







REGISTER NOW..!!

2-Day Professional Advancement Program COMPREHENSIVE UNDERSTANDING OF PATENT(ING) AND BEYOND: *A Wholesome Perspective !!*



SPEAKERS:

Umesh Banakar, Ph.D.

Professor and President, Banakar Consulting Services, USA Founder: Goa – Center for Excellence in Intellectual Property (G-CEIP), Panaji, Goa INDIA

Rajashree Gude, Ph.D.

Co- Instructor/ Coordinator, G-CEIP Associate Professor, Goa College of Pharmacy Panaji, Goa INDIA

ABOUT THE PROGRAM:

- The 2-Day intensive and interactive presentation will focus on providing a comprehensive yet macroscopic understanding of the entire domain of patent(ing) and beyond from a techno-legal perspective.
- The information will be presented in simple and understandable terms and terminology interspersed profusely with case studies with the expectation that the participants will be motivated to pursue a career in IP emphasizing/specializing in "IP-Law" !

2024

Venue: 7, Prabhat Nagar, Jogeshwari West, Mumbai, Maharashtra, INDIA

22-23



PREFACE

Intellectual Property [IP] refers to creations of the mind, which include, but not limited to inventions. In general, IP is divided into two categories: Industrial Property includes patents for inventions and Copyrights which are creations related to literature, such as manuscripts, novels, etc., and fine arts, such as plays, films, and the like.

It is crucial that the scientists – generators of IP – understand the fundamentals as well as the nuances of the techno-legal considerations associated with assessing and translating their research findings into intellectual property worth protecting by securing a 'patent'.

The core elements that define and determine the invention, i.e., the innovator product, rest in the 'claim(s)' of the patent as one or more of the embodiments. While an array of technical as well as legal requirements exist for the grant of IP Rights (patent), there has to be a common understanding between the scientific (technical) community and the legal community (patent lawyers) in their interpretation while prosecuting a patent application as well as while protecting IPR. Thus, the technical-legal nexus is not only inevitable but also essential.

As a result, it is essential that the scientist as well as the patent lawyers including the patent agents are equipped with the basic understanding associated with the techno-legal considerations associated with the prosecution, preservation and protection of IPR. The role of IP and the associated legal considerations while taking an invention (patent) to market and it commercialization need to be understood as well as the protection of IPR from challenges of in/validity and non/infringement. The emerging techno-legal considerations with respect to artificial intelligence (AI) and the role of IP along with the upcoming legal challenges need to be addressed.

This 2-Day intensive and interactive presentation will focus on providing a comprehensive yet macroscopic understanding of the entire domain of patent(ing) and beyond from a techno-legal perspective. The information will be presented in simple and understandable terms and terminology interspersed profusely with case studies with the expectation that the participants will be motivated to pursue a career in IP emphasizing/specializing in "IP-Law"

Day 1- Session I	1. Welcome and Introduction Objectives and Outcomes
	2. IPR Domain: THE BIG PICTURE !
	3. Technical – Legal: The inevitable yet essential nexus !
	 Understanding of Patent Process [Brief]: Application – Prosecution – Allowance
Day 1- Session II	 "Patentability is an afterthought !!" Research: Objectives – Experiment(ation) – Results – Outcome
	6. Articulating Research Findings into Patent Claim: Techno-legal Perspective !!
	7. Techno-legal Journey in IPR Domain – Part I: Understanding and Interpreting of Terms and Terminologies !

Day 2- Session I	8. Goa- Center for Excellence in Intellectual Property (G-CEIP)
	9. Techno-legal Journey in IPR Domain – Part II: Understanding and Interpreting of Terms and Terminologies !
	 Indian Patent Law (Scientist/Technical Perspective): What it is and what it is not !
Day 2- Session II	11. Invention to Market and Commercialization: Role of IP (law) !
	12. Protection of IPR: In/Validity and Non/Infringement (law) ! Case studies
	 13. Doctrine of Equivalents (DOE) Graver Tank – Triple Identity Test – FWR Mylan v Aurobindo Case Studies
	14. Artificial Intelligence (AI) and IP Class 706
	15. Summary and Concluding Remarks Q and A

REGISTRATION DETAILS

REGISTRATION FEES			
Research Students	INR 1000		
Faculty	INR 2500		
Industry	INR 5000		



