The topic of this thesis is “Industrial property rights to the results of creative activity and their protection.” This thesis reflects on Protection of Industrial Property as a part of a modern legal system which is getting more and more important in legal systems of all states. Protection of intellectual rights and industrial property became an integral part of the legal system in every developed country.

In my work, I describe a wide range of Czech legislation governing the creative work in the field of industrial property. Very intense development in science and technology during the last decade caused growing importance of industrial property rights. Protection of industrial property is a very important framework of innovation stimulating research and development investment and transfer of knowledge from laboratory to the marketplace. It is clear that this course of economic life has received much attention not only in domestic law but also in international law. The protection of Industrial property rights is important for economical development at home as well as on an international level which led to establishing legislative protection in legal systems of individual countries as well as international treaties and agreements. While state and international legislature covers all aspects of intellectual and industrial property rights protection, legislature of the European Union is currently lagging behind. The area of patents, industrial designs and trademarks is still waiting for codification.

Value of the intangible assets in business and society is significantly growing and with that increases proportionately importance for their legal protection. Special attention is given to inventions and patent rights. However, equally as important are utility models, industrial designs, plant varieties and protection of topographies of semiconductor products.