

Resolution of the Government of Georgia

No 182 of July 3, 2010 Tbilisi

On Approval of Fees for the Service Related with Patenting, Registration and Deposition of Intellectual Property Subject-Matters

Article 1. According to Article 77 (5) (b) and Article 47 of the “Patent Law of Georgia”, Article 23 of the “Law of Georgia on Design”, Article 22 of the “Trademark Law of Georgia”, Article 9 of the “Law on Appellations of Origin and Geographical Indications of Goods of Georgia”, Article 9¹(7) and Article 54¹(7) of the “Law of Georgia on Copyright and Neighboring Rights”, the enclosed fees shall be approved for the service related to the intellectual property objects provided by “Sakpatenti”:

1. Fees Related to Patenting of an Invention (Annex №1)
2. Fees Related to Patenting of a Utility Model (Annex №2)
3. Fees Related to Registration of a Design (Annex №3)
4. Fees Related to Registration of Trademarks (Annex №4)
5. Fees Related to Registration of an Appellation of Origin and Geographical Indication of Goods (Annex №5)
6. Fees Related to Deposition of a Work and a Database (Annex №6).

Article 1¹. The fee provided for by this Resolution is an obligatory fee to be paid for a service rendered in relation with intellectual property objects, including value added tax. (21.04.2011 N189)

Article 2. Decree № 51 of July 27, 1999 of the Minister of Economy of Georgia on “Approval of Fees for Protection of Rights in Industrial Property objects shall be declared invalid under Article 5(c) of the Law of Georgia “On the Structure, Powers and Order of Activity of the Government of Georgia”.

Article 3. The fees determined by this Resolution shall be applied to applications filed with “Sakpatenti” after the date of entry into force of this Resolution.

Article 4. The fees provided for in columns 40 and 41 of Annex №4 shall be effective after entering into force of the amendments of the “Trademark Law of Georgia”.

Article 5. The fees effective at the moment of filing an application with “Sakpatenti” shall be applied to the application being in the process of proceeding by the date of the effectiveness of this Resolution, including issuing of a patent and certificates for appropriate objects.

Article 5¹. The enclosed fees shall apply to the procedures for consideration of appeals filed with “Sakpatenti” after the date of entry into force of this Resolution, including appeals concerning applications filed with “Sakpatenti” before the date of entry into force of this Resolution. (28.07.2010 N 215)

Article 6. (21.04.2011 N189)

1. On the fees determined under paragraphs 1, 2, and 3 of Article 1 of this Resolution, applicant inventors, designers, higher educational institutions and independent scientific-research entities shall enjoy a 70% reduction, and applicant students, pupils and pensioners inventors and designers shall enjoy a 90% reduction. (19.12.2014 N 688)

2. Ministries of Georgia shall be waived from the payment of fees determined under paragraph 5 of Article 1 of this Resolution.

Article 6¹. In case of electronic filing of applications with “Sakpatenti”, 20% reduction shall apply to the fees, including issuing patents and certificates for relevant objects. (12.06/20-18 N 328)

Article 7. The Resolution shall enter into force upon publication.

Prime Minister *Nika Gilauri*

Fees Related with Patenting an Invention

№	Action	USD (equivalent in national currency)
Examination as to form		
1.	Examination as to form	90
Substantive Examination		
2.	Determination of subject-matter of protection	90
3.*	Determination of state of the art for one independent claim	180
4.*	Determination of state of the art for each independent claim in excess of one	120
Publication		
5.	Publication of application materials up to 30 pages	60
6.	Publication of application materials over 30 pages, for each extra page	2
Issue of Patent and Renewal		
7.	Registration of patent, issue of patent and renewal for the first two years	200
8.	In case of more than one patent owner, issue of each extra patent	20

9.	Renewal of patent for third, fourth, fifth years, per each year	50
10.	Renewal of patent for sixth, seventh, eighth years, per each year	70
11.	Renewal of patent for ninth, tenth, eleventh years, per each year	170
12.	Renewal of patent for twelfth, thirteenth, fourteenth years, per each year	250
13.	Renewal of patent for fifteenth, sixteenth, seventeenth years, per each year	300
14.	Renewal of patent for eighteenth, nineteenth, twentieth years, per each year	500
15.	Requesting supplementary protection certificate	100
16.	Renewal of patent on the basis of supplementary protection certificate for 21 st year	600
17.	Renewal of patent on the basis of supplementary protection certificate for 22 nd year	700
18.	Renewal of patent on the basis of supplementary protection certificate for 23 rd year	800
19.	Renewal of patent on the basis of supplementary protection certificate for 24 th year	900
20.	Renewal of patent on the basis of supplementary protection certificate for 25 th year	1000
21.	Renewal of patent on the basis of supplementary protection certificate for 26 th year	1100
22.	Reinstatement of patent	100

Actions Concerning International Applications		
23.	Checking international application under PCT requirements and transmitting application materials	100
24.	Submission of translation of application in one month	250
Actions on Request of Applicant, Patent Owner and/or Third Party		
25.	Entering corrections and amendments in application materials for each request	40
26.	Extension of term for reply to notification-request for each month	30
27.	Transformation of an application for invention into an application for utility model	50
28.	Transformation of an application for utility model into an application for invention	70
29.	Request of evaluation of inventive step for each application	150
30.	Re-examination after issue of patent	180
31.	Suspension of application processing for each month	30
32.	Restoration of the right of convention and exhibition priority	60
33.*	Determination of state of the art for each extra independent claim after issue of documentary conclusion	120
34.	Drawing up and issue of a certified copy of application	30
35.	Making amendments to the Register, except correcting mechanical mistakes, upon a single request in relation with each patent	60
36.	Issue of duplicate of patent	60
37.	Drawing up and issue of a certified extract from the Register	30
38.	Registration of agreement	100

39.	Appeal hearing on invention	360
40.	Requesting correction of mechanical mistakes for 30 pages of application materials, for one patent	10
41.	Requesting correction of mechanical mistakes for each extra page of application materials over 30 pages	2
42.	Issue of certified extract on payment of fees	5
43.	Reinstatement of application rights forfeited due to failure to meet the deadline	100
44.	Carrying out search in bibliographic data in the Register	30

3.*, 4.*, 33.* – If international search and/or international preliminary examination reports are submitted to “Sakpatenti”, fees for these actions shall be reduced by 50%.”.

Annex №2 (12.06/20-18 N 328)

Fees Related with Patenting a Utility Model

№	Action	USD (equivalent in national currency)
Examination as to form		
1.	Examination as to form	90
Substantive examination		
2.	Determination of subject-matter of protection and novelty	90
Publication		
3.	Publication of application materials up to 30 pages	60
4.	Publication of application materials over 30 pages, for each	2

	extra page	
Issue of Patent and Renewal		
5.	Registration of patent, issue of patent and renewal for the first two years	170
6.	Renewal of patent for third, fourth years, per each year	50
7.	Renewal of patent for fifth, sixth, per each year	70
8.	Renewal of patent for seventh, eighth years, per each year	170
9.	Renewal of patent for ninth, tenth years, per each year	300
10.	Reinstatement of patent	100
11.	In case of more than one patent owner, issue of each extra patent	20
Actions Concerning International Applications		
12.	Checking international application under PCT requirements and transmitting application materials	100
13.	Submission of translation of application in one month	250
Actions on Request of Applicant, Patent Owner and/or Third Party		
14.	Entering corrections and amendments in application materials for each request	40
15.	Extension of term for reply to notification-request for each month	30
16.	Request of evaluation of inventive step for each application	150
17.	e-examination after issue of patent	180
18.	Suspension of application processing for each month	30
19.	Restoration of the right of convention and exhibition priority	60
20.	Drawing up and issue of a certified copy of application	30
21.	Making amendments to the Register, except correcting	60

	mechanical mistakes, upon a single request in relation with each patent	
22.	Issue of duplicate of patent	60
23.	Drawing up and issue of a certified extract from the Register	30
24.	Issue of certified extract on payment of fees	5
25.	Registration of agreement	100
26.	Appeal hearing on utility model	360
27.	Requesting correction of mechanical mistakes for 30 pages of application materials, for one patent	10
28.	Requesting correction of mechanical mistakes for each extra page of application materials over 30 pages	2
29.	Reinstatement of application rights forfeited due to failure to meet the deadline	100
30.	Carrying out search in bibliographic data in the Register	30.”.

Annex №3 (12.06/20-18 N 328)

Fees related to Registration of a Design

№	Action	USD (equivalent in national currency)
Examination as to form		
1.	Examination as to form for one design	50
2.	Examination as to form for each extra design	10

3.	Requesting convention priority for one design	30
4.	Requesting convention priority for each extra design	10
Substantive Examination		
5.	Substantive examination for one design	80
6.	Substantive examination for each extra design	10
Publication, issue of certificate and renewal		
7.	Publication of one design	10
8.	Registration, issue of certificate and renewal for first five years for one design	100
9.	Registration, issue of certificate and renewal for first five years for each extra design	10
10.	In case of more than one design owner, issue of each extra certificate	20
11.	Renewal of registration for the second five years for one design	80
12.	Renewal of registration for the second five years for each extra design	10
13.	Renewal of registration for the third five years for one design	100
14.	Renewal of registration for the third five years for each extra design	10
15.	Renewal of registration for the fourth five years for one	300

	design	
16.	Renewal of registration for the fourth five years for each extra design	30
17.	Renewal of registration for the fifth five years for one design	550
18.	Renewal of registration for the third five years for each extra design	50
Actions on Request of Applicant, Patent Owner and/or Third Party		
19.	Entering corrections and amendments in application materials	40
20.	Entering amendments in the Register data for each registration	40
21.	Postponement of publication of design for each request	100
22.	Extension of term for reply to notification-request of "Sakpatenti" for each one month	30
23.	Suspension of application processing for each month	30
24.	Issue of certified copy of application	30
25.	Issue of certified extract from the Register	30
26.	Issue of duplicate of certificate	60
27.	Issue of certified extract on payment of fees	5
28.	Registration of agreement for one registration	100
29.	Appeal hearing on one design	200
30.	Appeal hearing on each extra design	20
31	Reinstatement of application rights forfeited due to failure to meet the deadline	30

Accelerated Registration		
32.	Accelerated examination as to form for one design	100
33.	Accelerated examination as to form for each extra design	20
34.	Accelerated substantive examination for one design	160
35.	Accelerated substantive examination for each extra design	20
36.	Requesting convention priority for one design in case of accelerated examination	60
37.	Requesting convention priority for each extra design in case of accelerated examination	20
38.	Publication of one design by accelerated procedure	20
39.	Registration, issue of certificate by accelerated procedure and renewal for first five years	200
40.	In case of more than one design owner, issue of each extra certificate by accelerated procedure	20.”.

Annex №4 (12.06/20-18 N 328)

Fees Related with Registration of Trademarks

№	Action	USD (equivalent in national currency)
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1.	Examination of trademark as to form for one class of goods	90
2.	Examination of trademark as to form for each extra class of goods	50
3.	Examination of collective mark as to form for one class of goods	150
4.	Examination of collective mark as to form for each extra class of goods	90
5.	Requesting convention priority	30
6.	Substantive examination of trademark	120
7.	Substantive examination of collective mark	310
8.	Publication of trademark	60
9.	Publication of collective mark	60
10.	Reinstatement of application proceedings	90
11.	Registration of trademark, issue of certificate and renewal for ten years	150
12.	In case of more than one applicant, issue of each extra certificate	30
13.	Renewal of trademark registration for subsequent ten years for one class of goods	300
14.	Renewal of trademark registration for next ten years for each extra class of goods	50
15.	Registration of collective Mark, issue of certificate and renewal for ten years	550
16.	Renewal of collective mark for subsequent ten years for one class of goods	550

17.	Renewal of collective mark for subsequent ten years for each extra class of goods	90
18.	Certifying international application and sending to the International Bureau of World Intellectual Property Organization (WIPO)	60
19.	Certifying international application on additional extension and sending to the International Bureau of World Intellectual Property Organization (WIPO)	60
20.	Entering corrections and amendments in application materials for each request	60
21.	Suspension of application processing for each month	50
22.	Entering amendments in the Register for one request for each mark	60
23.	Filing a national application under the Madrid Protocol on the basis of cancelled international registration	60
24.	Issue of certified copy of application	30
25.	Issue of certified extract from Register	30
26.	Issue of the duplicate of certificate	90
27.	Issue of the duplicate of certificate annex	30
28.	Issue of certified extract on payment of fees	5
29.	Registration of agreement for each mark	90
30.	Appeal hearing on trademark	200
31.	Appeal hearing on collective trademark	400
32.	Extension of term for submission of requested document for one month	30
33.	Examination as to form of trademark application by accelerated procedure for one class of list of goods	200

34.	Examination as to form of collective mark application by accelerated procedure for one class of list of goods	260
35.	Substantive examination of trademark application by accelerated procedure for one class of list of goods	300
36.	Substantive examination of collective mark application by accelerated procedure for one class of list of goods	390
37.	Examination as to form of trademark application by accelerated procedure for each extra class of list of goods	100
38.	Examination as to form of collective mark application by accelerated procedure for each extra class of list of goods	130
39.	Substantive examination of trademark application by accelerated procedure for each extra class of list of goods	100
40.	Substantive examination of collective mark application by accelerated procedure for each extra class of list of goods	130
41.	Registration of trademark, issue of certificate, publication by accelerated procedure and renewal for ten years	340
42.	Registration of collective mark, issue of certificate, publication by accelerated procedure and renewal for ten years	440
43.	Registration of trademark, issue of certificate, publication by accelerated procedure and renewal for ten years for each extra class	100

44.	Registration of collective mark, issue of certificate, publication by accelerated procedure and renewal for ten years for each extra class	130
Schedule of Individual Fees for Extension to Georgia under the Protocol Relating to the Madrid Agreement Concerning the International Registration of Marks		
№	Action	Swiss Franc (equivalent in national currency)
45.	Extension of international registration in Georgia under the Madrid Protocol for ten years for one class of goods	314
46.	Extension of international registration in Georgia under the Madrid Protocol for ten years for each extra class of goods	115
47.	Renewal of international registration under the Madrid Protocol for subsequent ten years for one class of goods	314
48.	Renewal of international registration under the Madrid Protocol for subsequent ten years for each extra class of goods	115.”.

Annex №5 (12.06/20-18 N 328)

Fees Related with Registration of an Appellation of Origin and Geographical Indication

№		USD (equivalent in
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	Action	national currency)
1.	Examination of application for appellation of origin and geographical indication of goods	40
2.	Registration of appellation of origin and geographical indication of goods, registration, issue of certificate	20
3.	Entering amendments in the Register	30
4.	Issue of certified extract from the Register	30