Anatomy of a Patent

Types of patents:

1. Utility Patents

Processes

Machines

2. Design Patents

3. Plant Patents

with an international

Inventor: In the US, the

people. It cannot be a

paid for the development.

Classifications. These identify

the categories under which this

invention falls. The first two

separated by a slash, indicate

the classification of the patent

and the subclass. Subsequent

numbers, in bold type and

numbers indicate cross

Field of Search: Lists the

examiners from the US

Patent Office searched.

references.

classifications of

patents where the

US Patent Office found.

Int. Cl. and U.S. Cl.:

International and U.S.

company or organization.

indexing system.

Numbers in brackets comply

inventor must be one or more

often the company or organization that

Manufactured Articles

Composition of Matter

(chemical compositions)

(mainly industrial or technical processes)

A quick guide to understanding patents

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To qualify for a patent, an invention must be new, useful and not obvious. The patent office decides which inventions to approve and which to reject. The US currently receives more than 600,000 patent applications each year, approximately half of which are granted.

Article 1, section 8 of the United States Constitution states that "Congress shall have power to promote the progress of science and useful' arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries.' Assignee: This is the owner of the patent

Florence, Italy was the site of the first known patent. filed in 1421. Samuel Winslow received the first patent in North America in 1641, when Massachusetts granted him rights to a new method of processing salt.

On June 8, 1995, the patent office initiated the "provisional patent." It entails a simple, quick and inexpensive application (the fee ranges from \$70 to \$280). A provisional patent is good for one year, and is intended to protect inventors who want to make their inventions public (e.g. researchers who want to publish their work) but are not yet ready to file a complete patent.

Since March 19, 2013, independent inventors can qualify as "Micro Entities" and file patents at a discount. To qualify, applicants cannot be named on more than four previously filed applications, cannot have a gross income more than three times the median household income, and cannot be under an obligation to assign, grant, or convey a license or ownership to a non-qualifying entity.

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Utility Patents are more coveted by inventors. Design Patents protect the appearance of a product, not its structure or utilitarian features, and protection is not as strong.

A US patent will only

in the US.

An improvement on someone else's patent can be patented. but unless the original patent has expired the new design may still infringe on the original patent.

Thomas Edison received more than 1,000 patents.

All patents follow a basic outline:

 Title · References Cited

Abstract

 Drawings · Background of the Invention Field of the Invention Prior Art

· Summary of the Invention

- Brief Description of the Drawings
- Detailed Description of Invention

Patent Number: Patents are numbered

consecutively. This patent number must appear on

the patented device. You can also use this number

to download a copy from the patent office.

Claims

In the 1960s, an inventor tried to patent the use of popped corn as packaging material, an ecological version of Styrofoam peanuts. Examiners at the US Patent Office denied the patent citing the existence of "prior art." Back in 1912 businessman F. W. Rueckheim had the idea of including a toy surprise inside boxes of Cracker Jack, in the same way.

"Patent" comes from the Latin word "patere" - "to be opened.

> **Date of Patent:** This is the date the patent was granted, not filed.

essentially "protecting" it with popcorn

US patents must be filed within one year of public disclosure. Most foreign patent offices do not allow a grace period—foreign patents must be filed prior to any public disclosure, or (in most cases) within one year of filing in the US.

In 1895 George B. Selden received a patent covering, in general, gasoline-powered automobiles. Although European manufacturers complied, Henry Ford refused to pay royalties and won a patent fight in 1911.

Background of the Invention

(on the first inside page of text, not shown here): A short description that provides a wide-angle view of the field in which the patent was developed. It also refers to prior art, discussing any similar devices, pointing out how this current invention differs, and why this current invention is useful and patentable.

The Primary Examiner and Assistant **Examiner** are from the US Patent Office. The attorney, agent or firm is hired by the inventor or assignee.

Abstract: This is a simple, non-technical description of the patent. Like the title, it does not legally define or limit the scope of the patent.

> On July 31, 1790, three months after George Washington signed the first US patent law. Samuel Hopkins of Vermont received the first US patent. It was not patent number 1 – the numbering system came later.

Some other countries employ a "Design Registration" system instead of a Design Patent, a quicker and more convenient system for that type of patent.

> Some companies avoid filing for patents too early, or even at all, since a patent can make millions of dollars of research and proprietary information available to anyone. Don't, for example, bother to look for a patent on the formula for Coca-Cola-it's a secret.

In the 1800s a medical clinic in France pioneered the use of forceps during childbirth, a procedure that proved very successful. They decided to keep it a trade secret rather than file a patent and let others find out about their technique.

The patent number appears at

the top of every page.

Patents provide the right to forbid not only the manufacture but also the sale and use of the patented item by any unauthorized person or group.

No column or line numbers? That indicates the patent application was published but not granted. In that case numbers in brackets will appear at the beginning of each paragraph.

4,973,332

Patents are available from the Patent

patents.google.com.

and Trademark Office in Washington, DC,

at uspto.gov, or from Google Patents at

Columns are numbered

consecutively, two to a page. The

lines of text are also numbered.

Design Patents filed after May 14, 2015 are valid for 15 years from the grant date. Prior to that the term was 14 years.

to come to fruition

Thomas Jefferson administered the first patent laws in the US. He granted Eli Whitney's patent for the cotton gin.

In 1954 Jerome H. Lemelson applied for a

patent related to bar-code reading systems.

The patent was granted in 1992, 38 years

than \$500 million in back royalties.

"Submarine patents" are banned - a scheme of

filing a patent on an anticipated technology then

waiting, sometimes decades, for that technology

later. Since 1992 Mr. Lemelson collected more

Distinctions between patents, trademarks and copyrights:

- Patents provide a right of ownership of useful inventions.
- Trademarks identify a product or service. Usually a name or symbol, trademarks may also be obtained for distinctive shapes, packaging and colors.
- · Copyrights, as the name suggests, bestow the right to copy and the right to control copying. Copyrights cover intellectual or artistic property such as books, movies, plays, music, software, paintings, sculpture and other work fixed on a medium.

Patents are "granted." Trademarks and copyrights are "registered."

Claims: Cut to the chase - claims are what legally define the patent. Beginning with "What I claim is:" they are found at the end of the patent and are numbered. The number of claims is unimportant - it's the content that counts.

Claims fall into two categories:

- · Independent Claims are the most significant. They stand alone and do not refer to previous claims in the list.
- · Dependent Claims build on the descriptions of Independent Claims, using words like "A modification of claim 2 in which....," and include limitations of the claim.

IBM received the most patents in 2018 with 9,100. It's the 26th year in a row that IBM has topped the list.

George Beauchamp, working with Adolph Rickenbacker, spent five years patenting the "Frying Pan," the first electric guitar. The examiner from the patent office didn't believe it would work—until musician Sol Hoopii went to the patent office and performed 15 minutes of Hawaiian music. The patent was granted in 1937.

Title: The title should be descriptive, but it does not legally define or limit the scope of the patent. 4,973,332 Nov. 27, 1990 Date of Patent: United States Patent [19] [54] ATTACHMENT FOR FEMUR SLIDING SCREW PLATE FOREIGN PATENT DOCUMENTS [22] Filed: References Cited
U.S. PATENT DOCUMENTS References Cited: Lists the relevant patents that the examiners from the Patent drawings are best left to patent illustrators. The patent office regulates things such as numbering of the design elements, line weights and cross-hatching. Shading, for instance, must portray light coming in at 45° from the "Plant Pat. 1," the first plant patent, was upper left hand corner.

is sold as food.

granted in 1931 to Henry Bosenberg for the New Dawn rose. Jackson & Perkins, the mail order company, holds a large number of patents on roses. Notice to potato farmers: you cannot get a patent on Irish potatoes, Jerusalem artichokes or other tubers that are "propagated by the same part of the plant that Patents are valid from the date of issue. Terms were revised over time:

1836: A 7-year extension allowed for a total of 21 years.

1978: Patent term revised to 20 years from the earliest filing date, or

17 years from the issue date, whichever is longer 1995: Patents term revised to 20 years from the earliest filing date.

First published: September 1995 Updated: July 2019 provide patent protection 1790: Patents cannot exceed 14 years.

1861: The extension was eliminated, the term was set at 17 years.

1999: The patent office must respond to an application within 3 years.