

It's true...

There's a new and different breed of guard dog that new businesses are using to protect their intellectual property... their inventions... their trademarks...

And when I say guard dog, I'm talking about something called "patent boundary exclusion."

Just like any new and different breed, Patent Boundary Exclusion is stronger than the dogs used by do-it-yourself patent filers. And it has bigger and sharper teeth than the guard dogs that large law firms use because it follows a unique six phase system that enables you to protect your intellectual property.

And you'll see that Patent Boundary Exclusion is different and superior to the templates used by first and second year law associates that big firms use, and it's better than the YouTube advice, outdated IP or patent books on Amazon, and uninformed bloggers. Because with these six steps you use the exact broad language and precise narrow language that examiners need to see.

But not just any examiners.

I'm talking about the specific examiners for your specific category of intellectual property.

Best part of all, it doesn't require you to pay law firm rates and it doesn't require you to pay excessive fees based on the amount of time spent on your IP.

So, if you want to protect your intellectual property from being copied, knocked off, or stolen, you want to pay close attention to what I'm about to share with you.

Hi, my name is Andrew Abramson and I am the founder and CEO of our IP firm, Patent Profiler, LLC.

Fact is... there's no better way right now for you to protect your intellectual property from being copied, knocked off, or stolen than by using patent boundary exclusion.

When you use Patent Boundary Exclusion you prepare patent applications in a unique and specific way that makes it very difficult to copy or steal the intellectual property.

Because when you draft patent applications in this certain way, some parts are broad and some parts are detailed and narrow.

By using this specific kind of wording in claims, descriptions, details and extracts, you introduce boundaries around your IP that thieves can't break through easily.

Also, by using special tools that uncover insider information from the USPTO you EXCLUDE terms that cause ambiguity in the minds of examiners.

The patent boundary exclusion is a process to draft and file IP so that it is rock solid.

The best way to understand patent boundary exclusion is to think of it as a deed to your property.

Every boundary is clearly defined.

There is absolutely no question about exactly where your yard ends and your neighbor's begins.

If there is anything that is shared between your property and your neighbors, it's clearly described, labeled, drawn on a piece of paper, and verified by lawyers and government employees.

Obviously, there are lawyers and examiners who specialize in commercial property, residential property, government property.

Well, Intellectual property is very similar.

What most do-it-yourself don't realize is that you have to write, and draw your patent a special way depending on what kind it is.

You also have to know which kind of examiner at the USPTO to send it to.

You have to know the kind of language they like to see.

You have to make your drawings follow all 20 of their rules.

So by following Patent Boundary Exclusion, you make everyone happy.

...everybody except the property thieves...

The whole process is six simple steps.

Research  
Writing  
Drawing  
Filing  
Response  
Revision

In the research phase you uncover information about other companies, and the words they use in their patents. So you discover what's already been filed and approved, and how patentable your idea is.

During the writing phase of Patent Boundary Exclusion you enter the mind of the USPTO examiners and you choose the words that they need to hear. As a side benefit, you make it nearly impossible for thieves to steal your ideas.

In the drawing phase, you consult a drawing item checklist of what to include and leave out of your drawing, so the drawings are likely to be accepted by the USPTO.

By following the FILING phase of Patent Boundary Exclusion, you get some patent protection by filing with the USPTO. This protection means you can write on your product “Patent Pending.” You can sell or license your invention and other parties can’t copy, steal, sell, or use your invention.

During the Response phase of Patent Boundary Exclusion, you judge the best way to respond to the USPTO. There are many ways to argue with the Patent Office, but usually there is one specific way to convince the Examiner that your idea is patentable.

Now, often the examiner will reject your patent, which is why the REVISION step is vital. Because you follow a two step process to argue with them.

The first thing you do is uncover and interpret the “secret handshake” rejection language they use so you can then address all of the conflicts. When you do this correctly using Patent Boundary Exclusion, the end result is a patent that the examiner will have a very difficult time rejecting.

Altogether, when you follow all six steps of Patent Boundary Exclusion, the examiners will end up approving your patent ten times faster than patents submitted by do-it-yourselfers, that means that your competitors will have a small fraction of the time to try to steal your idea.

And there’s more...

The reason you have better chances of a first or second-time acceptance by using Patent Boundary Exclusion than normal law firms have is because ONLY experienced patent practitioners draft your IP, not junior patent attorneys (like first or second year attorneys).

Because you avoid the common errors that first year law associates make when they attempt a draft of their client’s IP. Also as mentioned before, you follow a list of guidelines that meet drawing requirements that the USPTO checks internally but don’t necessarily publish.

Less drafting errors is the reason why you can spend less time reviewing the drafts.

That way, you spend time running your business, not revising patent applications. Instead of waking up to another email from the USPTO demanding another revision, you get started on the first to-do item of the day in your business. That way you run your business free from patent-application stress.

And look at this...

Unless you follow Patent Boundary Exclusion, you will likely hear from the USPTO that your invention is not patentable.

And if you do not get a patent, you may not make any money from your invention. Here's what I mean:

While working at CERN in the late 1980s, Tim Berners-Lee wrote a proposal for a method to share hypertext documents over the Internet, creating what we know as the World Wide Web. That network of websites has come to reshape the way we live in the modern world, but Berners-Lee didn't patent his invention. Instead, he released the protocol out into practice, and it wasn't long before everybody was using it. He made no money from this idea.

OR

Ron Klein invented the magnetic stripe on the back of your credit or debit card that lets stores scan and connect to your account to pull money out. Back in the day, stores had to check numbers against a huge list of bad cards manually, and it was a royal pain. Klein took the same technology used in reel-to-reel tape recorders and affixed it to the back of a card, then encoded the number on it and created a scanner to compare that data with a regularly updated database of bad cards. He never patented the magnetic stripe idea, so it was quickly adopted by pretty much every company under the sun.

Following Patent Boundary Exclusion, you will likely get your invention patented.

And it doesn't stop there...

No patent is completely copy proof. But by using Patent Boundary Exclusion, you create a boundary around your Intellectual Property that makes it extremely difficult to break through.

Because, in the Patent Boundary Exclusion, the description, drawings, and claims of the patent must use the correct words and drawings to make it strong and make the patent dodge would-be thieves.

The reality is that most intellectual property thieves go after the easy to rip off patents, usually by diy'ers or newbie law associates in big firms.

Instead, you create a moat around your IP and this protects your IP.

By now, you see how and why the Patent Boundary Exclusion is so effective at protecting your intellectual property from being copied, knocked off, or stolen.

And that's why I want to give you the opportunity to put it to work for you with a unique set of services called Patent Profiler Solutions.

Let me tell you what they will do for you.

Patent Profiler® Solutions are a complete selection of services, and are the only IP services that are based on patent boundary exclusion, so that you give your ideas, your inventions, your intellectual property the safest, most secure protection possible.

We have an Invention Search service that will exhaustively search patents and patent applications on the U.S. Patent and Trademark Office (USPTO) so that you can be almost certain that you can file your invention with the USPTO. That way you'll know your invention is patentable and has the highest likelihood of the patent application getting approved and issued as a patent.

We can File a Detailed Provisional Application (also called a “placeholder”) if you want your provisional drafted by scratch or we can file a cheaper provisional if you already have something prepared (like a description, figures, or a prototype). That way you can immediately write “patent pending” on your product, letting the world know that you are serious about protecting your intellectual property.

We can also help you replace your Provisional with a Utility patent, which is the strongest type of intellectual property protection there is. These last 20 years.

But regardless of which service you choose, we handle everything:

We receive all “arguments” from the Patent and Trademark Office  
We immediately submit response arguments about your IP  
We make sure that examiners understand why your invention should be issued as a patent.  
We keep you updated at every step.

But, this is just the beginning of what you get when you choose one of our PatentProfiler® solutions.

Because when you choose one of our services today, you also get a unique bonus not available anywhere else called the IP Reference Guide, which shows you the legal way to use a patent with your invention.

And that’s not all. You also get direct access to our staff with the Patent Boundary Exclusion Implementation Call, where we will discuss how to manage your intellectual property now and in the future.

We'll even throw in a couple of our PatentProfiler® shirts, which may seem a little silly at first, but we've discovered that when our clients wear them, instead of bragging about their patents with friends and colleagues...

by simply answering the questions they get about the image on the shirt they get to reveal the exciting news about their new patent pending invention!

The reality is that most law firms offer these services for between 1500 and \$15000.

And even at \$15,000, filing a utility patent would be worth it because once your patent is locked in, you have unparalleled protection.

But you won't pay \$1500 for searches, \$2000 to \$15000 for filings