Contents

Note to the Reader About the Authors Dedications Acknowledgments		i ii iii iv v			
			Preface		_
			Inroduction	1	vi
			Chapter 1	What is a Patent?	
			Chapter 2	Claims	5
Elements of a Claim	5				
Claims Language — Broad to Narrow	7				
Claim Groupings	9				
Independent vs. Dependent Claims	9				
Types of Claims	11				
Written Description	13				
Chapter 3	Patentability	15			
	Novelty	16			
	Section 102(a)	17			
	Section 102(b)	18			
	Examples	19			
	Obviousness	20			
	The Person of Ordinary Skill in Art	20			
	The Graham Factors	21			
	Graham Revisited	22			
	Rebutting Obviousness	24			
	Examples	24			
Chapter 4	Inventorship	27			
	Standards of Inventorship	27			
	Joint Inventorship	28			
	First to Invent	28			

	Step 4—Reduce the Concept to Practice	70
	Step 5—Strategize	71
	Step 6—Conduct a Second Patentability Search	71
	Step 7—Draft the Patent Application	72
	Step 8 — Conduct a Pre-Filing Review	72
	Step 9—File the Application	73
	Step 10—Respond to Formalities	73
	Step 11—The Application is Published	74
	Step 12—Examination by the USPTO	74
	Step 13—Advocacy	75
	Step 14Appeal	76
	Step 15—Notice of Allowance	76
	Step 16—Pre-Issue Review	76
	Step 17—Pay the Issue Fee	77
	Step 18—Monitor Patent Issuance	77
	Step 19—File a Certificate of Correction	77
	Further Thoughts	77
	Conduct Patent Clearance Search to	70
	Avoid Patent Infringement	78
	Investigate Design Arounds	79
	Consider the Prior Art	80
	Obtain Freedom to Operate Opinion	80 81
	Consider Licensing	01
Chapter 10	International Patent Protection	83
•	International Treaties	84
	Patent Cooperation Treaty	85
	European Patent Application	87
	Advantages of Filing in the US First	89
	Pulling It All Together	90
Chapter 11	Other Intellectual Property	91
	Trademarks and Service Marks	92
	Trademark Applications	93
	Copyrights	94
	Trade Secrets	95
Conclusion		97
Glossary		99
Appendix A		113
Appendix B		121
Index		125
LIUUA		