

Individual entrepreneurship The patent application for the invention: rules for the preparation, execution requirements, deadlines, sample More on the topic Comments

As you know every innovation in technology in addition to its scientific achievements, must undergo a special registration procedure provided by the legislation for securing the rights of intellectual property specific to the author. Such actions must be consistent with that outlined in the Laws. Only such measures in the registration process properly enshrine the right of the innovator to his creation. The content of the article In the modern world such actions have a special name patenting which represents the system steps required to fulfill to obtain documentary evidence of the state sample which will confirm the ownership of the result of labor. Although such a procedure is clearly described in legislation, people who are not related to law is quite often difficult to navigate in certain locations. So today we offer you to consider the question of the formation of package of documents necessary for patenting. What you would need to make a statement that this summary and diagram To all these questions you can find the answer in the following sections. So first of all, let's try to define the term itself an invention and need a patent. From a legal point of view, this concept is considered as intellectual property right of the author to the created object which is a global novelty. The latter fact is crucial. It denotes the uniqueness of this creation that is his previous absence in the world of technology. The creation of such innovations requires proper consolidation at the state level. That is, in order to confirm its right over the innovation you need to go through the process of patenting. Before you issue a patent for an invention make sure that your creation is invention. So in modern science there are also two concepts which are quite close to border on the subject of our theme. These include industrial design and utility model. Both phenomena have a certain field of innovation. But if you compare them with the invention it is worth noting that this kind of technology have the character of improvements and not development of completely unique subject. So industrial design is the author's solution for processing the internal structure of a pre-existing subject. That is here we are talking directly about the technical characteristics and principles of operation of the mechanism. If to speak about useful models such authorship is logged when you change the appearance technology. Work is being done to change the design of making any

Link to article:: [Individual entrepreneurship The patent application for the invention: rules for the preparation, execution requirements, deadlines, sample More on the topic Comments](#)