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Intellectual Property Rights in India: Significance of Patents

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ABSTRACT

This paper highlights an overview of Intellectual Property Rights (IPRs) in India and their trends. Importantly, patents have played a key role in changing national and global innovation landscape. The IPR trends during 2003-13, the approved rate of designs (87.38%) and trademarks registrations (65.54%) were significantly higher than the granted patents (22.06%) in India. Though, the patents (63.26%) have generated huge revenues than the designs, trademarks and GIs over last decade. Total number of patent grants over the last 10 years was 69,745 out of which 21.71% were granted to Indians and 78.29% were to foreign applicants. Maharashtra, Delhi and Southern states are leading in filing patents. Streams like chemical and mechanical engineering have produced highest number of patents whereas bio-technology and foods field were at the low preference.

This paper also deals with the patent grants in Asian countries. On an average, the percentage of patent grants in Japan, Korea and Taiwan was 43.08, 43.95 and 45.88 respectively. China has shown massive interest in patent filing in recent years and the overall percentage of patent grants over last dozen years was 32.99%. When compared with Asian countries, India was least innovative nation among them in terms of patent filing with a granting percentage of 23.07. It indicates, India is conscious about its IPR policies with higher rejection of filed patents. It has also shown considerable increase in its research and innovation capabilities. Over the last 10 years, India managed to produce 2.84 lac research publications. In the 2012, India ranked 9th in scientific publications at a global share of 3.5%. In the global innovation index over the last 5 years, on an average, Indian input sub-index ranking was 74.6% and output sub-index ranking was 45.8%. Besides, India was often ranked at No. 01 in the region of Central and Southern Asia for the last 5 years. India has been consistently ranked in the top ten when it compared to lower-middle-income (LMI) economies worldwide. However, IPR culture in India is anything but satisfactory. It demands effective strategies for encouraging and building IPR activities and explore scientific and industrial research and innovation in India.

Keywords: Intellectual Property Rights; Patents; Indian Patent Office; Copyright; Global Innovation Index

1. INTRODUCTION

Developed countries are recognized today mainly by their advancement of intellectual creativity and innovation. Knowledge is the key driver for transforming a nation rich and innovative. A kind of new knowledge (creations) derived from human mind (human capital) is often called Intellectual Property (IP) and it has been defined as original creative work

manifested in a tangible form that can be legally protected (WIPO, 2008). Intellectual Property Rights (IPRs) are statutory rights that allow originators exploit their inventions or innovations exclusively for a particular period of time. Factually, the IPR laws bring stable, safe and sustainable eco-system over intellectual products, processes and services for the sole benefit of the society. Besides, the property has its own uniqueness, exclusiveness or monopoly that allows inventors or licensors to exploit commercially. In fact, there are two branches of IPR: one is industrial property (*first recognized in Paris Convention in 1883*) and second one is copyright (*first recognized in Berne Convention, 1886*). Industrial property consists of patents, trademarks, geographical indications, and industrial designs etc. that are territorial in nature. Filing and registration with a particular territory and for a particular period of time is essential. After 2009, patents filings grew by 7.6% in 2010, 8.1% in 2011 and 9.2% in 2012 (2.35 million applications filed) while industrial design filings grew by 17% and trademark filings by 6.0% in 2012 world-wide(WIPO, 2013). Among the industrial property, patents play a keyrole in changing national and global innovation landscape. The main purpose of the patent is to promote innovation, competitiveness, economic growth, and visibility. Historically, Venetian law of 1474 made the first systematic attempt to protect inventions by a form of patent, which granted an exclusive right to an individual for the first time (Lucchi, 2007). Copyright (consists of literary, dramatic, musical artistic works including architectural works etc.) is an intangible property for a specific term. In India it is 60 years. Without the invention of the printing press by Johann Gutenberg around 1448, book publishing and its copyright consequences would not have come to limelight and marketed today. Copyright is not a perpetual right (Majmudar & Co) and ideas cannot be copyrighted, protected and even patented. Majority of research findings published in peer-reviewed journals remain under copyright. Over 90% journals are now online and about 1.5 million STM articles are produced in a year. Average growth rate ratio per year for journals titles, articles and researchers was 3.5:3:3 over the last two centuries (Ware & Mabe, 2009). In fact, copyright is automatic, no need to register across for its protection. Hence, significance of IPR communication and dissemination has greater impact on society for not only safeguarding the nation's intellectual creations but also generating revenue to build knowledge-based economy.

This paper aims to present an overview of IPRs, their trends and revenue generated in India; significance of patents in India by region and stream; evaluation of patent grants in Asia and India's ranking in global innovation index. It also provides strategies for patenting.

The source data over the last 10 years were extracted from annual reports of Controller General of Patents, Designs & Trade Marks (CGPDTM), India (www.ipindia.nic.in/) and focusing mainly on patents, trademarks, industrial designs and GI applications filing and grants/registrations. Data on Indian IPR revenue generation were also collected and presented (Table 2) to present the economic value of IP over last 10 years. Besides, data from European Patent Office (EPO) have been considered for evaluation of patent filing and grants in Asia during 2001 to 2012. World Intellectual Property Organization (WIPO) estimates on IP and the ranking of Global Innovation Index (GII) were also considered for this study for pressing the value of Indian research and innovation.

2. IPR IN INDIA: AN OVERVIEW

India is a huge country with a population of more than 1.2 billion with an aspiration to build intellectual, inclusive and sustainable knowledge based innovative society. Over centuries, India is known for colossal history of science demonstration, swashbuckling culture and heritage of traditional knowledge. Zero was invented by India along with the decimal system of numerals that is called Arabic. By the fifth century, an Indian had discovered the earth's axial rotation (Stevens, 1982). Stylish and superior quality of articles such as fine fabrics of cotton and silk, embroidery, painted and enamelled wares, swords and knives and gold and silver jewellery were produced in India (INSA, 2001). But the nation did not exploit these in commercial ways and so failed in this aspect. The culture of IP in India roots from centuries; the efforts to stimulate a change in the society for meeting both domestic and overseas needs are to be sustained vigorously. India signed the Trade-Related Aspects of Intellectual Property Rights (TRIPS) agreement on 15 April 1994 to set up minimal standards, procedures and remedies to protect IPRs. TRIPS agreement also allows a great deal of lawful pluralism among WTO members about standards of patentability and about key flexibilities, including both patentable subject matter and grounds for compulsory licences (CLs) (Jishnu, 2014). Besides, India has a similar pact with the EPO. Under this agreement, on 2 February 2009 the Indian government granted access to its Traditional Knowledge Digital Library (TKDL), a unique database that houses the country's traditional

medical wisdom, to examiners at the EPO for reference before grant of patents (EPO, 2009). Ultimately the IPR protection can reap rewards in terms of greater domestic innovation and increased technology diffusion in developing countries (Falvey and Foster, 2006). In fact, there are seven categories of IPR Acts in India (Fig. 1) representing the rights for protecting the nation's intellectual creations or innovations of human mind. The office of the Controller General of Patents, Designs & Trade Marks (CGPDTM) also called as IP Office is responsible for the administration of all acts through its IP Offices located at Mumbai, Delhi, Kolkata, Chennai and Ahmedabad.

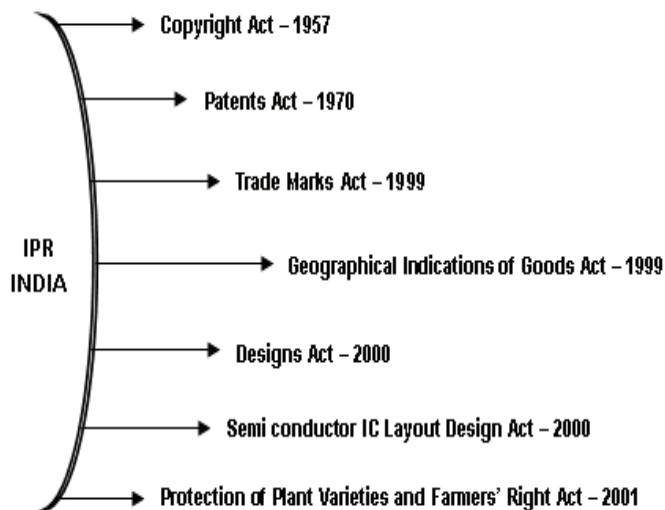


Figure 1: IPR Acts in India

3. COMPARISON OF IPR TRENDS

Office of the CGPDTM follows its own norms and procedures in receiving, examining IPR applications and granting them in due course of time. Initially, the IPR in India focused mainly on patent, designs, and trademarks. But Geographical Indications (GI) Act – 1999 was brought into force on 15th September 2003. Before the TRIPs agreement, GI was not protected in India (Kumari and Reddy, 2006). Similarly, semiconductor IC (integrated circuits) layout design and plant variety and farmers' rights have been protected under the respective acts mentioned in Fig. 1.

Table 1 Comparative trends of IPRs granted/registered for the last 10 years

| Year | Patents | | | Designs | | | Trade Marks | | |
|-----------|---------------|--------------|--------------|--------------|--------------|--------------|----------------|---------------|--------------|
| | Filed | Granted | % granted | Filed | Registered | % Registered | Filed | Registered | % Registered |
| 2003-2004 | 12613 | 2469 | 19.58 | 3357 | 2547 | 75.87 | 92251 | 39762 | 43.10 |
| 2004-2005 | 17466 | 1911 | 10.94 | 4017 | 3728 | 92.81 | 78996 | 45015 | 56.98 |
| 2005-2006 | 24505 | 4320 | 17.63 | 4949 | 4175 | 84.36 | 85699 | 184325 | 215.08 |
| 2006-2007 | 28940 | 7539 | 26.05 | 5521 | 4250 | 76.98 | 103419 | 109361 | 105.75 |
| 2007-2008 | 35218 | 15261 | 43.33 | 6402 | 4928 | 76.98 | 123514 | 100857 | 81.66 |
| 2008-2009 | 36812 | 16061 | 43.63 | 6557 | 4772 | 72.78 | 130172 | 102257 | 78.56 |
| 2009-2010 | 34287 | 6168 | 17.99 | 6092 | 6025 | 98.90 | 141943 | 67490 | 47.55 |
| 2010-2011 | 39400 | 7509 | 19.06 | 7589 | 9206 | 121.31 | 179317 | 115472 | 64.40 |
| 2011-2012 | 43197 | 4381 | 10.14 | 8373 | 6590 | 78.71 | 183588 | 51735 | 28.18 |
| 2012-2013 | 43674 | 4126 | 9.45 | 8337 | 7252 | 86.99 | 194216 | 44361 | 22.84 |
| Total | 316112 | 69745 | 22.06 | 61194 | 53473 | 87.38 | 1313115 | 860635 | 65.54 |

Source: Annual Reports of IPR

Table 1 indicates the trends in applications filed and granted/registered for different types of IPRs in India over the last ten years. With respect to patents, the total number of applications filed were 3,16,112 of which 69,745 (22.06%) were granted. The percentage of registered designs (87.38) and trade marks (65.54) were considerably higher(as compared to patent grants). The GIs registry has received 404 applications till 31 March 2013.

3.1 Comparison of IPR Revenue Generation

Table 2 shows the revenue generated by the PTO in India has been gradually increasing over a decade. During the financial years 2003- 2013, the total revenue earned over IPR was 1865.18 Crore, in which 63.26% was generated from patents and 36.16% from trademarks. While designs, GIR and PIS/IPTI generated It is also seen that the revenue with 0.52%, 0.04% and 0.02% respectively. However, the revenue over the IPR has been increased substantially for the last 10 years except in when it decreased over the previous year.

Table 2 Comparison of the revenue generated for the last 10 years (Rs)

| Year | Patents | Designs | Trademarks | GIR | PIS/IPTI | Total |
|--------------|-----------------------|--------------------|----------------------|------------------|------------------|----------------|
| 2003-2004 | 16,53,66,982 | 53,01,165 | 27,06,75,959 | 45,000 | 0 | 44,13,89,106 |
| 2004-2005 | 40,72,54,457 | 64,59,282 | 37,94,85,262 | 1,10,000 | 0 | 79,33,09,001 |
| 2005-2006 | 93,64,28,079 | 75,60,563 | 49,75,09,410 | 2,18,090 | 1,02,911 | 144,18,19,053 |
| 2006-2007 | 1,06,34,17,330 | 1,00,80,300 | 55,79,28,069 | 3,47,370 | 1,56,338 | 163,19,29,407 |
| 2007-2008 | 1,30,24,08,136 | 1,00,23,450 | 63,00,36,633 | 4,18,960 | 2,78,542 | 194,31,65,721 |
| 2008-2009 | 1,56,14,63,824 | 1,23,66,048 | 69,15,02,297 | 4,63,360 | 5,05,510 | 226,63,01,039 |
| 2009-2010 | 1,42,61,73,541 | 91,45,030 | 71,61,25,436 | 4,89,440 | 5,98,954 | 215,25,32,401 |
| 2010-2011 | 1,58,78,10,509 | 1,06,26,985 | 86,15,00,000 | 2,75,706 | 5,39,585 | 246,07,52,785 |
| 2011-2012 | 1,64,40,23,224 | 1,26,11,650 | 1,03,53,00,000 | 48,08,265 | 6,43,000 | 269,73,86,139 |
| 2012-2013 | 1,70,47,84,657 | 1,29,32,740 | 1,10,45,00,000 | 8,77,750 | 1,45,712 | 282,32,40,859 |
| Total | 1179,91,30,739 | 9,71,07,213 | 674,45,63,066 | 80,53,941 | 29,70,552 | 1865,18,25,511 |

Source: Annual Reports of IPR

4. SIGNIFICANCE OF PATENTS IN INDIA

Patents are becoming centre stage for nation's scientific, industrial and economic growth and development. Indian Patent Law defined invention as a new product or process involving an inventive step and capable of industrial application (sec. 2(1) (J), CGPDTM, 2008). In India, the Patents Act, 1970 has come into force and aimed to encourage and protect the inventions that are new, non-obvious, and commercially applicable and thus enabling the innovators to appropriate the returns on their innovative activities. One hand the Act is protecting the patents and the other hand ensuring the technology transfer, public interest and specific needs of the country. The Act has been amended many times in compliance with the provision of TRIPS in 1972 (included Patent Rules), 1999 (for administering Patent Office), 2002 to meet with the second set of obligations (term of Patent etc.), 2003 (Rules amended) and 2005 (Patent (Amendment) Rules) respectively. Patent rights are territorial and can be filed in each country to protect them in foreign countries through a Patent Cooperation Treaty (PCT). In India, the patent is valid for 20 years and can be transmitted or assigned but it cannot be renewed. The patent grant also excludes others from making, using, selling, importing, and offering an invention for up to 20 years. Sir Jagadish Chandra Bose was the first Indian who owns a US patent on "*Detector for electrical disturbances*" (US 755840 and filed on Sept. 30, 1901) granted on 29 March 1904. In general, Soini and Others (2008) emphasized that the life span of a patent right may be divided into three category of acts - constitutive (filing, examination and

granting), consequential (exploitation of rights and protection against infringements as well as capability to grant licences acts), and terminating (expiration after 20 years, revocation for example due to unpaid fees or successful opposition). For the last two decades, the patent laws have been strengthened and modified for meeting both domestic and global needs.

5. PATENTS GRANTED IN VARIOUS FIELDS

Research and development of today is purely multi-disciplinary and collaborative. Patents reflect nation's economic growth through scientific and technological advances in multiple disciplines. Figure 2 shows number of patents granted in various fields of innovation during the last 10 years. During 2003 to 2007, the ratio of domestic and foreign innovations granted was about 1:2; from 2007 to 2009, there was an accidental growth in granting patents as compared to 2009-2013. However, total number of patents granted for the last 10 years was 69,745 out of which 15,139 were granted to Indian and 54,606 were to foreign applicants. Streams like chemical (16,534) and mechanical (15,518) engineering have produced more patents, while bio-technology (2,749) and food (960) fields were at low priority of innovation.

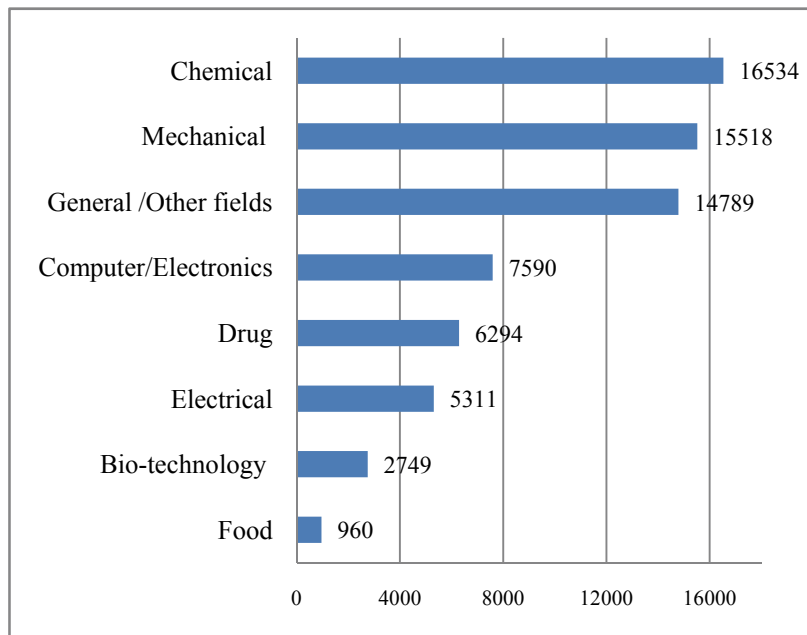


Figure 2: Number of patents granted during 2003-2013 in various fields.

6. PATENT FILING IN INDIA

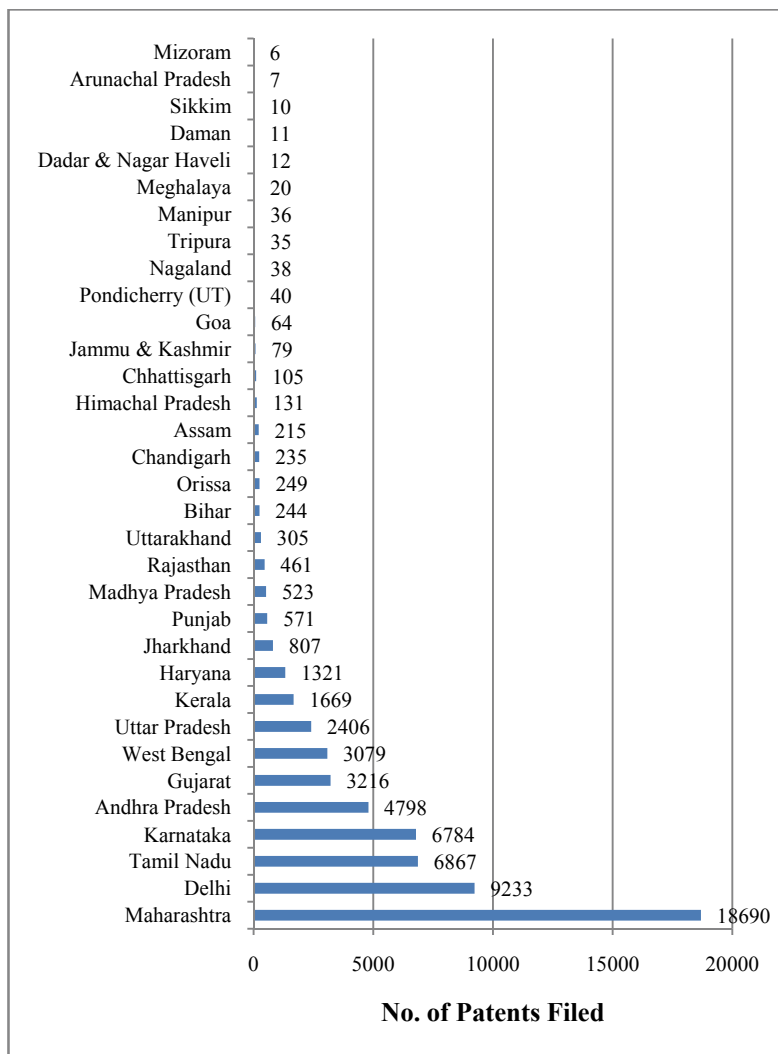


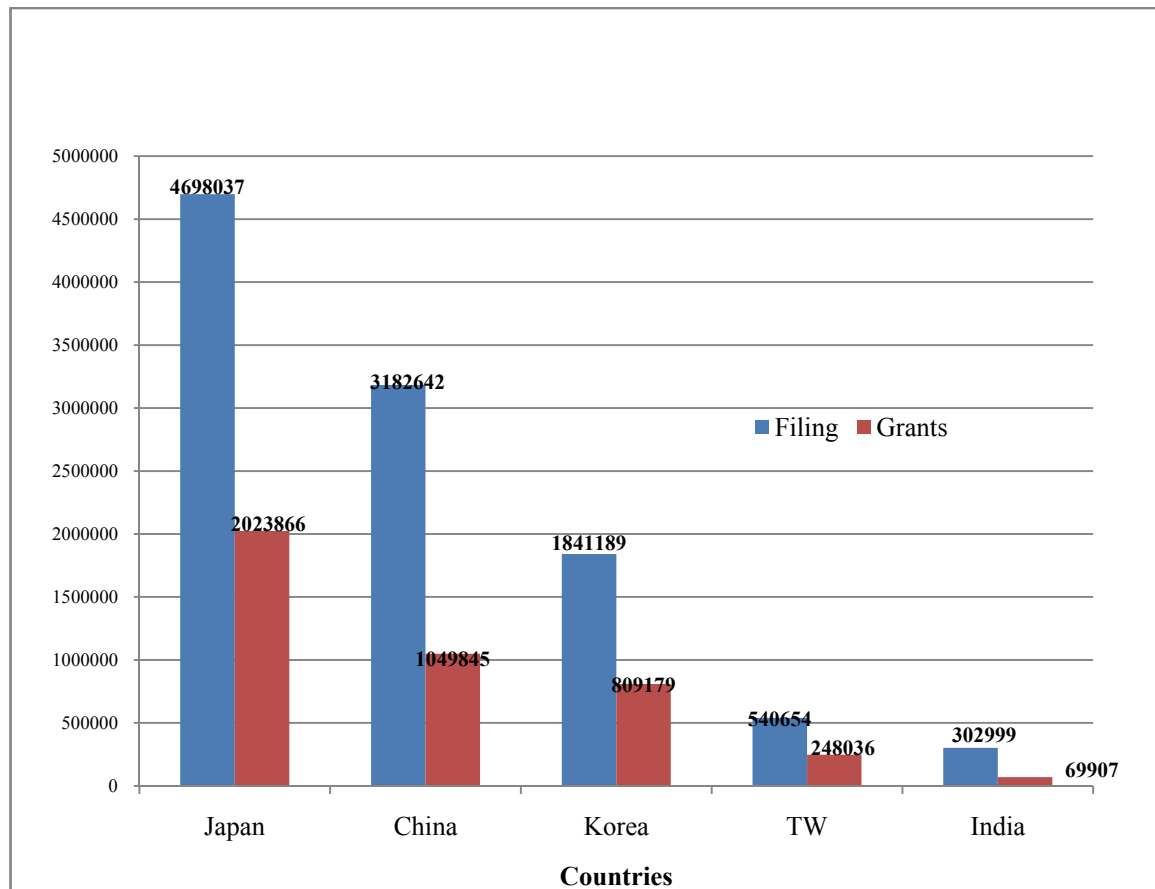
Figure 3: State and UT-wise patent filing during 2003-2013.

Patent filing is purely territorial. IP offices have been located at various regions to administer all IPR activities in India. Patent filing is region wise and it provides a clear communication of research and development in the states and union territories in the respective regions.

From Fig.3, it is clearly understandable that the total number of patents filing in states and union territories in India was 62267 during the period. The patents filed in 2003 were 3218 and in 2013 it has increased to 9604, a 10.25% growth rate. Maharashtra has recorded the highest number (18,690) of patent filings; Delhi (9,233) at distant second

followed by Tamil Nadu (6,867), Karnataka (6,784), Andhra Pradesh (4,798) and so on. Kshitij and Joshi (2012) opined that, Maharashtra is the hub of many industries units as well as academic institutions and they also indicate that the states housing Patents Offices are among the top rankers as well, with West Bengal being an exception. North-eastern states such as Arunachal Pradesh (7) and Mizoram (6) are at the bottom in filing patents.

7. PATENT FILING AND GRANTS IN ASIAN COUNTRIES DURING2001-12



Source: European Patent Office website

Figure 4: Patents filed and granted in Asia in 2001-12.

Figure 4 shows the patent filing and grants in Asia. Japan has filed highest number of patents with a granting percentage of 43.08 over the last dozen years. It reveals that Japan's patent filing is consistently high from 2001 to 2005 while granting was on an average growth rate of 28.8%. After 2006, Japan filings reduced gradually but percentage of the

grants has increased to 55.90. It shows the quantity of patents in Japan has been on the increase. With respect to China's innovation, there was a massive explosion in patent filing which crossed Japan in recent years. Overall, China's patent grant percentage increased to 32.99 over dozen years. As Prud'homme (2012) observed, the reason behind patents growth is a variety of socioeconomic factors (e.g. rise in the educated workforce) and economic competition have likely led to the growing capacity and drive of Chinese entities to file patents. But, a few indicating factors (lower average life-span, lower percentage of patents in-force, higher rates of utility model invalidations and poor scores in terms of patent citations) suggest that such policies have resulted in a huge amount of junk patents (Giacopello, 2012). The Figure also indicates the granting percentage of patents by Korea and Taiwan as 43.95 and 45.88 respectively. In contrast, India was among the least innovative nations among Asian countries in terms of patent grants over the last 12 years with a low percentage of 23.07. However, India is conscious about its IPR policies and the strong enforcement system in producing patents.

8. INDIAN RESEARCH AND INNOVATION

Indeed, India has shown considerable increase in learning and improving its science research and innovation capabilities. According to Thomson Reuters (2011), India managed to produce 2,83,664 research publications for the last 10 years. In 2012, India ranks 9th scientific publications with a global share of 3.5%, predominantly chemistry publications which forms the largest share (6.5%) of world research output. Innovation is defined as the application of knowledge in a novel way, primarily for economic benefit (Economist, 2009). In the Global Innovation Index (GII), India ranks at No. 1 in the region of Central and Southern Asia; it has been consistently ranked among the top ten in the category of lower-middle-income economies over last 5 years.

Table 3 GII ranking of India

| Index | 2009 | 2010 | 2011 | 2012 | 2013 | Average Ranking |
|-----------------------------|------|------|------|------|------|-----------------|
| Global Innovation Index | 41 | 56 | 62 | 64 | 66 | 57.8 |
| Innovation Input Sub-index | 49 | 54 | 87 | 96 | 87 | 74.6 |
| Innovation Output Sub-index | 34 | 69 | 44 | 40 | 42 | 45.8 |

Table 3 shows Indian innovation in the global context during 2009-13. The GII consists of input (institutions, human capital and research, infrastructure, market sophistication and business sophistication) and output sub-indices (knowledge and technology and creative outputs). The global ranking of India was a simple average of the input and output sub-indices. On an average Indian input sub-index ranking was 74.6 whereas output sub-index rank was 45.8 in the world over last five years.

9. STRATEGIES FOR PATENTING

Inventors and investors are often busy in producing patents that are unique, valuable and worldwide marketable. But for the promotion and protection of the patents, and to enhance patenting system in India and abroad a few strategies are needed. These include

- An amicable eco-system (academic and research culture, resources, infrastructure, incentives, collaboration, expertise, discourses etc.) for creativity and innovation.
- Prior art search, an important element to reveal/review existing research literature.
- Creating awareness of traditional and publicly available knowledge which cannot be patented.
- Patent filing or provisional patent filing.
- Drafting claims (defined precisely based on scope, characteristics and structure) or disclosures that help others to exploit invention.
- Ensuring patent proliferation, policies and protection to avoid confrontation and infringement by the patent trolls
- Evaluation of quality of patents to avoid in patent absurdity and piling of inconsequential patents
- Assured economic viability and societal value of the patent
- Collaboration among individuals, institutes, and industries in creation of innovative spirit and promotion of patents
- Encouragement of open innovation
- Reverse innovation (Dartmouth) to encourage low-cost goods.

However, the culture of patenting in India is slowly growing and needs to be speeded up. It needs a strong IPR mandate for building patenting system in India for the creation and generation of products, employment, income and wealth.

10. CONCLUSION

Over centuries, India is known for rich history, culture and heritage of scientific and traditional knowledge. In recent days, India has played a key role in stimulating research and innovation capabilities in multiple sectors and encouraging the IPR activities. No doubt, India earns huge revenues through IPR but also follows stringent rules to protect creativity or innovation. As a result, the total number of patents granted in India was 69,745 over the last 10 years with a rejection rate of 77.94% of patent applications which is high when compared to China, Japan, Korea and Taiwan. It indicates that India has a stringent patenting system, policies and enforcement system to protect IPR laws. States where Patent Offices are located, industries, academic and research institutes have shown considerable role in producing patents. Over the last decade, streams like chemical and mechanical engineering were given high priority in producing patents than the fields of bio-technology and food. However, India has shown considerable increase in learning and improving science research and innovation capabilities at domestic and global levels. Further, creativity and innovation act as a business discipline in the Indian educational system to generate sustainable growth and development.

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