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Patent attorney is an individual having expertise in patent related process such as filing for patent, protecting patents and others. Patent right is the exclusive legal grant for the inventors and creators who invented new process and product. Once obtaining the right, you will be entitled to use that patented property. You can sell, distribute and use that property in your benefit or profit though you can grant the license to others to use your patented material against royalty. The process of filing or obtaining the patent right is quit filled with legalities that none other than specialized can understand. Thus, the patents attorney will help their clients in understanding patent related aspects and protecting it from infringement.

Services performed by a lawyer:

A patent lawyer has to manage different activities ranging from applying for patent to defending it from the others.

\* Opinions - Here opinions mean proper suggestions given by the attorney to their clients in terms of determining the eligibility of the products to be patented and other aspects. Usually, companies or individuals need to determine whether their creations are unique or similar process or creation has already been invented earlier. In that case a lawyer will help them in this task by searching and exploring the facts.

\* Applying for patent â€“ A lawyer specialized in prosecuting the patent process will help their clients in getting their creations protected under that patent law. Here the lawyer must have some technical knowledge about the creation as it requires understanding of the nitty-gritty of the patented property to the jury. Sometimes patent prosecution lasts months while sometimes lasts for years depending on the nature of the creation.

\* Litigation expert â€“ There are some lawyers who specialized in the litigation process as opposed to the prosecution. Here the lawyer defends the patent rights of their clients by filing lawsuits and prosecute the case further. The process could be lawsuit, negotiating with other party or others. However, aim would be defending the patent right of other clients.

\* Provisional Applications â€“ There are several occasions when your lawyer will apply for the provisional applications to aid you in defending your application. This application is provisional which later be converted into the full patent right.

\* Full patent application â€“ This is the stage where the new creations will be formally patented under the patent law. Here the lawyer will determine that no other similar creation or products available in market and thereafter apply for the patent right. Ensuring the differentiated products or process, the patent attorney will complete the entire process.

\* Specialization - Since patents are specific category of the intellectual property consisting of different background so the lawyer must be specialized in some sort of technical, engineering and other methods. It helps them to get accustomed with the new creation properly and make the jury understand properly about the new creations.

\* Intellectual Property â€“ There are some attorneys who are specialized in multiple forms of intellectual property such as trademarks, copyrights along with the patent rights.

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