The Problems of Legal Regulation of Intellectual Property Rights in Innovation Activities in Russia (Institutional Approach)

Zhanna Mingaleva, and Irina Mirskikh

Abstract—Part IV of the Civil Code of the Russian Federation dedicated to legal regulation of Intellectual property rights came into force in 2008. It is a first attempt of codification in Intellectual property sphere in Russia. That is why a lot of new norms appeared. The main problem of the Russian Civil Code (part IV) is that many rules (norms of Law) contradict the norms of International Intellectual property Law (i.e. protection of inventions, creations, ideas, know-how, trade secrets, innovations).

Intellectual property rights protect innovations and creations and reward innovative and creative activity. Intellectual property rights are international in character and in that respect they fit in rather well with the economic reality of the global economy.

The authors of this paper have raised these essential issues through different activities. Through the panel survey, questionnaire which were spread among the participants of intellectual activities the main problems of implementation of innovations, protecting of the ideas and know-how were identified.

The aim of the paper is to reveal the main problems of legal regulation of Intellectual property in Russia and to suggest possible solutions.

The implementation of research results will help to solve economic and legal problems of innovations, transfer of innovations and intellectual property.

Keywords—Innovation activities, intellectual property rights, know-how, patents, indicators of innovation activities

I. INTRODUCTION

TRANSITION from planned to market economy has given a rise to a number of problems, the most serious and important of which is the problem of innovative activities intensification and intellectual property rights protection.

Intellectual property rights protect innovations and creations and reward innovative and creative activity. Intellectual property rights are international in character and in that respect they fit in rather well with the economic reality of the global economy [1].

Mass media more than once has mentioned that the existing innovational system in Russia does not correspond to the requirements of the effective national intellectual property commercialization, using the latest foreign technologies, attracting investments for financing innovational programs, first of all, in basic and defense industries and does not serve the purpose of Russian economy revival. According to the Ministry of industry and science several years ago only 11% of industrial enterprises in Russia were implying development and launching innovations. Although, today the Ministry of industry and science is the Ministry of education and science, it is very much doubtful that something has changed.

The Russian intellectual property owners consider the absence of the inventions promotion mechanism to be the reason of lack of demand for domestic inventions. But this is not the only reason.

II. DEVELOPMENT OF INNOVATION ACTIVITIES IN RUSSIA

As far back as in 2002 one of the leading specialists in the sphere of using rights on intellectual property Y.P. Fomichev, at that time the head of the Intellectual property department of the former Ministry of Industry, science and technologies, gave the following information: "Intellectual property trading volumes increase by 12% annually, while rates of growth don’t exceed 2.5-5% a year. Having advantages in science and technical potential, highly-qualified staff, large science basis (12% of world scientists) Russia has only 0.3-0.5% on the civilian science intensive products market, while the part of the USA accounts for 36%, Japan – 30%, China – 6%. The largest expenses for innovation at Russian enterprises are purchases of machinery and equipment (62.2%). At the same time, only 18.3% of costs go on acquiring new technologies. Of this amount 10.5% are spent on purchasing rights to use intellectual property objects. In the total volume of enterprises inputs the owners funds account for 82.3%, foreign investments – 5.3%, federal budget – 2.8%, regional budgets – 1.3%, non-budget funds – 2.7%. World statistics shows that of 100 science and technical developments 10% appear on the market and only 4% are profitable" [2].

The head of the Federal service on intellectual property, patents and trade marks B.Simonov pointed out: “According

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to the State statistics commission, in 2003 the cost of non-material assets of Russian companies accounted for 11 billion rubles. That is 0.4% equivalent on average in the country. There are half a million patents in Russia, but only 1% of intellectual property is put into practice. In the western countries the cost of intellectual property in business is about 60-78%. When the Russian rate reaches 15-20% it will be possible to talk about innovational economy” [3].

As for promotional mechanism, we suppose that the more important thing is the system of investing in such a risky business as innovations on the basis of domestic developments. This system maintains the work of the promotional mechanism and is profitable both for the owner of intellectual property and the investor and all in all for the government.

Russian scientists create breakthrough technologies, which are able not only to provide the needs of the country, but also to create prerequisites for entering the external market of new kinds of competitive products and technologies. This can reduce the dependence on the export of raw energy resources, but scientists have to sell technologies to foreign companies due to the lack of innovational system that can establish conditions for financing the process of technologies implementing.

The analysis of scientific research results, statistic data [4]-[9] made it possible to define the main tendencies of intellectual property rights regulation and protection.

In 2005 Russia ranked 21st in the world by the number of patent inventions. During the year our compatriots registered only 425 patents and that was almost by 20% less than in 2004. In the world patent rating, which was published by the World intellectual property organization, even such countries as Australia, Canada and India were ahead Russia. More than once the absolute leader was the USA: the authors of 34 300 of 134 000 inventions patents in 2005 were Americans. Following the USA far behind there were Japan, Germany, France and the UK. South Korea, the Netherlands, Sweden, Switzerland and China took the top ten (95% of all patent inventions in the world in 2005).

One of the important statistics indicators in this field is the indicator of “The proportion of patent applications to issued patent for inventions, industrial designs, utility models”. The brief comparative analysis is presented by Fig. 1.

According to Fig. 1 the proportion of the number of patent applications in Russia to the number of issued patents is not too bad (approximately 60%). Only France, Republic of Korea and Mexico have better indicators. In USA and Japan this indicators are 41% and 45% correspondently. But Russia is far behind the other countries by the number of patent applications. The number of patent applications in Russia is 11.3 times lower than in USA; 10.8 times lower than in Japan; 5.6 times lower than in China; 4.4 times lower than in Republic of Korea; 2.5 times lower than in Germany.

In Russia the number of issued patents is lower than in other countries: 7.5 times lower than in the USA; 6.1 times lower than in Japan; 5.2 times lower than in Republic of Korea; 2.5 times lower than in China. It is interesting that Russia leaves Germany far behind.

Another very important indicator is a proportion of the number of issued patents for citizens and foreign citizens to the number of the patent applications and issued patents. The situation in Russia differs from the situation in the other countries (Fig. 2-3).
Developing countries frequently use technologies from developed countries and that’s why they are interested in spreading technological knowledge. Insufficient mechanisms of intellectual property protection causes costs increase and industrially developed countries lose the interest in technologies transfer and investments.

At the same time strengthening of intellectual property protection causes contradictions between creating and transferring of innovations and toughening of intellectual property protection.

Intellectual property protection has visible advantages but its consequences can cause a lot of problems for developing countries.

Severe measures of intellectual property protection can lead to augmentation of the gap between technological level of developed and developing countries and strengthen monopoly tendencies on the new technologies market.

Firstly it can slow down the process of adopting technologies.

Secondly the costs of creating and transfer of new technologies will increase. All these will reduce the number of innovations and imitations.

Nothing will stimulate inventors to create new technologies. The level of intellectual property protection can influence the economy of developing countries.

It is important to come to compromise on intellectual property protection in order to provide a balance between the interests of all participants. This balance can be based on a complex of legal, economic, social and political measures.

Russian researchers of innovation problems use several indicators in order to assess quality and quantity of innovation activity level of enterprises, regions and countries. For example, number of organizations, involved in research-and-development; proportion of organizations carrying out technological innovations in the total number of organizations; expense on the technological innovations of organizations, receipt of patent requests and delivery of patents on the objects of intellectual property; trading in technologies with foreign countries, etc. (the full list of indicators in-use Rosstat is in Appendix). But such approach to quantitative assessment of innovation activity level of economic agents gives rise to several mistakes and inaccuracies which can seriously misrepresent the final results [10]-[12].

Firstly, all these indicators are calculated autonomously and their connection and correlation is assessed only through qualitative indexes.

Secondly, several indicators do not reflect the real situation in Russian scientific and intellectual spheres (the results of scientific research invention and creation activities). But such indicators are fundamental and are the basis of innovation process.

These indicators are used in order to compare the level of innovation development of different countries.

It is impossible to describe all the problems and mistakes of Russian science and practice of assessment of innovation development of economic systems.
Let us try to analyze the situation in the field of licensing, patenting of intellectual property and the problems of legal regulation of intellectual property rights in innovation activities in Russia.

Compared with the developed countries with innovation economy the volume of export and import of licenses, patents, know-how and other scientific and technical documentation and services in Russia is very small (see Tables I-II).

### TABLE I
**RUSSIAN TECHNOLOGIES TRADING WITH FOREIGN COUNTRIES (Number of Agreements)**

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<tr>
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<tr>
<td>Total</td>
<td>1094</td>
<td>1825</td>
<td>566</td>
<td>1524</td>
</tr>
<tr>
<td>including:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- patent on an invention</td>
<td>11</td>
<td>7</td>
<td>10</td>
<td>20</td>
</tr>
<tr>
<td>- patent license to an invention</td>
<td>12</td>
<td>21</td>
<td>21</td>
<td>45</td>
</tr>
<tr>
<td>- utility patent</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>7</td>
</tr>
<tr>
<td>- know-how</td>
<td>45</td>
<td>22</td>
<td>26</td>
<td>46</td>
</tr>
<tr>
<td>- trademark</td>
<td>2</td>
<td>15</td>
<td>19</td>
<td>62</td>
</tr>
<tr>
<td>- industrial designs</td>
<td>8</td>
<td>7</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>- engineering services</td>
<td>522</td>
<td>654</td>
<td>305</td>
<td>870</td>
</tr>
<tr>
<td>- scientific researches</td>
<td>239</td>
<td>642</td>
<td>36</td>
<td>117</td>
</tr>
<tr>
<td>- other</td>
<td>255</td>
<td>456</td>
<td>147</td>
<td>355</td>
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</table>

According to the data in Table I the structure of Russian trade of technologies is far from being rational. In 2007 engineering services ranked first both in export and import (36% and 57% respectively).

The volume of purchase of licenses, patents, know-how, industrial designs, trademarks, utility models is only 4% and the volume of sale is 2.8%. Evidently the majority of Russian enterprises prefer to improve the existing old technologies instead of adoption of new technologies and new production practices. Special agencies of technologies commercialization do not exist.

### TABLE II
**RUSSIAN TRADING IN TECHNOLOGIES WITH FOREIGN COUNTRIES (export revenue for a year/payments for a year, million rubles)**

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<tr>
<td>Total</td>
<td>203,5</td>
<td>53749</td>
<td>182,9</td>
<td>65116,5</td>
</tr>
<tr>
<td>including:</td>
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<tr>
<td>- patent on an invention</td>
<td>0,07</td>
<td>376,4</td>
<td>0,26</td>
<td>1437,7</td>
</tr>
<tr>
<td>- patent license to an invention</td>
<td>0,42</td>
<td>367</td>
<td>2,53</td>
<td>3141,6</td>
</tr>
<tr>
<td>- utility patent</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>20,8</td>
</tr>
<tr>
<td>- know-how</td>
<td>2,33</td>
<td>523,6</td>
<td>11,12</td>
<td>3647,4</td>
</tr>
<tr>
<td>- trade mark</td>
<td>11,5</td>
<td>256,4</td>
<td>31,12</td>
<td>8412</td>
</tr>
<tr>
<td>- industrial designs</td>
<td>0,28</td>
<td>89,4</td>
<td>1,04</td>
<td>14,2</td>
</tr>
<tr>
<td>- engineering services</td>
<td>139,3</td>
<td>38118,5</td>
<td>110,17</td>
<td>35824,1</td>
</tr>
<tr>
<td>- scientific researches</td>
<td>23,98</td>
<td>6104,7</td>
<td>227</td>
<td>2192</td>
</tr>
<tr>
<td>- other</td>
<td>25,7</td>
<td>7913</td>
<td>24,39</td>
<td>10426,7</td>
</tr>
</tbody>
</table>

According to the data in Tables I-II scientific and technical exchange between Russia and foreign countries has increased. In five years the volume of technologies export proceed increased 1.9 times, and import payments increased 5.2 times. But on the whole the volume of export and import of technologies in 2006 was 0.2 and 0.6% and in relation to the volume of sales of technologies on the world market – less than 0.1-0.2%.

And technological “raw-material” instead of patented projects dominates the market.

As a result Russia loses in effectiveness of technologies exchange. The statistics shows that Russia buys expensive technologies and sells simple or cheap technologies, which did not get a due estimation.

Average technologies export proceeds increased but it is still three times lower than import payments.

All these and many other problems in innovation activity field can be explained by a specific situation of intellectual property protection in Russia.

### II. THE TYPES OF INTELLECTUAL PROPERTY RIGHT PROTECTION

The analysis of scientific research results, statistic data and panel surveys, questionnaires which were spread among the participants of innovation activities revealed different types of intellectual property right protection (see Fig. 4).

Fig. 4 demonstrates the dependence of net benefit of intellectual property right protection (NBPRP) from the type of intellectual property protection and the volume of gross profit ($\pi$). Legal protection doesn’t satisfy the interests of small enterprises (big costs with out serious threats). The net benefit of legal intellectual property right protection appears when business begins to grow. The “protection by the third person (party)” is reasonable for small enterprises with low profit. But it causes a lot of problems when business begins to grow. The existence and prosperity of this kind of protection can be explained by economical, historical, national, social and political factors.
The zones I, II, III of Fig. 4 reflect the efficiency of different types of intellectual property rights protection.

The zone I demonstrates the situation of existing Russian practice when the intellectual property owner rejects legal protection of his rights.

The zone II reflects the efficiency of intellectual property rights protection by the “third person” (any companies, that helps to imply technologies).

The zone III characterizes the efficiency of legal protection of intellectual property rights.

There are two kinds of monopoly in intellectual property sphere in Russia:

1) legal monopoly
2) secret monopoly

If the invention can be quickly imitated by help of reverse engineering it needs to be patented. In this case patent will confirm legal monopoly on intellectual property. Patent protection gives several advantages but in Russia it is more important to receive a “protection by the third party”. These two kinds of protection will guaranty intellectual property rights on different stages of invention usage. If invention cannot be imitated or copied by reverse engineering, the owner can protect it as a know-how. But legal protection of know-how in Russia is very weak. The confidential nature of know-how excludes the possibility of obtaining a patent. That’s why the owner of know-how can receive only secret monopoly. And it is better to obtain also “the protection by the third party (person)”, which will guarantee intellectual property rights on know-how.

III. THE NEW CODIFICATION OF INTELLECTUAL PROPERTY LAW IN RUSSIA


Introduction of the Part IV of the Civil Code of the Russian Federation has completed codification of the civil legislation of Russia. It completes the work on full systematization of the whole civil legislation, regulating the relations in the sphere of intellectual property and a number of related norms in the Civil Code.

Introduction of the Part IV of the Civil Code of the Russian Federation allowed to systematize the federal legislation on intellectual property. The basis of this system is recognition of subjective intellectual property rights for the results of intellectual activity and the means of individualization (for intellectual property) as exclusive ones. However, they differ from property rights and other material rights because they are intangible, and they differ from personal non-pecuniary rights of authors and other creators of intellectual results by the fact that they become a subject of civil circulation and allow to involve the objects of intellectual property into such circulation.

IV. THE PROBLEMS OF LEGAL REGULATION OF INTELLECTUAL PROPERTY RIGHTS

The main problems of intellectual property protection in Russia are the following:
1. The problem of idea protection
2. The problem of invention protection
3. The problem of know-how protection
4. The problem of agreements on technological and scientific cooperation

The problems of idea protection. Ideas are not protected by the Civil Code of the Russian Federation. An idea is the main element of any object of intellectual property (creation, invention, innovation, know-how, etc.). But even the particular expression of an idea is left unprotected. Granting exclusive property rights to the creator of an idea allows him or her to appropriate much of its social value. Consequently, the incentive to create ideas aligns closely with their social value, as required for efficient innovation. The owner of an idea has the right to exclude others from using it. Excluding others from using an idea impedes their dissemination and application [13]. The recognition idea as intellectual property will make it possible to use the intellectual property rights, that can provide an income to its owner. This profit will encourage the owner to continue his innovative work [14].

An invention shall be granted legal protection if it is new, involves an inventive step and is industrially applicable.

An invention shall be deemed new if it is not anticipated by prior art.

An invention shall involve an inventive step if, having regard to the state of the art, it is not obvious to a person skilled in the art.

The state of the art shall consist of any kind of information published anywhere in the world, and made available to the public, before the priority date of the invention” [15].

The problem is that inventions are patented as utility models or are protected as know-how. Inventors prefer not to take out a patent for inventions because it is a very difficult procedure, it takes a lot of time and is very expensive. That is why they try to protect their inventions as ideas, know-how, confidential information, utility models.

The problems of know-how protection. The protection of know-how is far from being perfect. A lot of rules (norms of Law) contradict the norms of International Intellectual property Law.

In international intellectual property trade know-how is regarded as industrial property that is transferred by license transactions.

The most valuable know-how are constructive and technological secrets of competitive production. It is possible to define the following features of know-how:
1. It is the information, technical knowledge, experience, connected with the development, launching the production, operation, service, repair, improvement and utilization of new hardware, technology and materials.
2. It has real or potential technical and commercial value;
3. It is being applied or can be applied.
4. It has confidential nature, it is not in the public domain;
5. It has no legal protection on the national, regional and local levels.
6. It is necessary to possess special knowledge and experience for using it.
7. The way of its fixation or adoption can be different (written form, oral or visual).
8. Without obtaining know-how it is impossible to improve technical objects, technology and materials, in which know-how is involved.

The fourth and eighth criteria have vital importance for evaluating the possibility of recognition the technical solution as a know-how.

The owner of know-how must believe that the release of the information would be injurious to him or of advantage to his rivals. The owner of know-how must believe that the information is confidential or secret. The two first beliefs must be reasonable. Finally, the information must be considered taking into account trade practice [16].

The old Russian Civil Code (1964) and other Russian laws did not give the definition of know-how, trade and commercial secrets. Russian legislation said nothing about protecting and guaranteeing the categories of confidential information [17].

That is why daughter companies of state enterprises could use know-how and trade secrets of “mother-enterprise” for their own needs and interests without any punishment.

This information had all identifying features of confidential information:
1) It was not in the public domain;
2) The information referred to the usage and practices of particular industry;
3) The release of such information was injurious to the state “mother-enterprise” and gave advantages to other companies.

But independent departments explained that they did not regard this information as know-how, because of the problems of legal regulation. Such daughter enterprise could simply steal some idea and develop it with the help of its high-qualified engineers and scientists and then sell it or begin to apply for itself.

The state could not control or stop this process and many technical secrets were lost. During in the process of changing of social infrastructure objects of social infrastructure (such as houses, hospitals, kindergartens, schools) were given to municipalities. So enterprises stopped social sphere financing. It was decided to resolve unemployment problems and problems of financing by means of private companies and foreign investments which began to appear in Russia. The majority of military enterprises were reorganized and became independent joint-stock companies (the result of privatization). All these ways of restructuring were accompanied by the problem of lack of legal regulation, especially in the field of protection of commercial and trade secrets, know-how and business secrets [18].

As a result different classes of technical secrets, which related to the production of goods were lost.

The first class consisted of information in the form of skill and experience built up by individual employees in relation to the practical implementation of techniques or processes. It indicates the way in which a skilled personnel do their job. A person may make a fairly detailed written description of how to produce a particular result by a series of chemical processes or reactions; but as all the world knows in practice the best result is obtained not by merely following all the directions in the book, but by the way in which the experienced person applies these directions.

Another class of such technical secrets (‘know-how’) is used to refer to disembodied information in the form of technical knowledge of industrial significance which has been built up in one organization and is not in the public domain. In this sense, the term relates to the application of technology in an industrial situation rather than to creativity. As such, know-how may comprise items of information retrieved from the general body of information which is available to all. Its importance lies, however, in the context in which those items of information are applied, and their collection as a separate entity which has acquired a significance and identity of its own. Know-how of this kind can constitute a trade secret, for, as an independent entity of information, it is inaccessible, and the law does not require any degree of novelty provided that information is inaccessible.

In 1994 the new Civil Code of the Russian Federation defined what a commercial secret is. Information can be defined as a commercial (trade) secret if it meets the following requirements: 1) it has real or potential commercial value, 2) it is unknown other persons, 3) there is no free legal access to the information, 4) the owner of the information does something to protect the information. Those who received the commercial secret illegally must recover the losses and pay the damages.

The Law on State secrets and the Criminal Code of Russia (1996) introduced into the Russian legal system the responsibility for the breach of confidence.

Russian legislation (the Civil Code, the Law on commercial secrets) makes no difference between trade secrets and know-how and this contradicts the norms of International Intellectual property law.

Know-how plays an exceptional role in the world. Know-how along with inventions provides acceleration of science and technical progress and socio-economic development of countries.

Companies prefer not to take out patents on inventions, which are involved in newly developed hardware and technology, leaving them in secret. Companies act in this way hoping that know-how becomes obsolescent, the competitors will not be able to reproduce it without serious and expensive research. Accordingly, competitors cannot gain information
about directions of research and company’s developments through patent protection.

It is important that patent monopoly (inventions) is legal mainly in the countries where patent was received, while secret monopoly (know-how) works in all countries of the world until it comes into public domain or becomes available for rivals.

International trade practice shows that generally without know-how knowledge it is absolutely impossible to reproduce new technology through patent descriptions, published technical information, samples of new hardware that are presented on markets, national and international fairs. Furthermore, it is also impossible to improve the technology and create next generation models on the same basics. Therefore, a choice of type and form of purchasing a foreign technology should be predetermined by the possibility of purchasing licenses for know-how exploitation [19].

Many specialists, suppose that know-how form the basis of licenses and patents. Know-how allows to protect intellectual property from improper use in case of divulgence.

The role of know-how increases because know-how and inventions underlie intensifying globalization. Unfortunately, Russian Federation is the only country in the world where know-how is neglected.

The described situation in Russia is worsening by researchers and inventors (about 80%), who do not understand the role and value of know-how in the world production, external and internal trade.

The building of market economy in Russia revealed the following problems:

- The necessity of stuff training (engineering staff, economists and lawyers). They can use know-how in their scientific, production and commercial activities.
- Determination of technical, economic and commercial value of a know-how; estimation the possibility of using know-how for accelerating scientific and technical progress and socio- economic development of the country, increasing competitiveness of the production and providing economic and state safety of Russia.
- Keeping know-how in secret and prevention of industrial espionage.

Besides, it is necessary to register contracts on selling domestic know-how abroad and to put transmission of know-how to foreign companies and entrepreneurs under control.

The problems of agreements on technological and scientific cooperation. Russian owners of intellectual property often apply to the “Licensetorg” with a request to help in protecting their interests, which, in their opinion, were infringed by foreign partners. The analysis of contracts often shows that foreign partners fulfill the terms of contract. When Russian partners are made to pay attention to the terms that “infringe their interest”, the common answer is that the foreign partner and the Russian partner meant completely different things.

One of the French colleagues, a member of the work group on science and technical cooperation is a consolidation of emotions (Russian partner) and the common sense (foreign partner).”

After signing an agreement, which was based on “Russian emotions” and the text that was prepared by the foreign partner using “common sense”, the Russian partner often loses intellectual property rights because of negligence and shortage of legal protection.

The panel survey, questionnaires which were spread among the participants of innovation activities revealed the main problems of innovation transactions and made it possible to formulate several recommendations:

1) It is important to take into account the costs of intellectual property rights in the international market based on the specific parameters, describing a volume of rights usage.
2) It is necessary to define the types of a license: exclusive or non-exclusive.
3) The contract must contain the following terms:
   a) the precise definition of the concrete intellectual property rights;
   b) the duration of the contract;
   c) guarantees of payment or compensation even in case of non-use received rights by the partner. It can be a flat-rate fee payment, or minimally guaranteed payments;
   d) guarantees of the reception of true information about volumes of real use of the received rights by a partner (it is an obligation to make reports for the licensor («Licensee’s Report» or «Royalty report»), the possibility of audit by the licensor or by the auditor of account books);
   e) guarantees of licensee activities for prevention of non authorized use of the intellectual property rights, which are received from the licensor, terms on a confidentiality, the sanctions for breach of confidence;
   f) the way of the information exchange on innovation improvement between the partners;
   g) the regulation of the relationship between the licensor and the licensee after termination of the contract; the conditions of prolongation of the contract duration; the possibility of technology use after termination of the contract.

V. CONCLUSION

The market of innovation activities is developing in Russia. The indicators, used by Russian researchers and state statistics for analyzing the innovation problems do not reflect the real situation in Russian scientific and intellectual spheres.

The protection of intellectual property rights by the third person is very popular in Russia. This can be explained by economical, political, historical and social factors.

The contract on innovation transfer must contain several specific terms aimed to protect intellectual property rights and confidential information (know-how).
APPENDIX

List of indicators, in-use Rosstat for the estimation the level of innovative activity in Russia

1. Organizations, executing research-and-development
   1.1. Total number of organizations, including:
   1.2. research organizations
   1.3. designer bureaus
   1.4. project and project-findings organizations
   1.5. experimental factories
   1.6. higher educational research establishments
   1.7. project-designer subdivisions in organizations
   1.8. others

2. Organizations, executing research-and-development in different activity sectors
   2.1. Total number of organizations, including:
   2.1. state
   2.2. enterprise
   2.3. higher professional education
   2.4. noncommercial organizations

3. State academies

4. Quantity of personnel, deals with research-and-developments
   4.1. Total number of quantity of personnel, deals with research-and-developments,
   including:
   4.2. researchers
   4.3. technique
   4.4. auxiliary personnel
   4.5. other personnel

5. Quantity of personnel, deals with research-and-developments on the sectors of activity
   5.1. Total number of quantity of personnel, deals with research-and-developments on the sectors of activity,
   including:
   5.2. state
   5.3. enterprise
   5.4. higher professional education
   5.5. noncommercial organizations

6. Quantity of state academies researchers
   6.1. Total number of quantity state academies researchers, including:
   6.2. professors
   6.3. with PhD degree

7. Basic indicators of post-graduate study
   7.1. The number of post-graduate study indifferent scientific branches
   7.2. Post-graduate study admission according to scientific branches
   7.3. Graduating from post-graduate study admission according to scientific branches
   7.4. Graduating from post-graduate study with thesis defense admission according to scientific branches
   7.5. Doktorantury activity basic indicators
   7.6. Professors admission and graduating, according to scientific branches

8. Scientific financing from federal budget
   8.1. Total expenses from federal budget, million rubles, including:
   8.2. to fundamental researches
   8.3. to the applied scientific researches
   8.4. to the expenses from federal budget, %
   8.5. to the gross internal product, %

9. Internal expenses on research-and-developments, billion rubles
   9.1. Internal expenses on research-and-developments in actually operating prices, billion rubles
   9.2. Internal expenses on research-and-developments in the fixed costs of 1989, %
   9.3. Internal expenses on research-and-developments to the gross internal product, %

10. Internal expenses on researches and development according to sources
    10.1. Total expenses, million rubles, including:
    10.2. of budget facilities
    10.3. scientific organizations personal funds
    10.4. by off-budget funds means
    10.5. by organizations and enterprise sector means
    10.6. by higher educational establishments means
    10.7. by private noncommercial organizations means
    10.8. by foreign sources means

11. Internal expenses on researches and development according to the activity sectors
    11.1. Total expenses, million rubles, including:
    11.2. state
    11.3. enterprise
    11.4. higher professional education
    11.5. noncommercial organizations

12. Internal expenses on researches and development differentiating to the kinds of expenses
    12.1. Total expenses, million rubles
    12.2. Internal current expenses
    12.3. Labour payment
    12.4. Deduction on the united social tax
    12.5. Equipment acquisition
    12.6. Other financial expenses
    12.7. Other current expenses
    12.8. Capital costs
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13. Internal current expenses on researches and development differentiating to the types of works
    13.1. Total expenses, million rubles
    13.2. fundamental researches
    13.3. the applied researches
    13.4. developments

14. Internal current expenses on research-and-developments in state academies differentiating to the types of works
    14.1. Total expenses, million rubles
    14.2. fundamental researches
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    15.1. The number of patent application
15.2. The number of Russian applications from the total number of inventions.
15.3. The number of utility patent application
15.4. The number of Russian applications from the total number of inventions.
15.5. The number of patent of utility industrial design application
15.6. The number of Russian applications from the total number of inventions.
15.7. The number of patents giving out
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15.14. The number of patents giving out to industrial designs to Russian applicants
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16.2. - to inventions
16.3. - to useful models
16.3. - to industrial designs
17. Number of the established leading technologies on different directions
17.1. The leading production technologies, including:
17.2. Planning and engineering
17.3. Production, treatment and assembling
17.4. Automatic handlings; transporting of materials and details
17.5. Apparatus of the automated supervision (control)
17.6. Connection and management
17.7. Production informative systems
17.8. Computer-integrated management and control
18. Number of the established leading production technologies according to the degree of newness
18.1 The leading production technologies, including:
18.2. new in a country
18.3. new principle
18.4. created on the base of patents
18.5. to inventions
18.6. to useful models
18.7. to industrial designs
18.8. possessing a patent cleanness
19. Number of established leading production technologies, based on the degree of newness
19.1. Total leading production technologies and the years of their implementing including:
19.2. … to 1 year
19.3. …1-5 year
19.4. …6-9 year
19.5.….10 and more
19.6. The number of inventions in used technologies
20. Technologies trading with foreign countries on the transactions objects
   Export
   20.1. Technologies trading with foreign countries on the transactions objects, total number of agreements

   Import
   20.31. Technologies trading with foreign countries on the transactions objects, total number of agreements including:
   20.32. patent on an invention
   20.33. patent license to an invention
   20.34. utility patent
   20.35. know-how
   20.36. trademark
   20.37. industrial designs
   20.38. engineering services
   20.39. scientific researches
   20.40. other
   20.41. Technologies trading with foreign countries on the transactions objects, agreements value, million rubles including:
   20.42. patent on an invention
   20.43. patent license to an invention
   20.44. utility patent
   20.45. know-how
   20.46. trademark
   20.47. industrial designs
   20.48. engineering services
   20.49. scientific researches
   20.50. other
   20.51. Technologies trading with foreign countries on the transactions objects, total payments for a year, million rubles including:
   20.52. patent on an invention
   20.53. patent license to an invention
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   20.55. know-how
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24.1. The share of the organizations executing technological innovations implement on to the total number of organizations, %

24.2. The share of innovation goods, works, services to the total volume of the shipped goods, executed works and services, %

24.3. Technological innovations expenses in actually operating prices, million rubles.

24.4. Technological innovations expenses in constant prices of 2000, million rubles.

24.5. The share of technological innovations expenses to the total shipped goods, executed works and services, %

24.6. The share of organizations having reporting year to the total number of organizations, %

24.7. The share of organizations having implement marketings innovations to the total number of organizations, %

25. Innovation activity of organizations of different branches of economy (including extractive)

25.1. Total number of organizations having carried out technological innovations

25.2. The share of organizations having implement technological innovations to the total number of the inspected organizations, %

26. The expenses to the technological innovations of different branches of economy (including extractive) according to the types of innovative and economic activity

26.1. Total technological innovations expenses, million rubles including:

26.2. research-and-development

26.3. acquisition of machines and equipment

26.4. acquisition of new technologies

26.5. acquisition of rights on patents, licenses from acquisition of new technologies

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26.8. other types of preproduction

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26.10. marketings researches

26.11. other expenses

27. Technological innovations expenses in organizations of different branches of economy (including extractive) according to financial sources

27.1 Technological innovations expenses in rubles including:

27.2. organization funds

27.3. federal budget funds

27.4. budgets of subjects of Russian Federation and local budgets funds

27.5. off-budget funds

27.6. foreign investments

27.7. other facilities

28. The volume of the shipped innovative goods, works and services of organizations of different branches of economy (including extractive) according to the types of economic activity (in % and billion rubles)

29. The share of organizations having carried out the definite kinds of organizational innovations to the total number of organizations which were having organizational innovations during the latest three years in different types of economic activity

29.1. Realization of a new considerably changed corporative strategy

29.2. Implementation of modern methods of management on the basis of information technologies

29.3. Implementation of new or considerably changed organizational structures

29.4. Innovation in the use of shift working hours

29.5. Using the modern checking quality systems, certificates in giving to goods, works, services

29.6. Introduction of the modern systems of logistic and supplying of raw material

29.7. The establishment of the specialized subdivisions to carry out scientific research-and-developments, works and to fulfill practical realization of scientific and technical achievements

29.8. The introduction of cooperating knowledge control system

29.9. The realization of measures on personnel development

29.10. The realization of new forms of strategic alliances, partnerships and other types of co-operation connections with the users of products, suppliers. Russian and foreign producers

29.11. Transmission of some business functions to the strategic contractor (outsourcing)

29.12. Other organizational-administrative innovations

30. Factors, impedimental innovative activity of organizations of industrial production

31. The share of organizations having carried out definite types of marketing innovations to the total number of the organizations, having had prepared marketing innovations during the last three years, on the types of economic activity, %

31.1. Introduction of considerable changes in goods and services design

31.2. Introduction of considerable changes in goods packing

31.3. Realization of new marketing strategy, oriented to expansion of users or sales markets

31.4. Using new ways of goods promotion

31.5. Using new sales channels

31.6. Introduction of new conceptions of goods presentation in trade

31.7. Using new price strategies for goods and services sales

31.8. Other marketing innovations

32. Number of the used leading production technologies on different directions

16.1. The leading production technologies, including:

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