

Approved by the
Decision of the Government
of the Kyrgyz Republic
of June 12, 1998 No. 346

REGULATION
on Fees for Patenting Inventions, Utility Models,
and Industrial Designs, Registration of Trademarks,
Service Marks, and Appellations of Origin, Granting the Right
for Use Appellations of Origin

(as amended by Decisions of the Government of the KR of January 5, 2000 No.1, of August 24, 2000 No.520, of February 4, 2002 No.46, of August 5, 2003 No.489, of November 4, 2003 No.698, of September 2, 2004 No.657, and of September 12, 2005 No.424)

Section I. General Provisions

Section II. Inventions, utility models, industrial designs

Section III. Trademarks, service marks and appellations of origin

Section IV. Other duties.

Section I
General Provisions

1. The present Regulation establishes the procedure, amounts and terms of payment of duties for performing legally substantial actions, stipulated by the Patent Law of the Kyrgyz Republic, the Law of the Kyrgyz Republic On Trademarks, Services Marks and Appellations of Origin.

2. Amounts of the duties envisaged by the given Regulation are established in conditional units (one conditional unit equals one US dollar).

Calculations are made:

in soms, in amounts equivalent to the established amounts of duties according to the rate effective on the date of transaction established by the National Bank of the KR - for natural and legal persons of the Kyrgyz Republic, residing or locating in the territory of the Kyrgyz Republic;

in hard currency, taking into account the exchange rate against one US dollar as of the moment of payment - for natural persons and legal entities, residing or locating outside the Kyrgyz Republic.

3. Natural persons claiming the title of protection in their name regardless of their residence shall pay duties in the amounts, equaling 10% of the amounts of duties, established by the present Regulation.

4. Non-commercial organizations, including research institutions and institutions of higher education claiming the title of protection in their name regardless of their location shall pay duties in the amounts equaling 10% of the amounts of duties, established by the present Regulation.

5. Small enterprises (according to the basic scheme of classification of enterprises) claiming the title of protection in their name regardless of their location shall pay duties in the amounts, which equal 30% of the amounts of duties established by the present Regulation.

6. Status of applicants referred to in paragraphs 3,4,5 Section I of the present Regulation shall be determined according to the legislation of the country of residence or location of the applicants.

The benefits provided by paragraphs 3,4,5 Section I of the present Regulation shall be also applied to the group of applicants, if each of these applicants is included into any category referred to in these paragraphs.

The group of applicants consisting of different categories of applicants shall pay the duty according to the maximum rate among the applicants of this group.

The group may be formed by applicants, persons in whose name the title of protection is claimed, owners of the titles of protection in various combination.

Those applicants, who have the right for benefits shall be obliged to provide documents certifying this right.

7. When a licensing agreement or agreement on assignment of a title of protection is concluded, benefits on payment of duties stipulated by the present Regulation shall not be applied.

8. Persons, who are the sole authors of inventions, utility models and industrial designs and those requesting issuance of a title of protection in their name, or who are the sole owners of a title of protection for invention, utility model, industrial design, shall be provided the following benefits in paying duties:

participants of the Great Patriotic War or persons of equivalent status, as well as disabled of I group shall be exempted from paying duties;

pensioners, disabled of II and III groups, pupils and students, post-graduate students shall pay duties in the amount of 50% of the established preferential amounts of duties, stipulated by paragraphs 1, 3-6, 8-13, 15, 17, 18 Section II of the present Regulation.

When a licensing agreement, agreement on assignment of a patent is concluded, benefits stipulated by sub-paragraph "b" shall be discontinued.

Benefits stipulated by sub-paragraphs "a" and "b" of the present paragraph shall be granted upon solicitation of the applicant or owner of a patent. The ground for granting benefit shall be a copy of the relevant documents: identification document of a participant of the Great Patriotic War, identification document of the participant of the War for persons of civilian staff, identification document, issued for work (service) in year during the Great Patriotic War, pensioner's ID card, certificates of medical and labor expert commission, document issued by educational or scientific institution.

9. The applicant, owner of a patent may be granted three-year adjournment from paying duty for conducting preliminary examination and substantive examination of the application, stipulated by paragraphs 6 and 10, Section II of the present Regulation as well as annual duties for the first three years for which collection of duty is stipulated by paragraph 30 Section II of the present Regulation. The abovementioned adjournment is provided upon solicitation of the applicant with simultaneous payment of 25 % of the amount of duty subject to payment. The extra charge of 75% of the duty subject to payment must be paid prior to the expiration of the last of the above three years.

If the patent is not issued or terminated in advance within three years, the person soliciting for the delay shall be exempted from the extra charge.

10. Temporary preferential tariff shall not be extended to the position of Section IV of the present Regulation.

11. Duties established by the present Regulation shall be paid according to the established procedure by transferring the corresponding amounts to the settlement account of the State Agency of Intellectual Property under the Government of the Kyrgyz Republic (hereinafter referred to as Kyrgyzpatent).

The document certifying that the duty was paid is a copy of a payment order with the bank's stamp certifying the payment or a bank's receipt certifying that the duty was paid in cash or by transferring from the bank account.

The document, certifying payment of duty must contain registration number of the application or patent, provided that this document is submitted after the application is filed

with Kyrgyzpatent, as well as description of the purpose the duty was paid for. If the registration number is not yet assigned to the application, the given document alongside with the description of the purpose the duty is paid for must contain the name of the invention, industrial design, utility model, and the surname of the first author or name of the applicant. The document where the given data are absent shall be deemed invalid.

Compliance of the amount of the paid duty with the established amount shall be determined as of the date of its payment.

12. The duty paid shall not be subject to return, except when its payment is made in the amount exceeding the amount established by the present regulation, or when the action for which the duty was paid has not take place.

In such cases the exceeding amount of the duty paid shall be returned to the applicant upon his/her solicitation and according to the established procedure, or shall be counted as the payment of other duties envisaged by the present Regulation, payment of which is permitted as of the date of filing the solicitation.

Section II Inventions, utility models, industrial designs

№	Purpose of the duty	Amount of the duty in conditional units
1	Filing an application for issuance of a patent, including formal examination: for one invention for a group of inventions, for each invention over one	55 +20
2	Filing a Eurasian application, international application according to the Patent Cooperation Treaty (hereinafter referred to as PCT) and its checking for compliance with the requirements of the experts' examination according to formal signs/features: for one invention for a group of inventions, for each invention over one	55 +20
3	Filing an application for issuance of a patent including conduction of formal: for one utility model for a group of utility models, for each utility model over one	20 +10
4	Filing an application for issuance of a patent, including formal examination: for one version of the industrial design for variants from 2 to 10 for variants over 10	40 +20 +25

The document certifying the duty payment for filing an application for an invention, utility model, and industrial design shall be submitted together with the application or within two months as of the date of filing an application with Kyrgyzpatent. If the given document is submitted after the application is filed, the amount of the duty shall be increased by 20%.

In case the document certifying payment of duty within the fixed two month term is not presented or there is a document, certifying payment of duty at the amount less than the

amount of duty, fixed for filing an application for one invention, one utility model, one variant of industrial design, the application should be considered withdrawn.

If the document certifying payment of the duty in the amount less than the amount of duty established for filing an application for a group of inventions, utility models, variants of industrial design is submitted within the established time, the examination shall be carried out with regard to those inventions, utility models, variants of industrial design, selected by the applicant, or if no choice is made, they are indicated first in the claim of an invention, utility model or in the description of industrial design, and for which the duty has been paid.

№	Purpose of the duty	Amount of the duty in conditional units
5	Claiming the conventional priority upon completion of the terms established by Paris Convention not later than the term stipulated by the legislation	100

The document certifying payment of the duty shall be submitted together with an application claiming a priority.

If the document certifying payment of the duty is not submitted with the application, the priority of the application shall be deemed lost.

№	Purpose of the duty	Amount of the duty in conditional units
6	Conduction of preliminary examination with regard to:	
	One invention, utility model	55
	Groups of inventions, utility models, for each invention, utility model over one	+20
	For each dependent claim over 10	+5
	For each dependent claim over 20	+10
	One variant of industrial design	40
	For each variant of industrial design over one	+20
	For each variant of industrial design over 10-	+20

The document certifying payment of the duty for preliminary examination of the application shall be submitted together with the document, certifying payment of the duty for filing the application.

№	Purpose of the duty	Amount of the duty in conditional units
7	Conduction of ahead of schedule preliminary examination of invention, utility model	160

The document certifying payment of the duty for conduction of preliminary examination ahead of schedule upon the application shall be submitted together with the solicitation to conduct such a preliminary examination.

If the document certifying payment of the duty is not submitted with the given solicitation, the examination shall not be conducted ahead of schedule.

№	Purpose of the duty	Amount of the duty in conditional units
8	Making changes and corrections into the materials of	30

	applications for invention, utility model, industrial design upon initiative of the applicant at the stage of formal, preliminary examination	
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The document certifying payment of the duty shall be submitted together with materials containing changes and corrections.

If the document certifying payment of the duty in the established amount is not submitted together with the materials, changes in considering the application shall not be taken into account.

№	Purpose of the duty	Amount of the duty in conditional units
9	Inclusion of inventions, utility models, points, singled out from the preliminary claim into claim at the preliminary examination stage upon the initiative of the applicant: - additionally per each point, included into the claim	+40

The document certifying payment of the duty shall be submitted together with the materials, containing the modified claim.

In the event of failure to submit the given document together with the indicated materials of the document, certifying payment of the duty according to the established procedure, changes into the formula shall not be taken into account when considering the application.

№	Purpose of the duty	Amount of the duty in conditional units
9-1	Publication of the application for invention earlier than 18 months	40

The document certifying payment of the duty shall be submitted together with the solicitation to publish the application for invention earlier than 18 months.

In case of failure to submit the document certifying payment of the duty together with the solicitation the latter is deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
10	Conduction of examination as for substance regarding:	
	one invention;	200
	group of inventions, for each invention over one	+100
	for each dependent claim over ten	+10
	for each dependent claim over twenty	+15
	one variant of industrial design	150
	for each variant of industrial design over one	+75
	for each variant of industrial design over ten	+160

In the event the application for invention contains an international search report prepared by one of the international search bodies in accordance with the PCT the amount of the given duty shall be reduced by 25%.

In the event the application for invention contains report on international search and conclusion of the international preliminary examination, prepared by one of the international

search bodies in accordance with the PCT the amount of the given duty shall be reduced by 50%.

In the event the application for invention contains expert decision of the Federal Institute of Industrial Property of the Russian Federation (FIIP) on issuance of patent, the amount of the given duty shall be reduced by 75%.

The document, certifying payment of the duty shall be submitted together with the solicitation to conduct examination as to substance.

In the event of failure to submit the document certifying payment of the duty together with the solicitation, the latter shall be deemed not submitted.

In case the amount of the paid duty does not correspond to the established one, the document certifying payment of the duty may be submitted during two months starting from the date of receiving notification on the additional payment required by the person, who filed the given solicitation.

In the event of failure to submit the document certifying additional payment of the duty up to the established amount within two-month period:

solicitation of the applicant to carry out examination as to substance upon the application for one invention shall be deemed not submitted;

examination of the application for a group of inventions, if the given solicitation was filed by the applicant, is carried out regarding those inventions, which have been selected by the applicant or in the absence of such a choice regarding those inventions, which are indicated first in the claim of invention and for which the duty has been paid.

№	Purpose of the duty	Amount of the duty in conditional units
11	Making changes and corrections into the materials of the application for invention upon filing a solicitation for examination as to substance of the application upon the initiative of the applicant	80

The document certifying payment of the duty shall be submitted together with materials containing changes and corrections.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the indicated materials, changes shall not be taken into account during consideration of the application.

№	Purpose of the duty	Amount of the duty in conditional units
12	Inclusion of independent points, singled out of the preliminary claims into the claim of invention upon filing a solicitation for examination as to substance: - additionally for each points singled out into the independent point	+75

The document certifying payment of the duty shall be submitted together with materials, which contain the modified claim.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the indicated materials, changes shall not be taken into account during consideration of the application.

№	Purpose of the duty	Amount of the duty in conditional units
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Modification: of the application for utility model into the application for invention for each invention over one of the application for invention into the application for utility model	50 +10 30
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The document certifying payment of the duty shall be submitted together with the application for modification.

In the event of failure to submit the document certifying payment in the established amount together with the indicated application, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
14	Extension of the term of answer to the request for examination, per each month of the extension: up to 6 months from the date of expiration of the term for submitting the answer from 6 to 12 months from the date of expiration of the term for submitting the answer	40 80

The document, certifying payment of the duty shall be submitted together with the solicitation to extend the established term.

In the event of failure to submit the document certifying payment of the duty or in case of non-compliance of the amount of the established duty, the solicitation shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
15	Filing an objection with the Appeals Council: - against decision of refusal to issue a patent for invention, industrial design, utility model in the result of examination as to form or examination as to substance; - against decision of refusal to issue of a patent for invention, industrial design in the result if examination as to substance; - against issuance of a patent for invention, industrial design, utility model	100 200 300

The document, certifying payment of the duty shall be submitted together with the objection.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the objection, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
16	Restoration of the term established by the legislation and missed by the applicant, per each month of the expiration of time-limit: up to 6 months from the date of expiration of the established term	75

- submitting additional materials, corrected or missing documents upon request during examination as to form;	75
- answer for notification concerning infringement of unity of invention in application; - submitting additional materials on request during preliminary examination or examination as to substance;	75
- filing with the Board of Appeals objection against decision of refusal to issue of a patent for invention, industrial design, utility model in the course of formal or preliminary examination or examination as to substance;	75
- from 6 to 12 months from the date of expiration of the established term	160

The document certifying payment of the duty shall be submitted together with the solicitation for restoration of the missed term, which is to be submitted by the applicant not later than 12 months from the date of expiration of the missed term.

In the event of failure to submit the document certifying payment of the duty in the established amount, the solicitation shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
17	Registration: inventions and issuance of a patent for invention, publication of a description thereto consisting of not more than 35 pages, including claims, drawings, abstracts and other materials	120
	For each page over 35	+10
	Utility model and issuance of a patent for a utility model, publication of a description thereto consisting of not more than 35 pages, including claims, drawings, abstract and other materials	80
	Per each page over 35 Industrial design and issuance of a patent for industrial design, publication of a description thereto consisting of not more than 35 pages, including list of substantial features and other materials	+10
	Per each page over 35	120
		+10

The document certifying payment of the duty shall be submitted during 2 months from the date of receiving the decision on issuance of a patent.

The document certifying payment of the duty may be submitted during three month from the date of expiration of the given two-month period. In this case the amount of the duty shall be increased by 50%.

In the exceptional cases according to the decision of Kyrgyzpatent the given three-month period of the duty payment may be extended for six months from the date of expiration of three-month period, indicated in part 3 of the present paragraph, provided that the duty is paid in two-fold amount as of the amount of the duty stipulated in part 3 of the present paragraph.

In the event of failure to pay the duty stipulated by parts 1, 3, 4 of the present paragraph, the decision to issue a patent, shall be annulled.

In the event of failure to submit the document certifying payment of the duty in the established amount within the indicated period of time, registration, publication of an invention, utility model, industrial design and issuance of a patent, certificate shall not take place.

The document certifying payment of the additional duty shall be submitted within 2 months starting from the date of receiving the notification on payment of the additional duty by the applicant.

In the event of failure to submit the document certifying payment of the additional duty in the established amount within the given term, publication of descriptions consisting of over 35 pages shall not take place.

№	Purpose of the duty	Amount of the duty in conditional units
18	Issuance of a patent of the Kyrgyz Republic for an invention, industrial design upon solicitation for re-registration of the USSR author's certificate for inventions, the USSR certificates for industrial designs, current patents of the USSR for these industrial property subject-matters	160

The document certifying payment of the duty shall be submitted simultaneously with the solicitation on re-registration.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the solicitation, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
19	Preparation and issuance of an excerpt from the State Registers	50

The document certifying payment of the duty shall be submitted together with the request for issuance of the excerpt.

In the event of failure to submit the document certifying payment of the duty in the established amount the application shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
20	Issuance of a copy of a patent for invention, industrial design, utility model, publication of data on such issuance	200

The document certifying payment of the duty shall be submitted together with the application on issuance of a copy and publication of data on such issuance.

In the event of failure to submit the document certifying payment of the duty in the established amount, the application shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
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21	Familiarization with materials of the application after publication of data on issuance of a patent	75
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The document certifying payment of the duty shall be submitted simultaneously with the application for familiarization.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the application, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
22	Making changes into data on issued patent for an invention, industrial design, utility model to the State Register upon the initiative of an author, owner of a patent	100

The document certifying payment of the duty shall be submitted simultaneously with the solicitation to introduce changes.

In the event of failure to submit the document certifying payment of the duty together with the solicitation, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
23	Registration of the licensing agreement and Making changes into the State Register and patent: to one patent for invention, industrial design, utility model to several patents, certificates for each over one	100 +50
24	Registration of the agreement on assignment of a patent for invention, industrial design, utility model, for each patent stipulated by the agreement and making changes into the State Register and the patent	150
25	Making changes into the registered licensing agreement, agreement on assignment of a patent for invention, industrial design, utility model	50
26	Registration of the agreement on re-assignment of the right to receive patent, certificate, filed within the period starting from the date of filing the application till the date of registration of invention, utility model, industrial design	50
27	Filing the application for granting an open license and publication of data on such an application	50
28	Registration of the licensing agreement, agreement on assignment: - technology, know-how, franchise, engineering, leasing - Franchising, per each object indicated in the	100

The document certifying payment of the duty for actions, indicated in paragraphs 23, 24, 25, 26, 27, 28, shall be submitted with the corresponding application on registration of the relevant agreement.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the application, registration of the agreement, re-assignment of right to receive a patent, publication of the application for granting an open license, making changes into the registered agreement or agreement on assignment shall not take place.

№	Purpose of the duty	Amount of the duty in conditional units
29	Extension of the term of the applicant's answer to the request regarding examination of the agreement, per each month of extension	50

The document certifying payment of the duty shall be submitted together with the solicitation on extension of the established term.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the solicitation, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
30	Keeping in force of a patent for an invention of the Kyrgyz Republic and Eurasian patent relatively the Kyrgyz Republic per each year of validity term:	
	For the 3rd year	120
	For the 4th	150
	For the 5th	180
	For the 6th	200
	For the 7th	240
	For the 8th	300
	For the 9th	360
	For the 10th	360
	For the 11th	480
	For the 12th	480
	For the 13th	720
	For the 14th	720
	For the 15th	720
	For the 16th	840
	For the 17th	840
	For the 18th	840
	For the 19th	960
	For the 20th	960
30-1	Keeping in force of a patent for an invention of the Kyrgyz Republic issued under the applicant's responsibility per each year of validity term:	
	For the 3rd year	60
	For the 4th	75
	For the 5th	90
	For the 6 th	100

	For the 7th	120
	For the 8th	150
	For the 9th	180
	For the 10th	180
	For the 11th	240
	For the 12th	240
	For the 13th	360
	For the 14th	360
	For the 15th	360
	For the 16th	420
	For the 17th	420
	For the 18th	420
	For the 19th	480
	For the 20th	480
31	Keeping in force of a patent for an invention of the Kyrgyz Republic related to pharmaceuticals, per each year of validity term:	
	For the 21st year	1000
	For the 22nd year	1050
	For the 23rd	1100
	For the 24th	1150
	For the 25th	1200
31-1	Keeping in force of a patent for an invention of the Kyrgyz Republic related to pharmaceuticals under the applicant's responsibility, per each year of validity term:	
	For the 21st year	500
	For the 22nd	525
	For the 23rd	550
	For the 24 th	575
	For the 25th	600
32	Keeping in force of a patent for a utility model, per each year of the validity term:	
	For the 1st	40
	For the 2nd	50
	For the 3rd	60
	For the 4th year	60
	For the 5th	80
	For the 6th	100
	For the 7th	100
	For the 8th	120
33	Keeping in force of a patent for an industrial design, per each year of validity term:	
	For the 3rd year	70
	For the 4th year	80
	For the 5 th	90
	For the 6th	100
	For the 7 th	125
	For the 8 th	150
	For the 9th	175

	For the 10 th	200
	For the 11 th	250
	For the 12 th	300
	For the 13 th	375
	For the 14th	400
	For the 15th	450
33-1	Keeping in force of a patent for an industrial design, issued under the applicant's responsibility, per each year of validity term:	
	For the 3rd year	50
	For the 4th year	60
	For the 5th	70
	For the 6th	80
	For the 7th	100
	For the 8th	120
	For the 9th	140
	For the 10th	160
	For the 11th	180
	For the 12th	200
	For the 13th	250
	For the 14th	300
	For the 15th	350

For keeping in force of a patent for an invention, industrial design, except the titles of protection issued in the course of re-registration, the duty shall be charged starting from the 3rd year of its validity term, counting from the date of filing the application for an invention, industrial design with Kyrgyzpatent.

For keeping in force a patent for an invention, industrial design, issued upon a solicitation on re-registration of the applications for inventions, industrial designs, filed with patent agency of any of the states-members of Paris Convention for the Protection of Industrial Property, including the applications filed with the State Patent Agency of the USSR or Rospatent (All-Union Scientific Research Institute of State Patent Examination - ASRISPE), upon which filing has not been completed, the duty shall be charged starting from the third year, counting from the date of filing the solicitation on issuance of protected document with Kyrgyzpatent.

For keeping in force of a patent for an invention, industrial design issued upon a solicitation for re-registration of the current USSR patents, the USSR author's certificates, the USSR certificates, patents for inventions issued upon a solicitation on re-registration of applications for inventions filed to the ASRISPE till August 2, 1993, upon which the expert decisions on granting of title of protection were made, the duty shall be charged starting from the year of the validity term of the patent, following the date of filing the solicitation on re-registration with Kyrgyzpatent. The corresponding year for which the duty is to be paid shall be determined upon the date of filing the application to the ASRISPE, and the beginning of the year, i.e. its date and month shall be determined according to the date and month of filing the solicitation on re-registration with Kyrgyzpatent.

For keeping in force of a patent for utility model in force the duty shall be charged starting from the first year of its validity term, counting from the date of filing the application for a utility model with Kyrgyzpatent.

The document certifying payment of the duty for the first year of the validity term of a patent shall be submitted together with the document certifying payment of the duty for its issuance.

The document certifying payment of the duty for each following year of the validity term of a patent for an invention, industrial design, utility model shall be submitted during the last two months of the current year of the validity term of the given title of protection.

The document certifying payment of the duty for any year of the validity term of a patent may be submitted during 6 months from the expiry date of the established term. In this case the amount of the duty shall be increased by 50%.

In exclusive cases upon the decision of Kyrgyzpatent the term of payment of the duty for keeping a patent in force may be extended for one year from the date of expiration of six-month term indicated in para 8 of the present point provided the duty is paid in two-fold amount of the amount of the duty indicated in para first of the present point.

If the duty envisaged by Part I, 8, 9, of the present point is not paid, the title of protection becomes ineffective.

Upon application of a patent owner on granting any person the right to use the invention, utility model, industrial design (open license), the amount of the duty for keeping a title of protection in force shall be decreased by 50% starting from the year following the year of publication of data about such an application according to the established procedure.

Section III Trademarks, service marks and appellations of origin

№	Purpose of the duty	Amount of the duty in conditional units
1	Filing an application for registration of a trademark, service mark (hereinafter referred to as the application for trademark) and conduction of a preliminary examination: for one class of International Classification of Goods and Services for Registration of Marks (ICGS) for each class of ICGS over one for one class of ICGS of the collective mark for each class of ICGS of the collective mark over one	100 +50 300 +100
2	Filing an application for registration and granting the right to use the appellation of origin, applications for granting the right to use the registered appellation of origin (hereinafter referred to as - the application for appellations of origin) and conduction of a preliminary examination	150
3	Conduction of an examination of the designation applied: for one class of ICGS for each class of ICGS over one for one class of ICGS of the collective mark for each class of ICGS of the collective mark over one appellation of origin	265 +125 500 +125 250

The document certifying payment of the duty for filing an application, conduction of a preliminary examination, examination of the filed designation shall be submitted together with the application or during 2 months from the date of filing the application with Kyrgyzpatent. If the given document is submitted after the application is filed, the amount of the duty shall be increased by 20%.

In the event of failure to submit the document certifying payment of the duty within the two-month period, or if the document certifying payment of the duty in the amount less than the amount of the duty established for filing and conducting examination of the application

for registration of trademark for one class of ICGS, the application shall be deemed not submitted.

If the document certifying payment of the duty in the amount less than the amount of the duty established for filing and conducting of examination of an application for registration of a trademark for several classes of ICGS is submitted within a two-month period, the applicant shall be granted the right to make additional payment of the duty up to the established amount during two months starting from the date of receiving the notification on additional payment.

In the event of failure to submit the document certifying an additional payment of the duty within a two-month period, examination of the designation filed shall be conducted only with regards of those classes of ICGS, which have been selected by the applicant, or in the event of absence of such a selection, of those which are indicated first and for which duty has been paid.

No	Purpose of the duty	Amount of the duty in conditional units
4	Ahead of schedule conduction of: - Preliminary examination of a trademark - Examination of the designation indicated in the application	150 400

The document certifying payment of the duty shall be submitted together with the solicitation to conduct examination ahead of schedule.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the solicitation, the latter shall be deemed not submitted.

No	Purpose of the duty	Amount of the duty in conditional units
5	Introduction of corrections, additions and changes into materials of the application for a trademark and the application for appellation of origin at the stage of examination, which did not change the essence of the application upon the initiative of the applicant	100

The document certifying payment of the duty shall be submitted together with the modified and corrected materials.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the solicitation, the latter shall be deemed not submitted.

No	Purpose of the duty	Amount of the duty in conditional units
6	Extension of the term of answer to the request of the examination regarding the application for a trademark, regarding application for appellation of origin per each month	75

The document certifying payment of the duty shall be submitted together with the solicitation to extend the established term.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the solicitation, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
7	Filing an objection with the Appeals Council: - against refusal to consider an application for Trademark upon results of preliminary examination - against refusal to consider an application for appellation of origin upon results of preliminary examination; - against decision on trademark application adopted in examination of designation applied; - against decision on application of appellation of origin adopted in examination of designation applied; - against registration of a trademark - against registration of an appellation of origin and granting of a certificate for the right to use appellation of origin - against cessation of registration validity of an appellation of origin and granting of a certificate for the right to use appellation of origin	250 150 400 300 500 400 400

The document certifying payment of the duty shall be submitted together with the objection.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the objection, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
8	Restoration of the term established by the legislation and missed by the applicant: - submission of additional modified materials or missing documents upon request in the process of preliminary examination of the application for a trademark, application for an appellation of places of origin of goods - submission of additional materials upon request for examination of the filed designation - request of copies of materials, indicated in the decision on examination - filing objections with the Appeals Council against the decision taken in the result of the preliminary examination - filing objections with the Appeals Council against the decision taken in the result of the examination of the designation indicated in the application	200 200 200 200 200

The document certifying payment of the duty shall be submitted together with the solicitation on restoration of the missed term.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the solicitation, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
9	Registration, publication and issuance of a certificate for: a trademark in black and white a trademark in colors a collective mark in black and white collective mark in colors Issuance of a certificate for the right to use the appellation of origin	265 300 500 550 250

The document certifying payment of the duty shall be submitted during two months starting from the date of receiving results of the experts' examination on registration of the object.

The document certifying payment of the duty may be submitted during three months from the date of expiration of the indicated two-month period. In this case the amount of the duty shall be increased by 50%.

In the event of failure to submit the document certifying payment of the duty in the established amount during five-month period, registration and publication of trademark, issuance of a certificate for a trademark and the right to use an appellations of origin shall not take place.

№	Purpose of the duty	Amount of the duty in conditional units
10	Preparation and issuance of an excerpt from the State Registers	50

The document certifying payment of the duty shall be submitted together with the application on issuance of excerpts.

In the event of failure to submit the document certifying payment of the duty in the established amount, the application shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
11	Issuance of a copy of the certificate for a trademark, right to use appellations of origin, publications of data on the given issuance	200

The document certifying payment of the duty shall be submitted together with the application on issuance of a copy and publication of data about the given issuance.

In the event of failure to submit the document certifying payment of the duty in the established amount, the application shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
12	Introduction of changes and corrections into the State Register of trademarks and service marks, and into the State Register of appellations of origin as well as into the certificate for the right to use appellations of origin upon the initiative of the owner	150

The document certifying payment of the duty for introducing changes shall be submitted together with the application for introducing changes.

In the event of failure to submit the document certifying payment of the duty in the established amount, the changes shall not be introduced into the corresponding State Register and the certificate.

№	Purpose of the duty	Amount of the duty in conditional units
13	Registration of a licensing agreement and introduction of changes in the State Register and the certificate: for one trademark for several trademarks per each trademark stipulated by the agreement over one	300 +200
14	Registration of an agreement on assignment of a trademark, service mark for each trademark and service mark stipulated by the agreement and introduction of changes into the State Register and the certificate	300
15	Introduction of changes into the registered licensing agreement, agreement on assignment of a trademark	100

The document certifying payment of the duty shall be submitted together with the application for registering the relevant agreement.

In the event of failure to submit the document certifying payment of the duty in established amount together with the application, registration of the licensing agreement, agreement on assignment of a trademark, as well as registration of changes shall not take place.

№	Purpose of the duty	Amount of the duty in conditional units
16	Extension of the term of the applicant's answer to the request for examination of the agreement for each month of the extension	75

The document certifying payment of the duty shall be submitted together with the solicitation to extend the established term.

In the event of failure to submit payment of the duty in the established amount together with the solicitation, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
17	Extension of the validity term of the registration:	

	of a trademark	400
	of a collective mark	800
	Extension of the validity term of a certificate for the right to use the appellation of origin	400

The document certifying payment of the duty shall be submitted together with the application to extend the given term.

In the event of the failure to submit the document certifying payment of the duty together with the application, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
18	Granting a six-month period for extension of the expired term of registration:	
	of a trademark	250
	of a collective mark	400
	of a certificate for the right to use appellation of origin	250

The document certifying payment of the duty may be submitted together with the solicitation during six-month period starting from the expiry date of the last-year term of registration.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the solicitation, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
19	For filing an application for registration of a trademark and conduction of preliminary examination in accordance with provisions of Madrid Agreement on International Registration of Marks	50

The document certifying payment of the duty for filing an application and preliminar examination shall be submitted together with the application.

№	Purpose of the duty	Amount of the duty in conditional units
20	For filing an objection against the preliminary decision of the examination to reject registration of trademark according to the procedure of Madrid Agreement on International Registration of Marks	100

The document certifying payment of the duty shall be submitted together with the objection.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the objection, the latter shall be deemed not submitted.

№	Purpose of the duty	Amount of the duty in conditional units
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21	For the extension of the term of filing an application for preliminary decision of the examination to reject the registration of the mark according to the procedure of Madrid Agreement on International Registration of Marks	100
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The document certifying payment of the duty shall be submitted together with the solicitation to extend the given term.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the solicitation, the latter shall be deemed not submitted.

22. For filing to the Appellation Board an application regarding recognition of a trademark as generally known or in the event of the well known status loss by the generally known trademark, the duty is collected in amount provided by the point 7 of the Part III of the present Regulation for objection submitting against a trademark registration.

The document certifying payment of the duty shall be submitted together with the application.

In the event of failure to submit the document certifying payment of the duty in the established amount together with the application, the objection shall be deemed not submitted.

Section IV Other duties

№	Purpose of the duty	Amount of the duty in conditional units
1	Information search conducting on the application for:	
	- invention	100
	- utility model	30
	- industrial design	50

The document certifying payment of the duty shall be submitted together with the solicitation for information search conducting.

№	Purpose of the duty	Amount of the duty in conditional units
2	Mailing:	
	Eurasian application to the Eurasian Patent Office	30
	International application under PCT Treaty	100
	Materials of an application to the European Patent Office	100
	Materials of an application to FIPS	30
	Materials of an application for international registration of trademarks into the International Bureau of the World Intellectual Property Organization (WIPO)	100

The document certifying payment of the duty shall be submitted together with the application for mailing.

№	Purpose of the duty	Amount of the duty in
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		conditional units
3	Preparation and issuance of a priority document	20

The document certifying payment of the duty shall be submitted together with the solicitation on granting priority document.

№	Purpose of the duty	Amount of the duty in conditional units
4	Filing various types of solicitations and applications	20
5	Attestation and registration of patent attorneys:	
	- attestation of candidates to patent attorneys	50
	- repeated attestation of patent attorneys	100
	- appeal to Attestation commission decision	100
	- repeated examination	75
	- registration of a patent attorney and granting of certificate	50
	- amendments and additions inserting to the State Register of patent attorneys of the Kyrgyz Republic and to certificate of a patent attorney	50