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LEGAL FRAMEWORK FOR INTANGIBLE ASSETS IN TURKEY

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OBJECTIVE

The aim of this research paper is to stress the framework for intangible assets and developments of intangible assets, evaluate the legislation and implementation of the legislation and to address the problems of IPR legislation in Turkey.

MAIN RESULTS AND POLICY IMPLICATIONS

General provisions about IPR are mostly arranged according to European provisions and international agreements in Turkey. However, these arrangements were done in terms of decree laws and some parts of these arrangements were cancelled by Supreme Court. Thus, the cases in the courts are taking too long and have been delayed because of lack of systematic in laws. Furthermore, the penalties for infringing one’s intellectual and industrial property are not deterrent enough to commit such crimes. Therefore, some provisions of intellectual property legislation in Turkey need to be amended to be harmonized with EU legislation standards and international agreements.