I. What is a Patent, i.e. a “Letters Patent” Issued by the U.S. Patent Office?

II. Types of U.S. Patents
   a. Utility
   b. Design
   c. Plant

III. Substantive Parts of a U.S. Patent
   a. Specification, including
      1) A Description of the Subject Matter of the Invention, and
      2) Claims Defining the Property Rights the Applicant Seeks by Way of Patent Protection
   b. A Drawing, if the Nature of the Invention Makes a Drawing Necessary or Desirable.

IV. Other Forms of Protection for Intellectual Property Rights
   a. Trade Secret
   b. Trademark
   c. Copyright

V. Overview of Procedure in the USPTO for Obtaining a U.S. Patent

VI. Determining Whether an Invention is Patentable Under Statutory and Case Law
   a. Patent Eligible Subject Matter
   b. Novelty
   c. Non-Obvious
   d. Specification Supporting the Claims
   e. Claims That Are Definite

VII. Patent Cooperation Treaty Applications and Procedure

VIII. Priority and Benefit Claims to Earlier-Filed Applications, Foreign, U.S. and PCT

IX. The Term of a U.S. Patent

X. Ownership, Assignment and Licensing of U.S. Patents

XI. Determining Whether a Claim in a U.S. Patent Has Been Infringed

XII. Overview of Litigation Regarding U.S. Patents

XIII. Patent Office Procedures for Challenging and/or Changing Coverage of U.S. Patents After They Have Issued.