

Hilal ASLAN

**THE ROLE OF INTELLECTUAL
PROPERTY PROTECTION
IN DEFENSE INDUSTRY**

THE TABLE OF CONTENTS

THE TABLE OF CONTENTS	V
ABBREVIATIONS.....	XI
INTRODUCTION.....	1

CHAPTER ONE OVERVIEW OF IPRs RELEVANT TO DEFENSE INDUSTRY

I. THE CONCEPT OF INTELLECTUAL PROPERTY	5
II. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS AND THE WORLD INTELLECTUAL PROPERTY ORGANIZATION (WIPO)	8
III. OBJECTIVE OF THE INTELLECTUAL PROPERTY RIGHTS PROTECTION	10
IV. INTELLECTUAL PROPERTY RIGHTS AND DEFENSE INDUSTRY	10
V. TYPES OF INTELLECTUAL PROPERTY PROTECTION RELEVANT TO DEFENSE INDUSTRY	11
A. Patents.....	11
1. Definition.....	11
2. Historical Development of Patent Rights Globally and Core International Treaties on Patents	14

a.	Paris Convention for the Protection of Industrial Property.....	17
i.	The Background of the Paris Convention.....	17
ii.	The Scope and the Main Principles of the Paris Convention	17
b.	Agreement on the Trade Related Aspects of Intellectual Property Rights (TRIPS Agreement).....	19
i.	The Background of the TRIPS Agreement	19
ii.	The Objective of the TRIPS Agreement.....	20
iii.	The Scope and the Main Principles of the TRIPS Agreement.....	21
c.	Patent Cooperation Treaty (PCT)	22
3.	Patentability Conditions.....	24
a.	Patentable Subject Matter	24
b.	Industrial Applicability.....	25
c.	Novelty.....	26
d.	Inventive Step-Non Obviousness	27
e.	Disclosure of the Invention.....	28
4.	Patent Application and Examination.....	29
B.	Trademarks.....	29
1.	Definition and the Types of Trademarks.....	29
2.	Historical Development of Trademark Rights and Core International Treaties on Trademarks	31
a.	Paris Convention	33
b.	The Madrid Agreement.....	35
c.	Nice Agreement	36
d.	Trademark Law Treaty.....	36
e.	TRIPS Agreement and the Relationship Between TRIPS and Other Core International Treaties on Trademarks	37
3.	Trademark Protection	39
4.	Criteria of Trademark Protection.....	39

a. Distinctiveness.....	39
b. Compliance with Morality and Public Order.....	40
C. Copyrights.....	41
1. Definition.....	41
2. Historical Development of Copyrights Globally and Core International Treaties on Copyrights.....	43
a. Berne Convention.....	44
i. Principle of National Treatment.....	45
ii. The Principle of Automatic Protection.....	46
iii. Principle of “Independence” of Protection.....	46
b. Copyright Protection of the Computer Programs and Databases Under TRIPS.....	48
D. Tradesecrets.....	49
1. Definition of Tradesecrets.....	50
2. Criteria for an Information to be Considered as A Tradesecret	51
a. Expressing a Commercial Value	51
b. Intended to Be Kept Confidential.....	52
c. Not Misappropriated.....	53
3. Objective of the Tradesecrets.....	53

CHAPTER TWO

THE ROLE OF IPR PROTECTION IN THE DEVELOPMENT OF DEFENSE INDUSTRY

I. DEFENSE TECHNOLOGIES AND DEFENSE INDUSTRY	55
A. Defense Technologies	55
1. Definition.....	55
2. Defense Technologies as a Core of Military Power.....	58
a. Technology Based Military Expenditure	59

b. Emerging technologies and Military Capability.....	63
B. Defense Industry	65
1. The History of Defense Industry	65
2. The Structure of Defense Industry	69
3. The Importance of a National Defense Industry.....	72
4. Technological Information Flow within the Defense Industry	74
5. The Concept of Open Innovation in Defense Industry	75
6. Transition from Defense Industry Base to Defense Ecosystem	77
7. Building a Defense Ecosystem	80
a. Defense Strategy on Start-Ups	81
b. Promoting R&D in the Civilian Industry	83
II. THE ROLE OF INTELLECTUAL PROPERTY PROTECTION FOR DEFENSE ECOSYSTEMS.....	87
A. IPRs and Diffusion of Commercial Innovation.....	87
1. Elements of Defense Related Commercial Innovation	90
a. Commercialization of IPRs	90
b. Commercial Transfer and Acquisition of Technology ...	93
i. Assignment	94
ii. License Contract	95
iii. Know-How Contracts	95
2. Dual-Use Technology Conversion	96
a. Spin-off	96
b. Spin-in.....	98
B. The Impacts of Defense Related IPRs	99
1. Patents.....	100
2. Trademarks.....	100
3. Copyrights	101
4. Tradesecrets.....	101

CHAPTER THREE
GOVERNMENTS IPR POLICIES
AND IMPLICATIONS IN DEFENSE
TECHNOLOGY ACQUISITIONS

I. DEFENSE ACQUISITION CONTRACTS	103
A. Traditional Contracting Process	104
1. Requirement Definition	104
2. Acquisition Strategy	104
3. Request for Proposal (RFP) Process	104
4. Evaluation Process	105
5. Contract Award	105
B. Change in the Defense Acquisition Strategies based on IPR...	106
II. IPR REGULATED UNDER DEFENSE ACQUISITION	
CONTRACTS - GENERAL OVERVIEW	108
A. The Objective of the IPR Protection.....	108
B. Overview of IPR Related Clauses	111
1. Ownership of IPRs.....	112
2. Rights in Technical Data	113
3. IPR Infringement	114
4. Confidentiality of Proprietary Information.....	115
III. EXAMPLARY POLICIES AROUND THE WORLD	116
A. United States	116
1. U.S. IPR Policy.....	116
2. Overview of U.S. IPR Laws Uniquely Applicable to	
DoD Contracts.....	121
a. Patent Rights: 35 U.S.C. §200-§212 (Bayh-Dole Act)	121
b. Use of Third-Party Patents: 28 U.S.C. § 1498 and	
10 U.S.C. § 2386.....	123
c. 35 U.S.C. §§ 181–188 (Invention Secrecy Act)	124
d. Copyrights and Trademarks.....	127

e. Rights in Technical Data	127
i. Unlimited Rights.....	129
ii. Limited Rights	130
iii. Government Purpose Rights.....	130
iv. Miscellaneous Aspects.....	131
B. United Kingdom.....	132
1. UK IPR Policy.....	132
2. Overview of UK MOD Regulations for IPRs.....	135
a. Intellectual Property – Statement of MOD Policy.....	135
i. Principles.....	135
ii. Policies.....	136
b. DEFCONS on IPRs under MOD Contracts	138
i. DEFCON 703	138
ii. DEFCON 705	140
iii. The Section 22 of the UK patent Act of 1977.....	141
C. TURKEY.....	142
1. IPR Policy of Turkey.....	146
2. Confidential Patent.....	148
CONCLUSION.....	151
BIBLIOGRAPHY.....	157