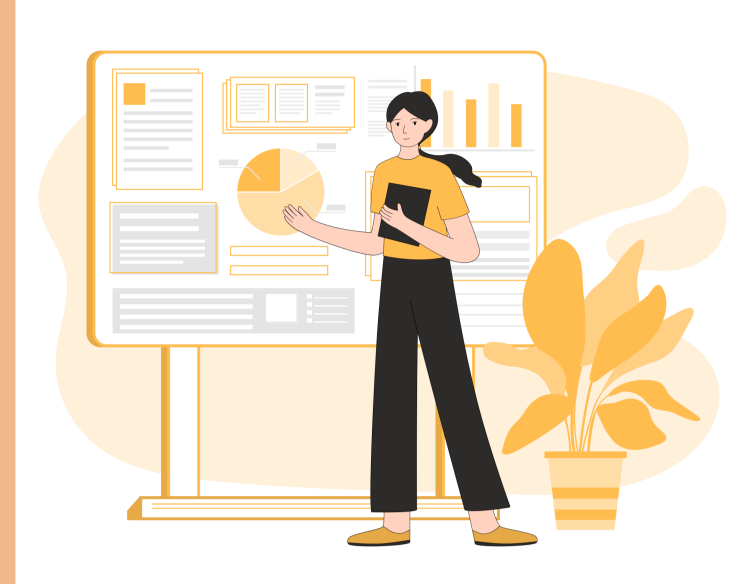
BASIC STANDARDS OF THE DCFTA IN THE FIELD OF INTELLECTUAL PROPERTY LAW

COPYRIGHT AND RELATED RIGHTS

- Ensure legal **protection of rights** for a specified term of validity (70 years and, accordingly, 50 years);
- Grant the author the rights to **permit\prohibit** the distribution and reproduction of their performances, as well as the right to receive fair remuneration for the rental of their performances.





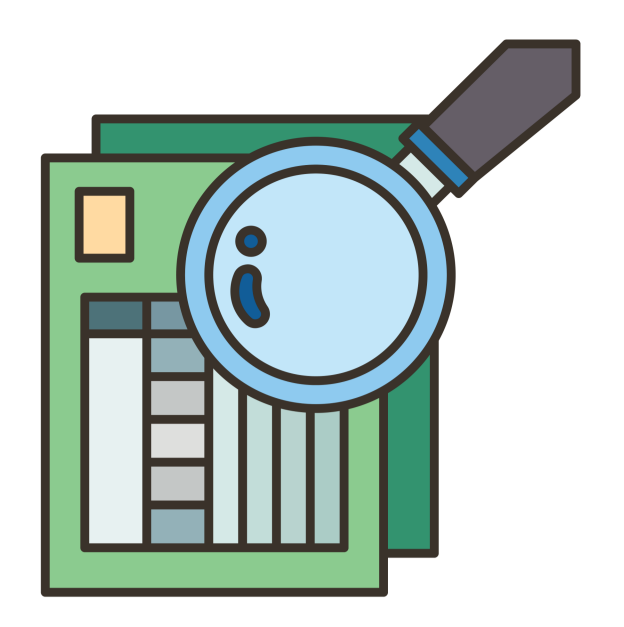
TRADEMARKS

- The term of protection is at least 10 years;
- Registration of a trademark (TM) grants the owner the exclusive right to prevent third parties from using it;
- Grounds for annulment include nonuse, becoming generic, and consumer deception.

GEOGRAPHICAL INDICATIONS

- Protection by the Subcommittee on Geographical Indications against the imitation of names and misleading indications regarding the origin of the product;
- In the case of homonymous indications, protection is granted to each if the name does not create a false impression of the origin for the consumer.





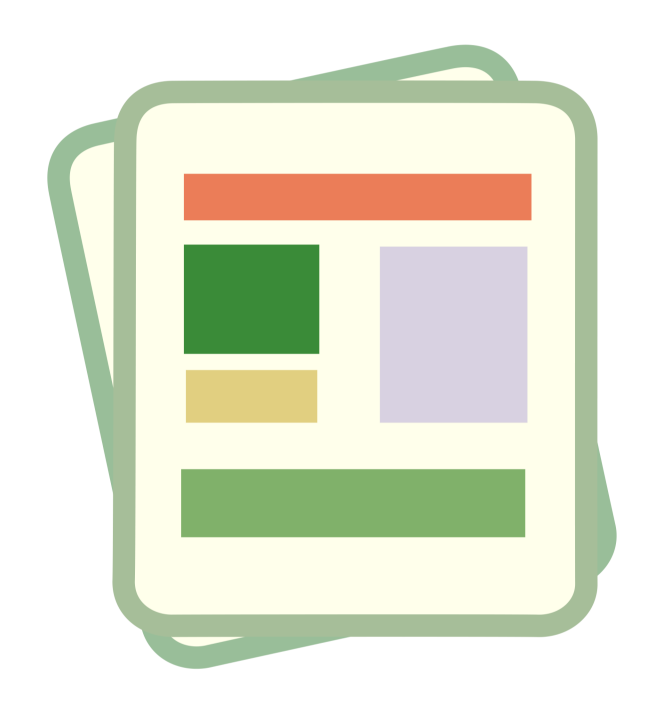
INDUSTRIAL DESIGNS

- The term of protection is at least 3 years;
- The owner **has the right to** prohibit thirdparty use (TM);
- The conditions **for refusal** of industrial design registration include noncompliance with the requirements or the existence of a prior design.

PATENTS

- The following are not subject to patenting: plant varieties and animal breeds, essentially biological processes, the human body, and any inventions that are contrary to public morality;
- Confidentiality of data provided prior to the authorization of a medicinal product.

*Example on Patent Protection in the Field of Healthcare





TOPOGRAPHIES OF SEMICONDUCTOR PRODUCTS

- The protection period is at least 10 years;
- If the topology **meets the conditions**, it is the result of the creator's own intellectual effort and is not commonly known;
- The creator's right to permit or prohibit reproduction and use.