**LEGAL PROCEDURE AND CLAIMS RISING FROM ONFRINGEMENT AGAINST PATENT RIGHTS**

In case of an infringement against a registered patent, the owner of the patent has rights mentioned below in order to protect the patent.

1. **Filing a suit in order to stop infringement:** This is demanded in order to stop the continuing infringement. As it is not a condition fort he defendant to be faulty, this suit can be brought by the licensee,too.
2. **Filing a suit n order to overcome an infringement:** The intent by bringing this suit is the removal of the results of the infringement, not a stoppage or prevention.
3. **Actions for compensation:**
4. Action for pecuniary damages: This is an actio in order to remove tangible damages and to compansate the lost profit caused by the infringement.
5. Actions for non-pecuniary damages: It is intended to remove the negative results in the commercial – personal assets of the patent owner caused by the infringement.
6. Compensation regarding to dignity: Owner of the patent can also demand for compensation if the dignity of the invention subject to the patent is harmed because of improper use and unqualified production made by the violator cousing infringement.
7. **Motion for preliminary injunction:** The owner of the patent can demand for a motion

for preliminary injuction in case of an infrigement against his patent rights. Motion for preliminary injuction can be demanded before bringing a lawsuit, during the lawsuit or after the lawsuit. Motion for preliminary injuction is inspected apart form the lawsuit.

5- **File a criminal action:** Owner of the patent has the right to file a criminal lawsuit against the violators under the regulations of Patent Decree when actions cousing infringement are performed.