

Article 1354. A patent for an invention, useful model or industrial sample

1. A patent for an invention utility model or industrial design certifies the priority of invention, useful model or industrial design authorship and the exclusive right to invention, useful model or industrial sample. 2. Protection of intellectual property rights for the invention or utility model shall be granted on the basis of a patent in the amount determined contained in the patent claims or utility models. For the interpretation of the claims and formula of the utility model can be used in the description and drawings, paragraph 2 of article 1375, and paragraph 2 of article 1376. 3. The protection of intellectual rights for an industrial design shall be granted on the basis of a patent in the volume defined by the set of essential signs of the industrial sample found reflexion on images of appearance of a product contained in the patent for industrial design. 1. The patent as a security document in respect of the objects of patent law in the history of development of Russian legislation was preceded by the so-called privileges. Originally, privileges were given individually without checking on the merits. Only with the adoption in Russia in 1896 Provisions on privileges for inventions and improvements privileges were given by the grace of the Supreme power and were issued to anyone whose invention satisfies the criteria. The laws of the Russian Empire of 1832. At the ed. 1906 STB. 2481 2487. Patents along with privileges for inventions were mentioned in the Decision of the CEC and SNK on September 12, 1924 About the introduction of the Ordinance on patents for inventions . Meeting of the legislation of the USSR. 1924. N 9. St. 97. The regulations on inventions and technical improvements approved by Resolution of the CEC of the USSR N 3 SNK No. 256, dated 9 April 1931, provided for the issuance of either patent or copyright. The author of the new invention might require to Meeting of the legislation of the USSR. 1931. N 21. St. 181. but it was recognized only its authorship or b he was also granted the exclusive right to the invention. In the first case, for an invention is granted a copyright certificate in the second patent. The application indicated whether the inventor to inventor's certificate or patent. Paragraph 23 of the Provisions of the discoveries inventions and rationalization proposals, approved by the USSR Council of Ministers dated 21 August 1973, N 584 provided for the choice of the author of the invention or the recognition of him only the authorship and provide the rights and benefits stipulated by law to transfer to the state the exclusive right to an invention or recognition of his authorship and

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