

<<专利诊断与策略>>

图书基本信息

书名：<<专利诊断与策略>>

13位ISBN编号：9787533534448

10位ISBN编号：7533534441

出版时间：2009-10

出版时间：张文德 福建科学技术出版社 (2009-10出版)

作者：张文德

页数：169

版权说明：本站所提供下载的PDF图书仅提供预览和简介，请支持正版图书。

更多资源请访问：<http://www.tushu007.com>

<<专利诊断与策略>>

内容概要

随着社会经济的发展，知识产权在社会经济生活中的作用日益重要。
知识产权中，专利是天才之火的“助燃器”。

《专利诊断与策略（双语版）》以专利法为经，以案情介绍为纬，用中英文撰写，注重理论与实践的结合，对专利所涉及的实际案例，提出其诊断要点，并阐述其策略，有较强的创见性及指导性。

<<专利诊断与策略>>

作者简介

张文德，男，1962年10月生，福建省德化人。

现为福州大学教授、研究馆员、博士生导师、福州大学图书馆馆长，获得福州大学工学学士学位、香港公开大学工商管理硕士学位、华中科技大学管理学博士学位，并在中国科技信息研究所从事情报学博士后研究。

先后在福州大学、福建省专利事务所等单位从事知识产权的教学与专利代理工作，获专利代理人资格证书，办理过专利案件300多件。

曾连续两度破格晋升中、高级职称。

中国社科情报学会理事、福建省社科情报学会副会长、中国图书馆学会理事、福建省图书馆学会副理事长、福建省科技情报学会副理事长、福建省知识产权协会理事。

主持完成省部级以上科研课题近20项，出版图书13部，发表论文130余篇，获专利4项。

主要研究方向：知识产权与信息管理、信息处理与计算机应用，成果获福建省社会科学成果二等奖1项、三等奖3项，获福州市社会科学成果奖一等奖1项、三等奖1项，获福建省自然科学优秀论文奖4项，获全国性、省级研究会、协会优秀论文一等奖15项。

<<专利诊断与策略>>

书籍目录

1 IPR-Promoting Innovation and Development 1.1 General Message 1.2 Creating Diversity in Innovation 1.3 It's Everyone's Responsibility to Protect Intellectual Property 1.4 Patent 2 Objects Protected by Patent 2.1 Patent and Patent Right 2.2 Chinese Patent Types 3 Subjects of Patent Right 3.1 Inventor or Designer 3.2 Service Invention-creation and Non-service Invention-creation 3.3 Apply for Patent Abroad or Foreigners Apply for Patent in China 3.4 Priority 4 Requirements for Acquiring Patent Right 4.1 Novelty 4.2 Inventiveness 4.3 Practical Applicability 5 Application for Patent 5.1 Steps of Application for Patent 5.2 Patent Document Writing 5.3 Application Documents Submitting 5.4 Principle and Prescriptions For Patent Application 6 Examination and Approval of Application for Patent 6.1 Examination of Application for Patent 6.2 Amendment of Patent Application 6.3 Reexamination and Lawsuit for Application 7 Patent Payment, Invalidity Announcement and Compulsory Licence 7.1 Patent Payment 7.2 Invalidity Announcement 7.3 Compulsory Licence 7.4 Term of Protection of Patent

<<专利诊断与策略>>

章节摘录

版权页：According to Article 11 of the Patent Law, after the grant of the patent right for an invention or utility model, except where otherwise provided for in this law, no entity or individual may, without the authorization of the patentee, exploit the patent, that is, make, use, offer to sell, sell or import the patented product, or use the patented process, and use, offer to sell, sell or import the product directly obtained by the patented process, for production or business purposes. After the grant of the patent right for an invention or utility model, if an invention or utility model is a kind of product, it is then called a "patented product", therefore, the patentee possesses exclusive rights to make, use, sell, and import of it. Without the permission of the patentee, any action of making, using, selling, or importing of it, for production or business purposes, is considered as an infringement to the patent right. If this invention is a kind of technical method, this kind of method is called "patented method". The patentee possesses monopoly of using the patented method. Without the permission of the patentee, any use of the patented method for production or business purposes is considered as an infringement to patent right. After the grant of the patent right for a design, no entity or individual may, without the authorization of the patentee, exploit the patent, that is, make, sell or import the product incorporating its or his patented design, for production or business purposes.

<<专利诊断与策略>>

编辑推荐

《专利诊断与策略(双语版)》是由福建科学技术出版社出版的。

<<专利诊断与策略>>

版权说明

本站所提供下载的PDF图书仅提供预览和简介，请支持正版图书。

更多资源请访问:<http://www.tushu007.com>