301 (U.P.)

Ph.: 0120-2500381, 2572237

e-mail: mims_grnoida@yahoo.co.in

Fax: 0120-2570546

Report	
Academic Year	2019-2020
Name of Activity	Step by Step Process of Obtaining Patents, trademarks & copyright
Date of Activity	06 th March 2020
Organized by	MIET
Resource Person	Ms. Preeti Sahai, Consultant
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>Mangalmai 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 06-03-2020 at 11:00 am. The program was started at 11:00 am on 6th March, 2020 with the welcome of our speaker Ms. Preeti Sahai by Director, MIET & by HoD, Computer Science & Engineering. Ms. Preeti Sahai shared her views on IPR. Ms. Preeti is working as a consultant in the area of IPR and related filed. She is M.Tech in CS and MBA from one of the prestigious universities of US. She has been associated with many corporate houses of repute for more than a decade and in the year 2010 started her own firm specifically working in the filed of IPR. She discussed few things:</p> <ol style="list-style-type: none">1. Determine if your invention is eligible for patent protection: Ensure that your invention meets the criteria of being novel, useful, and non-obvious. Conduct a thorough search to ensure your invention is not already patented.2. Document your invention: Create detailed and accurate records of your invention, including descriptions, drawings, and any other relevant information that can help in the patent application process.3. Conduct a prior art search: Perform a comprehensive search to identify any existing inventions or prior art that may be similar to your invention. This step helps you assess the novelty and non-obviousness of your invention.4. Consult with a patent attorney or agent: It's advisable to seek professional guidance from a patent attorney or agent who specializes in intellectual property law. They can help you navigate the complex


Director
Mangalmai Institute of Engineering & Technology
Greater Noida (U.P.)-201310
(College Code-786)


Director

Mangalmai Institute of Engineering & Technology
Greater Noida (U.P.)-201310
(College Code-786)



Mangalmay Institute of Engineering & Technology

AN INSTITUTION OF MANGALMAY FOUNDATION TRUST

Campus: 8, Knowledge Park-II, Greater Noida (U.P.)
Institution office: C-116, Sector-39, Noida-201301 (U.P.)
e-mail: mims_grnoida@yahoo.co.in

Ph.: 0120-2320400, 2320401
Ph.: 0120-2500381, 2572237
Fax: 0120-2570546

patent application process and provide valuable insights.


5. Prepare and file a patent application: With the help of your patent attorney or agent, draft a detailed patent application that includes a description of your invention, claims that define the scope of your invention, and any necessary drawings or diagrams. File the application with the relevant patent office, such as the United States Patent and Trademark Office (USPTO) in the U.S.
6. Patent examination: After filing, your patent application will undergo examination by a patent examiner. The examiner will review your application and search for prior art to determine the patentability of your invention. You may need to respond to any objections or rejections raised by the examiner during this stage.
7. Patent issuance or rejection: If the patent examiner determines that your invention meets all patentability requirements, a patent will be granted. Otherwise, you may receive a rejection or objection, which you can address through amendments or arguments to overcome the examiner's concerns.


Copyrights:

1. Creation of the work: Copyright protection is automatic upon the creation of an original work. This includes literary works, music, art, software, and other creative expressions.
2. Ownership and authorship: Determine the rightful owner and author of the work. In most cases, the creator is the initial owner, unless the work was created as part of employment or under a specific agreement.
3. Copyright notice: Although not mandatory, displaying a copyright notice (©), followed by the year of first publication and the owner's name, can help provide notice of your copyright and deter infringement.
4. Copyright registration (optional): While copyright protection exists without registration, you may choose to register your work with the copyright office in your country for additional legal benefits. Consult your local copyright office for specific registration requirements.

Trademarks:

1. Trademark search: Conduct a comprehensive search to ensure that your proposed trademark is not already in use or similar to existing trademarks in your industry. This step helps reduce the risk of trademark infringement.
2. Consult with a trademark attorney: It's recommended to seek advice from a trademark attorney who can guide you through the trademark application process, perform a thorough search, and assist with drafting the application.


Director
Mangalmay Institute of Engineering & Technology
Greater Noida (U.P.)-201310
(College Code-788)


Director
Mangalmay Institute of Engineering & Technology
Greater Noida (U.P.)-201310
(College Code-788)



Mangalmay Institute of Engineering & Technology

AN INSTITUTION OF MANGALMAY FOUNDATION TRUST

Campus: B, Knowledge Park-II, Greater Noida (U.P.)
Institution office: C-116, Sector-39, Noida-201301 (U.P.)
e-mail: mims_grnoida@yahoo.co.in

Ph.: 0120-2320400, 2320401
Ph.: 0120-2500381, 2572237
Fax: 0120-2570546

3. Trademark application: Prepare and file a trademark application with the appropriate trademark office. The application should include the trademark itself, a description of the goods or services associated with the mark, and the owner's information.
4. Trademark examination: The trademark office will examine your application to determine if it meets the requirements for trademark registration. The examiner will review the application for any conflicts with existing trademarks or other grounds for refusal.
5. Response to office actions: If the examiner raises objections or issues an office action, you may need to respond within a specified period. This could involve providing additional evidence, arguments, or amending the application to address the concerns.
6. Trademark registration: If your trademark application is approved and there are no further objections or oppositions from third parties, your trademark will be registered. You will receive a certificate of registration, granting you exclusive rights to use the mark in connection with the specified goods or services.

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

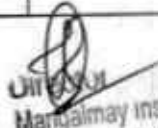
Everyone is aware that these are monopoly rights that grant their holders the temporary privilege for the exclusive exploitation of the income rights from cultural expressions and inventions.


Total Number of Faculty Attended the Session – 51 Numbers

Total Number of Students attended the Session – 105 Numbers

Feedback of the faculty Members & Students

Feedback	Very Informative	Very complex and Technical	Good and Informative	Average and Informative	Not Worth
Faculty Members	45 Nos	-	6 Nos	-	-
Students	98 Nos		7 Nos.		-


Mangalmay Institute of Engineering & Technology
Greater Noida (U.P.)-201310
College Code-788


Mangalmay Institute of Engineering & Technology
Greater Noida (U.P.)-201310
College Code-788