MINISTRY OF COMMERCE AND INDUSTRY

(Department For Promotion of Industry and Internal Trade)

NOTIFICATION

New Delhi, the 15th March, 2024

G.S.R. 211(E).—WHEREAS the draft of certain rules, further to amend the Patents Rules, 2003 were published, as required under sub-section (3) of section 159 of the Patents Act, 1970 (39 of 1970), *vide* notification of the Government of India in the Ministry of Commerce and Industry (Department for Promotion of Industry and Internal Trade) number G.S.R. 619 (E), dated the 23st August, 2023 in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) inviting objections and suggestions from all persons likely to be affected.

AND, WHEREAS, copies of the said notification were made available to the public on the 23st August, 2023;

AND, WHEREAS, the objections and suggestions received from the public in respect of the said draft rules have been duly considered by the Central Government;

NOW, THEREFORE, in exercise of the powers conferred by section 159 of the Patents Act, 1970 (39 of 1970), the Central Government hereby makes the following rules further to amend the Patents Rules, 2003, namely: -

1. (1) These rules may be called the Patents (Amendment) Rules, 2024.

(2) They shall come into force on the date of their publication in the Official Gazette.

- In the Patents Rules, 2003, hereinafter referred to as the said rules, in rule 12, -
- (i) in sub-rule (2), for the words 'six months from the date of such filing', the words 'three months from the date of issuance of first statement of objections under sub-rule (3) of rule 24B or sub-rule (8) of rule 24C' shall be substituted;
- (ii) for sub-rule (3), the following sub-rule shall be substituted, namely: -

"3. The Controller may, use accessible and available databases, for considering the information relating to applications filed in a country outside India.

4. The Controller may, under sub-section (2) of section 8, for reasons to be recorded in writing, direct the applicant to furnish a fresh statement and undertaking in Form 3 within two months from the date of such communication by the Controller.

5. Notwithstanding anything contained in these rules, the Controller may condone the delay or extend the time for filing Form 3 for a period up to three months upon a request made in Form 4.".

3. In rule 13 after sub-rule (2) of the said rules, the following sub-rule shall be inserted, namely, -

"(2A) A patent applicant may, if he so desires, file one or more further applications under section 16, including in respect of an invention disclosed in the provisional or complete specification or a further application filed under section 16.".

- 4. In rule 24B of the said rules, -
 - (a) in sub-rule (1), -

(i) for the words 'forty-eight months', wherever they occur, the words 'thirty-one months' shall be substituted;

(ii) in sub-rule (1), after clause (v), the following clause shall be inserted, namely, -

'(vi) Notwithstanding anything contained in this sub-rule, in respect of an application filed before commencement of the Patents (Amendment) Rules, 2024, the period for making request for examination under sub-section (1) of section 11B shall be the period specified under this sub-rule before the commencement of the Patents (Amendment) Rules, 2024.';

(b) in sub-rule (6), for the words, brackets and figure 'specified under sub-rule (5)', the words 'specified herein' shall be substituted.

- 5. In rule 24C of the said rules, in sub-rule (11), for the words, brackets and figure 'specified under sub-rule (10)', the words 'specified herein' shall be substituted.
- 6. In the said rules, after rule 29, the following rule shall be inserted, namely, -

2.

"29A. Grace period. - An application to avail the period specified under section 31 shall be filed in Form 31, along with the fees specified in the First Schedule.".

- 7. In the said rules, in rule 55:
 - (A) for sub-rule (3), the following sub-rule shall be substituted, namely, -
 - "(3) On consideration of the representation if the Controller is satisfied that, -
 - (a) no *prima facie* case is made out in the representation, he shall notify the opponent accordingly, and -

(i) unless the opponent requests to be heard in the matter, the Controller shall, within one month from the date of such notification, pass an order recording the grounds for refusal of the representation;

(ii) if opponent requests for a hearing, the Controller shall, after giving the opponent an opportunity of being heard, pass an order within one month from the date of hearing, recording his reasons for refusal or *prima facie* acceptance of the representation and the applicant shall be notified accordingly.

(b) a prima facie case is made out in the representation, the Controller shall, within one month

of receiving the representation, pass an order recording his reasons and notify the applicant accordingly.

- (B) in sub-rule (4) for the word 'three months', the word 'two months' shall be substituted;
- (C) after sub-rule (5), the following sub-rules shall be inserted namely: -

"(5A.) The procedure specified in sub-rules (2) to (4) of rule 62 shall, as far as may be, apply to the procedure for hearing under this rule.

(5B) An application for a patent, in which a representation for opposition has been filed and notice has been issued by the Controller under rule 3, shall be examined in accordance with rule 24C.".

- 8. In rule 56 of the said rules, in sub-rule (4), for the word 'three months, the word 'two months' shall be substituted.
- 9. After rule 70 of the said rules, the following rule shall be inserted, namely: -

'70A. Certificate of inventorship. - (1) The Controller may issue a certificate of inventorship to an inventor in respect of a patent in force, on a request made by the inventor in Form-8A along with fee specified in the First Schedule.

(2) The Controller may issue a duplicate certificate of inventorship to an inventor in respect of a patent in force on a request made by the inventor in Form-8A along with the fee specified in the First Schedule and such request shall contain a statement setting out the circumstances in which the original certificate of inventorship was lost, destroyed, damaged or cannot be produced.'.

10. In rule 80 of the said rules, for sub-rule (3), the following sub-rule shall be substituted, namely: -

"(3) The annual renewal fees payable in respect of two or more years may be paid in advance:

Provided that where the renewal fees is paid in advance through electronic mode for a period of at least 4 years, a ten per cent reduction in fee shall be applicable for such renewal.".

- 11. In rule 110 of the said rules, in sub-rule (2):
 - a) for the words 'Patents Act and Rules', the words 'The Patents Act, 1970 (39 of 1970), The Patents Rules, 2003, The Designs Act, 2000 (16 of 2000) and The Designs Rules, 2001' shall be substituted;
 - b) for the words 'patent specifications', the words 'patent specifications, design specifications' shall be substituted.
- 12. In rule 131 of the said rules, for sub-rule (2), the following sub-rule shall be substituted, namely,-

"(2) The statements referred to in sub-rule (1) shall be furnished once in respect of every period of three financial year, starting from the financial year commencing immediately after the financial year in which the patent was granted, and shall be furnished within six months from the expiry of each such period. Provided that the Controller may condone the delay or extend the time in filing of such statement for a period up to three months upon a request made in Form 4.".

13. Rule 137 of the said rules, shall be numbered as sub-rule (1) thereof and after sub-rule (1) as so renumbered, the following sub-rule shall be inserted namely, -

"(2) The provisions contained in sub-rule (1) shall be not be applicable for matters related to- (i) extension of time or condonation of delay under sub-rule (5) of rule 12; (ii) clause (i) of sub-rule (4) and sub-rule (6) of rule 20; (iii) rule 21; (iv) sub-rules (1), (5) and (6) of rule 24B; (v) sub-rules (10) and (11) of rule 24C; (vi) sub-rule (4) of Rule 55; (vii) sub-rule (1A) of rule 80; (viii) sub-rules (1) and (2) of rule 130; (ix) sub-rule(2) of rule 131.".

14. For rule 138 of the said rules, the following rules shall be substituted, namely, -

"**138.** Power to extend time specified or condone delay: - Notwithstanding anything contained in these rules, the time specified for doing any act or taking any proceeding thereunder may be extended or any delay may be condoned by the Controller for a period of up to six months, upon a request made in Form 4, where such request is made before the expiry of the said period of six months:

Provided that such request may be made any number of times within the specified period of six months.'.

15. In the said rules, for Table I of THE FIRST SCHEDULE, the following table shall be substituted, namely, -

"Number	On what payable	Number	For e	-filing	For physi	cal filing
of Entry		of the relevant Form	Natural person or startup or small entity or educational institution	Other(s), alone or with natural person or startup or small entity or educational		Other(s), alone or with natural person or startup or small entity or educational
			mattution	institution	institution	institution
1	2	3	4	5	6	7
			Rupees		Rupees	Rupees
1.	On application for a patent under sections 7, 54^{*} or 135 and rule 20(1) accompanied	1	1600 in case of	8000 Multiple of 8000 in case of every	in case of every	8800 Multiple of 8800 in case of every
	by provisional or complete specification—		every multiple priority.	multiple priority.	multiple priority.	multiple priority.
	 (i) for each sheet of specification in addition to 30, excluding sequence listing of nucleotides and/ or amino acid sequences under sub-rule (3) of rule (9); 		(i) 160	(i) 800	(i) 180	(i) 880
	(ii) for each claim in addition to 10;		(ii) 320	(ii) 1600	(ii) 350	(ii) 1750
	 (iii) for each page of sequence listing of nucleotides and/ or amino acid sequences under sub- rule (3) of rule (9). 		(iii) 160 subject to a maximum of 24000	(iii) 800 subject to a maximum of 120000		Not allowed
	*An application for a patent made under section 54 shall be eligible for a reduction of 50 per cent in fee as compared to other applications.					
	On filing complete specification after provisional up to 30 pages having up to 10 claims –	2	No fee	No fee	No fee	No fee

TABLE I

(i) 880	(i) 180	(i) 800	(i) 160		(i) for each sheet of	
(1) 880	(1) 180	(1) 800	(1) 160		specification in addition to 30, excluding sequence listing of nucleotides and/ or amino acid sequences under sub-rule (3) of rule	
(ii) 1800	(ii) 350	(ii) 1600	(ii) 320		(9); (ii) for each claim in	
Not allowed	Not allowed	(iii) 800 subject to a maximum of 120000	(iii) 160 subject to a maximum of 24000		addition to 10. (iii) for each page of sequence listing of nucleotides and/ or amino acid sequences under sub- rule (3) of rule (9). Note: A specification in respect of an application	
					for a patent made under section 54 shall be eligible for a reduction of 50 per cent in fee as compared to other specifications.	
No fee	No fee	No fee	No fee	3	On filing a statement and undertaking under section 8.	3.
2600	530	2400	480	4	 i) On request for extension of time under sections 53(2) and 142(4), rules 13(6), 80(1A) and 130 (per month). 	4.
11000	2200	10000	2000	4	ii) On request for extension of time or condonation of delay (per month) under sub-rule (4) of rule 12 or sub-rule (2) or rule 131.	
4400	1100	4000	1000	4	iii) On request forextension of time undersub-rule (6) of rule 24B(per month).	
11000	2200	10000	2000	4	iv) On request for extension of time under sub-rule (11) of rule 24C (per month).	
55000	11000	50000	10000	4	v) On request for extension of time under rule 138 (per month).	
No fee	No fee	No fee	No fee	5		5.
4400	880	4000	800	-	On application for postdating.	6.
4400	880	4000	800	-	E	7.
4400	880	4000	800	6	(i) On claim under section 20(1);	8.
4400	880	4000	800	6	(ii) On request for direction under section 20 (4) or 20 (5).	

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9.	(i) On notice of opposition to grant of patent under section 25(2);	7	8000	40000	Not allowed	Not allowed
	(ii) On filing representation opposing grant of patent under section 25(1).	7A	4000	20000	Not allowed	Not allowed
10.	On giving notice that hearing before Controller shall be attended under rule 62(2).	-	1500	7500	1700	8300
11.	On application under section 28(2).	8	No fee	No fee	No fee	No fee
	On application under sections 28(3) or 28(7).	8	800	4000	880	4400
12.	Certificate of inventorship under rule 70A.	8A	900	Not applicable	1000	Not applicable
13.	Request for publication under section 11A(2) and rule 24A.	9	2500	12500	2750	13750
14.	On application under section 44 for amendment of patent.	10	2400	12000	2650	13200
15.	On application for directions under section $51(1)$ or $51(2)$.	11	2400	12000	2650	13200
16.	On request for grant of a patent under sections 26(1) and 52(2).	12	2400	12000	2650	1320
17.	On request for converting a patent of addition to an independent patent under section 55 (1).	-	2400	12000	2650	1320
18.	For renewal of a patent under section 53—					
(i)	before the expiration of the 2nd year from the date of patent in respect of 3rd year;	-	800	4000	880	4400
(ii)	before the expiration of the 3rd year in respect of the 4th year;	-	800	4000	880	4400
(iii)	before the expiration of the 4th year in respect of the 5th year;	-	800	4000	880	4400
(iv)	before the expiration of the 5th year in respect of the 6th year;	-	800	4000	880	4400
(v)	before the expiration of the 6th year in respect of the 7th year;	-	2400	12000	2650	1320
(vi)	before the expiration of the 7th year in respect of the 8th year;	-	2400	12000	2650	1320
(vii)	before the expiration of the 8th year in respect of the 9th year;	-	2400	12000	2650	1320
(viii)	before the expiration of the 9th year in respect of the 10th year;	-	2400	12000	2650	1320
(ix)	before the expiration of the 10th year in respect of the 11th year;	-	4800	24000	5300	2640

2	7
4	1

(x)	before the expiration of the 11th year in respect of the 12th year;	-	4800	24000	5300	26400
(xi)	before the expiration of the 12th year in respect of the 13th year;	-	4800	24000	5300	26400
	before the expiration of the 13th year in respect of the 14th year;	-	4800	24000	5300	26400
(xiii)	before the expiration of the 14th year in respect of the 15th year;	-	4800	24000	5300	26400
(xiv)	before the expiration of the 15th year in respect of the 16th year;	-	8000	40000	8800	44000
(xv)	before the expiration of the 16th year in respect of the 17th year;	-	8000	40000	8800	44000
(xvi)	before the expiration of the 17th year in respect of the 18th year;	-	8000	40000	8800	44000
(xvii)	before the expiration of the 18th year in respect of the 19th year;	-	8000	40000	8800	44000
	before the expiration of the 19th year in respect of the 20th year.	-	8000	40000	8800	44000
	On application for amendment of application for patent or complete specification or other related documents under section 57—	13				
(i)	before grant of patent;		800	4000	880	4400
(ii)	after grant of patent;		1600	8000	1750	8800
. ,	where amendment is for changing name or address or nationality or address for service.		320	1600	350	1750
	On notice of opposition to an application under sections 57(4), 61(1) and 87(2) or to surrender a patent under section 63(3) or to a request under section 78(5).	14	2400	12000	2650	13200
	On application for restoration of a patent under section 60.	15	2400	12000	2650	13200
	Additional fee for restoration under section 61(3) and rule 86(1).	—	4800	24000	5300	26400
	On notice of offer to surrender a patent under section 63.	_	No fee	No fee	No fee	No fee
24.	On application for the entry	16	1600	8,000 (In respect of	1750 (In respect of	8,800 (In respect of

	to a patent or as a share or as					
	a mortgage or as licensee or					
	as otherwise or for the entry					
	in the register of patents of					
	notification of a document					
	under sections $69(1)$ or $69(2)$					
	and rules 90(1) or 90(2).					
25.	On application for alteration		320	1600	350	1750
	of an entry in the register of					
	patents or register of patent					
	agents under rules 94(1) or					
	rule 118(1).					
26.	On request for entry of an	_	800	4000	880	4400
20.	additional address for service		000	1000	000	1100
	in the Register of Patents					
	under rule 94(3).					
27		17	2400	12000	2650	12200
27.	On application for	17	2400	12000	2650	13200
	compulsory license under					
	sections 84(1), 91(1), 92(1)					
	and 92A.					
28.	On request for examination	18				
	of application for patent—					
	(i) under section 11B and		4000	20000	4400	22000
	rule 24(1);					
	(ii) under rule 20(4)(ii).		5600	28000	6150	30800
29.	On request for expedited or	18A	8000	60000	Not allowed	Not allowed
29.	delayed examination of	104	8000	00000	Not allowed	Not allowed
	application for patent under					
	rule 24C.					
20		10 4	4000	40000	Not allowed	Not allowed
30.	Conversion of the request for examination filed under rule	18A	4000	40000	not allowed	Not allowed
	24B to request for expedited					
	or delayed examination					
	under rule 24C.			1.0.0.0		
31.	On application for	19	2400	12000	2650	13200
	revocation of a patent under					
	section 85(1).					
32.	On application for revision	20	2400	12000	2650	13200
	of terms and conditions of					
	licence under section 88(4).					
33.	On request for termination of	21	2400	12000	2650	13200
	compulsory licence under					
	section 94.					
34.	On application for	22	3200	Not applicable	3500	Not applicable
54.	registration as a patent agent		5200	not applicable	5500	Not applicable
	under rule 109(1) or rule					
	112.					
25			1.000	Not annling 11	1750	Not annlinel 1
35.	On request for appearing in the qualifying examination		1600	Not applicable	1750	Not applicable
	the qualifying examination					
	under rule 109(3).					
36.	For continuance of the name					
50.						
50.	of a person in the register of		1			
50.	patent agents—					
50.	patent agents— for the 1st year to be paid	_	800	Not applicable	880	Not applicable
	patent agents—	_	800	Not applicable	880	Not applicable
50.	patent agents— for the 1st year to be paid	_	800	Not applicable	880	Not applicable
	patent agents— for the 1st year to be paid	_	800 800	Not applicable Not applicable	880 880	Not applicable Not applicable

	to be paid on the 1st April in each year.					
37.	On application for duplicate certificate of patent agent under rule 111A.		1600	Not applicable	1750	Not applicable
38.	On application for restoration of the name of a person in the register of patent agents under rule 117(1).	23	1600 (Plus continuation fee under entry number 36)		1750 (Plus continuation fee under entry number 36)	
39.	On a request for correction of clerical error under section 78(2).	_	800	4000	880	4400
40.	On application for review or setting aside the decision or order of the controller under section $77(1)(f)$ or $77(1)(g)$.	24	1600	8000	1750	8800
41.	On application for permission for applying patent outside India under section 39 and rule 71(1).	25	1600	8000	1750	8800
42.	On application for duplicate patent under section 154 and rule 132.	_	1600	8000	1750	8800
43.	(i) On request for certified copies under section 72 or for certificate under section 147 and rule 133(1).	_	1000 (up to 30 pages and, thereafter, 30 for each extra page)	(up to 30 pages and, thereafter, 150 for each	and, thereafter, 30	and, thereafter 150 for each
	(ii) On request for certified copies under section 72 or for certificate under section 147 and rule 133(2).		2400 (up to 30 pages and thereafter, 30 for each extra page)	(up to 30 pages and thereafter, 30 for each extra	and thereafter, 30	
44.	For certifying office copies, printed each.		800	4000	880	440
45.	On request for inspection of register under section 72, inspection under rule 27 or rule 74A.		320	1600	350	175
46.	On request for information under section 153 and rule 134.		480	2400	530	265
47.	On form of authorization of a patent agent.	26	No fee	No fee	No fee	No fe
48.	On petition not otherwise provided for.		1600	8000	1750	880
49.	For supplying of photocopies of the documents, per page.	—	10	10	10	1
50.	Transmittal fee for international application.	_	3200	16000	3500	1760
51.	Transmittal fee for international application (for ePCT filing).		No fee	No fee	Not applicable	Not applicabl
52.	For preparation of certified copy of priority document and for transmission of the same to the International Bureau of World Intellectual		1000 (up to 30 pages and, thereafter, 30 for each	and, thereafter,	(up to 30 pages and, thereafter, 30	and, thereafter

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	Property Organization.		extra page)	extra page)	page)	extra page)
53.	For preparation of certified copy of priority document and e-transmission through WIPO DAS.	—	No fee	No fee	Not applicable	Not applicable
54.	On statement regarding working of a patented invention on a commercial scale in India under section 146(2) and rule 131(1).	27	No fee	No fee	No fee	No fee
55.	To be submitted for claiming the status of a small entity or startup.	28	No fee	No fee	No fee	No fee
56.	Application for withdrawing the application under section 11B(4), and rules 7(4A) and 26.	29	No fee	No fee	No fee	No fee
57.	Request for adjournment of hearing under rule 129A (for each adjournment).	-	1000	5000	1100	5500
58.	Miscellaneous form under rule 8(2), to be used when no other form is prescribed.	30		As app	plicable	
59.	Grace period.	31	500	2500	550	2750"

16. In the said rules, in THE SECOND SCHEDULE, in the LIST OF FORMS, -

(i) for the entry corresponding to "Form-4", the following entry shall be substituted, namely, -

"4.	Sections 53(2) and 142(4), rules 12(5), 13(6), 24B(6),	Request for extension of time or
	24C(11), 80(1A), 130 and 138.	condonation of delay.";

(ii) after the entry corresponding to "Form-8", the following entry shall be substituted, namely, -

	"8A.	Rule 70A.	Certificate of inventorship.";
(iii)	after the	entry corresponding to "Form-30", the following entry shall be	inserted namely
(111)	after the	entry corresponding to Form-50, the following entry shall be	inserted, namery, -

"31. Section 31 and rule 29A Grace period.".

17. In the said rules, in THE SECOND SCHEDULE: -

(i) for Form 1, the following Form shall be substituted, namely, -

		1		
"FORM 1		(FOR OFFICE USE	ONLY)	
THE PATENTS ACT 19	70 (39 of 1970) and			
THE PATENTS RULES	, 2003			
APPLICATION FOR (FRANT OF PATENT			
(See section 7, 54 and 13	5 and sub-rule (1) of rule 20)			
		Application No.		
		Filing date:		
		Amount of Fee		
		paid:		
		CBR No:		
		Signature:		
1. APPLICANT'S REF	ERENCE /		·	
IDENTIFICATION NO). (AS ALLOTTED BY			
OFFICE)				
2. TYPE OF APPLICA	TION [Please tick (✔) at the a	ppropriate category]		
Ordinary ()	Convention ()	PCT-N	NP()	PPH()

Divisional	Patent of	Divis	sional (()()		nt of		Divisio	nal		tent of	
()	Addition	0			Add	ition ()		()		Ad	dition ()	
3A. APPL	ICANT(S)											
Name in	Gender	Nationali	ty		Coun	try of	Age		Addre	ess o	f the Applie	cant
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	for					fe	for natural					
	individuals)						pers	ons))				
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	- Female						year		Street			
	- Others						- Pro	efer not	City			
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applicant(s) named above	?										
If "No", fu	rnish the detai	ls of the ir	ventor	(s)								
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	for natural			persons)								
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	E OF APPLICA Y, PARTICULA					FILED IN CONVENTION		
Country	Application	Filing date	Name of the	LICAT	Title of the	IPC (as classified in the		
Country	Number	Filling date			invention	convention country)		
	INUIIIDEI		applicant		Invention	convention country)		
						OF INTERNATIONAL		
			T CO-OPERA		FREATY (PCT))		
Internation	al application nu	mber		Internat	ional filing date			
			ATION FILEI) UNDE	R SECTION 16	, PARTICULARS OF		
	L (FIRST) APP			Deter	<u>C'1'</u>	(()		
Original (fi	rst) application N	NO.		Date of	filing of original	(first) application		
	SE OF PATENT TION OR PATT		N FILED UN	DER SE	CTION 54, PAI	RTICULARS OF MAIN		
Main appli	cation/patent No.			Date of	filing of main ap	oplication		
12. DECL	ARATIONS				<u> </u>	-		
	tion by the inve	ntor(s)						
	-		ventor(s) mav	sign her	ein below or the	applicant may upload the		
		0	•	U		ignment by post/electronic		
-	n duly authentica	-		-				
	-	-	-) for this Invention	on and declare that the applicant(s)		
	e my/our assigne				, 101 unit 111, 0111			
(a) Date	e my/our ussigne	e of legal tepies	cilitati v ci					
. ,	re(s)							
	(b) Signature(s)							
(c) Name(s)(ii) Declaration by the applicant(s) in the convention country								
	• ••			-	the convention o	country: the applicant in the		
						gnment from the applicant in the		
				-		send the assignment by		
	-	-			-	send the assignment by		
	onic transmission							
		convention cou	ntry declare tha	it the app	ficant(s) herein i	s/are my/our assignee or legal		
representati	lve.							
(a) Date								
(b) Signatu								
) of the signatory							
	ation by the app							
I/We the ap	plicant(s) hereby							
	I am/ We are	in possession of	the above-mer	ntioned in	nvention.			
	The provisior	nal/complete spe	cification relati	ng to the	invention is file	d with this application.		
	The inventior	n as disclosed in	the specification	on uses t	he biological ma	terial from India and the necessary		
	permission fr	com the compete	ent authority sl	hall be s	submitted by m	e/us before the grant of patent to		

me/us.								
There is no	There is no lawful ground of objection(s) to the grant of the Patent to me/us.							
I am/we ar	e the true & first inventor(s).							
I am/we ar	e the assignee or legal representat	tive of true & first invento	r(s).					
The applic	ation or each of the applications,	particulars of which are ;	given in Paragraph-8, was the first					
	in convention country/countries	-						
	·		ed in convention country/countries					
	1 1		on had been made in a convention					
		-						
-	fore that date by me/us or by any	-						
	-	national application under	r Patent Cooperation Treaty (PCT)					
as mention	ed in Paragraph-9.							
The applic	ation is divided out of my /our ap	pplication particulars of w	which is given in Paragraph-10 and					
pray that the	his application may be treated as c	deemed to have been filed	on DD/MM/YYYY under section					
16 of the A	vct.							
The said in	vention is an improvement in or	modification of the inven-	tion particulars of which are given					
in Paragrap	oh-11.							
	THE ATTACHMENTS WITH	THE APPLICATION						
(a) Form 2								
Item	Details	Fee	Remarks					
Complete/ provisional	No. of pages							
specification)#								
No. of Claim(s)	No. of claims and No. of							
Abstract	pages No. of pages							
No. of Drawing(s)	No. of drawings and No. of							
110. Of Drawing(s)	pages							
# In case of a complete sp	pecification, if the applicant desire	es to adopt the drawings fi	led with his provisional					
specification as the drawi	ings or part of the drawings for the	e complete specification u	nder rule $13(4)$, the number of					
	provisional specification are requ							
	on (in conformation with the interr	•••	ended before the International					
-	Authority (IPEA), as applicable ((2 copies).						
(c) Sequence listing in ele	ectronic form nation with the international applic	cation)/as amonded before	the International Praliminary					
-	PEA), as applicable (2 copies).	ation) as amended before	the International Tremmary					
-	or a request to retrieve the priority	document(s) from DAS (Digital Access Service) if the					
-	uested the office of first filing to r		-					
	document/Specification/Internati							
Patentability.	-	-						
(g) Statement and Undert	aking on Form 3							
(h) Declaration of Invento	orship on Form 5							
(i) Power of Authority								
(j)								
Total fee ₹in Cas Bank.	sh/ Banker's Cheque /Bank Draft l	bearing No Dat	eon					
•	re that to the best of my/our know Ve request that a patent may be gra	•						

Dated this.....day of.....20..... Signature: Name: The Controller of Patents The Patent Office, at.....

Note: -

* Repeat boxes in case of more than one entry.

* To be signed by the applicant(s) or by authorized registered patent agent otherwise where mentioned.

* Tick (\checkmark) /cross (x) whichever is applicable/not applicable in declaration in paragraph-12.

* Name of the inventor and applicant should be given in full, family name in the beginning.

* Strike out the portion which is/are not applicable.

* For fee: See First Schedule.";

for Form 3, the following Form shall be substituted, namely, -(ii)

				"FORM 3		
		TI	HE	PATENTS ACT, 1	970	
				(39 of 1970)		
				and		
		TH	E F	PATENTS RULES,	2003	
	STA	FEMENT AN	DU	UNDERTAKING U	JNDER SECTION	8
		(See s	ub-	rule (2) and (3) of F	Rule 12)	
(See su 1. Name of the applicant(s). 2. Name, address and nationality of the joint applicant.		 I/We hereby declare: (i) that I/We who have made the application for patent number in India, dated, alone/jointly with, (ii) that I/We have not made any application for the same/substantially the same invention outside India Or (iii) that I/We have made for the same/ substantially same invention, application(s) for patent in the other countries, the particulars of 				
Name of the countryDate of applicationApplicationNo.		W	which are given belo Status of the application	w: Date of publication	Date of disposal	
2 No.						
3. Name and ac	ldress of the assi	gnee	(1	i) that the rights in t	he application(s) file	ed in India has/have been

To,

	assigned to
	(ii) that I/We undertake that upto the date of grant of the patent by the Controller, I/We would keep him informed in writing regarding the details of corresponding applications for patents filed outside India in accordance with the provisions contained in section 8 and rule 12.Dated thisday of20
4. To be signed by the applicant or his authorized registered patent agent.	Signature
5. Name of the natural person who has	().
signed.	
	То
	The Controller of Patents,
	The Patent Office,
	at
Note Strike out whichever is not applicable;	, ,

(iii) for Form 4, the following Form shall be substituted, namely, -

	FORM 4					
	THE PATENTS ACT, 1970					
	(39 of 1970)					
	and					
	THE PATENTS RULES, 2003					
-	R EXTENSION OF TIME OR CONDONATION OF DELAY					
[See sections 53(2), and 1	[See sections 53(2), and 142 (4); rules 12(5), 13(6), 24B(6), 24C(11), 80(1A), 130, 131(2) and 138]					
1. Name of the applicant	I/We					
	hereby request for extension of time for months(s) under section/rulein connection with my/our/application/Patent No The reasons for making the request are as follows:- Dated thisday of20					
2. To be signed by the applicant or his authorized registered patent agent	Signature ()					
3. Name of the natural person who has signed						
	То					
	The Controller of Patents,					
	The Patent Office,					
	at					
Note For fee: See First Schedule	5 ³ , 7					

(iv) after Form 8, the following Form shall be substituted, namely, -

	FORM 8A
	THE PATENTS ACT, 1970
	(39 of 1970)
	and
	THE PATENTS RULES, 2003
	Certificate of Inventorship
	[See rule 70A]
1. Name of the Inventor, and Patent Number.	I ¹ , Inventor in respect of Patent Number ¹ , hereby request for the grant of a 'Certificate of Inventorship' in respect of the Patent. OR
	I ¹ , Inventor in respect of Patent Number ¹ , hereby request for the grant of a duplicate certificate of inventorship in respect of the Patent. The statement setting out the circumstances in which the original certificate of inventorship was lost,
	destroyed, damaged or cannot be produced are as follows:
2. To be signed by the inventor	
and the date of filing of this	Signature ²
request.	(BELOW INFORMATION IS MANDATORILY REQUIRED TO BE SUBMITTED)
	(Name of the Inventor who has signed)
	Aadhaar number of the Inventor (for indian inventors)
	House No.
	Apartment/Street
	City
	State
	Country
	Pin Code
	Mobile Phone: (OTP verification mandatory-will be redacted)
	Email: (OTP verification mandatory-will be redacted)
	Dated thisday of20 ²
	То
	The Controller of Patents,
	The Patent Office,
	at
Note This Certificate does not, i	in any manner whatsoever, confer or derogate from any rights under the patent.";

(v) for Form 27, the following Form shall be substituted, namely, -

"FORM 27

THE PATENTS ACT, 1970

(39 of 1970)

AND THE PATENTS RULES, 2003

No Fee

STATEMENT REGARDING THE WORKING OF PATENTED INVENTION(S) ON A COMMERCIAL SCALE IN INDIA

[See section 146(2) and rule 131(1)]

1.	Insert name, address, nationality, patent number(s).	 I/ We, the Patentee(s)/ Licensee, in respect of patent number(s), furnish this statement, (Explanation: One form may be filed in respect of multiple patents, provided all of them are related patents and are granted to the same patentee(s)). 		
2.	State the financial year to which the statement relates.	in respect of the financial year		
3.	Worked / not worked. Please state whether each patent in respect of which this form is being filed is worked or not worked.	Patent Number(s) Worked [Tick (✓) if applicable] Not worked [Tick (✓) if applicable] Image: Constraint of the second secon		
4.	If not worked, please tick the appropriate reasons	 Patented Invention is under development/ commercial trial Patented Invention is under Review/approval with Regulatory authorities Exploring commercial licensing Any other, may specify: 		
5.	Whether the patent is available for licensing	YES NO In case of YES, would you be interested in receiving communications from any person interested in seeking a license. If so, kindly provide contact details as below: Email address: Contact Number:		
		The facts and matters stated above are true to the best of my/ our knowledge, information and belief. Dated this day of		
6.	To be signed by Patentee(s) / Licensee / Authorised Agent furnishing the statement.	Signature(s) To The Controller of Patents, The Patent Office,		
		at		

Note: 1. Every patentee and every licensee (exclusive or otherwise) is required to file this Form; where a patent is granted to two or more persons, this form may be filed jointly by all or any of such persons. 2. Subject to conditions specified under the Patent Act, 1970 a patented invention shall not be considered as 'not

worked' merely on the ground that the patented product has been imported in India.".

(vi) after Form 30, the following Form shall be substituted, namely:-

"FORM 31

THE PATENTS ACT, 1970

(39 of 1970)

AND THE PATENTS RULES, 2003

GRACE PERIOD

[See section 31 and rule 29A]

 Name, address, nationality, and application number. 	I/ We, the applicant	, in respect of application number, filed on m the benefit of grace period provided under section 31.
 Applicable provision 3. Documents to be 	Section 31(a) Section 31(b) Section 31(c) Section 31(d) (i) Section 31(a)	With reference to:
submitted as evidence. Note: Evidence may also include an affidavit.		 a) the earliest date of display or use BOX FOR DDMMYYYY; and b) that the display occurred with the consent of the true and first inventor or a person deriving title from him; and YES NO c) that the display occurred at an industrial or other exhibition to which the provisions of this section have been extended by the Central Government by notification in the Official Gazette; the following documentary evidence is submitted:
	(ii) Section 31(b) (iii) Section 31(c)	 With reference to: a) the earliest date of publication or use; b) the documentary evidence in respect of section 31(a) above; and c) the documentary evidence to the effect that the publication of any description of the invention occurred in consequence of the display or use of the invention as stated in section 31(b); the following documentary evidence is submitted:

		c) the documentary evidence regarding use of the invention as
		stated in section 31(c); and
		d) the documentary evidence or affidavit that the use of the
		invention occurred without the consent of the true and first
		inventor or a person deriving title from him;
		the following documentary evidence is submitted:
	(iv) Section 31(d)	With reference to:
		a) the earliest date of description or publication;
		b) the description of the invention in a paper read by the true
		and first inventor before a learned society;
		c) the description of the invention published by the true and first
		inventor or with his consent in the transactions of a learned
		society;
		the following documentary evidence is submitted:
4. Undertaking		in the public domain from DDMMYYYY and this application is
	section $31(a)$, $31(b)$, 31	months from that date (earliest date as stated above in respect of
		tated above are true to the best of my/ our knowledge, information
	and belief.	
	Dated this day of	·
5. To be signed by	Signature(s)	
Applicant / Authorised	T	
Agent.	To The Controller of Paten	ate
Note: Affidavit, if any,	The Patent Office,	1.5,
shall be signed by the	at	
applicant.]	
Note: Select the options that a	re applicable.".	

18. In the said rules, for THE FOURTH SCHEDULE, the following Schedule shall be substituted, namely,-

"THE FOURTH SCHEDULE [See proviso to rule 136(1)]

	[see h	1000000000000000000000000000000000000	
Number of Entry	Matter in respect of which cost to be	Amount (in rupees)
	awarded	Natural person(s) or	Other(s), alone or with
		Startup(s) or Small entit(y)/	natural person(s) or Startup(s)
		(ies) or educational	or Small entit(y)/ (ies) or
		institution(s)	educational institution(s)
	For notice of opposition under sections 25, 57, 60, 63, 78, 87(2) or	2400	12000
	88(4).		
2.	For application for compulsory	1500	6000
	licence under sections 84(1), 91(1)		

		or 92(1).						
,	3.	For application	n for revision of to	erms		2400	12	2000
		and conditions	s of licence under					
		section 88(4) .						
4	4.	For notice of i	ntention to attend	the		1500	(6000
	hearing under rule 62(2).							
	1 1		power of attorney		The amount actuall	y paid.	The amount actually	paid
		where a patent	t agent or other pe	rson				
		has been appo	inted or stamp fee	in				
		respect of rele	vant affidavits.					
	6.	For written sta	tement under rule	e 57		4000		5000
		or reply staten	nent under rule 58	or				
		for each affida	wit, if relevant.					
,	7.	For each docu	ment of publication	on		1600		2000
		produced in th	e proceedings, if					
	relevant.							
:	8.	For each unne	cessary or irreleva	essary or irrelevant		1600		2000
		affidavit or cit						
	9.	For every day or part day of hearing			4000		5000	
		before the Cor						
	10.	Sub-rule (2) o	f rule 136		Aggregate of amounts	_	Twice the aggregate of	
					actually paid in respect of entries 1, 2, 12, 27, 28, 29 of the First Schedule, as may be applicable		amounts actually paid in respect of entries 1, 2, 12, 27, 28, 29 of the First	
				Schedule, as may be				
					ing be appreaded		applicable".	
19.	In the said	l rules, in the F	IFTH SCHEDUL	E, foi	r the headings,			
"Sl.	On what	payable	Relevant Rule	For	Natural Person	Other	than natural person either	
No.	(Relevan	t provision of	of regulations			alone	or jointly with natural	
		Rules, 2003, if	under the		per		person",	
	any)		Treaty					
the fol	lowing hea	adings shall be	substituted, name	y: -				
"S.	On what		Relevant Rule		ural person(s) or	Other	(s), alone or with natural	
No.	(Relevan	t provision of	of regulations	Star	tup(s) or Small		n(s) or Startup(s) or Small	
		Rules, 2003, if	under the		t(y)/(ies) or		y)/ (ies) or educational	
	any)		Treaty	edu	cational institution(s)	institu	ation(s)".	

[F. No. P-24031/14/2023-IPR-III]

HIMANI PANDE Jt. Secy.

Note: The said rules were published in the Gazette of India, Extraordinary, Part-II, Section 3, Sub-Section (ii), *vide* number S.O. 493 (E) dated the 2nd May, 2003 and last amended, *vide* notification number G.S.R. 646 (E) dated the 21st September, 2021.