



Disclosing Your Invention

In accordance with University of Oklahoma policy, an invention disclosure should be completed and filed with the Office of Technology Development whenever an invention has been recognized by the inventor(s). The form should be completed in full with as much detail as possible to allow OTD to market, license and patent the invention.

The disclosure form requires you to fully describe or "teach" your invention. When OTD receives this form, we fully assess the technology. Determinations are made on patentability, marketability and licensability. OTD will work with the inventor(s) to make these determinations and address these questions. .

If a decision is made to file a patent application, the disclosure form is sent to the patent attorney. It is important that as much information as possible is provided on this form, including supporting documentation and research.

Marketing by OTD may include sending a copy of the disclosure form to potential licensees. This is done only after confidentiality agreements are in place. The provision of the disclosure enables potential licensees to better determine their interest in taking a license.

A disclosure made to OTD does not constitute the filing of a U.S. or foreign patent application. Therefore, the filing of an invention disclosure with OTD does not preserve patent rights, which may be jeopardized through publication. Please, keep OTD apprised of any planned publications or presentations. We can assist in the protection of your information in publications and presentations, as well.

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