



What is the difference between the legal protection of an invention and the other types of industrial property?

Related topics

- [What is a trade mark?](#)
- [What is an industrial design?](#)

Inventions are technical solutions for solving technical problems and they can be protected either by a patent or a utility model. A particular object (a material or a device) or a method can be an invention.

The design of a product can be protected by an industrial design.

A trade mark enables to distinguish the goods and services of one person from the similar goods and services of another person.

Was this information useful? * Yes

No

Please provide details:

Last modified 22.02.2017

Source URL:

<https://www.epa.ee/en/protection-inventions/what-difference-between-legal-protection-invention-and-other-types-industrial>