

ThePatentsAct,1970 * (No.39of1970)

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ChapterI Preliminary

- $\textbf{1.} \hspace{-0.1cm} \hspace{-0.1cm$
- (2)ItextendstothewholeofIndia.
- (3) Its hall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint $^{-1}$:





Provided that different dates may be appointed for different provisions of this Act, and any reference in such provision to the commencement of this Act shall be construed as a reference to the coming into force of that provision.

- **2.**—(1)InthisAct,unlessthecontextotherwis erequires, —
- (a) "assignee" includes the legal representative of a deceased assignee and references to the assignee of any person include references to the assignee of the legal representative or assignee of that person;
- (b)"Controller"meanstheContro llerGeneralofPatents,DesignsandTradeMarks referredtoinsection73;
- (c) "conventionapplication" means an application for a patent made by virtue of section 135;
- (*d*)"conventioncountry"meansacountrynotifiedassuchundersub -section(1)of section133;
- (e) "district court" has the meaning assigned to that expression by the Code of Civil Procedure, 1908;
- (f)"exclusivelicence"meansalicencefromapatenteewhichconfersonthelicensee, oronthelicenseeandpersonsauthorisedbyhim,to theexclusionofallotherpersons (includingthepatentee),anyrightinrespectofthepatentedinvention,and"exclusive licensee"shallbeconstruedaccordingly;
- (g) "food" means any article of nour ishment and includes any substance intended for the use of babies, invalids or convales cents as an article of food or drink;
 - (h)"Governmentundertaking"meansanyindustrialundertakingcarriedon
 - (i)byadepartmentoftheGovernment,or
- $(ii) by a corporation established by a Central, Provincial or St \\ or controlled by the Government, or \\$ at eAct, which is owned or controlled by the Government, or \\
- (iii)byaGovernmentcompanyasdefinedinsection617oftheCompaniesAct,1956, and includes the Council of Scientificand Industrial Research and any other institution which is financed whole lyor for the major part by the said Council;
 - (i)"HighCourt"means, —
- (i) in relation to the Union territory of Delhiand the Union territory of Himachal Pradesh, the High Court of Delhi;
- $(ii) in relation to the Union territory of Manipurand the Union \\ High Court of Assam; \\ territory of Tripura, the \\$
- (iii) in relation to the Union territory of the Andaman and Nicobar Islands, the High Court at Calcutta;





- (iv) in relation to the Union territory of the Laccadive, Minicoyand Amindivi Islands, the High Cour tof Kerala;
- (v) in relation to the Union territory of Goa, Daman and Diu and the Union territory of Dadra and Nagar Haveli, the High Court at Bombay;
 - (vi)inrelationtotheUnionterritoryofPondicherry,theHighCourtatMadras;
- (vii)inrelationto theUnionterritoryofChandigarh,theHighCourtofPunjaband Haryana;and
 - (viii)inrelationtoanyotherState,theHighCourtforthatState;
 - (j)"invention" means any new and useful —
 - (i)art,process,methodormannerofmanufacture;
 - (ii)machi ne, apparatusorotherarticle;
 - (iii)substanceproducedbymanufacture,

and includes any new and useful improvement of any of them, and an alleged invention;

- (k) "legalrepresentative" means a person who in law represents the estate of a deceased person;
 - (1)"medicineordrug"includes —
 - (i) all medicines for internal or external use of human being sor animals,
- (ii) all substances intended to be used for or in the diagnosis, treatment, mitigation or prevention of diseases in human being sor animals,
- (iii) all substances intended to be used for or in the maintenance of public health, or the prevention or control of any epidemic disease among human being sor animals,
- (iv) in secticides, germicides, fungicides, wee dicides and all other substances intended to be used for the protection or preservation of plants;
- (v)allchemicalsubstanceswhichareordinarilyusedasintermediatesinthe preparationormanufactureofanyofthemedicinesorsubstancesabovereferredto;
- (*m*)"patent"meansapatentgrante dunderthisActandincludesforthepurposesof sections44,49,50,51,52,54,55,56,57,58,63,65,66,68,69,70,78,134,140,153,154 and156andChaptersXVI,XVIIandXVIII,apatentgrantedundertheIndianPatentsand DesignsAct,1911;
- (n) "patentagent" means aperson for the time being registered under this Actasa patentagent;
- (o) "patentedarticle" and "patented process" mean respectively an article or process in respect of which a patentisin force;





- (p)"patentee" meanstheperso nforthetimebeingenteredontheregisterasthegrantee orproprietorofthepatent;
 - (q)"patentofaddition"meansapatentgrantedinaccordancewithsection54;
 - (r)"patentoffice"meansthepatentofficereferredtoinsection74;
 - (s)"person"i ncludestheGovernment;
- (*t*)"personinterested"includesapersonengagedin,orinpromoting,researchinthe samefieldasthattowhichtheinventionrelates;
- (u) "prescribed" means, in relation to proceedings before a High Court, prescribed by rules made by the High Court, and in other cases, prescribed by rules made under this Act;
 - (v)"prescribedmanner"includesthepaymentoftheprescribedfee;
 - (w)"prioritydate"hasthemeaningassignedtoitbysection11;
 - (x)"register"meanstheregister of patents referred to in section 67;
- (y)"trueandfirstinventor"doesnotincludeeitherthefirstimporterofaninvention intoIndia,orapersontowhomaninventionisfirstcommunicatedfromoutsideIndia.
 - (2)InthisAct,unlessthecontextothe rwiserequires,anyreference —
- (a) to the Controller shall be construed as including a reference to any officer discharging the functions of the Controller in pursuance of section 73;
- (b)tothepatentofficeshallbeconstruedasincludingareferencet oanybranchoffice of the patentoffice.

ChapterII InventionsnotPatentable

- **3.**Thefollowingarenotinventions within the meaning of this Act, —
- (a) an invention which is frivolous or which claims anything obviously contrary to well established natural laws;
- (b)aninventiontheprimaryorintendeduseofwhichwouldbecontrarytolawor moralityorinjurioustopublichealth;
 - (c)themerediscoveryofascientificprincipleortheformulationofanabstracttheory;
- (d)themerediscoveryofanyne wpropertyornewuseforaknownsubstanceorofthe mereuseofaknownprocess,machineorapparatusunlesssuchknownprocessresultsina newproductoremploysatleastonenewreactant;
- (e) a substance obtained by a mere admixture resulting only it he aggregation of the properties of the components thereofor a process for producing such substance;





- (f)themerearrangementorre -arrangementorduplicationofknowndeviceseach functioningindependentlyofoneanotherinaknownway;
- (g)amethod orprocessoftestingapplicableduringtheprocessofmanufacture for rendering them achine, apparatus or other equipment more efficient or for the improvement or restoration of the existing machine, apparatus or other equipment or for the improvement or control of manufacture;
 - (h)amethodofagricultureorhorticulture;
- (i) any process for the medicinal, surgical, curative, prophylactic or other treatment of human being sor any process for a similar treatment of an imal sor plants to render them free of disease or to increase their economic value or that of their products.
- **4.**Nopatentshallbegrantedinrespectofaninventionrelatingtoatomicenergyfalling withinsub -section(1)ofsection20oftheAtomicEnergyAct,1962.
 - **5.**Inthecaseofiny entions—
- $(a) {\it claiming substances intended for use, or capable of being used, as food or as medicine or drug, or$
- (b) relating to substance sprepared or produced by chemical processes (including alloys, optical glass, semi conductors and inter-metallic compounds),

no patent shall be granted in respect of claims for the substances themselves, but claims for the methods or processes of manufactures hall be patentable.

Chapter III Applications for Patents

- **6.**—(1)Subject to the provisions contained in section 134, an application for a patent for an invention may be made by any of the following persons, that is to say,
 - (a) by any person claiming to be the true and first inventor of the invention;
- (b) by any person being the assignee of the person claiming to be the true and first inventor in respect of the right to make such an application;
- (c) by the legal representative of any deceased person who immediately before his deathwas entitled to make such an application.
- $(2) An application under sub \quad -section (1) may be made by any of the persons referred to the reineither alone or jointly with any other person.$
- $\textbf{7.} \hspace{-0.1cm} \hspace{-0.1cm} \hspace{-0.1cm} \hspace{-0.1cm} \hspace{-0.1cm} \textbf{(1)} Every application for a patent shall be for one invention only and shall be made in the prescribed form and file d in the patent of fice.$
- (2)Wher etheapplicationismadebyvirtueofanassignmentoftherighttoapplyfora patentfortheinvention, thereshall befurnished with the application, or within such periodas may be prescribed after the filing of the application, proof of the right to make the application.





- (3) Everyapplication under this section shall state that the applicant is in possession of the invention and shall name the owner claiming to be the true and first inventor; and where the person so claiming is not the applicant or one of the applicants, the application shall contain a declaration that the applicant believes the person so named to be the true and first inventor.
- (4)Everysuchapplication(notbeingaconventionapplication)shallbeaccompanied byaprovisionalor acompletespecification.
- **8.**—(1)WhereanapplicantforapatentunderthisActisprosecutingeitheraloneor jointlywithanyotherpersonanapplicationforapatentinanycountryoutsideIndiain respectofthesameorsubstantiallythesameinventio n,orwheretohisknowledgesuchan applicationisbeingprosecutedbysomepersonthroughwhomheclaimsorbysomeperson derivingtitlefromhim,heshallfilealongwithhisapplication —
- (a) a statement setting out the name of the country where the a pplication is being prosecuted, the serial number and date of filing of the application and such other particulars as may be prescribed; and
- (b) anundertakingthat, uptothedate of the acceptance of his complete specification filed in India, he would keep the Controller informed in writing, from time to time, of details of the nature referred to inclause (a) in respect of everyother application relating to the same or substantially the same invention, if any, filed in any country outside Indiasubseq uently to the filing of the statement referred to in the aforesaid clause, within the prescribed time.
- (2)TheControllermayalsorequiretheapplicanttofurnish,asfarasmaybeavailable totheapplicant,detailsrelatingtotheobjections,ifany,t akentoanysuchapplicationasis referredtoinsub -section(1)onthegroundthattheinventionislackinginnoveltyor patentability,theamendmentseffectedinthespecifications,theclaimsallowedinrespect thereofandsuchotherparticularsashe mayrequire.
- **9.**—(1)Whereanapplicationforapatent(notbeingaconventionapplication)is accompaniedbyaprovisionalspecification,acompletespecificationshallbefiledwithin twelvemonthsfromthedateoffilingoftheapplication,andifthe completespecificationis notsofiledtheapplicationshallbedeemedtobeabandoned:

Provided that the complete specification may be filed at any time after twelvemont has but within fifteen months from the date aforesaid, if a request to that effect is made to the Controller and the prescribed fee is paid on or before the date on which the complete specification is filed.

(2)Wheretwoormoreapplications in the name of the same applicant are accompanied by provisional specifications in respect of inventions which are cognate or of which one is a modification of another and the Controller isofopinion that the whole of such inventions are such as to constitute a single invention and may properly be included in one patent, he may allow one complete specification to be filed in respect of all such provisional specifications.





- (3)Whereanapplicationforapatent(notbeingaconventionapplication)is accompanied by aspecification purporting to be a complete specification, the Controller may, if the applicants or equests a tanytime before the acceptance of the specification, direct that such specification shall be treated for the purposes of this Actas approvisional specification and proceed with the application accordingly.
- (4)Whereacompletespeci ficationhasbeenfiledinpursuanceofanapplicationfora patentaccompaniedbyaprovisionalspecificationorbyaspecificationtreatedbyvirtueofa directionundersub -section(3)asaprovisionalspecification,theControllermay,ifthe applicantsorequestsatanytimebeforetheacceptanceofthecompletespecification,cancel theprovisionalspecificationandpost -datetheapplicationtothedateoffilingofthecomplete specification.
- **10.**—(1) Every specification, whether provisional or complete, shall describe the invention and shall be ginwith a title sufficiently indicating the subject invention relates.
- (2) Subject to any rules that may be made in this behalf under this Act, drawings may, and shall, if the Controllers or equires, be supplied for the purposes of any specification, whether complete or provisional; and any drawings so supplied shall, unless the Controller otherwise directs, be deemed to form part of the specification, and references in this Act to a specification shall be construed accordingly.
- (3)If,inanyparticularcase,theControllerconsidersthatanapplicationshouldbe furthersupplementedbyamodelorsampleofanythingillustratingtheinventionorallegedto constituteaninvention,suchmo delorsampleashemayrequireshallbefurnishedbeforethe acceptanceoftheapplication,butsuchmodelorsampleshallnotbedeemedtoformpartof thespecification.
 - (4)Everycompletespecificationshall —
- (a) fully and particularly describe thein nvention and its operation or use and the method by which it is to be performed;
- $(b) {\it disc} lose the best method of performing the invention which is known to the applicant and for which he is entitled to claim protection; and$
- (c) end with a claim or claim sdefining the scope of the invention for which protection is claimed.
- (5) The claim or claims of a complete specification shall, relate to a single invention, shall be clear and succinct and shall be fairly based on the matter disclosed in the specification and shall, in the case of an invention such as is referred to in section 5, relate to a single method or process of manufacture.
- (6)Adeclarationastotheinventorshipoftheinventionshall,insuchcasesasmaybe prescribed,befurnishedinthep rescribedformwiththecompletespecificationorwithinsuch periodasmaybeprescribedafterthefilingofthatspecification.





- (7)Subjecttotheforegoingprovisionsofthissection, a complete specification filed after a provisional specification may include claims in respect of developments of, or additions to, the invention which was described in the provisional specification, being developments or additions in respect of which the applicant would be entitled under the provisions of section 6 to mak ease parate application for a patent.
 - **11.**—(1)Thereshallbeaprioritydateforeachclaimofacompletespecification.
- $(2) Whe rea complete specification is filed in pursuance of a single application accompanied by \\ --$
 - (a)aprovisional specification; or
- (b)aspecificationwhichistreatedbyvirtueofadirectionundersub -section(3)of section9asaprovisionalspecification,

and the claim is fairly based on the matter disclosed in the specification referred to inclause (a) or clause (b), the pri or ity date of that claims hall be the date of the filing of the relevant specification.

- (3)Wherethecompletespecificationisfiledorproceededwithinpursuanceoftwoor moreapplicationsaccompaniedbysuchspecificationsasarementionedinsub -section(2)and theclaimisfairlybasedonthematterdisclosed —
- (a)inoneofthosespecifications, the priority date of that claims hall be the date of the filing of the application accompanied by that specification;
- (b)partlyinoneandpartlyinanot her,theprioritydateofthatclaimshallbethedateof the filing of the application accompanied by the specification of the laterdate.
- (4)Wherethecompletespecificationhasbeenfiledinpursuanceofafurther applicationmadebyvirtueofsub -section(1)ofsection16andtheclaimisfairlybasedonthe matterdisclosedinanyoftheearlierspecifications,provisionalorcomplete,asthecasemay be,theprioritydateofthatclaimshallbethedateofthefilingofthatspecificationinwhich thematterwasfirstdisclosed.
- (5)Where,undertheforegoing provisions of this section, any claim of a complete specification would, but for the provisions of this subsection, have two or more priority dates, the priority date of that claims hall beth earlier or earlies to f those dates.
- (6)Inanycasetowhichsub -sections(2),(3),(4)and(5)donotapply,theprioritydate of a claimshall, subject to the provisions of section 137, be the date of filing of the complete specification.
- (7)Theref erencetothedateofthefilingoftheapplicationorofthecomplete specificationinthissectionshall,incaseswheretherehasbeenapost -datingundersection9 orsection17or,asthecasemaybe,anante -datingundersection16,beareferenceto thedate assopost -datedorantedated.





- (8) A claim in a complete specification of a patent shall not be invalid by reason only of —
- (a)thepublicationoruseoftheinventionsofarasclaimedinthatclaimonorafterthe prioritydateofsuchclaim; or
- (b) the grant of another patent which claims the invention, so far as claimed in the first mentioned claim, in a claim of the same or a later priority date.

ChapterIV ExaminationofApplications

- **12.**—(1)Whenthecompletespecificationhasbeenfiled inrespectofanapplicationfor apatent,theapplicationandthespecificationrelatingtheretoshallbereferredbythe Controllertoanexaminerformakingareporttohiminrespectofthefollowingmatters, namely:—
- (a) whether the application and the specification relating the reto are in accordance with the requirements of this Act and of any rules made the reunder;
- (b) whether there is any law ful ground of objection to the grant of the patent under this Actin pursuance of the application;
 - (c)th eresultofinvestigationsmadeundersection13;and
 - (d)anyothermatterwhichmaybeprescribed.
- (2)Theexaminertowhomtheapplicationandthespecificationrelatingtheretoare referredundersub -section(1)shallordinarilymakethereporttoth eControllerwithina periodofeighteenmonthsfromthedateofsuchreference.
- **13.**—(1)The examiner to whom an application for a patent is referred under section 12 shall make investigation for the purpose of ascertaining whether the inventions of a ras claimed in any claim of the complete specification —
- (a) has been anticipated by publication before the date of filing of the applicant's complete specification in any specification filed in pursuance of an application for a patent made in India and dated on or after the 1 stday of January, 1912;
- (b) is claimed in any claim of any other completes pecification published on or after the date of filing of the applicant's complete specification, being a specification filed in pursuance of an application for a patent made in India and dated before or claiming the priority date earlier than that date.
- (2) The examiner shall, in addition, make such investigation as the Controller may direct for the purpose of ascertaining whether the invention, so far as claimed in any claim of the complete specification, has been anticipated by publication in India or elsewhere in any document other than those mentioned in sub section (1) before the date of filing of the applicant's complete specification.





- (3)Whereacomplete specificationisamendedundertheprovisionsofthisActbefore ithasbeenaccepted,theamendedspecificationshallbeexaminedandinvestigatedinlike mannerastheoriginalspecification.
- (4)Theexaminationandinvestigations required undersection 12 and this section shall not be deemed in anyway towarrant the validity of any patent, and no liability shall be incurred by the Central Government or any officer thereof by reason of, or inconnection with, any such examination or investigation or any report or other proceedings consequent thereon.
- 14. Where, in respect of an application for a patent, there port of the examiner received by the Controller is adverse to the applicant or requires any amendment of the application or of the specification oen sure compliance with the provisions of this Actor of the rules made the reunder, the Controller, before proceeding to dispose of the application in accordance with the provisions here in after appearing, shall communicate the gist of the objection stoth explicant and shall, if so required by the applicant within the prescribed time, give him an opportunity of being heard.
- **15.**—(1)WheretheControllerissatisfiedthattheapplicationoranyspecificationfiled inpursuancethereofdoesnotcomplywith therequirementsofthisActorofanyrulesmade thereunder,theControllermayeither
 - (a) refusetoproceedwiththeapplication; or
- (b) require the application, specification or drawing stobe amended to his satisfaction before he proceeds with the application.
- (2) If it appears to the Controller that the invention claimed in the specification is not an invention within the meaning of, or is not patent able under, this Act, he shall refuse the application.
- (3)IfitappearstotheControllerthatan yinvention,inrespectofwhichanapplication forapatentismade,mightbeusedinanymannercontrarytolaw,hemayrefusethe application,unlessthespecificationisamendedbytheinsertionofsuchdisclaimerinrespect ofthatuseoftheinventio n,orsuchotherreferencetotheillegalitythereof,astheController thinksfit.
- **16.**—(1)ApersonwhohasmadeanapplicationforapatentunderthisActmay,atany timebeforetheacceptanceofthecompletespecification,ifhesodesires,orwitha viewto remedytheobjectionraisedbytheControlleronthegroundthattheclaimsofthecomplete specificationrelatetomorethanoneinvention,fileafurtherapplicationinrespectofan inventiondisclosedintheprovisionalorcompletespecificatio nalreadyfiledinrespectofthe firstmentionedapplication.
- (2)Thefurtherapplicationundersub -section(1)shallbeaccompaniedbyacomplete specification,butsuchcompletespecificationshallnotincludeanymatternotinsubstance disclosedint hecompletespecificationfiledinpursuanceofthefirstmentionedapplication.
- (3)TheControllermayrequiresuchamendmentofthecompletespecificationfiledin pursuanceofeithertheoriginalorthefurtherapplicationasmaybenecessarytoensure that





neither of the said completes pecifications includes a claim for any matter claimed in the other.

Explanation.—ForthepurposesofthisAct, the further application and the complete specification accompanying its hall be deemed to have been filed on the date on which the complete specification in pursuance of the first mentioned application had been filed, and the further application shall, subject to the determination of the priority date under subsection (4) of section 11, be proceeded with as a stantive application.

17.—(1)Subjecttotheprovisionsofsection9, atanytime after the filing of an application and before acceptance of the complete specification under this Act, the Controller may, at the request of the applicant made in the prescribed manner, direct that the application shall be post dated to such date as may be specified in the request, and proceed with the application accordingly:

Provided that no application shall be post -dated under this sub -section to a date later than six mon the from the date on which it was a ctually made or would, but for the provisions of this sub -section, be deemed to have been made.

- (2)Whereanapplicationorspecification(includingdrawings)isrequiredtobe amendedunderclause (b)ofsubsection(1) ofsection15,theapplicationorspecification shall,iftheControllersodirects,bedeemedtohavebeenmadeonthedateonwhichthe requirementiscompliedwithorwheretheapplicationorspecificationisreturnedtothe applicant,onthedateonwh ichitisre -filedaftercomplyingwiththerequirement.
- **18.**—(1)WhereitappearstotheControllerthattheinventionsofarasclaimedinany claimofthecompletespecificationhasbeenanticipatedinthemannerreferredtoinclause of sub-section(1)orsub-section(2)ofsection13, hemayrefusetoacceptthecomplete specificationunless the applicant—
- (a) shows to the satisfaction of the Controller that the priority date of the claim of his complete specification is not later than the date on which the relevant document was published; or
 - (b)amendshiscompletespecification to the satisfaction of the Controller.
- (2)IfitappearstotheControllerthattheinventionisclaimedinaclaimofanyother completespecificationreferredtoinc lause (b)ofsub -section(1)ofsection13,hemay, subjecttotheprovisionshereinaftercontained,directthatareferencetothatother specificationshallbeinsertedbywayofnoticetothepublicintheapplicant'scomplete specificationunlesswithi nsuchtimeasmaybeprescribed, —
- (a) the applicant shows to the satisfaction of the Controller that the priority date of his claim is not later than the priority date of the claim of the said other specification; or
 - (b) the complete specification is a mended to the satisfaction of the Controller.
- (3) If it appears to the Controller, as a result of an investigation under section 13 or otherwise, —





- (a)thattheinventionsofarasclaimedinanyclaimoftheapplicant's complete specification has been aimedinany other completes pecification referred to include (a) of sub-section (1) of section 13; and
- (b)thatsuchothercompletespecificationwaspublishedonoraftertheprioritydateof theapplicant's claim,
- then,unlessitisshowntothesat isfactionoftheControllerthattheprioritydateofthe applicant'sclaimisnotlaterthantheprioritydateoftheclaimofthatspecification,the provisionsofsub -section(2)shallapplytheretointhesamemannerastheyapplytoa specificationpu blishedonorafterthedateoffilingoftheapplicant'scompletespecification.
- (4) Any order of the Controller under sub-section (2) or sub-section (3) directing the insertion of a reference to another complete specification shall be of no effect unless and until the other patentis granted.
- **19.**—(1)If,inconsequenceoftheinvestigationsrequiredbytheforegoingprovisions ofthisActorofproceedingsundersection25,itappearstotheControllerthataninventionin respectofwhichanapplicatio nforapatenthasbeenmadecannotbeperformedwithout substantialriskofinfringementofaclaimofanyotherpatent,hemaydirectthatareference tothatotherpatentshallbeinsertedintheapplicant'scompletespecificationbywayofnotice toth epublic,unlesswithinsuchtimeasmaybeprescribed —
- (a) the applicant shows to the satisfaction of the Controller that there are reasonable grounds for contesting the validity of the said claim of the other patent; or
 - (b)thecompletespecification isamended to the satisfaction of the Controller.
- (2)Where,afterareferencetoanotherpatenthasbeeninsertedinacomplete specificationinpursuanceofadirectionundersubsection(1)
 - (a)thatotherpatentisrevokedorotherwiseceasestobei nforce; or
- (b) the specification of that other patent is a mended by the deletion of the relevant claim; or
- (c)itisfound,inproceedingsbeforethecourtortheController,thattherelevantclaim ofthatotherpatentisinvalidorisnotinfringed byanyworkingoftheapplicant's invention,
- the Controller may, on the application of the applicant, delete the reference to that other patent.
- **20.**—(1)IftheControllerissatisfied,onaclaimmadeintheprescribedmanneratany timebeforeapatenth asbeengranted,thatbyvirtueofanyassignmentoragreementin writingmadebytheapplicantoroneoftheapplicantsforthepatentorbyoperationoflaw, theclaimantwould,ifthepatentwerethengranted,beentitledtheretoortotheinterestoft he applicanttherein,ortoanundividedshareofthepatentorofthatinterest,theControllermay, subjecttotheprovisionsofthissection,directthattheapplicationshallproceedinthename oftheclaimantorinthenamesoftheclaimantsandthe applicantortheotherjointapplicant orapplicants,accordinglyasthecasemayrequire.





- (2) Nosuchdirection as a foresaid shall be given by virtue of any assignment or agreement made by one of two or more joint applicants for a patent except with the theorem is a possible to the other joint applicant or applicant s.
- (3)Nosuchdirectionasaforesaidshallbegivenbyvirtueofanyassignmentor agreementfortheassignmentofthebenefitofaninventionunless —
- (a) the invention is identified therein by reference to the number of the application for the patent; or
- (b)thereisproducedtotheControlleranacknowledgmentbythepersonbywhomthe assignmentoragreementwasmadethattheassignmentoragreementrelatestotheinvention inrespectofwhichthatap plicationismade; or
- (c) the rights of the claimant in respect of the invention have been finally established by the decision of a court; or
- (*d*)theControllergivesdirectionsforenablingtheapplicationtoproceedorfor regulatingthemannerinwh ichitshouldbeproceededwithundersub -section(5).
- (4) Whereoneoftwoormorejointapplicants for a patent diesatany time before the patent has been granted, the Controller may, upon a request in that be half made by the survivor or survivors, and with the consent of the legal representative of the deceased, direct that the application shall proceed in the name of the survivor or survivors alone.
- (5)Ifanydisputearisesbetweenjointapplicantsforapatentwhetherorinwhat mannertheapplicat ionshouldbeproceededwith,theControllermay,uponapplicationmade tohimintheprescribedmannerbyanyoftheparties,andaftergivingtoallpartiesconcerned anopportunitytobeheard,givesuchdirectionsashethinksfitforenablingtheappl icationto proceedinthenameofoneormoreofthepartiesaloneorforregulatingthemannerinwhich itshouldbeproceededwith,orforboththosepurposes,asthecasemayrequire.
- **21.**—(1)Anapplicationforapatentshallbedeemedtohavebeenaba ndonedunless withinfifteenmonthsfromthedateonwhichthefirststatementofobjectionstothe applicationorcompletespecificationisforwardedbytheControllertotheapplicantorwithin suchlongerperiodasmaybeallowedunderthefollowingpro visionsofthissectionthe applicanthascompliedwithalltherequirementsimposedonhimbyorunderthisAct, whetherinconnectionwiththecompletespecificationorotherwiseinrelationtothe application.

Explanation.—Wheretheapplicationoranys pecificationor, in the case of a convention application, any document file daspart of the application has been returned to the applicant by the Controller in the course of the proceedings, the applicant shall not be deemed to have complied with such requirements unless and until he has reasonable to the controller.

(2)Theperiodoffifteenmonthsspecifiedinsub -section(1)shall,onrequestmadeby theapplicantintheprescribedmannerandbeforetheexpirationoftheperiodsospecified,be extendedforafurtherpe riodsorequested(hereafterinthissectionreferredtoastheextended period),so,however,thatthetotalperiodforcomplyingwiththerequirementsofthe





Controllerdoesnotexceedeighteenmonthsfromthedateonwhichtheobjectionsreferredto in sub-section(1)areforwardedtotheapplicant.

- $(3) If at the expiration of the period of fifteen months specified in subsection (1) or the extended period \\ --$
- (a)anappealtothe HighCourtispendingin
respectoftheapplicationforthe
patent for
the maininvention, or
- (b)inthecaseofanapplicationforapatentofaddition,anappealtotheHighCourtis pendinginrespectofeitherthatapplicationortheapplicationforthemaininvention,

the time within which the requirements of the Controller shall be complied with shall, on an application made by the applicant before the expiration of the said period of fifteen months or the extended period, as the case may be, be extended until such date as the High Court may determine.

(4) If the time with in which the appealment ioned in subsection (3) may be instituted has not expired, the Controller may extend the period of fifteen months, or as the case may be, the extended period, until the expiration of such further period as hemay determine:

Provided that if an appeal has been filed during the said further period, and the High Courthas granted any extension of time for complying with the requirements of the Controller, then, the requirements may be complied with within the time granted by the Court.

22.Subjecttotheprovisionsofsection21,thecompletespecificationfiledin pursuanceofanapplicationforapatentmaybeacceptedbytheControlleratanytimeafter theapplicanthascompliedwiththerequirementsmentionedinsub -section(1)of thatsection, and,ifnotsoacceptedwithintheperiodallowedunderthatsectionforcompliancewiththose requirements,shallbeacceptedassoonasmaybethereafter:

ProvidedthattheapplicantmaymakeanapplicationtotheControllerintheprescrib ed mannerrequestinghimtopostponeacceptanceuntilsuchdate[notbeinglaterthaneighteen monthsfromthedateonwhichtheobjectionsreferredtoinsub -section(1)ofsection21are forwardedtotheapplicant]asmaybespecifiedintheapplication, and,ifsuchapplicationis made,theControllermaypostponeacceptanceaccordingly.

- 23.Ontheacceptanceofacompletespecification, the Controller shall give notice thereof to the applicant and shall advertise in the Official Gazette the fact that the specification has been accepted, and thereupon the application and the specification with the drawings (if any) file dinpursuance thereof shall be open to public inspection.
- **24.**Onandfromthedateofadvertisementoftheacceptanceofacompletespe cification and until the date of sealing of a patentin respect thereof, the applicant shall have the like privileges and rights as if a patent for the invention had been sealed on the date of advertisement of acceptance of the complete specification:

Provided that the applicant shall not be entitled to institute any proceedings for infringement until the patenth as been sealed.





ChapterV OppositiontoGrantofPatent

- **25.**—(1)Atanytimewithinfourmonthsfromthedateofadvertisementofthe acceptanceo facompletespecificationunderthisAct(orwithinsuchfurtherperiodnot exceedingonemonthintheaggregateastheControllermayallowonapplicationmadetohim intheprescribedmannerbeforetheexpiryofthefourmonthsaforesaid)anypersonint erested maygivenoticetotheControllerofoppositiontothegrantofthepatentonanyofthe followinggrounds,namely: —
- (a)thattheapplicantforthepatentorthepersonunderorthroughwhomheclaims, wrongfullyobtainedtheinventionoranypart thereoffromhimorfromapersonunderor throughwhomheclaims;
- (b)thattheinventionsofarasclaimedinanyclaimofthecompletespecificationhas beenpublishedbeforetheprioritydateoftheclaim —
- (i)inanyspecificationfiledinpursuance ofanapplicationforapatentmadeinIndia onorafterthe1stdayofJanuary,1912;or
 - (ii)inIndiaorelsewhere,inanyotherdocument:

Provided that the ground specified in sub -clause (ii) shall not be available where such publication does not constitute an anticipation of the invention by virtue of sub -section (2) or sub-section (3) of section (2);

- (c) that the inventions of a rasclaimed in any claim of the complete specification is claimed in a claim of a complete specification published on or a function of the applicant's claim and filed in pursuance of an application for a patent in India, being a claim of which the priority date is earlier than that of the applicant's claim;
- (d) that the inventions of a rasclaimed in any claim of the complete specification was publicly known or publicly used in India before the priority date of that claim.
- Explanation.—Forthepurposesofthisclause, an invention relating to a process for which a patentisclaimed shall be deemed to have been publicly known or publicly used in India before the priority date of the claim if a product made by that process had already been imported into India before that date except where such importation has been for the purpose of reasonable trial or experiment on y;
- (e)thattheinventionsofarasclaimedinanyclaimofthecompletespecificationis obviousandclearlydoesnotinvolveanyinventivestep,havingregardtothematterpublished asmentionedinclause (b)orhavingregardtowhatwasusedinIndia beforetheprioritydate oftheapplicant'sclaim;
- (f)thatthesubjectofanyclaimofthecompletespecificationisnotaninventionwithin themeaningofthisAct, orisnotpatentable under this Act;





(g)thatthecompletespecificationdoesnotsuff icientlyandclearlydescribethe inventionorthemethodbywhichitistobeperformed;

(h) that the applicant has failed to disclose to the Controller the information required by section 8 or has furnished the information which in any material particul arways false to his knowledge;

(i)thatinthecaseofaconventionapplication, the application was not made within twelvemonths from the date of the first application for protection for the invention made in a convention country by the applicant or application of the invention made in a convention country by the applicant or application, the application was not made within twelvemonths from the date of the first application, the application was not made within twelvemonths from the date of the first application for protection for the invention made in a convention country by the application of the first application for protection for the invention made in a convention country by the application of the first application for the invention made in a convention country by the application of the first application for the invention made in a convention country by the application for the invention of the first application for the first application

butonnootherground.

- (2) Where any such notice of opposition is duly given, the Controller shall notify the applicant and shall give to the applicant and the opponent an opportunity to be heard before deciding the case .
- (3) The grant of a patent shall not be refused on the ground stated in clause (c) of sub-section (1) if no patent has been granted in pursuance of the application mentioned in that clause; and for the purpose of any inquiry under clause (d) or clause (e) of that sub-section, no account shall be taken of any secretuse.
 - **26.**—(1)WhereinanyoppositionproceedingunderthisAct —
- (a)theControllerfindsthattheinvention,sofarasclaimedinanyclaimofthe completespecification,wasobtainedfromt heopponentinthemannersetoutinclause (a)of sub-section(1)ofsection25andrefusestheapplicationonthatground,hemay,onrequestby suchopponentmadeintheprescribedmanner,directthattheapplicationshallproceedinthe nameoftheopp onentasiftheapplicationandthespecificationhadbeenfiledbythe opponentonthedateonwhichtheywereactuallyfiled;
- (b)theControllerfindsthatapartofaninventiondescribedinthecomplete specificationwassoobtainedfromtheopponent andpassesanorderrequiringthatthe specificationbeamendedbytheexclusionofthatpartoftheinvention,theopponentmay, subjecttotheprovisionsofsub -section(2),fileanapplicationinaccordancewiththe provisionsofthisActaccompaniedby acompletespecificationforthegrantofapatentfor theinventionsoexcludedfromtheapplicant'sspecification,andtheControllermaytreatsuch applicationandspecificationashavingbeenfiled,forthepurposesofthisActrelatingtothe prioritydatesofclaimsofthecompletespecification,onthedateonwhichthecorresponding documentwasorwasdeemedtohavebeenfiledbytheearlierapplicant,butforallother purposestheapplicationoftheopponentshallbeproceededwithasanapplica tionforapatent underthisAct.
- (2) Where an opponent has, before the date of the Controller requiring the amendment of a complete specification referred to includes (b) of sub-section (1), filed an application for a patent for an invention number of the invention held to have been obtained from him and such application is pending, the Controller may treat such application and specification in sofar as they relate to the invention held to have been of the controller may be a controller may treat the controller may be a controller





obtainedfrom him,ashavingbeenfiled,forthepurposesofthisActrelatingtothepriority datesofclaimsofthecompletespecification,onthedateonwhichthecorresponding documentwasorwasdeemedtohavebeenfiledbytheearlierapplicant,butforallothe r purposestheapplicationoftheopponentshallbeproceededwithasanapplicationforapatent underthisAct.

- 27.Ifatanytimeaftertheacceptanceofthecompletespecificationfiledinpursuance of an application for a patent and before the grant of a patent the reonit comes to the notice of the Controller otherwise than inconsequence of proceedings in opposition to the grant under section 25, that the invention, so far as claimed in any claim of the complete specification, has been published before the priority date of the claim —
- (a)inanyspecification, filed in pursuance of an application for a patent made in India and dated on or after the 1 stday of January, 1912;
 - (b)inanyotherdocumentinIndiaorelsewhere,

the Controller may refuset ogrant the patentunless, within such time as may be prescribed, the complete specification is a mended to his satisfaction:

Provided that the Controller shall not refuse to grant the patent on the ground specified inclause (b) if such publication does no to nstitute an anticipation of the invention by virtue of sub-section (2) or sub-section (3) of section (2),

- $\textbf{28.} \hspace{-0.1cm} \textbf{--} (1) If the Controller is satisfied, upon a requestor claim made in accordance with the provisions of this section,$
- (a)thatthepersoninr espectoforbywhomtherequestorclaimismadeistheinventor of an inventioning spectof which application for a pattent has been made, or of a substantial part of that invention; and
 - (b) that the application for the patent is a direct consequence of his being the inventor,

the Controllershall, subject to the provisions of this section, cause him to be mentioned as inventor in any patent granted in pursuance of the application in the complete specification and in the register of patents:

Provided that the mention of any person as inventor under this section shall not confer or derogate from any right sunder the patent.

- (2) Arequest that any person shall be mentioned as a foresaid may be made in the prescribed manner by the applicant for the patent or (where the person alleged to be the inventor is not the applicant or one of the applicants) by the applicant and that person.
- (3)Ifanyperson[otherthanapersoninrespectofwhomarequestinrelationtothe applicationinquestionhasbeenmadeu ndersub-section(2)]desirestobementionedas aforesaid,hemaymakeaclaimintheprescribedmannerinthatbehalf.
- (4) Arequestor claim under the foregoing provisions of this sections hall be made not later than two months after the date of advert is ement of acceptance of the complete





specificationorwithinsuchfurtherperiod(notexceedingonemonth)astheControllermay, onanapplicationmadetohiminthatbehalfbeforetheexpirationofthesaidperiodoftwo monthsandsubjecttothepaymen toftheprescribedfee,allow.

- (5)Norequestorclaimundertheforegoingprovisionsofthissectionshallbe entertainedifitappearstotheControllerthattherequestorclaimisbaseduponfactswhich, ifprovedinthecaseofanoppositionundert heprovisionsofclause (a)ofsub -section(1)of section25bythepersoninrespectoforbywhomtherequestorclaimismade,wouldhave entitledhimtoreliefunderthatsection.
- (6)Subjecttotheprovisionsofsub -section(5), whereaclaimismade under sub-section(3), the Controller shall give notice of the claim to every applicant for the patent (not being the claim ant) and to any other person whom the Controller may consider to be interested; and before deciding upon any requestor claim made under sub-section(2) or sub-section(3), the Controller shall, if required, hear the person in respect of or by whom the requestor claim is made, and, in the case of a claim under sub -section(3), any person to whom notice of the claim has been given as a foresaid.
- (7)Whereanypersonhasbeenmentionedasinventorinpursuanceofthissection, any otherpersonwhoallegesthatheoughtnottohavebeensomentionedmayatanytimeapply totheControllerforacertificatetothateffect, and the Controllermay, after hearing, if required, any personwhom hemay consider to be interested, is sue such a certificate, and if he does so, he shall rectify the specification and the register accordingly.

ChapterVI Anticipation

- **29.**—(1)Aninventionclaimedina completespecificationshallnotbedeemedtohave beenanticipatedbyreasononlythattheinventionwaspublishedinaspecificationfiledin pursuanceofanapplicationforapatentmadeinIndiaanddatedbeforethe1stdayofJanuary, 1912.
- (2)Subje ctashereinafterprovided,aninventionclaimedinacompletespecification shallnotbedeemedtohavebeenanticipatedbyreasononlythattheinventionwaspublished beforetheprioritydateoftherelevantclaimofthespecification,ifthepatenteeo rthe applicantforthepatentproves —
- (a) that the matter published was obtained from him, or (where he is noth imself the true and first inventor) from any person from whom he derive stitle, and was published without his consentor the consent of any such person; and
- $(b) \mbox{where the patentee or the applicant for the patent or any person from whom he derives title learned of the publication before the date of the application for the patent, or, in the case of a convention application, before the date of the application for protection in a convention country, that the application or the application in the convention country, as the case may be, was made as soon as reasonably practicable thereafter:$





Provided that this sub - sections hall not apply if the invention was before the priority date of the claim commercially worked in India, otherwise than for the purpose of reasonable trial, either by the patentee or the applicant for the patent or any person from whom he derives title or by any other person with the consent of the patentee or the applicant for the patent or any person from whom he derives title.

- (3)Whereacompletespecificationisfiledinpursuanceofanapplicationforapatent madebyapersonbeingthetrueandfirstinventororderivingtitle fromhim, aninvention claimedinthatspecificationshallnotbedeemedtohavebeenanticipatedbyreasononlyof anyotherapplicationforapatentinrespectofthesameinventionmadeincontraventionof therightsofthatperson, orbyreasononlyt hatafterthedateoffilingofthatotherapplication theinventionwasusedorpublished, withouttheconsentofthat person, by the applicantin respectofthat otherapplication, orby anyother personinconsequence of any disclosure of any invention by that applicant.
- **30.** An invention claimed in a complete specification shall not be deemed to have been anticipated by reason only of the communication of the invention to the Government or to any person authorised by the Government to investigate the invention or its merits, or of anything done, inconsequence of such a communication, for the purpose of the investigation.
- ${\bf 31.} A n invention claimed in a complete specification shall not be deemed to have been anticipated by reason only of $$--$
- (a) the display of the invention with the consent of the true and first inventor or a person deriving title from him 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, or the use thereof with his consent for the purpose of such an exhibition in the place where it is held; or
- (b) the publication of any description of the invention inconsequence of the displayor use of the invention at any such exhibition as a foresaid; or
- (c)theuseoftheinvention,afterithasbeendisplayedorusedatanysuchexhibitionas aforesaidandduringtheperiodoftheexhibition,byanypersonwithouttheconsentofthe trueandfirstinventororapersonderivingtitlefromh im;or
- (d)thedescriptionoftheinventioninapaperreadbythetrueandfirstinventorbefore alearnedsocietyorpublishedwithhisconsentinthetransactionsofsuchasociety,
- iftheapplicationforthepatentismadebythetrueandfirstinven tororapersonderivingtitle fromhimnotlaterthansixmonthsaftertheopeningoftheexhibitionorthereadingor publicationofthepaper,asthecasemaybe.
- **32.** Aninvention claimed in a complete specification shall not be deemed to have been anticipated by reason only that a tany time within one year before the priority date of the relevant claim of the specification, the invention was publicly worked in India —
- (a) by the patentee or applicant for the patentor any person from whom he derives ti e; or

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(b) by any other person with the consent of the patentee or applicant for the patent or any person from whom he derives title,

iftheworkingwaseffectedforthepurposeofreasonabletrialonlyandifitwasreasonably necessary, having regard to the nature of the invention, that the working for that purpose should be effected in public.

- **33.**—(1)Whereacompletespecificationisfiledorproceededwithinpursuanceofan applicationwhichwasaccompaniedbyaprovisionalspecificationorwhere acomplete specificationfiledalongwithanapplicationistreatedbyvirtueofadirectionunder sub-section(3)ofsection9asaprovisionalspecification,then,notwithstandinganything containedinthisActtheControllershallnotrefusetograntth epatent,andthepatentshallnot berevokedorinvalidatedbyreasononlythatanymatterdescribedintheprovisional specificationorinthespecificationtreatedasaforesaidasaprovisionalspecificationwasused inIndiaorpublishedinIndiaorel sewhereatanytimeafterthedateofthefilingofthat specification.
- (2)Whereacompletespecificationisfiledinpursuanceofaconventionapplication, then,notwithstandinganythingcontainedinthisAct,theControllershallnotrefusetogrant thepatent,andthepatentshallnotberevokedorinvalidated,byreasononlythatanymatter disclosedinanyapplicationforprotectioninaconventioncountryuponwhichtheconvention applicationisfoundedwasusedinIndiaorpublishedinIndiaorels ewhereatanytimeafter thedateofthatapplicationforprotection.
- **34.**NotwithstandinganythingcontainedinthisAct,theControllershallnotrefuseto acceptacompletespecificationforapatentortograntapatent,andapatentshallnotbe revokedorinvalidatedbyreasononlyofanycircumstanceswhich,byvirtueofsection29or section30orsection31orsection32,donotconstituteananticipationoftheinvention claimedinthespecification.

ChapterVII ProvisionsforSecrecy ofCertainI nventions

- **35.**—(1)Where,inrespectofanapplicationmadebeforeorafterthecommencementof thisActforapatent,itappearstotheControllerthattheinventionisoneofaclassnotifiedto himbytheCentralGovernmentasrelevantfordefencepurpo ses,or,whereotherwisethe inventionappearstohimtobesorelevant,hemaygivedirectionsforprohibitingor restrictingthepublicationofinformationwithrespecttotheinventionorthecommunication ofsuchinformationtoanypersonorclassofp ersonsspecifiedinthedirections.
- (2)WheretheControllergivesanysuchdirectionsasarereferredtoinsub -section(1), heshallgivenoticeoftheapplicationandofthedirectionstotheCentralGovernment, and the CentralGovernmentshall, uponr eceiptofsuchnotice, considerwhether the publication of the invention would be prejudicial to the defence of India, and if upon such consideration, it appears to it that the publication of the invention would not so prejudice, given otice to the Controller to that effect, who shall the reupon revoke the directions and not if y the applicant accordingly.





- (3)Withoutprejudicetotheprovisionscontainedinsub -section(1), wherethe Central Government isofopinion that an invention in respect of which the any direction sundersub -section(1), is relevant for defence purposes, it may at any time before acceptance of the complete specification notify the Controller to that effect, and the reupon the provisions of that sub-section shall apply as if the invention were one of the class notified by the Central Government, and accordingly the Controller shall give notice to the Central Government of the directions is sued by him.
- **36.**—(1)Thequestionwhetheraninventioninrespectofwhich directionshavebeen givenundersection35continuestoberelevantfordefencepurposesshallbere -consideredby theCentralGovernmentwithinninemonthsfromthedateofissueofsuchdirectionsand thereafteratintervalsnotexceedingtwelvemonthsandif,onsuchre -considerationitappears totheCentralGovernmentthatthepublicationoftheinventionwouldnolongerbeprejudicial tothedefenceofIndiaitshallforthwithgivenoticetotheControlleraccordinglyandthe Controllershallthereu ponrevokethedirectionspreviouslygivenbyhim.
- (2) The result of every re -consideration under sub-section (1), shall be communicated to the applicant within such time and in such manner as may be prescribed.
- **37.**—(1)Solongasanydirectionsunderse ction35areinforceinrespectofan application—
 - (a)theControllershallnotpassanorderrefusingtoacceptthesame; and
- (b) notwithstanding anything contained in this Act, no appeals hall lie from any order of the Controller passed in respect thereof:

Provided that the application may, subject to the directions, proceed up to the stage of the acceptance of the complete specification, but the acceptance shall not be advertised nor the specification published, and no patents hall be granted in purs unaccoft the application.

- (2)Whereacompletespecificationfiledinpursuanceofanapplicationforapatentfor an invention in respect of which directions have been given under section 35 is accepted during the continuance inforce of the directions, then—
- (a)if,duringthecontinuanceinforceofthedirections,anyuseoftheinventionis madebyoronbehalfof,ortotheorderoftheGovernment,theprovisionsofsections100, 101and103shallapplyinrelationtothatuseasifthepatenthadb eengrantedforthe invention;and
- (b) if it appears to the Central Government that the applicant for the patent has suffered hardship by reason of the continuance inforce of the directions, the Central Government may make to him such payment (if any) by way of solatium as appears to the Central Government to be reasonable having regard to the novel ty and utility of the invention and the purpose for which it is designed, and to any other relevant circumstances.
- (3)Whereapatentisgrantedinpursuance of an application in respect of which directions have been given under section 35, nor enewal fees hall be payable in respect of any period during which those directions were inforce.



- **38.**When any direction given under section 35 is revoked by the Controller, then, not with standing any provision of this Act specifying the time within which any step should be taken or any act done in connection with an application for the patent, the Controller may, subject to such conditions, if any, as he thinks fittoi mpose, extend the time for doing any thing required or authorised to be done by or under this Actin connection with the application, whether or not that time has previously expired.
- **39.**—(1)NopersonresidentinIndiashall,exceptundertheauthorityof awritten permitgrantedbyoronbehalfoftheController,makeorcausetobemadeanyapplication outsideIndiaforthegrantofapatentforaninventionunless —
- (a) an application for a patent for the same invention has been made in India, not less than six weeks before the application outside India; and
- (b) either nodirections have been given under sub-section (1) of section 35 in relation to the application in India, or all such directions have been revoked.
- (2) The Controller shall not grantwr itten permission to any person to make any application outside India without the prior consent of the Central Government.
- (3)Thissectionshallnotapplyinrelationtoaninventionforwhichanapplicationfor protectionhasfirstbeenfiledinacountry youtsideIndiabyapersonresidentoutsideIndia.
- **40.**WithoutprejudicetotheprovisionscontainedinChapterXX,ifinrespectofan applicationforapatentanypersoncontravenesanydirectionastosecrecygivenbythe Controllerundersection350 rmakesorcausestobemadeanapplicationforthegrantofa patentoutsideIndiaincontraventionofsection39,theapplicationforpatentunderthisAct shallbedeemedtohavebeenabandonedandthepatentgranted,ifany,shallbeliabletobe revokedundersection64.
- **41.**AllordersoftheControllergivingdirectionsastosecrecyaswellasallordersof theCentralGovernmentunderthisChaptershallbefinalandshallnotbecalledinquestionin anycourtonanygroundwhatsoever.
- **42.**Nothing inthis Actshall beheld to prevent the disclosure by the Controller of information concerning an application for a patentor aspecification filed in pursuance thereof to the Central Government for the purpose of the application or specification being a mained for considering whether an order under this Chaptershould be made or whether an order so made should be revoked.

$Chapter VIII\\ Grant and Sealing of Patents and Rights Conferred Thereby$

| 43. —(1)Whereacompletespecificationinpursuanceofanappl | icationforapatenthas |
|---|----------------------|
| beenacceptedandeither — | |

(a) the application has not been opposed under section 25 and the time for the filing of the opposition has expired; or

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- (b)theapplication has been opposed and the opposition has been finally decided favour of the applicant; or
 - rvected
- (c) the application has not been refused by the Controller by virtue of any power vested in him by this Act,

the patentshall, on request made by the applicant in the prescribed form, be granted to the applicant or, in the case of a joint application, to the applicant sjointly, and the Controller shall cause the patent to be sealed with the seal of the patent of fice and the date on which the patent is sealed shall be entered in the register.

(2) Subject to the provisions of sub-section (1) and of the provisions of this Act with respect to patents of addition, are quest under this section for the sealing of a patent shall be made not later than the expiration of a period of six months from the date of advertisement of the acceptance of the complete specification:

Providedthat —

- (a) whereat the expiration of the said six months any proceeding in relation to the application for the patent is pending before the Controller or the High Court, the request may be made within the proceeding;
- (b) where the applicant or one of the applicant shas died before the expiration of the time within which under the provisions of this subsection the request could otherwise be made, these idrequest may be made at any time within twelvemonths after the date of the death or at such later time as the Controller may allow.
- (3) The period within which under sub -section (2) are quest for the sealing of a patent may be made, may, from time to ime, be extended by the Controller to such longer period as may be specified in an application made to him in that behalf, if the application is made and the prescribed fee paid within that longer period:

Provided that the first mentioned periods hall not be extended under this sub-section by more than three months in the aggregate.

Explanation.—Forthepurposesofthissectionaproceedingshallbedeemedtobe pendingsolongasthetimeforanyappealtherein(apartfromanyfutureextensionofthat time)hasnotexpired,andaproceedingshallbedeemedtobefinallydeterminedwhenthe timeforanyappealtherein(apartfromanysuchextension)hasexpiredwithouttheappeal beingbrought.

44.Where, at any time after a patenth as been sealed in pursua nce of an application under this Act, the Controller is satisfied that the person to whom the patent was granted had died, or, in the case of a body corporate, had ceased to exist, before the patent was sealed, the Controller may amend the patent by substituting for the name of that person the name of the person to whom the patent ought to have been granted, and the patent shall have effect, and shall be deemed always to have had effect, accordingly.





45.—(1)Subject to the other provisions contained in thi dated as of the date

Provided that a patent which is granted in pursuance of an application to which any directions is sued under section 78 Cofthe Indian Patents and Designs Act, 1911 applied immediately before the commencement of this Act, shall be dated as of the date of the filing of the complete specification or the date of such commencement which ever is later.

- (2) The date of every patents hall be entered in the register.
- (3) Notwithstanding anything contained in this section, no suitor other proceeding shall be commenced or prosecuted in respect of an infringement committed before the date of advertisement of the acceptance of the complete specification.
- **46.**—(1)Everypate ntshallbeintheprescribedformandshallhaveeffectthroughout India.
 - (2) Apatents hall be granted for one invention only:

Provided that its hall not be competent for any person in a suitor other proceeding to take any objection to a patent on the ground that it has been granted for more than one invention.

- **47.**ThegrantofapatentunderthisActshallbesubjecttotheconditionthat
- (1) anymachine, apparatus or other article in respect of which the patent is granted or any article made by usi nga process in respect of which the patent is granted, may be imported or made by or on behalf of the Government for the purpose merely of its own use;
- (2) any process in respect of which the patent is granted may be used by or on behalf of the Government for the purpose merely of its own use;
- (3) anymachine, apparatus or other article in respect of which the patent is granted or any article made by the use of the process in respect of which the patent is granted, may be made or used, and any process in respect of which the patent is granted may be used, by any person, for the purpose merely of experimentor research including the imparting of instruction stopupils; and
- (4)inthecaseofapatentinrespectofanymedicineordrug,themedicineordr ugmay beimportedbytheGovernmentforthepurposemerelyofitsownuseorfordistributionin anydispensary,hospitalorothermedicalinstitutionmaintainedbyoronbehalfofthe Governmentoranyotherdispensary,hospitalorothermedicalinstitut ionwhichtheCentral Governmentmay,havingregardtothepublicservicethatsuchdispensary,hospitalor medicalinstitutionrenders,specifyinthisbehalfbynotificationintheOfficialGazette.
- **48.**—(1) Subject to the other provisions contained int his Act, apatent granted before the commencement of this Act, shall conferon the patente ethe exclusive right by himself, his agents or license estomake, use, exercise, sellor distribute the invention in India.





- (2) Subject to the other provisions contained in this Act and the conditions specified in section 47, apatent granted after the commencement of this Act shall confer upon the patent ee—
- (a) where the patentis for an article or substance, the exclusive right by himself, his agents or licensees to make, use, exercise, sellor distributes ucharticle or substance in India;
- $(b) {\it where a patent is for a method or process of manufacturing an article or substance,} \\ {\it the exclusive right by himself, his agents or license est ouse or exercise the method or in India.} \\ {\it process}$
- **49.**—(1)Whereavesseloraircraftregisteredinaforeigncountryoralandvehicle ownedbyapersonordinarilyresidentinsuchcountrycomesintoIndia(includingthe territorialwatersthereof)temporarilyoraccidentallyonly,the rightsconferredbyapatentfor aninventionshallnotbedeemedtobeinfringedbytheuseoftheinvention —
- (a) in the body of the vessel or in the machinery, tackle, apparatusor other accessories thereof, so far as the invention is used on board the vessel and for its actual needs only; or
- (b) in the construction or working of the air craft or land vehicle or of the accessories thereof,

asthecasemaybe.

- (2)Thissectionshallnotextendtovessels,aircraftorlandvehiclesownedbypersons ordinarilyresidentinaforeigncountrythelawsofwhichdonotconfercorrespondingrights withrespecttotheuseofinventionsinvessels,aircraftorlandvehiclesownedbypersons ordinarilyresidentinIndiawhileintheportsorwithintheterritoria lwatersofthatforeign countryorotherwisewithinthejurisdictionofitscourts.
- 50.—(1)Whereapatentisgrantedtotwoormorepersons, each of those persons shall, unless an agreement to the contrary is inforce, be entitled to an equal undivided share in the patent.
- (2) Subject to the provisions contained in this section and in section 51, where two or more persons are registered as grantee or proprietor of a patent, then, unless an agreement to the contrary is inforce, each of those persons has liberately depicted, by himself or his agents, to make, use, exercise and sell the patented invention for his own benefit without accounting to the other person or persons.
- (3) Subject to the provisions contained in this section and in section 51 and to any agreement for the time being inforce, where two or more persons are registered as grantee or proprietor of a patent, then, a licence under the patent shall not be assigned by one of such persons except with the consent of the other person or persons.
- (4)Whereapatentedarticleissoldbyoneoftwoormorepersonsregisteredasgrantee orproprietorofapatent,thepurchaserandanypersonclaimingthroughhimshallbeentitled todealwiththearticleinth esamemannerasifthearticlehadbeensoldbyasolepatentee.





- (5) Subject to the provisions contained in this section, the rules of law applicable to the ownership and devolution of movable property generally shall apply in relation to patents; and nothing contained in sub-section (1) or sub-section (2) shall affect the mutual rights or obligations of trustees or of the legal representatives of a deceased person or their rights or obligations as such.
- (6) Nothing in this section shall affect the righ apatent created before the commencement of this Act.
- **51.**—(1)Wheretwoormorepersonsareregisteredasgranteeorproprietorofapatent, theControllermay,uponapplicationmadetohimintheprescribedma nnerbyanyofthose persons,givesuchdirectionsinaccordancewiththeapplicationastothesaleorleaseofthe patentoranyinteresttherein,thegrantoflicencesunderthepatent,ortheexerciseofany rightundersection50inrelationthereto, ashethinksfit.
- (2)Ifanypersonregisteredasgranteeorproprietorofapatentfailstoexecuteany instrumentortodoanyotherthingrequiredforthecarryingoutofanydirectiongivenunder thissectionwithinfourteendaysafterbeingrequested inwritingsotodobyanyoftheother personssoregistered,theControllermay,uponapplicationmadetohimintheprescribed mannerbyanysuchotherperson,givedirectionsempoweringanypersontoexecutethat instrumentortodothatthinginthe nameandonbehalfofthepersonindefault.
- (3)Beforegivinganydirectionsinpursuanceofanapplicationunderthissection,the Controllershallgiveanopportunitytobeheard —
- (a)inthecaseofanapplicationundersub -section(1),totheotherp ersonorpersons registeredasgranteeorproprietorofthepatent;
 - (b)inthecaseofanapplicationundersub -section(2),tothepersonindefault.
- (4) Nodirections hall be given under this sections oas to affect the mutual rights or obligations of trustees or of the legal representatives of a deceased person or of their rights or obligations as such, or which is inconsistent with the terms of any agreement between persons registered as grantee or propriet or of the patent.
- **52.**—(1)Whereapatenthas beenrevokedonthegroundthatthepatentwasobtained wrongfullyandincontraventionoftherightsofthepetitioneroranypersonunderorthrough whomheclaims,or,whereinapetitionforrevocation,thecourt,insteadofrevokingthe patent,direc tsthecompletespecificationtobeamendedbytheexclusionofaclaimorclaims inconsequenceofafindingthattheinventioncoveredbysuchclaimorclaimshadbeen obtainedfromthepetitioner,thecourtmay,byorderpassedinthesameproceeding,p ermit thegranttothepetitionerofthewholeorsuchpartoftheinventionwhichthecourtfindshas beenwrongfullyobtainedbythepatentee,inlieuofthepatentsorevokedorisexcludedby amendment.
- (2)Whereanysuchorderispassed,theControll ershall,onrequestbythepetitioner madeintheprescribedmannergranttohim —





- (i)incases where the court permits the whole of the patent to be granted, an ewpatent bearing the same date and number as the patent revoked;
- (ii)incaseswheretheco urtpermitsapartonlyofthepatenttobegranted,anewpatent forsuchpartbearingthesamedateasthepatentrevokedandnumberedinsuchmanneras maybeprescribed:

Provided that the Controller may, as a condition of such grant, require the petiti oner to file an ewand complete specification to the satisfaction of the Controller describing and claiming that part of the invention for which the patent is to be granted.

- (3) Nosuits hall be brought for any infringement of a patent granted under this section committed before the actual date on which such patent was granted.
- **53.**—(1)SubjecttotheprovisionsofthisAct,thetermofeverypatentgrantedunder thisActshall —
- (a)inrespectofaninventionclaimingthemethodorprocessofmanufacture of a substance, where the substance is intended for use, or is capable of being used, as food or as a medicine or drug, be five years from the date of sealing of the patent, or seven years from the date of the patent which ever period is shorter; and
 - (b) inrespectofanyotherinvention, befourteen years from the date of the patent.
- (2) Apatents hall cease to have effect not with standing anything therein or in this Act on the expiration of the period prescribed for the payment of any renewal fee, if that the paid within the prescribed period or within that period as extended under this section.
- (3)Theperiodprescribedforthepaymentofanyrenewalfeeshallbeextendedtosuch period,notbeingmorethansixmonthslongerthantheprescribedp eriod,asmaybespecified inarequestmadetotheControlleriftherequestismadeandtherenewalfeeandthe prescribedadditionalfeepaidbeforetheexpirationoftheperiodsospecified.

ChapterIX PatentsofAddition

- **54.**—(1) Subject to the provis ions contained in this section, where an application is made for a patent in respect of any improvement inormodification of an invention described or disclosed in the complete specification filed therefor (in this Act referred to as the "main invention") and the applicant also applies or has applied for a patent for that invention or is the patent ee in respect thereof, the Controller may, if the applicants or equests, grant the patent for the improvement or modification as a patent of addition.
- (2)Subje cttotheprovisionscontainedinthissection, whereaninvention, being an improvement inormodification of another invention, is the subject of an independent patent and the patentee in respect of that patentials other patentee in respect of the patentee in resp





theimprovementormodification and grant to the patente eapatent of addition in respect thereof, bearing the same date as the date of the patents or evoked.

- (3) A patents hall not be granted as a patent of addition unless the date of filing of the complete specification was the same as or later than the date of filing of the complete specification in respect of the main invention.
- (4) Apatentof additions hall not be sealed before the sealing of the patent for the main invention; and if the period within which, but for the provisions of this sub -section, are quest for the sealing of a patent of addition could be made under section 43 expires before the period within which are quest for the sealing of the patent for the main invention may be so made, the request for the sealing of the patent of addition may be made at any time within the last mentioned period.
- **55.**—(1)Apatentofadditionshallbe grantedforatermequaltothatofthepatentfor themaininvention,orsomuchthereofashasnotexpired,andshallremaininforceduring thattermoruntilthepreviouscesserofthepatentforthemaininventionandnolonger:

Provided that if the patent for the main invention is revoked under this Act, the court, or, as the case may be, the Controller, on request made to him by the patent eein the prescribed manner, may order that the patent of additions hall be come an independent patent for the remainder of the term for the patent for the main invention and the reupon the patent shall continue inforce as an independent patent accordingly.

- (2)Norenewalfeesshallbepayableinrespectofapatentofaddition,but,ifanysuch patentbecomesanin dependentpatentundersub -section(1),thesamefeesshallthereafterbe payable,uponthesamedates,asifthepatenthadbeenoriginallygrantedasanindependent patent.
- **56.**—(1)Thegrantofapatentofadditionshallnotberefused,andapatentgra ntedasa patentofadditionshallnotberevokedorinvalidated,onthegroundonlythattheinvention claimedinthecompletespecificationdoesnotinvolveanyinventivestephavingregardto anypublicationoruseof
 - (a)themaininventiondescribed inthecompletespecificationrelatingthereto; or
- (b) any improvement inormodification of the main invention described in the complete specification of a patient of addition to the patent for the main invention or of an application for such a patient of addition,

and the validity of a patent of additions hall not be questioned on the ground that the invention ought to have been the subject of an independent patent.

(2)Fortheremoval of doubts it is here by declared that indetermining the novel ty of the invention claimed in the complete specification filed in pursuance of an application for a patent of addition regards hall behad also to the complete specification in which the main invention is described.



ChapterX AmendmentofApplicationsandSpecifi cations

57.—(1)Subject to the provisions of section 59, the Controller may, upon application made under this section in the prescribed manner by an applicant for a patent or by a patentee, allow the application for the patent or the complete specification in to be a mended subject to such conditions, if any, as the Controller thinks fit:

Provided that the Controller shall not pass any order allowing or refusing an application to a mendan application for a patent or a specification under this section while any suit before a court for the infringement of the patent or any proceeding before the High Court for the revocation of the patent is pending, whether the suit or proceeding commenced before or after the filing of the application to a mend.

- (2) Everyapplica tionforleave to amendan application for a patentor aspecification under this sections hall state the nature of the proposed amendment, and shall givefull particular softher easons for which the application is made.
- (3) Everyapplication for leave to a mendan application for a patentor as pecification under this section made after the acceptance of the complete specification and the nature of the proposed amendments hall be advertised in the prescribed manner.
- (4)Whereanapplicationisadvertise dundersub -section(3), any person interested may, within the prescribed period after the advertisement thereof, give notice to the Controller of opposition thereto; and where such a notice is given within the period aforesaid, the Controller shall notify the person by whom the application under this section is made and shall give to that person and to the opponent an opportunity to be heard before he decides the case.
- (5) A namendment under this section of a complete specification may be, or include, an amendment of the priority date of a claim.
- (6)Theprovisionsofthissectionshallbewithoutprejudicetotherightofanapplicant forapatenttoamendhisspecificationtocomplywiththedirectionsoftheControllerissued beforetheacceptanceof thecompletespecificationorinthecourseofproceedingsin oppositiontothegrantofapatent.
- **58.**—(1)InanyproceedingbeforetheHighCourtfortherevocationofapatent,the HighCourtmay,subjecttotheprovisionscontainedinsection59,allow thepatenteeto amendhiscompletespecificationinsuchmannerandsubjecttosuchtermsastocosts, advertisementorotherwise,astheHighCourtmaythinkfit,andifinanyproceedingsfor revocationtheHighCourtdecidesthatthepatentisinvalid, itmayallowthespecificationto beamendedunderthissectioninsteadofrevokingthepatent.
- (2) Where an application for an order under this section is made to the High Court, the applicant shall give notice of the application to the Controller, and the Controller shall be entitled to appear and beheard, and shall appear if so directed by the High Court.





- (3)CopiesofallordersoftheHighCourtallowingthepatenteetoamendthe specificationshallbetransmittedbytheHighCourttotheControlle r,whoshallonreceipt thereofcauseanentrythereofandreferencetheretotobemadeintheregister.
- **59.**—(1)Noamendmentofanapplicationforapatentorcompletespecificationshall bemadeexceptbywayofdisclaimer,correctionorexplanation,an dnoamendmentthereof shallbeallowed,exceptforthepurposeofcorrectinganobviousmistake,andnoamendment ofacompletespecificationshallbeallowedtheeffectofwhichwouldbethatthe specificationasamendedwouldclaimordescribematterno tinsubstancedisclosedinthe specificationbeforetheamendment,orthatanyclaimofthespecificationasamendedwould notfallwhollywithinthescopeofaclaimofthespecificationbeforetheamendment.
- (2)Whereafterthedateofadvertisementof acceptanceofacompletespecification, anyamendmentofthespecificationisallowedbytheControllerorbytheHighCourt,
 - (a) the amendment shall for all purposes be deemed to form part of the specification;
- (b)thefactthatthespecificationhas beenamendedshallbeadvertisedintheOfficial Gazette; and
- (c) the right of the applicant or patentee to make a mendment shall not be called in question except on the ground of fraud.
- (3)Inconstruingthespecificationasamended,referencemaybema detothe specificationasoriginallyaccepted.

ChapterXI RestorationofLapsedPatents

- **60.**—(1)Whereapatenthasceasedtohaveeffectbyreasonoffailuretopayany renewalfeewithintheprescribedperiodorwithinthatperiodasextendedundersub -section (3)ofsection53,thepatenteeorhislegalrepresentative,andwherethepatentwasheldby twoormorepersonsjointly,then,withtheleaveoftheController,oneormoreofthem withoutjoiningtheothers,may,withinoneyearfromthedateon whichthepatentceasedto haveeffect,makeanapplicationfortherestorationofthepatent.
- (2)Theprovisionsofsub section(1)shallalsoapplytopatentsgrantedbeforethe commencementofthisAct,subjecttothemodificationthatforthereferen cetotheprescribed periodortosub -section(3)ofsection53,thereshallbesubstitutedareferencetotheperiod prescribedthereforundertheIndianPatentsandDesignsAct,1911ortosub -section(2)of section14ofthatAct.
- (3)Anapplicationun derthissectionshallcontainastatement, verifiedinthe prescribedmanner, fully setting out the circumstances which led to the failure to pay the prescribed fee, and the Controller may require from the applicant such further evidence as he may think necessary.





- **61.**—(1)If,afterhearingtheapplicantincaseswheretheapplicantsodesiresorthe Controllerthinksfit,theControlleris *primafacie* satisfiedthatthefailuretopaytherenewal feewasunintentionalandthattherehasbeennounduedela yinthemakingoftheapplication, heshalladvertisetheapplicationintheprescribedmanner;andwithintheprescribedperiod anypersoninterestedmaygivenoticetotheControllerofoppositiontheretooneitherorboth ofthefollowinggrounds,tha tistosay,
 - (a)thatthefailuretopaytherenewalfeewasnotunintentional; or
 - (b) that there has been undue delay in the making of the application.
- (2)Ifnoticeofoppositionisgivenwithintheperiodaforesaid,theControllershall notifythe applicant,andshallgivetohimandtotheopponentanopportunitytobeheard beforehedecidesthecase.
- (3)Ifnonoticeofoppositionisgivenwithintheperiodaforesaidorifinthecaseof opposition, the decision of the Controllerisin favour of the applicant, the Controller shall, upon payment of any unpaid renewal fee and such additional fee as may be prescribed, restore the patent and any patent of additions pecified in the application which has ceased to have effect on the cesser of that pate in the controller shall and the controller shall and the controller shall any patent of addition specified in the application which has ceased to have effect on the cesser of that pate in the controller shall and the controller shall any patent of the controlle
- (4)TheControllermay,ifhethinksfitasaconditionofrestoringthepatent,require thatanentryshallbemadeintheregisterofanydocumentormatterwhich,underthe provisionsofthisAct,hastobeenteredintheregisterbutwhichhasnot beensoentered.
- **62.**—(1)Whereapatentisrestored, the rights of the patentees hall be subject to such provisions as may be prescribed and to such other provisions as the Controller thinks fit to impose for the protection or compensation of persons who may have begun to avail themselves of, or have taken definite steps by contractor otherwise to avail themselves of, the patented invention between the date when the patent ceased to have effect and the date of the advertisement of the application for results of the patent under this Chapter.
- (2) Nosuitorotherproceedings hall be commenced or prosecuted in respect of an infringement of a patent committed between the date on which the patent ceased to have effect and the date of the advertisement of the application for restoration of the patent.

ChapterXII SurrenderandRevocationofPatents

- $\textbf{63.} \hspace{-0.1cm} \hspace{-0.1cm} \hspace{-0.1cm} \textbf{(1)} A patente emay, at any time by giving notice in the prescribed manner to the Controller, offer to surrender his patent.$
- (2)Wheresuchanofferismad e,theControllershalladvertisetheofferinthe prescribedmanner,andalsonotifyeverypersonotherthanthepatenteewhosenameappears intheregisterashavinganinterestinthepatent.

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- (3) Anypersoninterested may, within the prescribed period after such advertisement, given otice to the Controller of opposition to the surrender, and where any such notice is given the Controller shall notify the patentee.
- (4)IftheControllerissatisfiedafterhearingthepatenteeandanyopponent,ifdesirou ofbeingheard,thatthepatentmayproperlybesurrendered,hemayaccepttheofferand,by order,revokethepatent.
- **64.**—(1)SubjecttotheprovisionscontainedinthisAct,apatent,whethergranted beforeorafterthecommencementofthisAct,may, onthepetitionofanypersoninterestedor oftheCentralGovernmentoronacounter -claiminasuitforinfringementofthepatent,be revokedbytheHighCourtonanyofthefollowinggrounds,thatistosay —
- (a)thattheinvention, sofaras claimedi nany claim of the complete specification, was claimed in avalid claim of earlier priority date contained in the complete specification of another patent granted in India;
- (b) that the patent was granted on the application of a person note ntitle dunder the provisions of this Act to apply therefor:

Provided that a patent granted under the Indian Patents and Designs Act, 1911 shall not be revoked on the ground that the applicant was the communicate eor the importer of the invention in India and therefore oten titled to make an application for the grant of a patent under this Act;

- (c)thatthepatentwasobtainedwrongfullyincontraventionoftherightsofthe petitioneroranypersonunderorthroughwhomheclaims;
- (d) that the subject of any claim of the complete specification is not an invention within the meaning of this Act;
- (e) that the inventions of a rasclaimed in any claim of the complete specification is not new, having regard to what was publicly known or publicly used in India before the priority date of the claim or to what was published in India or elsewhere in any of the documents referred to in section 13:

Provided that in relation to patents granted under the Indian Patents and Designs Act, 1911. this clauses hall have effect as if the words "or elsewhere" had been omitted:

(f)thattheinventionsofarasclaimedinanyclaimofthecompletespecificationis obviousordoesnotinvolveanyinventivestep,havingregardtowhatwaspubliclyknownor publiclyusedinIndiaorwhatwas publishedinIndiaorelsewherebeforetheprioritydateof theclaim:

Provided that in relation to patents granted under the Indian Patents and Designs Act, 1911, this clauses hall have effect as if the words "or elsewhere" had been omitted;

(g)thatthe invention, sofar as claimed in any claim of the complete specification, is not useful;





- (h)thatthecompletespecificationdoesnotsufficientlyandfairlydescribethe inventionandthemethodbywhichitistobeperformed,thatistosay,thatthede scriptionof themethodortheinstructionsfortheworkingoftheinventionascontainedinthecomplete specificationarenotbythemselvessufficienttoenableapersoninIndiapossessingaverage skillin,andaverageknowledgeof,thearttowhichthe inventionrelates,toworkthe invention,orthatitdoesnotdisclosethebestmethodofperformingitwhichwasknownto theapplicantforthepatentandforwhichhewasentitledtoclaimprotection;
- (i)thatthescopeofanyclaimofthecompletespe cificationisnotsufficientlyand clearlydefinedorthatanyclaimofthecompletespecificationisnotfairlybasedonthematter disclosedinthespecification;
 - (j)thatthepatentwasobtainedonafalsesuggestionorrepresentation;
- (k)thatthesu bjectofanyclaimofthecompletespecificationisnotpatentableunder this Act;
- (*l*)thattheinventionsofarasclaimedinanyclaimofthecompletespecificationwas secretlyusedinIndia,otherwisethanasmentionedinsub -section(3),beforethe prioritydate oftheclaim;
- (m) that the applicant for the patenth as failed to disclose to the Controller the information required by section 8 or has furnished information which in any material particular was false to his knowledge;
- (n)thattheapplic antcontravenedanydirectionforsecrecypassedundersection35or madeorcausedtobemadeanapplicationforthegrantofapatentoutsideIndiain contraventionofsection39;
- (o)thatleavetoamendthecompletespecificationundersection57orse ction58was obtainedbyfraud.
 - (2)Forthepurposesofclauses (e)and (f)ofsub -section(1), —
 - (a)noaccountshallbetakenofsecretuse; and
- (b) where the patent is for a process or for a product as made by a process described or claimed, the importation into India of the product made a broad by that process shall constitute knowledge or use in India of the invention on the date of the importation, except where such importation has been for the purpose of reasonable trial or experiment only.
- $(3) Fo \ \ r the purpose of clause (1) of sub \ \ \ -section (1), no accounts hall be taken of any use of the invention \ \ --$
 - (a) for the purpose of reasonable trial or experiment only; or
- (b) by the Government or by any person authorised by the Government or by a Government undertaking, in consequence of the applicant for the patent or any person from whom he derives title having communicated or disclosed the invention directly or indirectly to the Government or person authorised as a foresaid or to the Government undertaking;





- (c) by any other person, inconsequence of the applicant for the patent or any person from whom he derives title having communicated or disclosed the invention, and without the consentor acquiescence of the applicant or of any person from whom he derives title.
- (4) Without prejudice to the provisions contained in subset of the Central Government, if the High Court is satisfied that the patentee has without reasonable cause failed to comply with the request of the Central Government to make, use or exercise the patente dinvention for the purposes of Government within the meaning of section 99 upon reasonable terms.
- (5) Anotice of any petition for revocation of a patent under this se ction shall be served on all persons appearing from the register to be proprietors of that patent or to have share sor interests therein and it shall not be necessary to serve a notice on any other person.
- **65.**—(1)Whereatanytimeafteracceptanceofac ompletespecification,theCentral Governmentissatisfiedthatanapplicationforapatentorapatentisforaninventionrelating toatomicenergyforwhichnopatentcanbegrantedundersub -section(1)ofsection20ofthe AtomicEnergyAct,1962,it maydirecttheControllertorefusetoproceedfurtherwiththe applicationortorevokethepatent,asthecasemaybe,andthereupontheController,after givingnoticetotheapplicantor,asthecasemaybe,tothepatenteeandeveryotherperson whosenamehasbeenenteredintheregisterashavinganinterestinthepatent,andafter givingthemanopportunityofbeingheard,mayrefusetoproceedfurtherwiththeapplication ormayrevokethepatent.
- (2)Inanyproceedingsundersub -section(1),the Controllermayallowtheapplicantfor thepatentorthepatenteetoamendthecompletespecificationinsuchmannerasheconsiders necessaryinsteadofrefusingtoproceedwiththeapplicationorrevokingthepatent.
- **66.**WheretheCentralGovernmentis ofopinionthatapatentorthemodeinwhichitis exercisedismischievoustotheStateorgenerallyprejudicialtothepublic,itmay,aftergiving thepatenteeanopportunitytobeheard,makeadeclarationtothateffectintheOfficial Gazetteandt hereuponthepatentshallbedeemedtoberevoked.

ChapterXIII RegisterofPatents

- $\textbf{67.} \hspace{-0.1cm} \hspace{-0.1cm} \hspace{-0.1cm} \hspace{-0.1cm} \hspace{-0.1cm} \textbf{(1)} The reshall be kept at the patent of fice are gister of patents, where in shall be entered \underline{\hspace{-0.1cm}}$
 - (a)thenamesandaddressesofgranteesofpatents;
- (b)notificationso fassignmentsandoftransmissionsofpatents,oflicencesunder patents,andofamendments,extensions,andrevocationsofpatents;and
- (c) particulars of such others matters affecting the validity or proprietors hip of patents as may be prescribed.





- (2) Nonotice of any trust, whether express, implied or constructive, shall be entered in the register, and the Controller shall not be affected by any such notice.
- (3) Subject to the superintendence and direction of the Central Government, the register shall be kept under the control and management of the Controller.
- (4)Fortheremoval of doubts, it is here by declared that the register of patents existing at the commencement of this Actshall be incorporated in, and formpart of, the register under this Act.
- **68.** Anassignmentofapatentorofashareinapatent, amortgage, licence or the creation of anyother interestina patents hall not be valid unless the same were inwriting and the agreement between the parties concerned is reduced to the form of adocument embodying all the terms and conditions governing their rights and obligations and the application for registration of such document is filed in the prescribed manner with the Controller within six months from the commencement of this Actor the execution of the document, which ever is later or within such further period not exceeding six months in the aggregate as the Controller on application made in the prescribed manner allows:

Provided that the documents hall, when registered, have effect from the date of its execution.

- **69.**—(1)Whereanypersonbecomesentitledbyassignment,transmissionoroperation of law to apatentor to a share in a patent or become sentitled as a mortgage e, licensee or otherwise to any other interestina patent, he sha llapply in writing in the prescribed manner to the Controller for the registration of his title or, as the case may be, of notice of his interest in the register.
- (2)Withoutprejudicetotheprovisionsofsub -section(1),anapplicationforthe registrationofthetitleofanypersonbecomingentitledbyassignmenttoapatentorasharein apatentorbecomingentitledbyvirtueofamortgage,licenceorotherinstrumenttoanyother interestinapatentmaybemadeintheprescribedmannerbytheassig nor,mortgagor,licensor orotherpartytothatinstrument,asthecasemaybe.
- (3)Whereanapplicationismadeunderthissectionfortheregistrationofthetitleof anypersontheControllershall,uponproofoftitletohissatisfaction, —
- (a) where that person is entitled to a patent or a share in a patent, register him in the register as proprietor or coproprietor of the patent, and enter in the register particular soft he instrument or event by which he derives title; or
- (b) where that person is entitled to any other interest in the patent, enter in the register notice of his interest, with particular soft he instrument, if any, creating it:

Provided that if there is any dispute between the parties whether the assignment, mortgage, licence, transmission, operation of lawor any other such transaction has validly vested in such personatitle to the patentor any share or interest therein, the Controller may refuse to take any action under clause (a) or, as the case may be, under clause (b), until the rights of the parties have been determined by a competent court.





(4)ThereshallbesuppliedtotheControllerintheprescribedmannerforbeingfiledin thepatentofficecopiesofallagreements,licencesandotherdocumentsaffectingthetitleto anypatentoranylicencethereunderauthenticatedintheprescribedmannerandalsosuch otherdocumentsasmaybeprescribedrelevanttothesubject -matter:

Provided that in the case of a licence granted under a patent, the Controllershall, if so requested by the patentee or licensee, takesteps for securing that the terms of the licence are not disclosed to any person except under the order of a court.

- (5) Except for the purposes of an application under sub -section (1) or of an application to rectify the eregister, adocument in respect of which no entry has been made in the register under sub-section (3) shall not be admitted by the Controller or by any court as evidence of the title of any person to a patent or to a share or interest the rein unless the court, for reasons to be recorded in writing, otherwise directs.
- **70.**SubjecttotheprovisionscontainedinthisActrelatingtoco -ownershipofpatents and subject also to any rights vested in any other person of which notice is entered in the register, the person or person sregistered as grantee or proprietor of a patents hall have power to assign, grantlicence sunder, or otherwise deal with, the patent and to give effect ual receipts for any consideration for any such assignment, licen ceor dealing:

Provided that any equities in respect of the patent may be enforced in like manner as in respect of any other movable property.

- **71.**—(1)TheHighCourtmay,ontheapplicationofanypersonaggrieved
- (a) by the absence or omission from the register of any entry; or
- (b) by any entry made in the register without sufficient cause; or
- (c) by any entry wrongly remaining on the register; or
- (d) by any error or defect in any entry in the register,

makesuchorderforthemaking, variation or deletion, of any entry there in a sit may think fit.

- (2) In any proceeding under this section the High Court may decide any question that may be necessary or expedient to decide in connection with the rectification of the register.
- (3)Noticeofanyappl icationtotheHighCourtunderthissectionshallbegiveninthe prescribedmannertotheControllerwhoshallbeentitledtoappearandbeheardonthe application,andshallappearifsodirectedbythecourt.
- (4) Anyorder of the High Court under this section rectifying the registers hall direct that notice of the rectifications hall be served upon the Controller in the prescribed manner who shall upon receipt of such notice rectify the register accordingly.
- **72.**—(1)Subjecttotheprovisionscontaine dinthisActandanyrulesmadethereunder, theregistershallatallconvenienttimesbeopentoinspectionbythepublic;andcertified





copies, sealed with the seal of the patent of fice, of any entry in the registers hall be given to any person requiring the monpayment of the prescribed fee.

(2) Theregisters hall be *primafacie* evidence of any matters required or authorised by or under this Act to be entered therein.

ChapterXIV PatentOfficeanditsEstablishment

- **73.**—(1)TheControllerGeneralofP atents,DesignsandTradeMarksappointedunder sub-section(1)ofsection4oftheTradeandMerchandiseMarksAct,1958,shallbethe ControllerofPatentsforthepurposesofthisAct.
- (2)ForthepurposesofthisAct,theCentralGovernmentmayappoin tasmany examinersandotherofficersandwithsuchdesignationsasitthinksfit.
- (3) Subject to the provisions of this Act, the officers appointed under subshall discharge under the superintendence and directions of the Controller under this Actashemay, from time to time by general or special order in writing, authorise them to discharge.

 -section (2)

 ctions of the Controller under this Actashemay, from time to time by general or special order in writing, authorise them to discharge.
- (4)Withoutprejudicetothegeneralityoftheprovisionsofsub -section(3),the Controllermay,byorderinwriting andforreasonstoberecordedthereinwithdrawany matterpendingbeforeanofficerappointedundersub -section(2) and deal with such matter himselfeither *denovo* or from the stage it was so with drawn or transfer the same to another of ficerappointed undersub -section(2) who may, subject to special directions in the order of transfer, proceed with the matter either *denovo* or from the stage it was so transferred.
- $\textbf{74.} \hspace{-0.1cm} -\hspace{-0.1cm} (1) For the purposes of this Act, the reshall be an office which shall be known as the patent of fice.$
- (2) The patent of fice provided by the Central Government under the Indian Patents and Designs Act, 1911, shall be the patent of fice under this Act.
- (3) The head of fice of the patent of fice shall be at such place as the Central Government may specify, and for the purpose of facilitating the registration of patents there may be established, at such other places as the Central Government may think fit, branch of fices of the patent of fice.
 - (4)Thereshallbeasealofthepatentoffice.
- **75.** Allofficers and employees of the patent of fice shall be in capable, during the period for which they hold their appointments, to acquire or take, directly or indirectly, except by inheritance or bequest, any right or interestinany patent is sued by that of fice.
- **76.**Anofficeroremployeeinthepatentofficeshallnot,exceptwhenrequiredor authorisedbythisActorunderadirectioninwritingoftheCentralGovernmentorthe Controllerorbyorderofacourt, —





- (a) furnishin formation on a matter whi chisbeing, or has been, dealt with under this Actor under the Indian Patents and Designs Act, 1911; or
- (b)prepareorassistinthepreparationofadocumentrequiredorpermittedbyorunder thisActorundertheIndianPatentsandDesignsAct,1911, tobelodgedinthepatentoffice; or
 - (c)conductasearchintherecordsofthepatentoffice.

ChapterXV PowersofControllerGenerally

- **77.**—(1)Subjecttoanyrulesmadeinthisbehalf,theControllerinanyproceedings beforehimunderthisActshal lhavethepowersofacivilcourtwhiletryingasuitunderthe CodeofCivilProcedure,1908,inrespectofthefollowingmatters,namely:
 - (a) summoning and enforcing the attendance of any person and examining him on oath;
 - (b) requiring the discovery and production of any document;
 - (c)receiving evidence on affidavits;
 - (d)issuing commissions for the examination of witnesses or documents;
 - (e)awardingcosts;
- (f) reviewing his own decision on application made within the prescribed time and in the prescribed manner;
- (g) setting as idean order passed exparte on application made within the prescribed time and in the prescribed manner;
 - (h)anyothermatterwhichmaybeprescribed.
- (2) Anyorder for costs awarded by the Controller in exercise of the pupon him undersub section (1) shall be executable as a decree of a civil court.
- **78.**—(1)Withoutprejudicetotheprovisionscontainedinsections57and59asregards amendmentofapplicationsforpatentsorcompletespecificationsandsu bjecttotheprovisions ofsection44,theControllermay,inaccordancewiththeprovisionsofthissection,correct anyclericalerrorinanypatentorinanyspecificationorotherdocumentfiledinpursuanceof suchapplicationorinanyapplicationfo rapatentoranyclericalerrorinanymatterwhichis enteredintheregister.
- (2) A correction may be made in pursuance of this section either upon a request in writing made by any person interested and accompanied by the prescribed fee, or without such a request.
- (3)WheretheControllerproposestomakeanysuchcorrectionasaforesaidotherwise thaninpursuanceofarequestmadeunderthissection,heshallgivenoticeoftheproposalto thepatenteeortheapplicantforthepatent,asthecasemay be,andtoanyotherpersonwho





appears to him to be concerned, and shall give the man opportunity to be heard before making the correction.

- (4)Wherearequestismadeunderthissectionforthecorrectionofanyerrorinapatent orapplicationforap atentoranydocumentfiledinpursuanceofsuchanapplication, and it appears to the Controller that the correction would materially alter the meaning or scope of the document to which there questre lates and ought not to be made without notice to persons affected thereby, he shall require notice of the nature of the proposed correction to be advertised in the prescribed manner.
- (5)Withintheprescribedtimeafteranysuchadvertisementasaforesaidanyperson interestedmaygivenoticetotheControlle rofoppositiontotherequest,and,wheresuch noticeofoppositionisgiven,theControllershallgivenoticethereoftothepersonbywhom therequestwasmade,andshallgivetohimandtotheopponentanopportunitytobeheard beforehedecidesthec ase.
- **79.** Subject to any rules made in this behalf, in any proceeding under this Act before the Controller, evidence shall be given by affidavit in the absence of directions by the Controller to the contrary, but in any case in which the Controller thinks it rights ot odo, he may take or a levidence in lieu of, or in addition to, evidence by affidavit, or may allow any party to be cross-examined on the contents of his affidavit.
- **80.** WithoutprejudicetoanyprovisioncontainedinthisActrequiringtheCon trollerto hearanypartytotheproceedingsthereunderortogiveanysuchpartyanopportunitytobe heard,theControllershallgivetoanyapplicantforapatent,orforamendmentofa specification(ifwithintheprescribedtimetheapplicantsorequi res)anopportunitytobe heardbeforeexercisingadverselytotheapplicantanydiscretionvestedintheControllerbyor underthisAct.
- **81.**WhereundertheprovisionsofthisActortherulesmadethereundertheController mayextendthetimefordoing anyact,nothinginthisActshallbedeemedtorequirehimto givenoticetoorhearthepartyinterestedinopposingtheextension,norshallanyappeallie fromanyorderoftheControllergrantingsuchextension.

ChapterXVI WorkingofPatents,Compul soryLicences, LicencesofRightandRevocation

- **82.**InthisChapter,unlessthecontextotherwiserequires, —
- (a)"patentedarticle"includesanyarticlemadebyapatentedprocess;and
- (b)"patentee"includesanexclusivelicensee.
- **83.**Withoutprejudi cetotheotherprovisionscontainedinthisAct,inexercisingthe powersconferredbythisChapter,regardshallbehadtothefollowinggeneralconsiderations, namely,—





- (a)thatpatentsaregrantedtoencourageinventionsandtosecurethattheinventi onsare workedinIndiaonacommercialscaleandtothefullestextentthatisreasonablypracticable withoutunduedelay; and
- (b) that they are not granted merely to enable patente estoen joy amonopoly for the importation of the patente darticle.
- **84.**—(1)Atanytimeaftertheexpirationofthreeyearsfromthedateofthesealingofa patent, any personinterested may make an application to the Controller alleging that the reasonable requirements of the public with respect to the patented invention have not been satisfied or that the patented invention is not available to the publicatare as on able price and praying for the grant of a compulsory licence to work the patented invention.
- (2) Anapplication under this section may be made by any personnot with standing that he is already the holder of alicence under the patent and no persons hall be stopped from alleging that there as on a ble requirements of the public with respect to the patent edin vention are not satisfied or that the patent edin vention is not available to the publicatare as on a ble price by reason of any admission made by him, whether in such a licence or otherwise or by reason of his having accepted such a licence.
- (3) Every application under sub-section (1) shall contain a statement sett-ing out the nature of the applicant's interest together with such particulars as may be prescribed and the fact supon which the application is based.
- (4)InconsideringtheapplicationfiledunderthissectiontheControllershalltakeinto accountthema tterssetoutinsection85.
- (5) The Controller, if satisfied that there as on able requirements of the public with respect to the patented invention have not been satisfied or that the patented invention is not available to the public at areas on able price and or any order the patente eto grantalic enceupon such terms as he may deem fit.
- (6) Where the Controller directs the patente etograntalic ence he may a sincidental theretoexer cise the powers set out in section 93.
- **85.**Indeterminingwhetherornotto makeanorderinpursuanceofanapplicationfiled undersection84,theControllershalltakeintoaccount,
- (i)thenatureoftheinvention, the time which has elapsed since the sealing of the patent and the measures already taken by the patentee or any license eto make full use of the invention;
 - (ii)theabilityoftheapplicanttoworktheinventiontothepublicadvantage;
- (iii)thecapacityoftheapplicanttoundertaketheriskinprovidingcapitalandworking theinvention,iftheapplicationwer egranted,

but shall not be required to take into account matters subsequent to the making of the application.





- **86.**—(1)Atanytimeaftertheexpirationofthreeyearsfromthedateofthesealingofa patent,theCentralGovernmentmaymakeanapplication totheControllerforanorderthat thepatentmaybeendorsedwiththewords"Licencesofright"onthegroundthatthe reasonablerequirementsofthepublicwithrespecttothepatentedinventionhavenotbeen satisfiedorthatthepatentedinventionis notavailabletothepublicatareasonableprice.
- (2)TheController,ifsatisfiedthatthereasonablerequirementsofthepublicwith respecttothepatentedinventionhavenotbeensatisfiedorthatthepatentedinventionisnot availabletothepubli catareasonableprice,maymakeanorderthatthepatentbeendorsed withthewords"Licencesofright".
- (3)Whereapatentofadditionisinforce, any application made under this section for an endorsemente either of the original patentor of the patentofaddition shall be treated as an application for the endorsement of both patents, and whereapatent of addition is granted in respect of a patent which is already endorsed under this section, the patent of addition shall also be so endorsed.
- (4)All endorsementsofpatentsmadeunderthissectionshallbeenteredintheregister and published in the Official Gazette and in such other manner as the Controller thinks desirable for bringing the endorsement to the notice of manufacturers.
 - **87.**—(1) Notwith standinganythingcontained in this Act, —
- $\it (a) {\rm every patent inforce at the commence ment of this Actin respect of inventions} \\ {\rm relating to} \ --$
 - (i)substancesusedorcapableofbeingusedasfoodorasmedicineordrug;
- (ii)themethodsorprocessesforthe manufactureorproductionofanysuchsubstance asisreferredtoinsub -clause(i);
- (iii)themethodsorprocessesforthemanufactureorproductionofchemicalsubstances (includingalloys,opticalglass,semi -conductorsandintermetalliccompounds),
- shallbedeemedtobeendorsedwiththewords "Licencesofright" from the commencement of this Actor from the expiration of three years from the date of sealing of the patent under the Indian Patents and Designs Act, 1911, which ever is later; and
- (b) eve rypatentgrantedafterthecommencementofthis Actinrespectofany such invention as is referred to insection 5 shall be deemed to be endorsed with the words "Licences of right" from the date of expiration of three years from the date of sealing of the patent.
- (2) In respect of every patent which is deemed to be endorsed with the words ``Licences of right" under this section, the provisions of section 88 shall apply.
- $\textbf{88.} \hspace{-0.1cm} \hspace{-0.1cm} \textbf{(1)} Where a patenth as been endorsed with the words "Licences of right", any person who is interested in working the patented invention in India may require the patentee to granthimalic encefor the purpose on such terms as may be mutually agreed upon, not with standing that he is already the holder of a licence under the patent.$

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- (2) If the parties are unable to agree on the terms of the licence, either of them may apply in the prescribed manner to the Controller to settle the terms thereof.
- (3) The Controller shall, after giving notice to the parties and hearing the mandafter making such enquiry as hem ay deem fit, decide the terms on which the licence shall be granted by the patentee.
- (4)TheControllermayatanytimebeforethetermsofthelicencearemutuallyagreed uponordecidedbytheController,onapplicationmadetohiminthisbehalfbyanyperson whohasmadeanysuchrequisitionasisreferredtoinsub -section(1),permithimtoworkthe patentedinventiononsuchtermsastheControllermay,pendingagreementbetweenthe partiesordecisionbytheController,thinkf ittoimpose.
- (5)Inthecaseofeverypatentinrespectofaninventionreferredtoinsub -clause(i),or sub-clause(ii),ofclause (a)ofsub -section(1)ofsection87anddeemedtobeendorsedwith thewords "Licencesofright" underclause (a)orcla use (b)ofthatsub -section, theroyalty and other remuneration reserved to the patentee under alicence granted to any personafter such commencements hall inno case exceed four percent. of the netex -factory sale price in bulk of the patente darticle (exclusive of taxes levied under any law for the time being inforce and any commissions payable) determined in such manner as may be prescribed.
- (6)Saveasotherwiseprovidedinsub -section(5),theprovisionsofsub- sections(1), (2),(4)and(5)ofse ction93(regardingthepowersoftheController)andofsections94and 95shallapplytolicencesgrantedunderthissectionastheyapplytolicencesgrantedunder section84.
- **89.**—(1)Where,inrespectofapatent,acompulsorylicencehasbeengranted orthe endorsement "Licencesofright" hasbeenmadeorisdeemedtohavebeenmade,theCentral Governmentoranypersoninterestedmay,aftertheexpirationoftwoyears from the date of the order granting the first compulsorylicenceor, as the case may be, the date of the first licence under section 88, apply to the Controller for an order revoking the patent on the ground that there as on able requirements of the public with respect to the patent ed invention have not been satisfied or that the patent ed invention is not available to the public at areason able price.
- (2) Everyapplication undersub -section (1) shall contain such particulars as may be prescribed and the fact supon which the application is based, and, in the case of an application therefore the application is a section (1) shall contain such particulars as may be prescribed and the fact supon which the application is based, and, in the case of an application to the remaining of the prescribed and the fact supon which the application is based, and, in the case of an application to the remaining of the prescribed and the fact supon which the application is based, and, in the case of an application of the remaining of the prescribed and the fact supon which the application is based, and, in the case of an application of the remaining of the prescribed and the fact supon which the application is based, and, in the case of an application of the remaining of the prescribed and the fact supon which the application is based, and in the case of an application of the remaining of the prescribed and the fact supon which the application is based on the remaining of the prescribed and the pr
- (3)TheController,ifsatisfiedthatthereasonablerequirementsofthepublicwith respect to the patented invention have not been satisfied or that the patented invention is not available to the publicatare as on able price, may make an order revoking the patent.
- $(4) Every application under sub \\ -section (1) shall ordinarily be decided within one year \\ of its being presented to the Controller.$
- **90.**Forthe purposesofsections84,86and89,thereasonablerequirementsofthe publicshallbedeemednottohavebeensatisfied —



- (a)if,byreasonofthedefaultofthepatenteetomanufactureinIndiatoanadequate extentandsupplyonreasonabletermsthepa tentedarticleorapartofthepatentedarticle whichisnecessaryforitsefficientworkingorif,byreasonoftherefusalofthepatenteeto grantalicenceorlicencesonreasonableterms, —
- (i)anexistingtradeorindustryorthedevelopmentthereof ortheestablishmentofany newtradeorindustryinIndiaorthetradeorindustryofanypersonorclassesofpersons tradingormanufacturinginIndiaisprejudiced;or
- (ii)thedemandforthepatentedarticleisnotbeingmettoanadequateextento ron reasonabletermsfrommanufactureinIndia;or
- (iii) a market for the export of the patented article manufacture din India is not being supplied or developed; or
- (iv) the establishment or development of commercial activities in India is prejudiced or
- (b) if, by reason of conditions imposed by the patentee (whether before or after the commencement of this Act) upon the grant of licence sunder the patent, or upon the purchase, hireoruse of the patente darticle or process, the manufacture, use or sale of materials not protected by the patent, or the establishment or development of any tradeorin dustry in India, is prejudiced; or
- (c) if the patente dinvention is not being worked in India on a commercial scale to an adequate extentor is not bein grown ked to the full est extent that is reasonably practicable; or
- (d) if the demand for the patented article in India is being met to a substantial extent by importation from a broad by -
 - (i)thepatenteeorpersonsclaimingunderhim;or
 - (ii)person sdirectlyprindirectlypurchasingfromhim; or
- (iii) other persons against whom the patentee is not taking or has not taken proceedings for infringement; or
- (e) if the working of the patented invention in India on a commercial scale is being prevented or hindered by the importation from a broad of the patented article by the patentee or the other persons referred to in the preceding clause.
- **91.**—(1)Whereanapplicationundersection84,section86orsection89,asthecase maybe,ismadeonthegrou ndmentionedinclause (c)ofsection90andtheControlleris satisfiedthatthetimewhichhaselapsedsincethesealingofthepatenthasforanyreason beeninsufficienttoenabletheinventiontobeworkedonacommercialscaletoanadequate extento rtoenabletheinventiontobesoworkedtothefullestextentthatisreasonably practicable,hemay,byorder,adjournthefurtherhearingoftheapplicationforsuchperiod notexceedingtwelvemonthsintheaggregateasappearstohimtobesufficient forthe inventiontobesoworked:





Provided that in any case where the patentee establishes that there as on why apatented invention could not be worked as a foresaid before the date of the application was due to any State or Central Actor any rule or regulation made the reunder or any order of the Government imposed otherwise than by way of a condition for the working of the invention in India or for the disposal of the patented articles or of the articles made by the process or by the use of the patented plant, machinery, or apparatus, then, the period of adjournment or dered under this subsection shall be reckoned from the date on which the period during which the working of the invention was prevented by such Act, rule or regulation or or deroff Government as computed from the date of the application, expires.

- (2)Noadjournmentundersub -section(1)shallbeorderedunlesstheControlleris satisfiedthatthepatenteehastakenwithpromptitudeadequateorreasonablestepstostartthe workingoftheinv entioninIndiaonacommercialscaleandtoanadequateextent.
- **92.**—(1)WheretheControllerissatisfieduponconsiderationofanapplicationunder section84,section86orsection89,thata *primafacie* casehasbeenmadeoutforthemaking ofanorde r,heshalldirecttheapplicanttoservecopiesoftheapplicationuponthepatentee andanyotherpersonappearingfromtheregistertobeinterestedinthepatentinrespectof whichtheapplicationismade,andshalladvertisetheapplicationintheOf ficialGazette.
- (2)Thepatenteeoranyotherpersondesiringtoopposetheapplicationmay,within suchtimeasmaybeprescribedorwithinsuchfurthertimeastheControllermayon application(madeeitherbeforeoraftertheexpirationoftheprescrib edtime)allow,giveto theControllernoticeofopposition.
- (3) Any such notice of oppositions hall contain a statement setting out the ground son which the application is opposed.
- (4)Whereanysuchnoticeofoppositionisdulygiven,theControllersh allnotifythe applicant,andshallgivetotheapplicantandtheopponentanopportunitytobeheardbefore decidingthecase.
- **93.**—(1)WheretheControllerissatisfiedonapplicationmadeundersection84thatthe manufacture, use or sale of materials not protected by the patent is prejudiced by reason of conditions imposed by the patent eeu ponthe grant of licence sunder the patent, or upon the purchase, hire or use of the patent edarticle or process, he may, subject to the provisions of that section, or der the grant of licence sunder the patent to such customers of the applicant as he thinks fit as well as to the applicant.
- (2)Whereanapplicationundersection84is madebyapersonbeingtheholderofa licenceunderthepatent,theControllermay, ifhemakesanorderforthegrantofalicenceto theapplicant,ordertheexistinglicencetobecancelled,ormay,ifhethinksfit,insteadof makinganorderforthegrantofalicencetotheapplicant,ordertheexistinglicencetobe amended.
- (3)Whereonanapplicationmadeundersection84,theControllerordersthegrantofa licence,hemay,forreasonstoberecordedinwriting,directthatthelicenceshalloperate

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(a) to deprive the patentee of any right which he may have a spatentee to mak exercise or vend the invention or to grant licence sunder the patent;

(b)torevokeallexistinglicencesinrespectoftheinvention.

- (4)Wheretwoormorepatentsareheldbythesamepatenteeandanapplicantfora compulsorylicenceestablish esthatthereasonablerequirementsofthepublichavenotbeen satisfiedwithrespecttosomeonlyofthesaidpatents,then,iftheControllerissatisfiedthat theapplicantcannotefficientlyorsatisfactorilyworkthelicencegrantedtohimunderthos patentswithoutinfringingtheotherpatentsheldbythepatentee,hemay,byorder,directthe grantofalicenceinrespectoftheotherpatentsalsotoenablethelicenseetoworkthepatent orpatentsinregardtowhichalicenceisgrantedundersec tion84.
- (5)Wheretheterms and conditions of a licence have been settled by the Controller, the licenseemay, at any time after he has worked the invention on a commercial scale for a period of not less than twelvemonths, make an application to the Controller for the revision of the terms and conditions on the ground that the terms and conditions settled have proved to be more one roust han originally expected and that inconsequence thereof the licensee is unable to work the invention except at a loss.

Provided that no such applications hall be entertained as econd time.

- **94.**The powers of the Controller upon an application made under section 84 shall be exercised with a view to securing the following general purposes, that is to say,
- (a) that patented inventions are worked on a commercial scale in India without undue delay and to the fullest extent that is reasonably practicable;
- (b)thattheinterestsofanypersonforthetimebeingworkingordevelopingan inventioninIndiaundertheprotection of apatentarenotunfairlyprejudiced.
- **95.**—(1)Insettlingthetermsandconditionsofalicenceundersection84,the Controllershallendeavourtosecure —
- (i)thattheroyaltyandotherremuneration, if any, reserved to the patentee or other person ben eficially entitled to the patent, is reasonable, having regard to the nature of the invention, the expenditure in curred by the patentee in making the invention or indeveloping it and obtaining a patent and keeping it inforce and other relevant factors;
- (ii) that the patented invention is worked to the full est extent by the person to whom the licence is granted and with reasonable profit to him;
 - (iii)thatthepatentedarticlesaremadeavailabletothepublicatreasonableprices.
- (2) Nolicencegrante dbythe Controllershall authorise the license eto import the patente darticle or an article or substance made by a patente dprocess from a broad where such importation would, but for such authorisation, constitute an infringement of the rights of the patentee.





- (3)Notwithstandinganythingcontainedinsub -section(2),theCentralGovernment may,ifinitsopinionitisnecessarysotodointhepublicinterest,directtheControlleratany timetoauthoriseanylicenseeinrespectofapatenttoimportth epatentedarticleoranarticle orsubstancemadebyapatentedprocessfromabroad(subjecttosuchconditionsasit considersnecessarytoimposerelatingamongothermatterstotheroyaltyandother remuneration,ifany,payabletothepatentee,thequ antumofimport,thesalepriceofthe importedarticle,andtheperiodofimportation),andthereupontheControllershallgiveeffect tothedirections.
- **96.**—(1)NotwithstandinganythingcontainedintheotherprovisionsofthisChapter, at anytimeafte rthesealingofapatent, any person who has the right towork any other patented inventioneither aspatentee or a slicense ethere of, exclusive or otherwise, may apply to the Controller for the grant of a licence of the first mentioned patent on the ground that he is prevented or hindered without such licence from working the other invention efficiently, or to the best advantage possible.
 - (2)Noorderundersub -section(1)shallbemadeunlesstheControllerissatisfied
- (i)thattheapplicantisable and willing to grant, or procure the grant to the patentee and his licensees if they so desire, of a license in respect of the other invention on reasonable terms; and
- (ii)thattheotherinventionhasmadeasubstantialcontributiontotheestablishment or developmentofcommercialorindustrialactivitiesinIndia.
- (3)WhentheControllerissatisfiedthattheconditionsmentionedinsub -section(1) havebeenestablishedbytheapplicant,hemaymakeanorderonsuchtermsashethinksfit grantingal icenceunderthefirstmentionedpatentandasimilarorderundertheotherpatentif sorequestedbytheproprietorofthefirstmentionedpatentorhislicensee.
- (4) The provisions of sections 92 and 110 shall apply to licences granted under this section as they apply to licence sgranted under section 84.
- **97.**—(1)IftheCentralGovernmentissatisfiedinrespectofanypatentorclassof patentsinforcethatitisnecessaryorexpedientinthepublicinterestthatcompulsorylicences shouldbegranted atanytimeafterthesealingthereoftoworktheinventionorinventions,it maymakeadeclarationtothateffectintheOfficialGazette,andthereuponthefollowing provisionsshallhaveeffect,thatistosay —
- (i)theControllershallonapplicationmadeatanytimeafterthenotificationbyany personinterestedgranttotheapplicantalicenceunderthepatentonsuchtermsashethinks fit;
- (ii) in settling the terms of a licence granted under this section, the Controller shall endeavour to secure that the articles manufactured under the patents hall be available to the public at the lowest prices consistent with the patentees deriving are a sonable advantage from their patent rights.





- (2) The provisions of sections 92,93,94 and 95 shall apply in relation to the grant of licence sunder this section as they apply in relation to the grant of licence sunder section 84.
- **98.** Anyorderforthegrantofalicenceunderthis Chaptershalloperateasifitwerea deedgrantingalicenceexecuted by the pat entee and all other necessary parties embodying the terms and conditions, if any, settled by the Controller.

ChapterXVII UseofInventionsforPurposesofGovernment andAcquisitionofInventionsbyCentralGovernment

- **99.**—(1)ForthepurposesofthisCha pter,aninventionissaidtobeusedforthe purposesofGovernmentifitismade,used,exercisedorvendedforthepurposesofthe CentralGovernment,aStateGovernmentoraGovernmentundertaking.
 - (2) Without prejudice to the generality of the provis ions of sub-section (1), —
- (a) the importation, by or on behalf of the Government, of any invention being a machine, apparatus or other article covered by a patent granted before the commencement of this Act, for the purpose merely of its own use; and
- (b)theimportation,byoronbehalfoftheGovernment,ofanyinventionbeinga medicineordrugcoveredbyapatentgrantedbeforethecommencementofthisAct
 - (i)forthepurposemerelyofitsownuse;or
- (ii) for the purpose of distribution in any dispensary, hospital or other medical institution maintained by or on behalf of the Government or in any other dispensary, hospital or other medical institution which the Central Government may, having regard to the public service which such other dispensary and provided institution renders, specify in this behalf by notification in the Official Gazette,

shall also be deemed, for the purposes of this Chapter, to be use of such invention for the purposes of Government.

- (3)NothingcontainedinthisC haptershallapplyinrespectofanysuchimportation, makingorusingofanymachine,apparatusorotherarticleorofanysuchusingofany process,orofanysuchimportation,usingordistributionofanymedicineordrug,asmaybe madebyvirtueofon eormoreoftheconditionsspecifiedinsection47.
- **100.**—(1)NotwithstandinganythingcontainedinthisAct,atanytimeafteran applicationforapatenthasbeenfiledatthepatentofficeorapatenthasbeengranted,the CentralGovernmentandanype rsonauthorisedinwritingbyit,mayusetheinventionforthe purposesofGovernmentinaccordancewiththeprovisionsofthisChapter.
- (2)Whereaninventionhas, beforethe priority date of the relevant claim of the complete specification, been dulyr ecorded in a document, or tested or tried, by or on behalf of the Government or a Government under taking, otherwise than in consequence of the communication of the invention directly or indirectly by the patentee or by a person from





 $whom he derive stitle, \quad any use of the invention by the Central Government or any person authorise din writing by it for the purposes of Government may be made free of any royal tyor other remuneration to the patentee. \\$

(3)Ifandsofarastheinventionhasnotbeensorecorded ortriedortestedasaforesaid, anyuseoftheinventionmadebytheCentralGovernmentoranypersonauthorisedbyit undersub -section(1),atanytimeaftertheacceptanceofthecompletespecificationinrespect ofthepatentorinconsequenceofany suchcommunicationasaforesaid,shallbemadeupon termsasmaybeagreeduponeitherbeforeoraftertheuse,betweentheCentralGovernment oranypersonauthorisedundersub -section(1)andthepatentee,or,asmayindefaultof agreementbedetermined bytheHighCourtonareferenceundersection103:

Provided that in the case of any such use of any patent in respect of any medicine or drugorarticle of food the royal tyand other remunerations hall inno case exceed four per cent. of the netex - factory sale price in bulk of the patented article (exclusive of taxes levied under any law for the time being inforce and any commissions payable) determined in such manner as may be prescribed.

- (4)TheauthorisationbytheCentralGovernmentinrespectofa ninventionmaybe givenunderthissection,eitherbeforeorafterthepatentisgrantedandeitherbeforeorafter theactsinrespectofwhichsuchauthorisationisgivenaredone,andmaybegiventoany person,whetherornotheisauthoriseddirectly orindirectlybytheapplicantorthepatenteeto make,use,exerciseorvendtheinventionorimportthemachine,apparatusorotherarticleor medicineordrugcoveredbysuchpatent.
- (5)Whereaninventionhasbeenusedbyorwiththeauthorityofthe Central GovernmentforthepurposesofGovernmentunderthissection, then, unless it appears to the Government that it would be contrary to the public interest so to do, the Government shall notify the patentee as soon as practicable of the fact and furn is him with such information as to the extent of the use of the invention as he may, from time to time, reasonably require; and where the invention has been used for the purposes of a Government under taking, the Central Government may call for such information as may be necessary for this purpose from such under taking.
- (6) The right to make, use, exercise and vendan invention for the purposes of Government under sub-section (1) shall include the right to sell the goods which have been made in exercise of that right, and apurchase rofgoods so sold, and aperson claiming through him, shall have the power to deal with the goods as if the Central Government or the person authorised under sub-section (1) were the patentee of the invention.
- (7)Whereinres pectofapatentwhichhasbeenthesubjectofanauthorisationunder thissection, there is an exclusive licensee as is referred to insub -section (3) of section 101, or where such patenthas been as signed to the patentee in consideration of royal ties or other benefits determined by reference to the use of the invention (including payments by way of minimum royalty), the notice directed to be given under sub -section (5) shall also be given to such exclusive licensee or as signor, as the case may be, and the reference to the patentee in sub-section (3) shall be deemed to include a reference to such as signor or exclusive licensee.





- **101.**—(1)Inrelationtoanyuseofapatentedinvention,oraninventioninrespectof whichanapplicationforapatentispendin g,madeforthepurposesofGovernment —
- (a) by the Central Government or any personauthor is ed by the Central Government under section 100; or
- (b) by the patentee or applicant for the patent to the order made by the Central Government,

the provisions of anylicence, assignment or agreement granted or made, whether before or after the commencement of this Act, between the patentee or applicant for the patent (or any person who derive stitle from him or from whom he derive stitle) and any person other than the Central Government shall be of no effects of a rast hose provisions —

- (i) restrictor regulate the use for the purposes of Government of the invention, or of any model, document or information relating the reto, or
- (ii)provideforthemakingofpayme ntsinrespectofanyuseoftheinventionorofthe model,documentorinformationrelatingtheretoforthepurposesofGovernment(including paymentsbywayofminimumroyalty),

and the reproduction or publication of any model or document inconnection with the said use for the purposes of Governments hall not be deemed to be an infringement of any copy right subsisting in the model or document.

- (2) Where the patent, or the right to apply for or obtain the patent, has been assigned tothepatenteeincons iderationofroyaltiesorotherbenefitsdeterminedbyreferencetotheuse oftheinvention(includingpaymentsbywayofminimumroyalty),then,inrelationtoanyuse of the invention made for the purposes of Government by the patent e et otheorder of the purpose of the purpohe CentralGovernment, sub -section(3)ofsection100shallhaveeffectasifthatuseweremade byvirtueofanauthoritygivenunderthatsection; and anyuse of the invention for the purposesofGovernmentbyvirtueofsub -section(3)ofthatsections hallhaveeffectasifthe referencetothepatenteeincludedareferencetotheassignorofthepatent, and any sum payablebyvirtueofthatsub -sectionshallbedividedbetweenthepatenteeandtheassignorin suchproportionasmaybeagreeduponbetwe enthemorasmayindefaultofagreementbe determined by the High Courton are ference under section 103.
- (3)Wherebyvirtueofsub -section(3)ofsection100,paymentsarerequiredtobemade bytheCentralGovernmentorpersonsauthorisedundersub -section(1)ofthatsectionin respectoftheuseofaninventionforthepurposesofGovernmentandwhereinrespectof suchpatentthereisanexclusivelicenseeauthorisedunderhislicencetousetheinventionfor thepurposesofGovernment,suchsumsh allbesharedbythepatenteeandsuchlicenseein suchproportions,ifany,asmaybeagreeduponbetweenthemorasmayindefaultof agreementbedeterminedbytheHighCourtonareferenceundersection103tobejust, havingregardtoanyexpenditure incurredbythelicensee —

(a)indeveloping the said invention; or





- (b) in making payments to the patentees other than royal ties or other benefits determined by reference to the use of the invention including payments by way of minimum royal tyin consideration of the licence.
- 102.—(1)TheCentralGovernmentmay,ifsatisfiedthatitisnecessarythatan inventionwhichisthesubjectofanapplicationforapatentorapatentshouldbeacquired from the applicant or the patentee for a public purpose, pub lish anotification to that effect in the Official Gazette, and the reupon the invention or patent and all rights in respect of the invention or patent shall, by force of this section, standtransferred to and be vested in the Central Government.
- (2) Notic eoftheacquisitions hall be given to the applicant, and, where a patent has been granted, to the patentee and other persons, if any, appearing in the register as having an interest in the patent.
- (3)TheCentralGovernmentshallpaytotheapplicant,or ,asthecasemaybe,the patenteeandotherpersonsappearingontheregisterashavinganinterestinthepatentsuch compensationasmaybeagreeduponbetweentheCentralGovernmentandtheapplicant,or thepatenteeandotherpersons;or,asmay,in defaultofagreement,bedeterminedbythe HighCourtonareferenceundersection103tobejusthavingregardtotheexpenditure incurredinconnectionwiththeinventionand,inthecaseofapatent,thetermthereof,the periodduringwhichandtheman nerinwhichithasalreadybeenworked(includingthe profitsmadeduringsuchperiodbythepatenteeorbyhislicenseewhetherexclusiveor otherwise)andotherrelevantfactors.
- 103.—(1) Any dispute a stothe exercise by the Central Government or ape authorised by it of the powers conferred by section 100, or a stoterms for the use of an invention for the purposes of Government the reunder or a stother ight of any person to receive any part of a payment made in pursuance of sub section (3) of that the amount of compensation payable for the acquisition of an invention or a patent under section 102, may be referred to the High Court by either party to the dispute in such manner as may be prescribed by the rules of the High Court.
- $(2) In any proceeding sunder this section to which the Central Government is a party, the Central Government may, \\ --$
- $(a) if the patentee is a party to the proceedings, petition by way of counter \\ revocation of the patent on any ground upon which ap \\ at ent may be revoked under section 64; \\ and$
- (b) whether a patentee is or is not a party to the proceedings, put in issue the validity of the patent without petitioning for its revocation.
- (3) If in such proceedings as a foresaid any question arises whethe ran invention has been recorded, tested or tried as is mentioned in section 100, and the disclosure of any document regarding the invention, or of any evidence of the test or trial thereof, would, in the opinion of the Central Government, be prejudicial other under the disclosure may be





made confidentially to the advocate of the other party or to an independent expert mutually agreed upon.

- (4)IndeterminingunderthissectionanydisputebetweentheCentralGovernmentand anypersonastoter msfortheuseofaninventionforthepurposesofGovernment,theHigh Courtshallhaveregardtoanybenefitorcompensationwhichthatpersonoranypersonfrom whomhederivestitle,mayhavereceived,ormaybeentitledtoreceive,directlyorindirec tly inrespectoftheuseoftheinventioninquestionforthepurposesofGovernment.
- (5)Inanyproceedingsunderthissection,theHighCourtmayatanytimeorderthe wholeproceedingsoranyquestionorissueoffactarisingthereintobereferredto anofficial referee,commissioneroranarbitratoronsuchtermsastheHighCourtmaydirect,and referencestotheHighCourtintheforegoingprovisionsofthissectionshallbeconstrued accordingly.
- (6) Where the invention claimed in a patent was mode by a person who at the time it was made was in the service of the Central Government or of a State Government or was an employee of a Government under taking and the subject -matter of the invention is certified by the relevant Government or the principal of ficer of the Government under taking to be connected with the work done in the course of the normal duties of the Government servant or employee of the Government under taking, then, not with standing anything contained in this section, any dispute of then a ture referred to insub-section (1) relating to the invention shall be disposed of by the Central Government conformably to the provisions of this sections of a samay be applicable, but be for edoing so the Central Government shall give an opportunity to the patent ee and such other parties as it considers have an interest in the matter to be heard.

ChapterXVIII SuitsConcerningInfringementofPatents

104.Nosuitforadeclarationundersection 105 or forany reliefundersection 106 or for infringement of apatents hall be instituted in any court inferior to a district court having jurisdiction to try the suit:

Provided that where a counter - claim for revocation of the patentism ade by the defendant, the suit, a long with the counter - claim, shall be transferred to the High Court for decision.

- **105.**—(1)Notwithstandinganythingcontainedinsection34oftheSpecificReliefAct, 1963,anypersonmayinstituteasuitforadeclarationthattheusebyhimofanyprocess,or themaking,useorsaleofanyar ticlebyhimdoesnot,orwouldnot,constitutean infringementofaclaimofapatentagainstthepatenteeortheholderofanexclusivelicence underthepatent,notwithstandingthatnoassertiontothecontraryhasbeenmadebythe patenteeorthelicen see,ifitisshown —
- (a) that the plaintiff has applied in writing to the patentee or exclusive licensee for a written acknowledgment to the effect of the declaration claimed and has furnished him with full particular sin writing of the processor article in question; and





- (b) that the patentee or license e has refused or neglected to give such an acknowledgment.
- (2)Thecostsofallparties in a suitfora declaration brought by virtue of this section shall, unless for special reasons the court thinks fi to order otherwise, be paid by the plaint if f.
- (3)Thevalidityofaclaimofthespecificationofapatentshallnotbecalledinquestion inasuitforadeclarationbroughtbyvirtueofthissection,andaccordinglythemakingor refusalofsuchadec larationinthecaseofapatentshallnotbedeemedtoimplythatthe patentisvalidorinvalid.
- (4) A suitfora declaration may be brought by virtue of this section at any time after the date of advertisement of acceptance of the complete specification of a patent, and references in this section to the patentees hall be construed accordingly.
- **106.**—(1)Whereanyperson(whetherentitledtoorinterestedinapatentoran applicationforapatentornot)threatensanyotherpersonbycircularsoradvert isementsorby communications,oralorinwriting,addressedtothatoranyotherperson,withproceedings forinfringementofapatent,anypersonaggrievedtherebymaybringasuitagainsthim prayingforthefollowingreliefs,thatistosay
 - (a)adec larationtotheeffectthatthethreatsareunjustifiable;
 - (b)aninjunctionagainst the continuance of the threats; and
 - (c)suchdamages, if any, ashehas sustained thereby.
- (2)Unlessinsuchsuitthedefendantprovesthattheactsinrespectofwhi chthe proceedingswerethreatenedconstituteor,ifdone,wouldconstitute,aninfringementofa patentorofrightsarisingfromthepublicationofacompletespecificationinrespectofa claimofthespecificationnotshownbytheplaintifftobeinval id,thecourtmaygranttothe plaintiffalloranyofthereliefsprayedfor.
- $\label{lem:explanation} Explanation. A mere notification of the existing of a patent does not constitute a threat of proceeding within the meaning of this section.$
- **107.**—(1)Inanysuitforinfringemen tofapatent, everygroundon which it may be revoked under section 64 shall be available as a ground for defence.
- (2)Inanysuitforinfringementofapatentbythemaking,usingorimportationofany machine,apparatusorotherarticleorbytheusing ofanyprocessorbytheimportation,useor distributionofanymedicineordrug,itshallbeagroundfordefencethatsuchmaking,using, importationordistributionisinaccordancewithanyoneormoreoftheconditionsspecified insection47.
- **108.** Thereliefs which a court may grantinany suit for infringement include an injunction (subject to such terms, if any, as the court thinks fit) and, at the option of the plaint iff, either damages or an account of profits.





- 109.—(1)Theholderofanexclus ivelicenceshallhavethelikerightasthepatenteeto instituteasuitinrespectofanyinfringementofthepatentcommittedafterthedateofthe licence,andinawardingdamagesoranaccountofprofitsorgrantinganyotherreliefinany suchsuitt hecourtshalltakeintoconsiderationanylosssufferedorlikelytobesufferedby theexclusivelicenseeassuchor,asthecasemaybe,theprofitsearnedbymeansofthe infringementsofarasitconstitutesaninfringementoftherightsoftheexclus ivelicenseeas such.
- (2)Inanysuitforinfringementofapatentbytheholderofanexclusivelicenceunder sub-section(1),thepatenteeshall,unlesshehasjoinedasaplaintiffinthesuit,beaddedasa defendant,butapatenteesoaddedasdefend antshallnotbeliableforanycostsunlesshe entersanappearanceandtakespartintheproceedings.
- 110. Any person to who malicence has been granted under section 84 shall be entitled to call upon the patente eto take proceedings to prevent any infringement of the patent, and, if the patente erefuses or neglects to do so within two months after being so called upon, the license emay institute proceedings for the infringement in his own name as though he were the patentee, making the patentee adefend ant; but a patentee so added as defendant shall not be liable for any cost sun less he enters an appear ance and takes part in the proceedings.
- **111.**—(1)Inasuitforinfringementofapatent,damagesoranaccountofprofitsshall notbegrantedagainstt hedefendantwhoprovesthatatthedateoftheinfringementhewas notawareandhadnoreasonablegroundsforbelievingthatthepatentexisted.

Explanation.—Apersonshallnotbedeemedtohavebeenawareortohavehad reasonablegroundsforbelieving thatapatentexistsbyreasononlyoftheapplicationtoan articleoftheword"patent", "patented" oranywordorwordsexpressingorimplyingthata patenthasbeenobtainedforthearticle, unless the number of the patentac companies the word orwords inquestion.

- (2)Inanysuitforinfringementofapatentthecourtmay,ifitthinksfit,refusetogrant anydamagesoranaccountofprofitsinrespectofanyinfringementcommittedafterafailure topayanyrenewalfeewithintheprescribedperioda ndbeforeanyextensionofthatperiod.
- (3)Whereanamendmentofaspecificationbywayofdisclaimer, correctionor explanation has been allowed under this Act after the publication of the specification, no damages or account of profits shall be granted in any proceeding in respect of the use of the invention before the date of the decision allowing the amendment, unless the court is satisfied that the specification as originally published was framed in good faith and with reasonable skill and knowledge.
- (4) Nothing in this section shall affect the power of the court to grant an injunction in any suit for infringement of a patent.
- 112.Ifinproceedingsfortheinfringementofapatentendorsedordeemedtobe endorsedwiththewords"Licencesofright" (otherwisethanbytheimportationofthe patentedarticlefromothercountries)theinfringingdefendantisreadyandwillingtotakea licenceupontermstobesettledbytheControllerasprovidedinsection88,noinjunction





shallbegrantedagainsth im,andtheamountifanyrecoverableagainsthimbywayof damagesshallnotexceeddoubletheamountwhichwouldhavebeenrecoverableagainsthim aslicenseeifsuchalicencehadbeengrantedbeforetheearliestinfringement.

- **113.**—(1)Ifinanyprocee dingsbeforeaHighCourtfortherevocationofapatent undersection64thevalidityofanyclaimofaspecificationiscontestedandthatclaimis foundbythecourttobevalid,theCourtmaycertifythatthevalidityofthatclaimwas contestedintho seproceedingsandwasupheld.
- (2)Whereanysuchcertificatehasbeengranted,then,ifinanysubsequentsuitbeforea courtforinfringementofthatclaimofthepatentorinanysubsequentproceedingfor revocationofthepatentinsofarasitrelate stothatclaim,thepatenteeorotherpersonrelying onthevalidityoftheclaimobtainsafinalorderorjudgmentinhisfavour,heshallbeentitled toanorderforthepaymentofhisfullcosts,chargesandexpensesofandincidentaltoany suchsuit orproceedingproperlyincurredsofarastheyconcerntheclaiminrespectofwhich thecertificatewasgranted,unlessthecourttryingthesuitorproceedingotherwisedirects:

Provided that the costs as specified in this sub - section shall not be ordere dwhen the party disputing the validity of the claims at is fiest the court that he was not a ware of the grant of the certificate when he raised the dispute and with drew for this thin the charge of the certificate.

- (3)Nothingcontained inthissectionshall beconstrued as authorising courts hearing appeals from decrees or orders in suits for infringement or petitions for revocation to pass orders for costs on the scale referred to therein.
- **114.**—(1)Ifinproceedingsforinfringemento fapatentitisfoundthatanyclaimofthe specification,beingaclaiminrespectofwhichinfringementisalleged,isvalid,butthatany otherclaimisinvalid,thecourtmaygrantreliefinrespectofanyvalidclaimwhichis infringed:

Provided that the court shall not grant relief except by way of injunctions ave in the circumstances mentioned in sub-section (2).

- (2)Wheretheplaintiffprovesthattheinvalidclaimwasframedingoodfaithandwith reasonableskillandknowledge,thecourtshallg rantreliefinrespectofanyvalidclaimwhich isinfringedsubjecttothediscretionofthecourtastocostsandastothedatefromwhich damagesoranaccountofprofitsshouldbereckoned,andinexercisingsuchdiscretionthe courtmaytakeintocon siderationtheconductofthepartiesininsertingsuchinvalidclaimsin thespecificationorpermittingthemtoremainthere.
- **115.**—(1)Inanysuitforinfringementorinanyproceedingbeforeacourtunderthis Act,thecourtmayatanytime,andwhethe rornotanapplicationhasbeenmadebyanyparty forthatpurpose,appointanindependentscientificadvisertoassistthecourtortoinquireand reportuponanysuchquestionoffactorofopinion(notinvolvingaquestionofinterpretation oflaw)as itmayformulateforthepurpose.





(2)Theremunerationofthescientificadvisershallbefixedbythecourtandshall includethecostsofmakingareportandaproperdailyfeeforanydayonwhichthescientific advisermayberequiredtoattendbefor ethecourt,andsuchremunerationshallbedefrayed outofmoneysprovidedbyParliamentbylawforthepurpose.

ChapterXIX Appeals

- **116.**—(1)Noappealshallliefromanydecision,orderordirectionmadeorissued underthisActbytheCentralGovernmen t,orfromanyactororderoftheControllerforthe purposeofgivingeffecttoanysuchdecision,orderordirection.
- (2)Saveasotherwiseexpresslyprovidedinsubsection(1),anappealshalllietoa HighCourtfromanydecision,orderordirection of the Controller under any of the following provisions, that is to say,

section15,section16,section17,section18,section19,section20,section25,section27, section28,section51,section54,section57,section60,section61,section63,su b-section (3) of section69, section78, section84, section86, section88(3), section89, section93, section96 and section97.

- (3)Everyappealunderthissectionshallbeinwritingandshallbemadewithinthree monthsfromthedateofthedecision orderordirection,asthecasemaybe,oftheController, orwithinsuchfurthertimeastheHighCourtmayinaccordancewiththerulesmadebyit undersection158allow.
- **117.**—(1)EveryappealbeforeaHighCourtundersection116shallbebypetitio nand shallbeinsuchformandshallcontainsuchparticularsasmaybeprescribedbyrulesmadeby theHighCourtundersection158.
 - (2) Everysuchappeals hall be heard by a single Judge of the High Court:

ProvidedthatanysuchJudgemay,ifhesothi nksfit,refertheappealatanystageofthe proceedingtoaBenchoftheHighCourt.

(3) Every such appeals hall be heard as expeditiously as possible and ende avour shall be made to decide the appeal within a period of twelvemonths from the date on which is filed.

ChapterXX Penalties

118. If any person fails to comply with any direction given under section 35 or makes or causes to be made an application for the grant of a patent in contravention of section 39, he shall be punishable with imprisonment of the shall be punishable with the shall





119. If any person makes, or causes to be made, a false entry in any register kept under this Act, or a writing falsely purporting to be a copy of an entry in such a register, or proor tenders, or causes to be produced or tendered, in evidence any such writing knowing the entry or writing to be false, he shall be punishable with imprisonment for a term which may extend to two years, or with fine or with both.

duces

- **120.**Ifanyperson falselyrepresentsthatanyarticlesoldbyhimispatentedinIndiaor isthesubjectofanapplicationforapatentinIndia,heshallbepunishablewithfinewhich mayextendtofivehundredrupees.
- $\begin{tabular}{ll} Explanation 1. For the purposes of this section, ape represent \\ \end{tabular} represent represent a property of the purpose of this section, appears to the purpose of this section, appears to the purpose of the purpos$
- (a)thatanarticleispatentedinIndiaifthereisstamped,engravedorimpressedon,or otherwiseappliedto,thearticletheword"patent"or"patented"orsomeotherword expressingorimplyingthatapatentforthe articlehasbeenobtainedinIndia;
- (b)thatanarticleisthesubjectofanapplicationforapatentinIndia,ifthereare stamped,engravedorimpressedon,orotherwiseappliedto,thearticlethewords"patent appliedfor", "patentpending",orsome otherwordsimplyingthatanapplicationforapatent forthearticlehasbeenmadeinIndia.
- Explanation 2. Theuseofwords "patent", "patented", "patentapplied for", "patent pending" or otherwords expressing or implying that an article is patented or that apatent has been applied for shall be deemed to refer to a patent in force in India, or to a pending application for a patent in India, as the case may be, unless the reisan accompanying indication that the patent has been obtained or applied for in any country outside India.
- 121.Ifanypersonusesonhisplaceofbusinessoranydocumentissuedbyhimor otherwisethewords"patentoffice"oranyotherwordswhichwouldreasonablyleadtothe beliefthathisplaceofbusinessis,orisofficially connectedwith,thepatentoffice,heshallbe punishablewithimprisonmentforatermwhichmayextendtosixmonths,orwithfine,or withboth.
 - 122.—(1)Ifanypersonrefusesorfailstofurnish—
- (a)totheCentralGovernmentanyinformationwhichhe isrequiredtofurnishunder sub-section(5)ofsection100,
- (b)totheControlleranyinformationorstatementwhichheisrequiredtofurnishbyor undersection146,

heshallbepunishable with fine which may extend to one thousand rupees.

(2)Ifan yperson,beingrequiredtofurnishanysuchinformationasisreferredtoin sub-section(1),furnishesinformationorstatementwhichisfalse,andwhichheeitherknows orhasreasontobelievetobefalseordoesnotbelievetobetrue,heshallbepun ishablewith imprisonmentwhichmayextendtosixmonths,orwithfine,orwithboth.





- **123.**Ifanypersoncontravenestheprovisionsofsection 129, heshall bepunishable with fine which may extend to five hundred rupees in the case of a first offence and two thousand rupees in the case of a second or subsequent of fence.
- **124.**—(1)IfthepersoncommittinganoffenceunderthisActisacompany,the companyaswellaseverypersoninchargeof,andresponsibleto,thecompanyforthe conductofitsbusiness atthetimeofthecommissionoftheoffenceshallbedeemedtobe guiltyoftheoffenceandshallbeliabletobeproceededagainstandpunishedaccordingly:

Provided that nothing contained in this sub - section shall render any such person liable to any punishment if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.

(2)Notwithstandinganythingcontainedinsub -section(1), whereanoffenceunderthis Acthasbe encommitted by a company and it is proved that the offence has been committed with the consentor connivance of, or that the commission of the offence is attributable to any neglecton the part of any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—Forthepurposesofthissection, —

- (a)"company"meansanybody corporateandincludesafirmorotherassociationof individuals; and
 - (b)"director",inrelationtoafirm,meansapartnerinthefirm.

ChapterXXI PatentAgents

- **125.**TheControllershallmaintainaregistertobecalledtheregisterofpatentagent sin whichshallbeenteredthenamesandaddressesofallpersonsqualifiedtohavetheirnamesso enteredundersection 126.
- **126.**—(1)Apersonshallbequalifiedtohavehisnameenteredintheregisterofpatent agentsifhefulfilsthefollowingcondi tions, namely:—
 - (a)heisacitizenofIndia;
 - (b)hehascompletedtheageof21years;
- $(c) \\ he has obtained a degree from any University in the territory of India or possesses \\ such other equivalent qualifications as the Central Government may specify in and, in addition,$
 - (i) is an advocate within the meaning of the Advocates Act, 1961; or
 - (ii)haspassedthequalifyingexaminationprescribedforthepurpose;
 - (d)hehaspaidsuchfeeasmaybeprescribed.





| (2)Notwithsta | ndinganythingco | ntainedinsub -section(| 1),apersonwhohasbeen | | | |
|---|-----------------|--------------------------|------------------------|--|--|--|
| practisingasapatentagentbeforethe1 | | st dayof November, 1966 | andhasfilednotlessthan | | | |
| fivecompletespecificationsbeforethesaidday, shall, on payment of prescribed fee, be | | | | | | |
| qualifiedtohavehis | nameenteredinth | eregisterofpatentagents. | | | | |

| 127. Subject to the provisions contained in this Act and in any rules made | thereunder |
|--|------------|
| everypatentagentwhosenameisenteredintheregistershallbeentitled | |

- (a)topractisebeforetheController;and
- (b) to prepare all documents, transact all business and discharge such other functions as may be prescribed in connection with any proceeding before the Controller under this Act.
- **128.**—(1) Subject to the provisions contained in subsection (2) and to any rules made under this Act, all applications and communications to the Controller under this Act may be signed by a patentagent authorised in writing in this behalf by the person concerned.
 - (2)Thefollowingdocuments, namely, —
 - (i)applicationsforpate nt;
 - (ii)applicationsfortherestorationoflapsedpatents;
- (iii)applicationsforthesealingofpatentsafterthetimeallowedforthatpurposebyor undersub -section(2),orsub -section(3)ofsection43hasexpired;
 - (iv)applicationsforleaveto amend;
 - (v)applicationsforcompulsorylicencesorforrevocation; and
 - (vi)notices of surrender of patents,

shallbesigned and verified in the manner prescribed by the person making such applications or giving such notices:

Provided that if such person is absent from India, they may be signed and verified on his behalf by a patentagent authorised by him in writing in that behalf.

- **129.**—(1)Noperson, eitheralone or in partnership with any other person, shall practise, describe or hold himselfout as a patentagent, or permithimself to be so described or heldout, unless he is registered as a patentagent or, as the case may be, unless he and all his partners are so registered.
- (2) No company or other body corporates hall practise, describe itselfor hold itselfout as patentagents or permittiself to be so described or heldout.

Explanation.—Forthepurposesofthissection,practiseasapatentagentincludesanyof thefollowingacts,namely: —

(a)applyingfororobtainingpatentsinIndiaorels ewhere;





- (b) preparing specifications or other documents for the purposes of this Actor of the patent law of any other country;
- (c) giving a dvice other than of a scientific or technical nature as to the validity of patents or their infringement.
- **130.**—(1)TheCentralGovernmentmayremovethenameofanypersonfromthe registerwhenitissatisfied,aftergivingthatpersonareasonableopportunityofbeingheard andaftersuchfurtherinquiry,ifany,asitthinksfittomake —
- (i)thathisnamehasbee nenteredintheregisterbyerrororonaccount of misrepresentationorsuppression of material fact;
- (ii)thathehasbeenconvictedofanyoffenceandsentencedtoatermofimprisonment orhasbeenguiltyofmisconductinhisprofessionalcapacitywhi chintheopinionofthe CentralGovernmentrendershimunfittobekeptintheregister.
- (2) The Central Government may, on application and on sufficient cause being shown, restoreto the register the name of any person removed therefrom.
- **131.**—(1)Subje cttoanyrulesmadeinthisbehalf,theControllermayrefuseto recogniseasagentinrespectofanybusinessunderthisAct —
- (a) any individual whose name has been removed from, and not restored to, the register;
 - (b)anypersonwhohasbeenconvicted of an offence under section 123;
- (c)anyperson,notbeingregisteredasapatentagent,whointheopinionofthe ControllerisengagedwhollyormainlyinactingasagentinapplyingforpatentsinIndiaor elsewhereinthenameorforthebenefitofth epersonbywhomheisemployed;
- (d)anycompanyorfirm,ifanypersonwhomtheControllercouldrefusetorecognise asagentinrespectofanybusinessunderthisAct,isactingasadirectorormanagerofthe companyorisapartnerinthefirm.
- (2)T heControllershallrefusetorecogniseasagentinrespectofanybusinessunder thisActanypersonwhoneitherresidesnorhasaplaceofbusinessinIndia.
 - **132.**NothinginthisChaptershallbedeemedtoprohibit —
- (a) the applicant for a patent or an yperson, not being a patent agent, who is duly authorised by the applicant from drafting any specification or appearing or acting before the Controller; or
- (b) an advocate, not being a patent agent, from taking partin any proceeding sunder this Act oth erwise than by way of drafting any specification.

ChapterXXII InternationalArrangements





- 133.—(1)Withaviewtothefulfilmentofatreaty,conventionorarrangementwithany countryoutsideIndiawhichaffordstoapplicantsforpatentsinIndiaortoc itizensofIndia similarprivilegesasaregrantedtoitsowncitizensinrespectofthegrantofpatentsandthe protectionofpatentrights,theCentralGovernmentmay,bynotificationintheOfficial Gazette,declaresuchcountrytobeaconventioncoun tryforthepurposesofthisAct.
- (2)Adeclarationundersub -section(1)maybemadeforthepurposeseitherofallorof someonlyoftheprovisionsofthisAct,andacountryinthecaseofwhichadeclarationmade forthepurposesofsomeonlyofthe provisionsofthisActisinforceshallbedeemedtobea conventioncountryforthepurposesofthoseprovisionsonly.
- ${\bf 134.} Where any country specified by the Central Government in this behalf by notification in the Official Gazette does not accord to continuous of India the same rights in respect of the grant of patents and the protection of patent rights a sit accord sto its own nationals, no national of such country shall be entitled, either solely or jointly with any other person,—$
 - (a)toapplyforth egrantofapatentorberegisteredastheproprietorofapatent;
 - (b)toberegisteredastheassigneeoftheproprietorofapatent; or
 - (c)toapplyforalicenceorholdanylicenceunderapatentgrantedunderthisAct.
- 135.—(1)Withoutprejudice totheprovisionscontainedinsection6,whereaperson hasmadeanapplicationforapatentinrespectofaninventioninaconventioncountry (hereinafterreferredtoasthe"basicapplication"),andthatpersonorthelegalrepresentative orassigneeo fthatpersonmakesanapplicationunderthisActforapatentwithintwelve monthsafterthedateonwhichthebasicapplicationwasmade,theprioritydateofaclaimof thecompletespecification,beingaclaimbasedonmatterdisclosedinthebasicapp lication,is thedateofmakingofthebasicapplication.

 $\label{lem:explanation} Explanation. — Where applications have been made for similar protection in respect of an invention in two or more convention countries, the period of twelvemonths referred to in this sub-section shall be reckoned from the date on which the earlier or earlies to fit he said applications was made.$

(2)Whereapplicationsforprotectionhavebeenmadeinoneormoreconvention countriesinrespectoftwoormoreinventionswhicharecognateorofwhichone isa modificationofanother, asingle convention application may, subject to the provisions contained in section 10, be made in respect of those inventions at any time within twelve months from the date of the earliest of the said applications for protection:

Provided that the feep ayable on the making of any such applications hall be the same as if separate applications have been made in respect of each of the said inventions, and the requirements of clause (b) of sub-section (1) of section 136 shall, in the case of any such application, apply separately to the applications for protection in respect of each of the said inventions.

136.—(1)Everyconventionapplicationshall —





- (a) beaccompanied by a complete specification; and
- (b) specify the date on which and the convention country which the application for protection, or as the case may be, the first of such applications was made; and
- $(c) {\it state that no application for protection in respect of the invention had been made in a convention country befrethat date by the applicant or by any person from whom he derives title.}$
- (2) Subject to the provisions contained in section 10, a complete specification filed with a convention application may include claims in respect of developments of, or addition stone the invention in respect of which the application for protection was made in a convention country, being developments or addition sin respect of which the applicant would be entitled under the provisions of section 6 to make a separate application for a patent.
- (3) A convention application shall not be post -dated under sub-section (1) of section 17 to a dated attenthant he date on which under the provisions of this Act the application could have been made.
- **137.**—(1)Wheretwoormoreapplicationsforpa tentsinrespectofinventionshave beenmadeinoneormoreconventioncountriesandthoseinventionsaresorelatedasto constituteoneinvention,oneapplicationmaybemadebyanyorallofthepersonsreferredto insub-section(1)ofsection135wit hintwelvemonthsfromthedateonwhichtheearlieror earliestofthoseapplicationswasmade,inrespectoftheinventionsdisclosedinthe specificationswhichaccompaniedthebasicapplications.
- (2) The priority date of a claim of the complete specification, being a claim based on matters disclosed in one or more of the basic applications, is the date on which that matter was first so disclosed.
- (3)ForthepurposesofthisAct,amattershallbedeemedtohavebeendisclosedina basicapplication orprotectioninaconventioncountryifitwasclaimedordisclosed (otherwisethanbywayofdisclaimeroracknowledgmentofapriorart)inthatapplication,or anydocumentssubmittedbytheapplicantforprotectioninsupportofandatthesametimea thatapplication,butnoaccountshallbetakenofanydisclosureeffectedbyanysuch documentunlessacopyofthedocumentisfiledatthepatentofficewiththeconvention applicationorwithinsuchperiodasmaybeprescribedafterthefilingoftha tapplication.
- 138.—(1)Whereaconventionapplicationismadeinaccordancewiththeprovisions of this Chapter, the applicant shall furnish, in addition to the complete specification, copies of the specifications or corresponding documents filed or deposited by the applicant in the patent of fice of the convention country in which the basic application was made, certified by the official chief or head of the patent of fice of the convention country, or otherwise verified to the satisfaction of the Controller, along with the application or within three months thereafter, or within such further period as the Controller mayon good cause allow.

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- (2) If any such specification or other document is in a foreign language, a translation into English of the specific ation or document, verified by affidavitor other wise to the satisfaction of the Controller, shall be annexed to the specification or document.
- (3)ForthepurposesofthisAct,thedateonwhichanapplicationwasmadeina conventioncountryissuchdat eastheControllerissatisfied,bycertificateoftheofficialchief orheadofthepatentofficeoftheconventioncountryorotherwise,isthedateonwhichthe applicationwasmadeinthatconventioncountry.
- **139.**SaveasotherwiseprovidedinthisC hapter, all the provisions of this Actshall applyinrelation to a convention application and a patent granted in pursuance thereof as they applyinrelation to an ordinary application and a patent granted in pursuance thereof.

ChapterXXIII Miscellaneous

| | 140. —(1)Itshallnotbelawfultoinsert | _ | |
|------|--|---------------------------------------|----|
| | (i)inanycontractfororinrelationtothesal | aleorleaseofapatentedarticleoranartic | le |
| made | ebyapatentedprocess;or | | |

- (ii)inalicencetomanufactureoruseapatentedarticle;or
- (iii)inalicen cetoworkanyprocessprotectedbyapatent,aconditiontheeffectof whichmaybe —
- (a) to require the purchaser, lesse e, or license eto acquire from the vendor, less or, or licensor, or his nominees, or toprohibith imfrom acquiring or to restrict in a nyman neror to any extent his right to acquire from any person or toprohibith imfrom acquiring except from the vendor, less or, or licensor or his nominees, any article other than the patented article or an article other than that made by the patented process; or
- (b) toprohibit the purchaser, less ee or license efrom using, or to restrict in any manner or to any extent the right of the purchaser, less ee or license e, to use an article other than the patented article or an article other than that made by the patented process, which is not supplied by the vendor, less or or licens or or his nomine e; or
- (c) to prohibit the purchaser, lesse eorlicense e from using ortorestrictinany manner orto any extent the right of the purchaser, lesse eorlicense e, to use any process other than the patented process,

and any such conditions hall be void.

(2)Aconditionofthenaturereferredtoinclause (a)orclause (b)orclause (c)of sub-section(1)shallnotceasetobeaconditionfallingwithinthatsub -sectionmerelyby reasonofthefactthattheagreementcontainingithasbeenenteredintoseparately,whether beforeorafterthecontractrelatingtothesale,leaseorlicenceofthepatentedarticleor process.





(3)Inproceedingsagainstanypersonforthe infringementofapatent,itshallbea defencetoprovethatatthetimeoftheinfringementtherewasinforceacontractrelatingto thepatentandcontainingaconditiondeclaredunlawfulbythissection:

Provided that this sub-section shall not apply if the plaint if is not a party to the contract and proves to the satisfaction of the court that the restrictive condition was inserted in the contract without his knowledge and consent, expressor implied.

(4)Nothinginthissectionshall —

(a) affect a condition in a contract by which a person is prohibited from selling goods other than those of a particular person;

(b) validate a contract which, but for this section, would be invalid;

- (c)affectaconditioninacontractfortheleaseof,orlicen cetouse,apatentedarticle, bywhichthelessororlicensorreservestohimselforhisnomineetherighttosupplysuch newpartsofthepatentedarticleasmayberequiredortoputorkeepitinrepair.
- (5) The provisions of this section shall also a pplytocontracts made before the commencement of this Actif, and insofar as, any restrictive conditions declared unlawful by this section continue inforce after the expiration of one year from such commencement.
- **141.**—(1)Anycontractforthesaleor leaseofapatentedarticleorforlicenceto manufacture, use or work apatentedarticleor process, or relating to any such sale, lease or licence, whether made before or after the commencement of this Act, may at any time after the patentor all the patentoral the patentoral the ents by which the articleor process was protected at the time of the making of the contract has or have ceased to be inforce, and not with standing anything to the contrary in the contractor in any other contract, be determined by the purchaser, lessee, o licensee, as the case may be, of the patent on giving three months notice in writing to the other party.
- (2) The provisions of this section shall be without prejudice to any right of determining a contract exercisable apart from this section.
- $\textbf{142.} \hspace{-0.1cm} \textbf{(1)} \ \ The reshall be paid in respect of the grant of patents and applications therefor, and in respect of other matters in relation to the grant of patents under this Act, such fees a smay be prescribed by the Central Government.$
- (2) Where a fee is payable in respect of the doing of an act by the Controller, the Controller shall not do that act until the fee has been paid.
- (3)Whereafeeispayableinrespectofthefilingofadocumentatthepatentoffice,the documentshallbedeemednottohavebeenfiled attheofficeuntilthefeehasbeenpaid.
- (4)Whereaprincipal patent is granted later than two years from the date of filing of the complete specification, the fees which have become due in the mean time may be paid within a term of three months from the edate of the recording of the patent in the register.

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- **143.** Subject to the provisions of Chapter VII, an application for a patent, and any specification filed in pursuance thereof, shall not, except with the consent of the applicant, be published by the Controller or be open to public inspection at any time before the date of advertisement of acceptance of the application in pursuance of section 23.
- **144.**ThereportsofexaminerstotheControllerunderthisActshallnotbeopento publicinspectionorbe publishedbytheController;andsuchreportsshallnotbeliableto productionorinspectioninanylegalproceedingunlessthecourtcertifiesthattheproduction orinspectionisdesirableintheinterestsofjustice,andoughttobeallowed.
- $\textbf{145.} Th \ e Controllers hall is sue periodically a publication of patente dinventions containing such information as the Central Government may direct.$
- **146.**—(1)TheControllermay,atanytimeduringthecontinuanceofthepatent,by noticeinwriting,requireapat—enteeoralicensee,exclusiveorotherwise,tofurnishtohim withintwomonthsfromthedateofsuchnoticeorwithinsuchfurthertimeastheController mayallow,suchinformationorsuchperiodicalstatementsastotheextenttowhichthe patentediny entionhasbeencommerciallyworkedinIndiaasmaybespecifiedinthenotice.
- (2)Withoutprejudicetotheprovisionsofsub -section(1),everypatenteeandevery licensee(whetherexclusiveorotherwise)shallfurnishinsuchmannerandformandatsuc h intervals(notbeinglessthansixmonths)asmaybeprescribedstatementsastotheextentto whichthepatentedinventionhasbeenworkedonacommercialscaleinIndia.
- (3)TheControllermaypublishtheinformationreceivedbyhimundersub -section (1) orsub -section(2)insuchmannerasmaybeprescribed.
- **147.**—(1) Acertificate purporting to be signed by the Controller asto any entry, matter orthing which he is authorised by this Actor any rules made the reunder to make ordo, shall be *primafac ie* evidence of the entry having been made and of the contents there of and of the matter orthing having been done or omitted to be done.
- (2) A copy of any entry in any register or of any document kept in the patent of fice or of any patent, or an extract for omany such register or document, purporting to be certified by the Controller and sealed with the seal of the patent of fice shall be admitted in evidence in all courts, and in all proceedings, without further proof or production of the original.
- (3)The Controlleroranyotherofficerofthepatentofficeshallnot,inanylegal proceedingstowhichheisnotaparty,becompellabletoproducetheregisteroranyother documentinhiscustody,thecontentsofwhichcanbeprovedbytheproductionoface rtified copyissuedunderthisActortoappearasawitnesstoprovethemattersthereinrecorded unlessbyorderofthecourtmadeforspecialcauses.
- 148.—(1)Ifanypersonis, by reason of minority, lunacy or other disability, in capable of making any statement or doing anything required or permitted by or under this Act, the lawfulguardian, committee or manager (if any) of the person subject to the disability, or if there be none, any person appointed by any court possessing jurisdiction in respect of property, may make such statement or a statement as nearly corresponding the reto as





circumstancespermit, and do such thing in the name and on behalf of the person subject to the disability.

- (2) An appointment may be made by the court for the purpose softh is section upon the petition of any person acting on behalf of the person subject to the disability or of any other person interested in the making of the statement or the doing of the thing.
- **149.**Anynoticerequiredorauthorisedtobegivenbyor underthisAct,andany applicationorotherdocumentsoauthorisedorrequiredtobemadeorfiled,maybegiven, madeorfiledbypost.
- 150.IfanypartybywhomnoticeofanyoppositionisgivenunderthisActorbywhom applicationismadetotheCon trollerforthegrantofalicenceunderapatentneitherresides norcarriesonbusinessinIndia,theControllermayrequirehimtogivesecurityforthecosts oftheproceedings,andindefaultofsuchsecuritybeinggivenmaytreattheoppositionor applicationasabandoned.
- **151.**—(1)EveryorderoftheHighCourtonapetitionforrevocation,includingorders grantingcertificatesofvalidityofanyclaim,shallbetransmittedbytheHighCourttothe Controller,whoshallcauseanentrythereofandre ferencetheretotobemadeintheregister.
- (2)Whereinanysuitforinfringementofapatentorinanysuitundersection 106the validityofanyclaimofaspecificationiscontestedandthatclaimisfoundbythecourttobe validornotvalid, as the casemaybe, the courts hall transmit acopyofit sjudgment and decree to the Controller who shall on receipt thereof cause an entry in relation to such proceeding to be made in the prescribed manner in a supplemental record.
- (3)Theprovisionsofsubs ections(1)and(2)shallalsoapplytothecourttowhich appealsarepreferredagainst decisions of the courts referred to in those sub sections.
- 152. Copies of all such specifications, drawings and amendments left at the patent of ficeas become open to public inspection under the provisions of this Act, shall be transmitted, as soon as may be, after the printed copies thereof are available, to such authorities as the Central Government may appoint in this behalf, and shall be open to the inspection of a nypersonatal lreasonable times at places to be specified by those authorities and with the approval of the Central Government.
- 153. Apersonmaking are quest to the Controller in the prescribed manner for information relating to any such matters as may be prescribed as respects any patent specified in the requestor as respects any application for a patent so specified shall be entitled, subject to the payment of the prescribed fee, to have information supplied to him accordingly.
- **154.**Ifapatentisl ostordestroyed,oritsnon -productionisaccountedfortothe satisfactionoftheController,theControllermayatanytime,onapplicationmadeinthe prescribedmannerandonpaymentoftheprescribedfee,causeaduplicatethereoftobe sealedandde liveredtotheapplicant.





- **155.**TheCentralGovernmentshallcausetobeplacedbeforebothHousesof ParliamentonceayearareportrespectingtheexecutionofthisActbyorunderthe Controller.
- **156.**Subjecttotheotherprovisionscontainedinthis A ct, apatentshallhavetoall intentsthelikeeffectasagainstGovernmentasithasagainstanyperson.
- **157.**NothinginthisActshallaffectthepoweroftheGovernmentorofanyperson derivingtitledirectlyorindirectlyfromtheGovernmenttosell oruseanyarticlesforfeited underanylawforthetimebeinginforce.
- ${\bf 158.} The High Court may make srules consistent with this Acta stothe conduct and procedure in respect of all proceedings before it under this Act.$
- **159.**—(1)TheCentralGovernment may,bynotificationintheOfficialGazette,make rulesforcarryingoutthepurposesofthisAct.
- (2)Withoutprejudicetothegeneralityoftheforegoingpower,theCentralGovernment maymakerulestoprovideforalloranyofthefollowingmatters, namely:—
- (i)theformandmannerinwhichanyapplicationforapatent,anyspecificationsor drawingsandanyotherapplicationordocumentmaybefiledinthepatentoffice;
- (ii)thetimewithinwhichanyactorthingmaybedoneunderthisAct,includ ingthe mannerinwhichandthetimewithinwhichanymattermaybeadvertisedunderthisAct;
- (iii) the fees which may be pay able under this Act and the manner of payment of such fees;
 - (iv)themattersinrespectofwhichtheexaminermaymakeareport totheController;
 - (v)theformofrequestforthesealingofapatent;
- (vi)theformandmannerinwhichandthetimewithinwhichanynoticemaybegiven underthisAct;
- (vii)theprovisionswhichmaybeinsertedinanorderforrestorationofapaten tforthe protectionofpersonswhomayhaveavailedthemselvesofthesubject -matterofthepatent afterthepatenthadceased;
- (viii) the establishment of branch of fices of the patent of fice and the regulation generally of the business of the patent of fice, including its branch of fices;
 - (ix)themaintenanceoftheregisterofpatentsandthematterstobeenteredtherein;
 - (x)themattersinrespectofwhichtheControllershallhavepowersofacivilcourt;
- (xi)thetimewhenandthemannerinwhicht heregisterandanyotherdocumentopen toinspectionmaybeinspectedunderthisAct;
- (xii)thequalifications of, and the preparation of a roll of, scientifications of strength of the purpose of section 115;





- (xiii)themannerinwhichanycompensationforacqu isitionbyGovernmentofan inventionmaybepaid;
- (xiv)themannerinwhichtheregisterofpatentagentsmaybemaintained;theconduct ofqualifyingexaminationsforpatentagents;andmattersconnectedwiththeirpracticeand conduct,includingthe takingofdisciplinaryproceedingsagainstpatentagentsfor misconduct;
- (xv)theregulation of the making, printing, publishing and selling of indexes to, and abridgments of, specifications and other documents in the patent of fice; and the inspection of indexes and abridgments and other documents;
 - (xvi)anyothermatterwhichhastobeormaybeprescribed.
- (3) The power to make rules under this section shall be subject to condition of the rules being made after previous publication.
- 160. Everyrulem adeunderthis Actshallbelaid, assoonas may be afteritismade, before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or intwo successive sessions, and, if before the expiry of session in which it is so laid or in the session immediately following, both House sagree in making any modification in the rule or both House sagree that the rule should not be made, the rule shall there after have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annul ment shall be without prejudice to the validity of anything previously done under that rule.
- 161.—(1)Where,asaresultofactiontakenbytheControllerundersection 12ofthe AtomicEnergyAct,1948,orundersection20oftheAtomicEnergyAct,1962,an applicationforapatentmadebeforethecommencementofthisActcouldnotbeaccepted withinthetimespecifiedforthepurposeintheIndianPatentsandDesignsA ct,1911 (hereafterinthissectionreferredtoastherepealedAct),and,consequently,wasdeemedto havebeenrefusedbyreasonofsubsection(4)ofsection5oftherepealedAct,theapplication may,iftheapplicantor,ifheisdead,hislegalrepres entativemakesarequestinthatbehalfto theControllerintheprescribedmannerwithinthreemonthsfromthecommencementofthis Act,berevivedandshallbedisposedofasifitwereanapplicationpendingatthe commencementofthisActtowhichthe provisionsofthisActapplybyreasonofsub -section (3)ofsection162.
- (2)TheControllermay,beforeproceedingtoactuponanysuchrequestasisreferred to insub-section(1),referthemattertotheCentralGovernmentfordirections astowhether inventionisonerelatingtoatomicenergyandshallactinconformity with the directions issued by it.
- (3)Whereinpursuanceofanysuchapplicationasreferredtoinsub -section(1)apatent isgranted, the rightsofthe patentees hall be subject to such conditions as the Controller thinks fittoim pose for the protection or compensation of persons who may have begun to avail themselves of, or have taken definite steps by contractor otherwise to avail themselves

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of, the patente dinvention beforet hedate of advertisement of the acceptance of the complete specification.

- (4)Apatentgrantedinpursuanceofanysuchapplicationasisreferredtoin sub-section(1)shallbedatedasofthedateonwhichtherequestforrevivingsuchapplication wasm adeundersub -section(1).
- $\textbf{162.} \tag{1)} The Indian Patents and Designs Act, 1911, insofar a sit relatest opatents, is hereby repealed, that is to say, the said Act shall be a mended in the manner specified in the Schedule <math display="block"> \textbf{2}$
- $(2) Not with standing the repealo \qquad fthe Indian Patents and Designs Act, 1911, insofar as it relates to patents \\ ---$
- (a)theprovisionsofsection21AofthatAct ³andofanyrulesmadethereundershall continuetoapplyinrelationtoanypatentgrantedbeforethecommencementofthisActi pursuanceofthatsection,and
- (b) the renewal fee in respect of a patent granted under that Actshall be as fixed the reunder.
- (3)Saveasotherwiseprovidedinsub -section(2),theprovisionsofthisActshallapply toanyapplicationforapatentpen dingatthecommencementofthisActandtoany proceedingsconsequentthereonandtoanypatentgrantedinpursuancethereof.
- (4) Themention of particular matters in this section shall not prejudice the general application of the General Clauses Act, 18 97, with respect to repeals.
- (5)NotwithstandinganythingcontainedinthisAct,anysuitforinfringementofa patentoranyproceedingforrevocationofapatent,pendinginanycourtatthe commencementofthisAct,maybecontinuedanddisposedof,as ifthisActhadnotbeen passed.
- **163.**Insub -section(1)ofsection4oftheTradeandMerchandiseMarksAct,1958,the wordsandfigures"andtheControllerofPatentsandDesignsforthepurposesoftheIndian PatentsandDesignsAct,1911"shallbeom itted.

** ThistableofcontentsdoesnotformpartoftheAct.

IN004EN

^{*} Shorttitle.

¹ TheActcameintoforceonApril20,1972.

² TheScheduleisnotpublishedhere.

 $^{^3\} This section provides for and regulates the voluntary assign to the Central Government of inventions relating to instruments munitions of war (Editor's Note).$