# Innovation Science and Economic Development Canada (ISED)

**Fees Report** 

Fiscal year 2018 to 2019

The Honourable Navdeep Bains, P.C., M.P. Minister of Innovation, Science and Industry

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## Minister's message



The Honourable
Navdeep Bains,
Minister of Innovation,
Science and Industry

On behalf of Innovation Science and Economic Development Canada (ISED), I am pleased to present our report on fees for fiscal year 2018 to 2019, my organization's second annual report under the *Service Fees Act*.

The act provides a modern legislative framework that enables cost-effective delivery of services and, through better reporting to Parliament, improves transparency and oversight.

Last year, a detailed listing of individual fees under the department's authority, along with anticipated increases, was added to the reporting requirements.

This year's report provides more detail on each fee, such as the type and rate of adjustment, the service standard and the performance result. This information provides additional context on each fee, in the spirit of open and transparent fee management.

I welcome the increased transparency and oversight that the Service Fees Act's reporting regime embodies. I will continue to lead my department's transition to this modern framework.

## About this report

This report, which is tabled under section 20 of the *Service Fees Act*<sup>ii</sup> and section 4.2.8 of the *Directive on Charging and Special Financial Authorities*, contains information about the fees that Innovation Science and Economic Development Canada (ISED) had the authority to charge in the 2018 to 2019 fiscal year.

This report contains information about all fees that are under ISED's authority, even if some or all of the fees are collected by another department.

The information reported includes fees that:

- fall under the Service Fees Act
- are exempt from the Service Fees Act

The information covers fees set by:

- contract
- market-base, auction or both
- act, regulation or fees notice

For fees set by the following mechanisms, the report provides totals only:

- contract
- market-base, auction or both

For fees set by act, regulation or fees notice, the report provides totals for fee groupings, as well as detailed information for each individual fee.

Although the fees charged by ISED under the *Access to Information Act* are subject to the *Service Fees Act*, they are not included in this report. Information on ISED's access to information fees for fiscal year 2018 to 2019 can be found in our access to information report, which is posted on the Access to Information and Privacy (ATIP) Services website.<sup>iii</sup>

### Remissions

A remission is a partial or full return of a fee to a fee payer who paid for a service for which a department deemed that the service standard was not met.

Under the *Service Fees Act*, departments must develop policies for determining whether a service standard has been met and for determining how much of a fee will be remitted to a fee payer. This requirement does not take effect until April 1, 2020. This report therefore includes **only** those remissions issued under ISED's enabling legislation. It does not include remissions issued under the *Service Fees Act*.

# Overall totals, by fee type

The following table presents the total revenue, cost and remissions for all fees that ISED had the authority to charge in fiscal year 2018 to 2019, by fee type.

#### Overall totals for fiscal year 2018 to 2019, by fee type

Fee type	Revenue (\$)	Cost (\$)	Remissions (\$)
Fees set by contract	2,039,380	2,238,269	Remissions do not apply to fees set by contract.
Fees set by market base, auction or both	77,934,857	49,514,450	Remissions do not apply to fees set by market base, auction or both.
Fees set by act, regulation or fees notice	583,941,009	325,486,826	0
Total	663,915,246	377,239,545	0

# Totals for fees set by act, regulation or fees notice, by fee grouping

The following tables present, for each fee grouping, the total revenue, cost and remissions for all fees that ISED had the authority to charge in fiscal year 2018 to 2019 that are set by any of the following:

- act
- regulation
- fees notice

A fee grouping is a grouping of all of the fees that a department has the authority to charge for activities relating to a single business line, directorate or program.

#### Competition Law Enforcement and Promotion: totals for fiscal year 2018 to 2019

Fee grouping	Competition Law Enforcement and Promotion	
Revenue (\$)	Cost (\$)	Remissions (\$)
14,511,300	24,012,887	0

#### Federal Incorporation: totals for fiscal year 2018 to 2019

Fee grouping	Federal Incorporation	
Revenue (\$)	Cost (\$)	Remissions (\$)
19,098,789	15,438,265	0

#### Insolvency: totals for fiscal year 2018 to 2019

Fee grouping	Insolvency	
Revenue (\$)	Cost (\$)	Remissions (\$)
24,238,506	23,574,282	0

#### Intellectual Property: totals for fiscal year 2018 to 2019

Fee grouping	Intellectual Property	
Revenue (\$)	Cost (\$)	Remissions (\$)
156,071,851	160,746,664	0

#### Spectrum and Telecommunications: totals for fiscal year 2018 to 2019

Fee grouping	Spectrum and Telecommunications	
Revenue (\$)	Cost (\$)	Remissions (\$)
300,686,179	95,032,355	0

#### Support and Financing for Small Business: totals for fiscal year 2018 to 2019

Fee grouping	Support and Financing for Small Business	
Revenue (\$)	Cost (\$)	Remissions (\$)
69,032,188	4,145,950	0

#### Trade Measurement: totals for fiscal year 2018 to 2019

Fee grouping	Trade Measurement	
Revenue (\$)	Cost (\$)	Remissions (\$)
602,196	2,536,423	0

# Details on each fee set by act, regulation or fees notice

This section provides detailed information on each fee that ISED had the authority to charge in fiscal year 2018 to 2019 and that was set by any of the following:

- act
- regulation
- fees notice

Fee grouping	Competition Law Enforcement and Promotion
Fee grouping  Fee	CA Identification Numbers  Merger Notification Filings and ARC Requests: Non-complex  Merger Notification Filings and ARC Requests: Complex  Written opinions for sections 45-49, 79, and 90.1: Non-complex  Written opinions for sections 45-49, 79, and 90.1: Complex  Written opinions for sections 52, 52.01, 52.1, 53, 54, 55, 55.1,  74.01(1)(a), 74.01(1)(c), 74.01(2), 74.01(3),74.011, 74.02, 74.04,  74.05, and 74.06: Non-complex  Written opinions for sections 52, 52.01, 52.1, 53, 54, 55, 55.1,  74.01(1)(a), 74.01(1)(c), 74.01(2), 74.01(3),74.011, 74.02, 74.04,  74.05, and 74.06: Complex  Written opinions for Part IX: Non-complex
	Written opinions for Part IX: Complex Written Opinions with respect to any other provision: Non-Complex Written Opinions with respect to any other provision: Complex
Fee-setting authority	<ul> <li>Sections 18, 19, and 20 of the Department of Industry Act<sup>v</sup></li> <li>Sections 18(1) and 20(1) of the Department of Industry Act Competition Bureau Fees and Service Standards Policy for Mergers and Merger-Related Matters<sup>v</sup></li> <li>Section 12 of the Textile Labelling and Advertising Regulations<sup>vi</sup></li> </ul>
Year introduced	1972 – 1997
Last year fee-setting authority was amended	1986 – 2018

Fee type	Services
Fee amount (\$)	100 – 72,000
Total fee revenue (\$)	14,511,300
Adjustment type	Section 17 of the Service Fees Act (Consumer Price Index)  Or      Exempt
Adjustment rate	• 2.0
(% or formula)	Or
	Exempt
2020 to 2021 fee amount (\$)	100 – 75,055.68
Future fee-adjusted amount (\$)	Not applicable
Adjustment date	The adjustment date for fees to be adjusted under this fee grouping: April 1, 2020
Fee-adjustment authority	Service Fees Act
Service standard	The service standards are 5 business days for an online application and 20 business days for an application by mail.
	14 calendar days, commencing the day a complete notification or ARC request is received by the Commissioner, assuming sufficient information is provided with the notification or ARC request to assign complexity.
	45 days, except where a Supplementary Information Request is issued, in which case it is an additional 30 days.
	6 weeks, contingent upon cooperation by the applicant. The service standard represents the maximum amount of time within which the Bureau will provide a response.
	10 weeks, contingent upon cooperation by the applicant. The service standard represents the maximum amount of time within which the Bureau will provide a response.
	2 weeks, contingent upon cooperation by the applicant. The service standard represents the maximum amount of time within which the Bureau will provide a response.
	6 weeks, contingent upon cooperation by the applicant. The service standard represents the maximum amount of time within which the Bureau will provide a response.
	14 calendar days, commencing the day on which sufficient information has been received by the Commissioner to assign complexity.
	28 calendar days, commencing the day on which sufficient information has been received by the Commissioner to assign complexity.

	4 weeks, contingent upon cooperation by the applicant. The service standard represents the maximum amount of time within which the Bureau will provide a response.
	8 weeks, contingent upon cooperation by the applicant. The service standard represents the maximum amount of time within which the Bureau will provide a response.
Performance result	Service standard met for an average of 98.7 % of service(s) provided.

Fee grouping	Federal Incorporation
Fee	Issuance of articles of incorporation - Online : Business
	Examination of articles of incorporation - Online : Not-for-profit
	Issuance of arrangement certificates : Business
	Issuance of amendment certificates : Business
	Issuance of corrected certificates : Business
	Examination of articles for arrangement certificates: Not-for-profit
	Examination of articles for amendment certificates: Not-for-profit
	Examination of articles for correction certificates: Not-for-profit
	Issuance of post-incorporation certificates - Arrangement : Cooperatives
	Issuance of amendment certificates (under directions given by a court) : Cooperatives
	Issuance of amendment certificates (other than under directions given by a court) : Cooperatives
	Issuance of corrected certificates : Cooperatives
	Issuance of amalgamation certificates : Cooperatives
	Issuance of continuance certificates : Cooperatives
	Issuance of a letter of satisfaction : Cooperatives
	Issuance of revival certificates : Cooperatives
	Issuance of incorporation certificates - Paper : Business
	Examination of articles of incorporation - Paper : Not-for-profit
	Issuance of incorporation certificates : Cooperatives
	Examination of exemption requests (financial statements): Business
	Examination of exemption requests (other than financial statements): Business
	Examination of exemption requests : Not-for-profit
	Examination of exemption requests - other than omitting information from financial statements: Cooperatives
	Examination of exemption requests - omitting information from financial statements : Cooperatives
	Issuance of restated certificates : Business
	Examination of restated articles : Not-for-profit
	Issuance of restated certificates : Cooperatives

Issuance of certificates to revoke intentions to dissolve: Business

Examination of requests to revoke intentions to dissolve: Not-for-profit

Issuance of intentions to dissolve certificates : Cooperatives

Examination of annual return - Paper : Business

Examination of annual return - Paper: Not-for-profit

Examination of annual return : Cooperatives

Examination of annual return - Online : Business

Examination of annual return - Online: Not-for-profit

Provision of certified copies of documents: Business

Provision of certified copies of documents: Not-for-profit

Provision of certified copies of documents: Cooperatives

Examination of request for certificate of compliance or existence :

Cooperatives

Certificate of compliance or existence: Business

Certificate of compliance or existence: Not-for-profit

Provision of uncertified copies of documents: Business

Provision of copies of uncertified documents: Not-for-profit

Provision of uncertified copies of documents: Cooperatives

Examination of articles of revival: Not-for-profit

Examination of articles of amalgamation: Not-for-profit

Examination of articles of continuance: Not-for-profit

Examination of requests of letters of satisfaction: Not-for-profit

Issuance of amalgamation certificates: Business

Issuance of continuance certificates: Business

Issuance of letters of satisfaction: Business

Issuance of revival certificates: Business

Examination of articles of incorporation - Online: Business

Examination of articles of incorporation - Online : Not-for-profit

Examination of articles for arrangement certificates: Business

Examination of articles for amendment certificates - Online : Business

Examination of articles for amendment certificates - Paper : Business

Examination of articles for corrections certificates : Business

Examination of articles for arrangement certificates: Not-for-profit

Examination of articles for amendment certificates - Online : Not-for-

profit

Examination of articles for amendment certificates - Paper : Not-for-

profit

Examination of articles for cancelled certificates: Cooperatives

Examination of articles for cancelled certificates: Not-for-profit

Examination of articles for correction certificates: Not-for-profit

Examination of articles for arrangement certificates: Cooperatives

Examination of articles for amendment or reorganization certificates: Cooperatives

Examination of articles for correction certificates: Cooperatives Examination of articles of amalgamation - Paper : Business

Examination of articles of amalgamation - Online : Business

Examination for cancelled certificates: Business

Examination of articles of continuance - Paper : Business Examination of articles of continuance - Online: Business

Issuance of letters of satisfaction - Online: Business

Issuance of letters of satisfaction - Paper : Business Examination of articles of revival - Online: Business

Examination of articles of revival - Paper : Business

Examination of articles of incorporation - Paper : Business

Examination of articles of incorporation - Paper: Not-for-profit

Examination of articles of amalgamation - Online: Not-for-profit

Examination of articles of amalgamation - Paper : Not-for-profit

Examination of articles of continuance - Paper : Not-for-profit

Examination of articles of continuance: Cooperatives

Examination of articles of continuance and amalgamation: Cooperatives

Examination of articles of continuance - Online: Not-for-profit

Examination of articles of amalgamation: Cooperatives

Examination of articles of revival: Cooperatives

Examination for letters of satisfaction - Paper: Not-for-profit

Examination for letters of satisfaction - Online : Not-for-profit

Examination of articles of revival - Paper: Not-for-profit

Examination for letters of satisfaction: Cooperatives

Examination of articles of revival - Online: Not-for-profit

Expedited examination of documents - Not-for-profit

Examination of articles of incorporation: Cooperatives

Examination of exemption requests: Business

Examination of exemption requests: Not-for-profit

Examination of exemption requests: Cooperatives

Examination of restated articles: Business

Examination of restated articles: Not-for-profit

Examination of restated articles: Cooperatives

Examination of requests to revoke intentions to dissolve:

Cooperatives

Examination of requests to revoke intentions to dissolve - Online :

**Business** 

Examination of requests to revoke intentions to dissolve - Paper :

**Business** 

	Examination of requests to revoke intentions to dissolve - Online : Not- for-profit
	Examination of requests to revoke intentions to dissolve - Paper : Not-for-profit
	Examination of annual return - Paper : Business
	Examination of annual return - Paper : Not-for-profit
	Examination of annual return : Cooperatives
	Examination of annual return - Online : Business
	Examination of annual return - Online : Not-for-profit
	Provision of certified copies of documents - Online : Business
	Provision of certified copies of documents - Paper : Business
	Provision of certified copies of documents - Online : Not-for-profit
	Provision of certified copies of documents - Paper : Not-for-profit
	Provision of certified copies of documents - Online : Cooperatives
	Provision of certified copies of documents - Paper : Cooperatives
	Examination of request for certificate of compliance or existence : Cooperatives
	Certificate of compliance or existence - Online : Business
	Certificate of compliance or existence - Paper : Business
	Certificate of compliance or existence - Online : Not-for-profit
	Certificate of compliance or existence - Paper : Not-for-profit
	Provision of uncertified copies of documents (if not online service): Business
	Provision of uncertified copies of documents (if not online): Not-for-profit
	Provision of uncertified copies of documents (not online) - Cooperatives
	Expedited examination of documents - Business
Fee-setting authority	<ul> <li>Canada Business Corporations Act<sup>vii</sup> (CBCA) Canada Business Corporations Regulations<sup>viii</sup>, 2001 - SOR/2001-512</li> <li>Canada Not-for-profit Corporations Act<sup>ix</sup> (NFP Act) Canada Not-for-profit Corporations Regulations<sup>x</sup> - SOR/2011-223</li> <li>Canada Cooperatives Act<sup>xi</sup> (Coop Act) Canada Cooperatives Regulations<sup>xii</sup> - SOR/99-256</li> </ul>
Year introduced	2001 – 2019
Last year fee-setting authority was amended	2019
Fee type	Services
Fee amount (\$)	1 – 500
Total fee revenue (\$)	19,098,789

Adjustment type	Periodic Or
	Exempt
Adjustment rate (% or formula)	• 1.0 Or • Exempt
2020 to 2021 fee amount (\$)	0 – 500
Future fee-adjusted amount (\$)	0 – 505
Adjustment date	The adjustment date for fees to be adjusted under this fee grouping: April 1, 2024
Fee-adjustment authority	<ul> <li>Canada Business Corporations Regulations, 2001</li> <li>Canada Not-for-profit Corporations Regulations</li> <li>Canada Cooperatives Regulations</li> </ul>
Service standard	Issuance of articles of incorporation under the CBCA received online are processed within 1 business day
	Examination of articles of incorporation under the NFP Act received online are processed within 1 business day
	Issuance of arrangement certificates under the CBCA are processed within 5 business days
	Issuance of amendment certificates under the CBCA received online are processed within 1 business day
	Issuance of amendment certificates under the CBCA received via paper are processed within 5 business days
	Issuance of corrected certificates under the CBCA received are processed within 20 business days
	Examination of articles for arrangement certificates for Arrangements under the NFP Act are processed within 5 business days
	Examination of articles for amendment certificates received online under the NFP Act are processed within 1 business day
	Examination of articles for amendment certificates received via paper under the NFP Act are processed within 5 business days
	Examination of articles for correction certificates under the NFP Act are processed within 20 business days
	Issuance of post-incorporation certificates for Arrangements under the Coop Act are processed within 5 business days
	Issuance of amendment certificates under the Coop Act received are processed within 5 business days
	Issuance of corrected certificates under the Coop Act received are processed within 20 business days
	Issuance of amalgamation certificates under the Coop Act received are processed within 5 business days
	Issuance of continuance certificates under the Coop Act received are processed within 5 business days

Issuance of letters of satisfaction under the Coop Act received are processed within 5 business days

Issuance of revival certificates under the Coop Act received are processed within 5 business days

Issuance of incorporation certificates under the CBCA received via paper are processed within 5 business days

Examination of articles of incorporation under the NFP Act received via paper are processed within 5 business days

Issuance of incorporation certificates under the Coop Act received are processed within 5 business days

Examination of exemption requests (financial statements under the CBCA are processed within 30 business days

Examination of exemption requests (other than financial statements) under the CBCA are processed within 30 business days

Examination of exemption requests under the NFP Act are processed within 30 business days

Examination of exemption requests (other than omitting information from financial statements) under the Coop Act are processed within 30 business days

Examination of exemption requests (omitting information from financial statements) under the Coop Act are processed within 30 business days

Issuance of restated certificates under the CBCA are processed within 5 business days

Examination of restated articles under the NFP Act are processed within 5 business days

Issuance of restated certificates under the Coop Act are processed within 5 business days

Issuance of certificates to revoke intentions to dissolve under the CBCA received online are processed within 1 business day

Issuance of certificates to revoke intentions to dissolve under the CBCA received via paper are processed within 5 business days

Examination of requests to revoke intentions to dissolve under the NFP Act are processed within 5 business days

Issuance of intentions to dissolve certificates under the Coop Act are processed within 5 business days

Examination of annual return under the CBCA received via paper are processed within 5 business days

Examination of annual return under the NFP Act received via paper are processed within 5 business days

Examination of annual return under the Coop Act received are processed within 5 business days

Examination of annual return under the CBCA received online are processed within 1 business day

Examination of annual return under the NFP Act received online are processed within 1 business day

Provision of certified copies of documents under the CBCA are processed within 5 business days

Provision of certified copies of documents under the NFP Act are processed within 5 business days

Provision of certified copies of documents under the COOP Act are processed within 5 business days

Examination of request for certificate of compliance or existence under the Coop Act received are processed within 1 business day

Certificate of compliance or existence requests received online or via paper under the CBCA are processed within 1 business day

Certificate of compliance or existence requests under the NFP Act are processed within 1 business day

Provision of uncertified copies of documents (uncertified) under the CBCA are processed within 1 business day

Provision of copies of uncertified documents under the NFP Act are processed within 1 business day

Provision of copies of uncertified documents under the Coop Act are processed within 5 business days

Examination of articles of revival under the NFP Act are processed within 5 business days

Examination of articles of amalgamation under the NFP Act are processed within 5 business days

Examination of articles of continuance under the NFP Act are processed within 5 business days

Examination of requests of letters of satisfaction under the NFP Act are processed within 5 business days

Issuance of amalgamation certificates under the CBCA received online are processed within 1 business day

Issuance of amalgamation certificates under the CBCA received via paper are processed within 5 business days

Issuance of continuance certificates received online under the CBCA are processed within 1 business day

Issuance of continuance certificates received via paper under the CBCA are processed within 5 business days

Issuance of letters of satisfaction received online under the CBCA are processed within 1 business day

Issuance of letters of satisfaction received via paper under the CBCA are processed within 5 business days

Issuance of revival certificates under the CBCA are processed within 5 business days

Examination of articles of incorporation under the CBCA received online are processed within 1 business day

Examination of articles for arrangement certificates under the CBCA are processed within 5 business days

Examination of articles for amendment certificates under the CBCA received online are processed within 1 business day

Examination of articles for amendment certificates under the CBCA received via paper are processed within 10 business days

Examination of articles for correction certificates under the CBCA received are processed within 10 business days

Examination of articles for arrangement certificates under the NFP Act are processed within 5 business days

Examination of articles for amendment certificates under the NFP Act received online are processed within 1 business day

Examination of articles for amendment certificates under the NFP Act received via paper are processed within 10 business days

Examination of articles for cancelled certificates under the Coop Act are processed within 10 business days

Examination of articles for cancelled certificates under the NFP Act received are processed within 10 business days

Examination of articles for correction certificates under the NFP Act received are processed within 10 business days

Examination of articles for arrangement certificates under the Coop Act are processed within 5 business days

Examination of articles for amendment or reorganization certificates under the Coop Act received are processed within 10 business days

Examination of articles for correction certificates under the Coop Act are processed within 10 business days

Examination of articles of amalgamation under the CBCA received via paper are processed within 10 business days

Examination of articles of amalgamation under the CBCA received online are processed within 1 business day

Examination for cancelled certificates under the CBCA received are processed within 10 business days

Examination of articles of continuance under the CBCA received via paper are processed within 10 business days

Examination of articles of continuance under the CBCA received online are processed within 1 business day

Issuance of letters of satisfaction under the CBCA received online are processed within 1 business day

Issuance of letters of satisfaction under the CBCA received via paper are processed within 10 business days

Examination of articles of revival under the CBCA received online are processed within 1 business day

Examination of articles of revival under the CBCA received via paper are processed within 10 business days

Examination of articles of incorporation under the CBCA received via paper are processed within 10 business days

Examination of articles of incorporation under the NFP Act received via paper are processed within 10 business days

Examination of articles of amalgamation under the NFP Act received online are processed within 1 business day

Examination of articles of amalgamation under the NFP Act received via paper are processed within 10 business days

Examination of articles of continuance under the NFP Act received via paper are processed within 10 business days

Examination of articles of continuance under the COOP Act are processed within 10 business days

Examination of articles of continuance and amalgamation under the COOP Act are processed within 10 business days

Examination of articles of continuance under the NFP Act received online are processed within 1 business day

Examination of articles of amalgamation under the COOP Act are processed within 10 business days

Examination of articles of revival under the COOP Act are processed within 10 business days

Examination for letters of satisfaction under the NFP Act received via paper are processed within 10 business days

Examination for letters of satisfaction under the NFP Act received online are processed within 1 business day

Examination of articles of revival under the NFP Act received via paper are processed within 10 business days

Examination for letters of satisfaction under the Coop Act are processed within 10 business days

Examination of articles of revival under the NFP Act received online are processed within 1 business day

Examination of Priority (Express) services documents under the NFP Act are expedited

Examination of articles of incorporation under the Coop Act are processed within 10 business days

Examination of exemption requests under the CBCA are processed within 30 business days

Examination of exemption requests under the Coop Act are processed within 30 business days

Examination of restated articles under the CBCA are processed within 10 business days

Examination of restated articles under the NFP Act are processed within 10 business days

Examination of restated articles under the Coop Act are processed within 10 business days

Examination of requests to revoke intentions to dissolve under the Coop Act are processed within 10 business days

Examination of requests to revoke intentions to dissolve under the CBCA received online are processed within 1 business day

Examination of requests to revoke intentions to dissolve under the CBCA received via paper are processed within 10 business days

Examination of requests to revoke intentions to dissolve received online under the NFP Act are processed within 1 business day

Examination of requests to revoke intentions to dissolve received via paper under the NFP Act are processed within 10 business days

	Examination of annual return under the CBCA received via paper are processed within 10 business days
	Examination of annual return under the NFP Act received via paper are processed within 10 business days
	Examination of annual return under the Coop Act are processed within 10 business days
	Provision of certified copies of documents requests under the CBCA received online are processed within 1 business day
	Provision of certified copies of documents requests under the CBCA received via paper are processed within 10 business days
	Provision of certified copies of documents requests under the NFP Act received online are processed within 1 business day
	Provision of certified copies of documents requests under the NFP Act received via paper are processed within 10 business days
	Provision of certified copies of documents requests under the Coop Act received online are processed within 1 business day
	Provision of certified copies of documents requests under the Coop Act received via paper are processed within 10 business days
	Examination of request for certificate of compliance or existence under the Coop Act are processed within 5 business days
	Certificate of compliance or existence requests under the CBCA received online are processed within 1 business day
	Certificate of compliance or existence requests under the CBCA received via paper are processed within 10 business days
	Certificate of compliance or existence requests under the NFP Act received online are processed within 1 business day
	Certificate of compliance or existence requests under the NFP Act received via paper are processed within 10 business days
	Provision of uncertified copies of documents (if not online service) under the CBCA are processed within 10 business days
	Provision of uncertified copies of documents (if not online) under the NFP Act are processed within 10 business days
	Provision of uncertified copies of documents (not online) under the Coop Act are processed within 10 business days
	Examination of Priority (Express) services documents under the CBCA are expedited
Performance result	Service standard met for an average of 94.4% of service(s) provided.

Fee grouping	Insolvency
Fee	Insolvency - Filing Fee: Summary Administration, Bankruptcy and Insolvency General Rules: Rule 132(1)(a)
	Insolvency - Filing Fee: Ordinary Administration, Bankruptcy and Insolvency General Rules: Rule 132(1)(a)
	Insolvency – Filing Fee: Division I Proposal, Bankruptcy and Insolvency General Rules: Rule 132(1)(b)

	Insolvency – Filing Fee: Division II Proposal, Bankruptcy and Insolvency General Rules: Rule 132(1)(c)
	Insolvency – Filing Fee: Bankruptcy and Insolvency General Rules: Rule 132(1)(d)
	Insolvency – Notice Fee: Bankruptcy and Insolvency General Rules: Rule 136
	Licensed Insolvency Trustee – Annual Licence Renewal Fee: Bankruptcy and Insolvency General Rules: Rule 134(2)
	Licensed Insolvency Trustee – Candidate Application Fee: Bankruptcy and Insolvency General Rules: Rule 134(1)
	Insolvency Records Search Fee: Bankruptcy and Insolvency General Rules: Rule 133
	Insolvency – Unclaimed Dividends Fee: Bankruptcy and Insolvency General Rules: Rule 136.1(1)
	Insolvency – Superintendent's Levy: Summary Administration, Bankruptcy and Insolvency General Rules: 123(3-4)
Fee-setting authority	Bankruptcy and Insolvency Act <sup>xiii</sup> (BIA), Bankruptcy and Insolvency General Rules <sup>xiv</sup>
Year introduced	1949 – 2001
Last year fee-setting authority was amended	1998 – 2001
Fee type	<ul><li>License</li><li>Levy</li><li>Other authorization(s)</li></ul>
Fee amount (\$)	8 – 850 and One fee set by formula
Total fee revenue (\$)	24,238,506
Adjustment type	Section 17 of the Service Fees Act (Consumer Price Index)  Or     Exempt
Adjustment rate	• 2.0
(% or formula)	Or
	Formula Based
	Or • Exempt
2020 to 2021 fee amount (\$)	8 – 886.07
Future fee-adjusted amount (\$)	Not applicable

Adjustment date	The adjustment date for fees to be adjusted under this fee grouping: March 31, 2021
Fee-adjustment authority	Service Fees Act
Service standard	The OSB will process perfected applications for annual trustee licence renewal received through the OSB's Licence Administration Application (OLAA) within 5 business days. Your application processing time starts once we have received your perfected application through the OSB's Licence Administration Application (OLAA) and the prescribed payment has been received by the OSB. The OSB will provide candidates with trustee licensing decisions within 90 days following the completion of the final Oral Board of Examination.
	The OSB responds to enquiries relating to insolvency records search received by telephone or fax within 24 hours.  Service standards are not applicable for certain Insolvency fees under SFA fee definition 2(1)(e)
Performance result	Service standard met for an average of 98.7% of service(s) provided.

Fee grouping	Intellectual Property
Fee	Patent Rules, 1(a), On filing an application under subsection 27(2) of the Act: small entity fee
	Patent Rules, 1(b), On filing an application under subsection 27(2) of the Act: standard fee
	Patent Rules, 2, On completing an application in response to a requisition under subsection 94(1) of these Rules or on avoiding a deemed abandonment under subsection 148(1) of these Rules
	Patent Rules, 3(a)(i), On requesting examination of an application under subsection 35(1) of the Act; if the application has been the subject of international search by the Commissioner, small entity fee
	Patent Rules, 3(a)(ii), On requesting examination of an application under subsection 35(1) of the Act; if the application has been the subject of international search by the Commissioner, standard fee
	Patent Rules, 3(b)(i), On requesting examination of an application under subsection 35(1) of the Act: in any other case, small entity fee
	Patent Rules, 3(b)(ii), On requesting examination of an application under subsection 35(1) of the Act: in any other case, standard fee
	Patent Rules, 4, On requesting the advance of an application for examination under paragraph 28(1)(a) of these Rules
	Patent Rules, 5, On filing an amendment under paragraph 32(a) of these Rules, after a notice of allowance is sent under subsection 30(1), (5), (6.2) or (6.3) of these Rules
	Patent Rules, 6(a)(i)(A), Final fee under subsection 30(1), (5), (6.2) or (6.3) of these Rules: for applications filed on or after October 1, 1989, basic fee, small entity fee

Patent Rules, 6(a)(i)(B), Final fee under subsection 30(1), (5), (6.2) or (6.3) of these Rules: for applications filed on or after October 1, 1989, basic fee, standard fee

Patent Rules, 6(a)(ii), Final fee under subsection 30(1), (5), (6.2) or (6.3) of these Rules: for applications filed on or after October 1, 1989, plus, for each page of specification and drawings in excess of 100 pages

Patent Rules, 6(b)(i)(A), Final fee under subsection 30(1), (5), (6.2) or (6.3) of these Rules: for applications filed before October 1, 1989, basic fee, small entity fee

Patent Rules, 6(b)(i)(B), Final fee under subsection 30(1), (5), (6.2) or (6.3) of these Rules: for applications filed before October 1, 1989, basic fee, standard fee

Patent Rules, 6(b)(ii), Final fee under subsection 30(1), (5), (6.2) or (6.3) of these Rules: for applications filed before October 1, 1989, plus, for each page of specification and drawings in excess of 100 pages

Patent Rules, 7, On requesting reinstatement of an application deemed to be abandoned, in respect of each failure to take an action referred to in subsection 73(1) of the Act or section 97 or 151 of these Rules that is the subject of the request

Patent Rules, 8, On applying for restoration of a forfeited application under subsection 73(2) of the Act as it read immediately before October 1, 1989

Patent Rules, 9, Transmittal fee under Rule 14 of the Regulations under the PCT

Patent Rules, 9.1, Search fee under Rule 16 of the Regulations under the PCT

Patent Rules, 9.2, Additional fee under Rule 40 of the Regulations under the PCT

Patent Rules, 9.3, Preliminary examination fee under Rule 58 of the Regulations under the PCT

Patent Rules, 9.4, Additional fee under Rule 68 of the Regulations under the PCT

Patent Rules, 10(a), Basic national fee under paragraph 58(1)(c) of these Rules: small entity fee

Patent Rules, 10(b), Basic national fee under paragraph 58(1)(c) of these Rules: standard fee

Patent Rules, 11, Additional fee for late payment under subsection 58(3) of these Rules

Regulations under the PCT, Rule 16bis.2 and 58bis.2, Additional fee for late payment

Patent Rules, 12, On the filing an application to reissue a patent under section 47 of the Act

Patent Rules, 13, On making a disclaimer to a patent under section 48 of the Act, or of the Act as it read immediately before October 1, 1989

Patent Rules, 14(a), On requesting re-examination of a claim or claims in a patent under subsection 48.1(1) of the Act: small entity fee

Patent Rules, 14(b), On requesting re-examination of a claim or claims in a patent under subsection 48.1(1) of the Act: standard fee

Patent Rules, 15, On requesting registration of a judgment under section 62 of the Act, or of the Act as it read immediately before October 1, 1989

Patent Rules, 16(a), On presenting an application to the Commissioner under subsection 65(1) of the Act: for the first patent to which the application relates

Patent Rules, 16(b), On presenting an application to the Commissioner under subsection 65(1) of the Act: for each additional patent to which the application relates

Patent Rules, 17, On requesting an advertisement of an application under subsection 65(1) of the Act in the Canadian Patent Office Record in accordance with subsection 68(2) of the Act

Patent Rules, 18, On requesting publication in the Canadian Patent Office Record of a notice listing the patent numbers of patents available for licence or sale, other than at the time of issuance of the patent, for each patent number listed

Patent Rules, 19, On requesting correction of a clerical error under section 8 of the Act, or of the Act as it read immediately before October 1, 1989

Patent Rules, 21, On requesting registration of a document under section 49 or 50 of the Act, or of the Act as it read immediately before October 1, 1989, or under section 38, 39 or 42 of these Rules, for each patent or application to which the document relates

Patent Rules, 22, On applying for an extension of time under section 26 or 27 of these Rules

Patent Rules, 22.1, Late payment fee under subsection 3.1(1) of these Rules

Patent Rules, 23, On requesting information respecting a pending application under section 11 of the Act

Patent Rules, 24, On requesting information on whether a patent has issued, on the basis of an application filed in Canada and identified by a serial number

Patent Rules, 25(a), On requesting a copy in paper form of a document, for each page, if the person requesting makes the copy using Patent Office equipment

Patent Rules, 25(b), On requesting a copy in paper form of a document, for each page, if the Patent Office makes the copy

Patent Rules, 25.1(a), On requesting a copy in electronic form of a document, for each request

Patent Rules, 25.1(b), On requesting a copy in electronic form of a document, plus, for each patent or application to which the request relates

Patent Rules, 25.1(c), On requesting a copy in electronic form of a document, plus, if the copy is requested on a physical medium, for each physical medium requested in addition to the first

Patent Rules, 25.1(d), On requesting a copy in electronic form of a document, plus for each additional 10 megabytes or part of them exceeding 7 megabytes

Patent Rules, 26(a), On requesting a certified copy in paper form of a document, other than a request under Rule 317 or 350 of the Federal Courts Rules; for each certification

Patent Rules, 26(b), On requesting a certified copy in paper form of a document, other than a request under Rule 317 or 350 of the Federal Courts Rules: plus, for each page

Patent Rules, 26.1(a), On requesting a certified copy in electronic form of a document, other than a request under Rule 317 or 350 of the Federal Courts Rules: for each certification

Patent Rules, 26.1(b), On requesting a certified copy in electronic form of a document, other than a request under Rule 317 or 350 of the Federal Courts Rules: plus, for each patent or application to which the request relates

Patent Rules, 26.1(c), On requesting a certified copy in electronic form of a document, other than a request under Rule 317 or 350 of the Federal Courts Rules: plus for each additional 10 megabytes or part of them exceeding 7 megabytes

Patent Rules, 27, On requesting that the Patent Office provide information concerning the status of a patent application or patent, for each application or patent

Patent Rules, 28, On requesting a copy of an audio magnetic tape Patent Rules, 29, On requesting a transcript of an audio magnetic tape, for each page in the transcript

Patent Rules, 30(a)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the second anniversary of the filing date of the application in respect of the one-year period ending on the third anniversary, small entity fee

Patent Rules, 30(a)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the second anniversary of the filing date of the application in respect of the one-year period ending on the third anniversary, standard fee

Patent Rules, 30(b)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the third anniversary of the filing date of the application in respect of the one-year period ending on the fourth anniversary, small entity fee

Patent Rules, 30(b)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the third anniversary of the filing date of the application in respect of the one-year period ending on the fourth anniversary, standard fee

Patent Rules, 30(c)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the fourth anniversary of the filing date of the application in respect of the one-year period ending on the fifth anniversary, small entity fee

Patent Rules, 30(c)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the fourth anniversary of the filing date of the

application in respect of the one-year period ending on the fifth anniversary, standard fee

Patent Rules, 30(d)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the fifth anniversary of the filing date of the application in respect of the one-year period ending on the sixth anniversary, small entity fee

Patent Rules, 30(d)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the fifth anniversary of the filing date of the application in respect of the one-year period ending on the sixth anniversary, standard fee

Patent Rules, 30(e)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the sixth anniversary of the filing date of the application in respect of the one-year period ending on the seventh anniversary, small entity fee

Patent Rules, 30(e)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the sixth anniversary of the filing date of the application in respect of the one-year period ending on the seventh anniversary, standard fee

Patent Rules, 30(f)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the seventh anniversary of the filing date of the application in respect of the one-year period ending on the eighth anniversary, small entity fee

Patent Rules, 30(f)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the seventh anniversary of the filing date of the application in respect of the one-year period ending on the eighth anniversary, standard fee

Patent Rules, 30(g)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the eighth anniversary of the filing date of the application in respect of the one-year period ending on the ninth anniversary, small entity fee

Patent Rules, 30(g)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the eighth anniversary of the filing date of the application in respect of the one-year period ending on the ninth anniversary, standard fee

Patent Rules, 30(h)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the ninth anniversary of the filing date of the application in respect of the one-year period ending on the tenth anniversary, small entity fee

Patent Rules, 30(h)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the ninth anniversary of the filing date of the application in respect of the one-year period ending on the tenth anniversary, standard fee

Patent Rules, 30(i)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the tenth anniversary of the filing date of the application in respect of the one-year period ending on the eleventh anniversary, small entity fee

Patent Rules, 30(i)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the tenth anniversary of the filing date of the application in respect of the one-year period ending on the eleventh anniversary, standard fee

Patent Rules, 30(j)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the eleventh anniversary of the filing date of the application in respect of the one-year period ending on the twelfth anniversary, small entity fee

Patent Rules, 30(j)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the eleventh anniversary of the filing date of the application in respect of the one-year period ending on the twelfth anniversary, standard fee

Patent Rules, 30(k)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the twelfth anniversary of the filing date of the application in respect of the one-year period ending on the thirteenth anniversary, small entity fee

Patent Rules, 30(k)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the twelfth anniversary of the filing date of the application in respect of the one-year period ending on the thirteenth anniversary, standard fee

Patent Rules, 30(I)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the thirteenth anniversary of the filing date of the application in respect of the one-year period ending on the fourteenth anniversary, small entity fee

Patent Rules, 30(I)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the thirteenth anniversary of the filing date of the application in respect of the one-year period ending on the fourteenth anniversary, standard fee

Patent Rules, 30(m)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the fourteenth anniversary of the filing date of the application in respect of the one-year period ending on the fifteenth anniversary, small entity fee

Patent Rules, 30(m)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the fourteenth anniversary of the filing date of the application in respect of the one-year period ending on the fifteenth anniversary, standard fee

Patent Rules, 30(n)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules:

payment on or before the fifteenth anniversary of the filing date of the application in respect of the one-year period ending on the sixteenth anniversary, small entity fee

Patent Rules, 30(n)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules: payment on or before the fifteenth anniversary of the filing date of the application in respect of the one-year period ending on the sixteenth anniversary, standard fee

Patent Rules, 30(o)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules:payment on or before the sixteenth anniversary of the filing date of the application in respect of the one-year period ending on the seventeenth anniversary, small entity fee

Patent Rules, 30(o)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules:payment on or before the sixteenth anniversary of the filing date of the application in respect of the one-year period ending on the seventeenth anniversary, standard fee

Patent Rules, 30(p)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules:payment on or before the seventeenth anniversary of the filing date of the application in respect of the one-year period ending on the eighteenth anniversary, small entity fee

Patent Rules, 30(p)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules:payment on or before the seventeenth anniversary of the filing date of the application in respect of the one-year period ending on the eighteenth anniversary, standard fee

Patent Rules, 30(q)(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules:payment on or before the eighteenth anniversary of the filing date of the application in respect of the one-year period ending on the nineteenth anniversary, small entity fee

Patent Rules, 30(q)(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules:payment on or before the eighteenth anniversary of the filing date of the application in respect of the one-year period ending on the nineteenth anniversary, standard fee

Patent Rules, 30( r )(i), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules:payment on or before the nineteenth anniversary of the filing date of the application in respect of the one-year period ending on the twentieth anniversary, small entity fee

Patent Rules, 30( r )(ii), For maintaining an application filed on or after October 1, 1989 in effect, under section 99 or 154 of these Rules:payment on or before the nineteenth anniversary of the filing date of the application in respect of the one-year period ending on the twentieth anniversary, standard fee

Patent Rules, 31(a)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the third anniversary of the filing date of

the application, fee, if payment is made on or before the second anniversary: small entity fee

Patent Rules, 31(a)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the third anniversary of the filing date of the application, fee, if payment is made on or before the second anniversary: standard fee

Patent Rules, 31(a)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the third anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the second anniversary: small entity fee

Patent Rules, 31(a)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the third anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the second anniversary: standard fee

Patent Rules, 31(b)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fourth anniversary of the filing date of the application, fee, if payment is made on or before the third anniversary: small entity fee

Patent Rules, 31(b)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fourth anniversary of the filing date of the application, fee, if payment is made on or before the third anniversary: standard fee

Patent Rules, 31(b)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fourth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the third anniversary: small entity fee

Patent Rules, 31(b)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fourth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the third anniversary: standard fee

Patent Rules, 31(c)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fifth anniversary of the filing date of

the application, fee, if payment is made on or before the fourth anniversary: small entity fee

Patent Rules, 31(c)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fifth anniversary of the filing date of the application, fee, if payment is made on or before the fourth anniversary: standard fee

Patent Rules, 31(c)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fifth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fourth anniversary: small entity fee

Patent Rules, 31(c)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fifth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fourth anniversary: standard fee

Patent Rules, 31(d)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the sixth anniversary of the filing date of the application, fee, if payment is made on or before the fifth anniversary: small entity fee

Patent Rules, 31(d)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the sixth anniversary of the filing date of the application, fee, if payment is made on or before the fifth anniversary: standard fee

Patent Rules, 31(d)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the sixth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fifth anniversary: small entity fee

Patent Rules, 31(d)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the sixth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fifth anniversary: standard fee

Patent Rules, 31(e)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the seventh anniversary of the filing date

of the application, fee, if payment is made on or before the sixth anniversary: small entity fee

Patent Rules, 31(e)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the seventh anniversary of the filing date of the application, fee, if payment is made on or before the sixth anniversary: standard fee

Patent Rules, 31(e)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the seventh anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the sixth anniversary: small entity fee

Patent Rules, 31(e)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the seventh anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the sixth anniversary: standard fee

Patent Rules, 31(f)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eighth anniversary of the filing date of the application, fee, if payment is made on or before the seventh anniversary: small entity fee

Patent Rules, 31(f)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eighth anniversary of the filing date of the application, fee, if payment is made on or before the seventh anniversary: standard fee blank line

Patent Rules, 31(f)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eighth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the seventh anniversary: small entity fee

Patent Rules, 31(f)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eighth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the seventh anniversary: standard fee

Patent Rules, 31(g)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the ninth anniversary of the filing date of

the application, fee, if payment is made on or before the eighth anniversary: small entity fee

Patent Rules, 31(g)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the ninth anniversary of the filing date of the application, fee, if payment is made on or before the eighth anniversary: standard fee

Patent Rules, 31(g)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the ninth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the eighth anniversary: small entity fee

Patent Rules, 31(g)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the ninth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the eighth anniversary: standard fee

Patent Rules, 31(h)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the tenth anniversary of the filing date of the application, fee, if payment is made on or before the ninth anniversary: small entity fee

Patent Rules, 31(h)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the tenth anniversary of the filing date of the application, fee, if payment is made on or before the ninth anniversary: standard fee

Patent Rules, 31(h)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the tenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the ninth anniversary: small entity fee

Patent Rules, 31(h)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the tenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the ninth anniversary: standard fee

Patent Rules, 31(i)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eleventh anniversary of the filing

date of the application, fee, if payment is made on or before the tenth anniversary: small entity fee

Patent Rules, 31(i)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eleventh anniversary of the filing date of the application, fee, if payment is made on or before the tenth anniversary: standard fee

Patent Rules, 31(i)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eleventh anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the tenth anniversary: small entity fee

Patent Rules, 31(i)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eleventh anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the tenth anniversary: standard fee

Patent Rules, 31(j)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the twelfth anniversary of the filing date of the application, fee, if payment is made on or before the eleventh anniversary: small entity fee

Patent Rules, 31(j)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the twelfth anniversary of the filing date of the application, fee, if payment is made on or before the eleventh anniversary: standard fee

Patent Rules, 31(j)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the twelfth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the eleventh anniversary: small entity fee

Patent Rules, 31(j)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the twelfth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the eleventh anniversary: standard fee

Patent Rules, 31(k)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the thirteenth anniversary of the filing

date of the application, fee, if payment is made on or before the twelfth anniversary: small entity fee

Patent Rules, 31(k)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the thirteenth anniversary of the filing date of the application, fee, if payment is made on or before the twelfth anniversary: standard fee

Patent Rules, 31(k)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the thirteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the twelfth anniversary: small entity fee

Patent Rules, 31(k)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the thirteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the twelfth anniversary: standard fee

Patent Rules, 31(I)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fourteenth anniversary of the filing date of the application, fee, if payment is made on or before the thirteenth anniversary: small entity fee

Patent Rules, 31(I)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fourteenth anniversary of the filing date of the application, fee, if payment is made on or before the thirteenth anniversary: standard fee

Patent Rules, 31(I)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fourteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the thirteenth anniversary: small entity fee

Patent Rules, 31(I)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fourteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the thirteenth anniversary: standard fee

Patent Rules, 31(m)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fifteenth anniversary of the filing

date of the application, fee, if payment is made on or before the fourteenth anniversary: small entity fee

Patent Rules, 31(m)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fifteenth anniversary of the filing date of the application, fee, if payment is made on or before the fourteenth anniversary: standard fee

Patent Rules, 31(m)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fifteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fourteenth anniversary: small entity fee

Patent Rules, 31(m)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the fifteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fourteenth anniversary: standard fee

Patent Rules, 31(n)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the sixteenth anniversary of the filing date of the application, fee, if payment is made on or before the fifteenth anniversary: small entity fee

Patent Rules, 31(n)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the sixteenth anniversary of the filing date of the application, fee, if payment is made on or before the fifteenth anniversary: standard fee

Patent Rules, 31(n)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the sixteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fifteenth anniversary: small entity fee

Patent Rules, 31(n)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the sixteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fifteenth anniversary: standard fee

Patent Rules, 31(o)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the seventeenth anniversary of the filing

date of the application, fee, if payment is made on or before the sixteenth anniversary: small entity fee

Patent Rules, 31(o)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the seventeenth anniversary of the filing date of the application, fee, if payment is made on or before the sixteenth anniversary: standard fee

Patent Rules, 31(o)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the seventeenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the sixteenth anniversary: small entity fee

Patent Rules, 31(o)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the seventeenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the sixteenth anniversary: standard fee

Patent Rules, 31(p)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eighteenth anniversary of the filing date of the application, fee, if payment is made on or before the seventeenth anniversary: small entity fee

Patent Rules, 31(p)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eighteenth anniversary of the filing date of the application, fee, if payment is made on or before the seventeenth anniversary: standard fee

Patent Rules, 31(p)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eighteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the seventeenth anniversary: small entity fee

Patent Rules, 31(p)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the eighteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the seventeenth anniversary: standard fee

Patent Rules, 31(q)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the nineteenth anniversary of the filing

date of the application, fee, if payment is made on or before the eighteenth anniversary: small entity fee

Patent Rules, 31(q)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the nineteenth anniversary of the filing date of the application, fee, if payment is made on or before the eighteenth anniversary: standard fee

Patent Rules, 31(q)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the nineteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the eighteenth anniversary: small entity fee

Patent Rules, 31(q)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the nineteenth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the eighteenth anniversary: standard fee

Patent Rules, 31(r)(i)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the twentieth anniversary of the filing date of the application, fee, if payment is made on or before the nineteenth anniversary: small entity fee

Patent Rules, 31(r)(i)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the twentieth anniversary of the filing date of the application, fee, if payment is made on or before the nineteenth anniversary: standard fee

Patent Rules, 31(r)(ii)(A), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the twentieth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the nineteenth anniversary: small entity fee

Patent Rules, 31(r)(ii)(B), For maintaining the rights accorded by a patent issued on the basis of an application filed on or after October 1, 1989 under section 100, 101, 155 or 156 of these Rules:in respect of the one-year period ending on the twentieth anniversary of the filing date of the application, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the nineteenth anniversary: standard fee

Patent Rules, 32(a)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the third anniversary of the

day on which the patent was issued, fee, if payment is made on or before the second anniversary: small entity fee

Patent Rules, 32(a)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the third anniversary of the day on which the patent was issued, fee, if payment is made on or before the second anniversary: standard fee

Patent Rules, 32(a)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the third anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the second anniversary: small entity fee

Patent Rules, 32(a)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the third anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the second anniversary: standard fee

Patent Rules, 32(b)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fourth anniversary of the day on which the patent was issued, fee, if payment is made on or before the third anniversary: small entity fee

Patent Rules, 32(b)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fourth anniversary of the day on which the patent was issued, fee, if payment is made on or before the third anniversary: standard fee

Patent Rules, 32(b)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fourth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the third anniversary: small entity fee

Patent Rules, 32(b)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fourth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the third anniversary: standard fee

Patent Rules, 32(c)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fifth anniversary of the

day on which the patent was issued, fee, if payment is made on or before the fourth anniversary: small entity fee

Patent Rules, 32(c)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fifth anniversary of the day on which the patent was issued, fee, if payment is made on or before the fourth anniversary: standard fee

Patent Rules, 32(c)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fifth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fourth anniversary: small entity fee

Patent Rules, 32(c)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fifth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fourth anniversary: standard fee

Patent Rules, 32(d)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the sixth anniversary of the day on which the patent was issued, fee, if payment is made on or before the fifth anniversary: small entity fee

Patent Rules, 32(d)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the sixth anniversary of the day on which the patent was issued, fee, if payment is made on or before the fifth anniversary: standard fee

Patent Rules, 32(d)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the sixth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fifth anniversary: small entity fee

Patent Rules, 32(d)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the sixth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fifth anniversary: standard fee

Patent Rules, 32(e)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the seventh anniversary of

the day on which the patent was issued, fee, if payment is made on or before the sixth anniversary: small entity fee

Patent Rules, 32(e)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the seventh anniversary of the day on which the patent was issued, fee, if payment is made on or before the sixth anniversary: standard fee

Patent Rules, 32(e)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the seventh anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the sixth anniversary: small entity fee

Patent Rules, 32(e)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the seventh anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the sixth anniversary: standard fee

Patent Rules, 32(f)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the eighth anniversary of the day on which the patent was issued, fee, if payment is made on or before the seventh anniversary: small entity fee

Patent Rules, 32(f)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the eighth anniversary of the day on which the patent was issued, fee, if payment is made on or before the seventh anniversary: standard fee

Patent Rules, 32(f)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the eighth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the seventh anniversary: small entity fee

Patent Rules, 32(f)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the eighth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the seventh anniversary: standard fee

Patent Rules, 32(g)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the ninth anniversary of the

day on which the patent was issued, fee, if payment is made on or before the eighth anniversary: small entity fee

Patent Rules, 32(g)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the ninth anniversary of the day on which the patent was issued, fee, if payment is made on or before the eighth anniversary: standard fee

Patent Rules, 32(g)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the ninth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the eighth anniversary: small entity fee

Patent Rules, 32(g)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the ninth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the eighth anniversary: standard fee

Patent Rules, 32(h)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the tenth anniversary of the day on which the patent was issued, fee, if payment is made on or before the ninth anniversary: small entity fee

Patent Rules, 32(h)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the tenth anniversary of the day on which the patent was issued, fee, if payment is made on or before the ninth anniversary: standard fee

Patent Rules, 32(h)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the tenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the ninth anniversary: small entity fee

Patent Rules, 32(h)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the tenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the ninth anniversary: standard fee

Patent Rules, 32(i)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the eleventh anniversary of

the day on which the patent was issued, fee, if payment is made on or before the tenth anniversary: small entity fee

Patent Rules, 32(i)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the eleventh anniversary of the day on which the patent was issued, fee, if payment is made on or before the tenth anniversary: standard fee

Patent Rules, 32(i)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the eleventh anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the tenth anniversary: small entity fee

Patent Rules, 32(i)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the eleventh anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the tenth anniversary: standard fee

Patent Rules, 32(j)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the twelfth anniversary of the day on which the patent was issued, fee, if payment is made on or before the eleventh anniversary: small entity fee

Patent Rules, 32(j)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the twelfth anniversary of the day on which the patent was issued, fee, if payment is made on or before the eleventh anniversary: standard fee

Patent Rules, 32(j)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the twelfth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the eleventh anniversary: small entity fee

Patent Rules, 32(j)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the twelfth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the eleventh anniversary: standard fee

Patent Rules, 32(k)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the thirteenth anniversary of

the day on which the patent was issued, fee, if payment is made on or before the twelfth anniversary: small entity fee

Patent Rules, 32(k)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the thirteenth anniversary of the day on which the patent was issued, fee, if payment is made on or before the twelfth anniversary: standard fee

Patent Rules, 32(k)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the thirteenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the twelfth anniversary: small entity fee

Patent Rules, 32(k)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the thirteenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the twelfth anniversary: standard fee

Patent Rules, 32(I)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fourteenth anniversary of the day on which the patent was issued, fee, if payment is made on or before the thirteenth anniversary: small entity fee

Patent Rules, 32(I)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fourteenth anniversary of the day on which the patent was issued, fee, if payment is made on or before the thirteenth anniversary: standard fee

Patent Rules, 32(I)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fourteenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the thirteenth anniversary: small entity fee

Patent Rules, Schedule II, Part VI, Maintenance Fees, 32(I)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fourteenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the thirteenth anniversary: standard fee

Patent Rules, 32(m)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fifteenth anniversary of

the day on which the patent was issued, fee, if payment is made on or before the fourteenth anniversary: small entity fee

Patent Rules, 32(m)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fifteenth anniversary of the day on which the patent was issued, fee, if payment is made on or before the fourteenth anniversary: standard fee

Patent Rules, 32(m)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fifteenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fourteenth anniversary: small entity fee

Patent Rules, 32(m)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the fifteenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fourteenth anniversary: standard fee

Patent Rules, 32(n)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the sixteenth anniversary of the day on which the patent was issued, fee, if payment is made on or before the fifteenth anniversary: small entity fee

Patent Rules, 32(n)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the sixteenth anniversary of the day on which the patent was issued, fee, if payment is made on or before the fifteenth anniversary: standard fee

Patent Rules, 32(n)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the sixteenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fifteenth anniversary: small entity fee

Patent Rules, 32(n)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the sixteenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the fifteenth anniversary: standard fee

Patent Rules, 32(o)(i)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the seventeenth anniversary

of the day on which the patent was issued, fee, if payment is made on or before the sixteenth anniversary: small entity fee

Patent Rules, 32(o)(i)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the seventeenth anniversary of the day on which the patent was issued, fee, if payment is made on or before the sixteenth anniversary: standard fee

Patent Rules, 32(o)(ii)(A), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the seventeenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the sixteenth anniversary: small entity fee

Patent Rules, 32(o)(ii)(B), For maintaining the rights accorded by a patent issued on or after October 1, 1989 on the basis of an application filed before that date under subsection 182(1) or (3) of these Rules:in respect of the one-year period ending on the seventeenth anniversary of the day on which the patent was issued, fee, including an additional fee for late payment, if payment is made within the period of grace of one year following the sixteenth anniversary: standard fee

Patent Rules, Schedule II, Part VII, Patent Agents, 33, On applying for entry on the register of patent agents under section 15 of these rules

Patent Rules, Schedule II, Part VII, Patent Agents, 34, on notifying the Commissioner, under subparagraph 12(b)(i) of these Rules, of the intention to sit for the whole of any part of the qualifying examination, per paper

Patent Rules, 35, For maintaining the name of a patent agent on the register of patent agents pursuant to paragraph 16(1)(a) of these Rules

Patent Rules, 36, On applying to the Commissioner for reinstatement on the register of patent agents under section 17 of these Rules

Copyright Regulations, 1(a)(i), Accepting an application for registration of a copyright pursuant to section 55 of the Act, where the application and fee are submitted on-line to the Copyright Office, via the Canadian Intellectual Property Office web site

Copyright Regulations, 1(a)(ii), Accepting an application for registration of a copyright pursuant to section 55 of the Act, in any other case

Copyright Regulations, 1(b)(i), Accepting an application for registration of a copyright pursuant to section 56 of the Act, where the application and fee are submitted on-line to the Copyright Office, via the Canadian Intellectual Property Office web site

Copyright Regulations, 1(b)(ii), Accepting an application for registration of a copyright pursuant to section 56 of the Act, in any other case

Copyright Regulations, 2, Accepting for registration an assignment or licence of a copyright pursuant to section 57 of the Act

Copyright Regulations, 3, Processing a request for accelerated action on an application for registration of a copyright or for registration of an assignment, licence or other document

Copyright Regulations, 4(a), Correcting a clerical error not committed by the Copyright Office in any instrument of record including, without

further fee, issuing a corrected certificate of registration of copyright, pursuant to section 61 of the Act, or processing a request to include in the Register of Copyrights any other document affecting a copyright, where the request and fee are submitted on-line to the Copyright Office, via the Canadian Intellectual Property Office web site

Copyright Regulations, 4(b), Correcting a clerical error not committed by the Copyright Office in any instrument of record including, without further fee, issuing a corrected certificate of registration of copyright, pursuant to section 61 of the Act, or processing a request to include in the Register of Copyrights any other document affecting a copyright, in any other case

Copyright Regulations, 5(a), Providing a certified copy in paper form of a document, other than a certified copy made under Rule 318 or 350 of the Federal Courts Rules, for each certification

Copyright Regulations, 5(b), Providing a certified copy in paper form of a document, other than a certified copy made under Rule 318 or 350 of the Federal Courts Rules, plus, for each page

Copyright Regulations, 6(a), Providing a certified copy in electronic form of a document, other than a certified copy made under Rule 318 or 350 of the Federal Courts Rules, for each certification

Copyright Regulations, 6(b), Providing a certified copy in electronic form of a document, other than a certified copy made under Rule 318 or 350 of the Federal Courts Rules, plus, for each copyright to which the request relates

Copyright Regulations, 7(a), Providing a copy in paper form of a document, for each page, where the user of the service makes the copy using Copyright Office equipment

Copyright Regulations, 7(b), Providing a copy in paper form of a document, for each page, where the Copyright Office makes the copy

Copyright Regulations, 8(a), Providing a copy in electronic form of a document: for each request

Copyright Regulations, (8)(b), Providing a copy in electronic form of a document: plus, if the copy is requested on a physical medium, for each physical medium requested in addition to the first

Copyright Regulations, (8)(c), Providing a copy in electronic form of a document: plus, for each copyright to which the request relates

Industrial Design Regulations, 1(a), Examination of an application basic fee

Industrial Design Regulations, 1(b), Examination of an application additional fee, for each page of the representation in excess of 10 pages

Industrial Design Regulations, 2, Maintenance of the exclusive right accorded by the registration of a design under subsection 33(2) or (3)

Industrial Design Regulations, 3, Late fee for the maintenance of the exclusive right accorded by the registration of a design under subsection 33(3)

Industrial Design Regulations, 4, Recording or registering of a transfer under section 13 of the Act, for each application or registration to which the transfer relates

Industrial Design Regulations, 5(a), Provision of a paper copy of a document, for each page, if the user of the service makes the copy using Office equipment

Industrial Design Regulations, 5(b), Provision of a paper copy of a document, for each page, if the Office makes the copy

Industrial Design Regulations, 6(a), Provision of an electronic copy of a document for each request

Industrial Design Regulations, 6(b), Provision of an electronic copy of a document for each application or registration to which the request relates

Industrial Design Regulations, 6(c), Provision of an electronic copy of a document if the copy is requested on a physical medium, for each physical medium provided other than the first

Industrial Design Regulations, 7(a), Provision of a certified paper copy of a document, other than a certified copy made under Rule 318 or 350 of the Federal Courts Rules for each certification

Industrial Design Regulations, 7(b), Provision of a certified paper copy of a document, other than a certified copy made under Rule 318 or 350 of the Federal Courts Rules for each page

Industrial Design Regulations, 8(a), Provision of a certified electronic copy of a document, other than a certified copy made under Rule 318 or 350 of the Federal Courts Rules for each certification

Industrial Design Regulations, 8(b), Provision of a certified electronic copy of a document, other than a certified copy made under Rule 318 or 350 of the Federal Courts Rules for each application or registration to which the request relates

Industrial Design Regulations, 9, Reinstatement of an abandoned application

Industrial Design Regulations, 10, Processing of a request to advance the examination of an application

Industrial Design Regulations, 11, Delaying of registration

Trade-marks Regulations, (1)(a) An application for the registration of a trade-mark, where the application and fee are submitted on-line to the Office of the Registrar of Trade-Marks, via the Canadian Intellectual Property Office web site

Trade-marks Regulations, (1)(b) An application for the registration of a trade-mark, in any other case

Trade-marks Regulations, (2) A statement of opposition pursuant to subsection 38(1) of the Act

Trade-marks Regulations, (3) An application to amend the registration of a trade-mark by extending the statement of goods or services in respect of which the trade-mark is registered

Trade-marks Regulations, (6) A request to recognize the transfer of one or more trade-marks, for each trade-mark

Trade-marks Regulations, (7)(a) A request to renew the registration of one or more trade-marks, for each trade-mark where the request and fee are submitted on-line to the Office of the Registrar of Trade-Marks, via the Canadian Intellectual Property Office web site

Trade-marks Regulations, (7)(b) A request to renew the registration of one or more trade-marks, for each trade-markin any other case

Trade-marks Regulations, (8) A request to send one or more notices pursuant to section 44 or 45 of the Act, for each notice

Trade-marks Regulations, (9) An application for an extension of time pursuant to subsection 47(1) or (2) of the Act, for each act

Trade-marks Regulations, (10) Each certified copy of a registration referred to in subsection 31(1) of the Act

Trade-marks Regulations, (12) A request pursuant to paragraph 9(1)(n) or (n.1) of the Act with respect to one or more badges, crests, emblems, marks or armorial bearings, for each badge, crest, emblem, mark or armorial bearing

Trade-marks Regulations, (14) A statement of objection pursuant to subsection 11.13(1) of the Act

Trade-marks Regulations, (15) A trade-mark, including, without further fee, the issuance of a certificate of registration of the trade-mark

Trade-marks Regulations, (16)(a) A certified copy in paper form of a document, other than a certified copy made under subsection 60(1) of the Act or Rule 318 or 350 of the Federal Courts Rules:for each certification

Trade-marks Regulations, (16)(b) A certified copy in paper form of a document, other than a certified copy made under subsection 60(1) of the Act or Rule 318 or 350 of the Federal Courts Rules:plus, for each page

Trade-marks Regulations, (17)(a) A certified copy in electronic form of a document, other than a certified copy made under subsection 60(1) of the Act or Rule 318 or 350 of the Federal Courts Rules:for each certification

Trade-marks Regulations, (17)(b) A certified copy in electronic form of a document, other than a certified copy made under subsection 60(1) of the Act or Rule 318 or 350 of the Federal Courts Rules:plus, for each trade-mark to which the request relates

Trade-marks Regulations, (18)(a) A copy in paper form of a document, for each page, where the person requesting makes the copy using equipment of the Office of the Registrar of Trade-marks

Trade-marks Regulations, (18)(b) A copy in paper form of a document, for each page, where the Office makes the copy

Trade-marks Regulations, (18.1)(a) A copy in electronic form of a document:for each request

Trade-marks Regulations, (18.1)(b) A copy in electronic form of a document:plus, for each trade-mark to which the request relates

Trade-marks Regulations, (18.1)(c)A copy in electronic form of a document:plus, if the copy is requested on a physical medium, for each physical medium requested in addition to the first

Trade-marks Regulations, (19)(a) On request, to enter a name on the list of trade-mark agents: where the request and fee are submitted online to the Office of the Registrar of Trade-Marks, via the Canadian Intellectual Property Office web site

Trade-marks Regulations, (19)(b) On request, to enter a name on the list of trade-mark agents:in any other case

Trade-marks Regulations, (20) Examination fee referred to in subparagraph 18(b)(ii)

Trade-marks Regulations, (21)(a) Annual registration fee referred to in paragraph 22(1)(a) and subparagraph 23(b)(i):where the fee is submitted on-line to the Office of the Registrar of Trade-Marks, via the Canadian Intellectual Property Office web site

Trade-marks Regulations, (21)(b) Annual registration fee referred to in paragraph 22(1)(a) and subparagraph 23(b)(i):in any other case

Trade-marks Regulations, (22) Reinstatement fee referred to in subparagraph 23(b)(i)

Trademarks - Geographical Indication Request

Patent Rules, 1. Fee for applying for an extension of time, in respect of each period of time referred to in the application for an extension

Patent Rules, 2. Fee for notifying the Commissioner of the intention to sit for one or more papers of the qualifying examination, per paper

Patent Rules, 3. Fee for applying for entry on the register of patent agents

Patent Rules, 4. Fee for maintaining the name of a patent agent on the register of patent agents

Patent Rules, 5. Fee for applying for reinstatement on the register of patent agents

Patent Rules, 6. (a) Application fee, small entity fee

Patent Rules, 6.(b) Application fee standard fee

Patent Rules, 7. Late fee under subsection 27(7) of the Act

Patent Rules, 8. (a)(i) Fee for maintaining an application for a patent in effect, for the dates of each of the second, third and fourth anniversaries of the filing date of the application, small entity fee

Patent Rules, 8(a)(ii) Fee for maintaining an application for a patent in effect, for the dates of each of the second, third and fourth anniversaries of the filing date of the application, standard fee

Patent Rules, 8(b)(i) Fee for maintaining an application for a patent in effect for the dates of each of the fifth, sixth, seventh, eighth and ninth anniversaries of the filing date of the application, small entity fee

Patent Rules, 8(b)(ii) Fee for maintaining an application for a patent in effect, for the dates of each of the fifth, sixth, seventh, eighth and ninth anniversaries of the filing date of the application, standard fee

Patent Rules, 8(c)(i) Fee for maintaining an application for a patent in effect, for the dates of each of the 10th, 11th, 12th, 13th and 14th anniversaries of the filing date of the application, small entity fee

Patent Rules, 8(c)(ii)Fee for maintaining an application for a patent in effect for the dates of each of the 10th, 11th, 12th, 13th and 14th anniversaries of the filing date of the application, standard fee

Patent Rules, 8(d)(i) Fee for maintaining an application for a patent in effect, for the dates of each of the 15th, 16th, 17th, 18th and 19th anniversaries of the filing date of the application, small entity fee

Patent Rules, 8(d)(i) Fee for maintaining an application for a patent in effect, for the dates of each of the 15th, 16th, 17th, 18th and 19th anniversaries of the filing date of the application, standard fee

Patent Rules, 9, Late fee under subsection 27.1(2) of the Act

Patent Rules, 10(a)(i) Fee for examination of an application for a patent, if the application for a patent has been the subject of an international search by the Commissioner in the Commissioner's capacity as an International Search Authority, small entity fee

Patent Rules, 10(a)(ii) Fee for examination of an application for a patent, if the application for a patent has been the subject of an international search by the Commissioner in the Commissioner's capacity as an International Search Authority, standard fee

Patent Rules, 10(b)(i) Fee for examination of an application for a patent (b) in any other case, small entity fee

Patent Rules, 10(b)(ii)Fee for examination of an application for a patent, in any other case, standard fee

Patent Rules, 11. Late fee under subsection 35(3) of the Act

Patent Rules, 12. Fee to advance an application for a patent out of its routine order

Patent Rules, 13(a)(i) Final fee, the basic fee, small entity fee

Patent Rules, 13(a)(ii) Final fee, the basic fee, standard fee

Patent Rules, 13(b) Final fee, for each page of specification and drawings, other than pages of a sequence listing submitted in electronic form, in excess of 100 pages

Patent Rules, 14. Fee for a notice of allowance to be withdrawn and for an application for a patent to be subject to further examination

Patent Rules, 15. Fee for reinstatement of an application demed to be abandoned, in respect of each failure to take an action referred to in the request for reinstatement

Patent Rules, 16. Transmittal fee for the performance of the tasks referred to in Rule 14 of the Regulations under the PCT

Patent Rules, 17. Search fee for the performance of the tasks referred to in Rule 16 of the Regulations under the PCT

Patent Rules, 18. Additional fee for conducting a search under Article 17(3)(a) of the Patent Cooperation Treaty, in respect of each invention other than the main invention

Patent Rules, 19. Preliminary examination fee for the performance of the tasks referred to in Rule 58 of the Regulations under the PCT

Patent Rules, 20. Additional fee for an international preliminary examination under Article 34(3)(a) of the Patent Cooperation Treaty, in respect of each invention other than the main invention

Patent Rules, 21(a) Basic national fee, small entity fee

Patent Rules, 21(b) Basic national fee, standard fee

Patent Rules, 22. Fee for reinstatement of rights

Patent Rules, 23. Additional fee for late payment under subsection 154(4) of these Rules

Patent Rules, 24. Fee for requesting the correction of an error under subsection 109(1) of these Rules, for each patent referred to in the request for correction

Patent Rules, 25(a)(i) Fee for maintaining the rights accorded by a patent in effect, for the dates of each of the second, third and fourth anniversaries of the filing date of the application, small entity fee

Patent Rules, 25(a)(ii) Fee for maintaining the rights accorded by a patent in effect, for the dates of each of the second, third and fourth anniversaries of the filing date of the application, standard fee

Patent Rules, 25(b)(i) Fee for maintaining the rights accorded by a patent in effect, for the dates of each of the fifth, sixth, seventh, eighth and ninth anniversaries of the filing date of that application, small entity fee

Patent Rules, 25(b)(ii) Fee for maintaining the rights accorded by a patent in effect (b) for the dates of each of the fifth, sixth, seventh, eighth and ninth anniversaries of the filing date of that application, standard fee

Patent Rules, 25(c)(i) Fee for maintaining the rights accorded by a patent in effect, for the dates of each of the 10th, 11th, 12th, 13th and 14th anniversaries of the filing date of that application, small entity fee

Patent Rules, 25(c)(ii) Fee for maintaining the rights accorded by a patent in effect c) for the dates of each of the 10th, 11th, 12th, 13th and 14th anniversaries of the filing date of that application, (ii) standard fee

Patent Rules, 25(d)(i) Fee for maintaining the rights accorded by a patent in effect, for the dates of each of the 15th, 16th, 17th, 18th and 19th anniversaries of the filing date of that application, small entity fee

Patent Rules, 25(d)(ii) Fee for maintaining the rights accorded by a patent in effect, for the dates of each of the 15th, 16th, 17th, 18th and 19th anniversaries of the filing date of that application, standard fee"

Patent Rules, 26. Late fee under subsection 46(2) of the Act

Patent Rules, 27.Additional fee under subparagraph 46(5)(a)(iii) of the Act

Patent Rules, 28. Fee for filing an application to reissue a patent

Patent Rules, 29. Fee for a disclaimer

Patent Rules, 30(a) Fee for re-examination of one or more claims of a patent, small entity fee

Patent Rules, 30(b) Fee for re-examination of one or more claims of a patent standard fee

Patent Rules, 31(a) Fee for presenting an application under section 65 or 127 of the Act, for the first patent or certificate of supplementary protection to which the application relates

Patent Rules, 31(b) Fee for presenting an application under section 65 or 127 of the Act for each additional patent or certificate to which the application relates

Patent Rules, 32. Fee to advertise an application under section 65 or 127 of the Act on the website of the Canadian Intellectual Property Office

Patent Rules, 33. Fee for requesting the registration of a document relating to a patent or an application for a patent, for each patent or application for a patent to which the document relates.

Patent Rules, 34. Fee for requesting the recording of a change of name, for each patent or application for a patent to which the change of name relates

Patent Rules, 35. Fee for requesting that a transfer be recorded under section 49 of the Act, for each patent or application for a patent to which the transfer relates

Patent Rules, 36(a) Fee for requesting a certified copy in paper form, for each certification

Patent Rules, 36(b) Fee for requesting a certified copy in paper form, for each page

Patent Rules, 37(a) Fee for requesting a certified copy in electronic form, for each certification

Patent Rules, 37(b) Fee for requesting a certified copy in electronic form, for each patent or application for a patent to which the request relates

Patent Rules, 38(a) Fee for requesting a non-certified copy in paper form, for each page, if the person requesting makes the copy using Patent Office equipment

Patent Rules, 38(b) Fee for requesting a non-certified copy in paper form, for each page, if the Patent Office makes the copy

Patent Rules, 39(a) Fee for requesting a non-certified copy in electronic form for each request

Patent Rules, 39(b) Fee for requesting a non-certified copy in electronic form for each patent or application for a patent to which the request relates

Patent Rules, 39(c) Fee for requesting a non-certified copy in electronic form if the copy is requested on more than one physical medium, for each additional physical medium requested"

Patent Rules, 40. Fee for requesting that the Patent Office provide information concerning the status of a patent or an application for a patent, for each patent or application for a patent

Patent Rules, Schedule 3: Transitional Provisions, 1(a)(i) Fee for maintaining in effect the rights accorded by a patent granted on the basis of a category 1 application, for the dates of each of the second, third and fourth anniversaries of the day on which the patent was issued, small entity fee

Patent Rules, Schedule 3: Transitional Provisions, 1(a)(ii) Fee for maintaining in effect the rights accorded by a patent granted on the basis of a category 1 application, for the dates of each of the second, third and fourth anniversaries of the day on which the patent was issued, standard fee

Patent Rules, Schedule 3: Transitional Provisions, 1(b)(i) Fee for maintaining in effect the rights accorded by a patent granted on the basis of a category 1 application, for the dates of each of the fifth, sixth, seventh, eighth and ninth anniversaries of the day on which the patent was issued, small entity fee

Patent Rules, Schedule 3: Transitional Provisions, 1(b)(ii) Fee for maintaining in effect the rights accorded by a patent granted on the basis of a category 1 application, for the dates of each of the fifth, sixth,

seventh, eighth and ninth anniversaries of the day on which the patent was issued, (ii) standard fee

Patent Rules, Schedule 3: Transitional Provisions, 1(c)(i) Fee for maintaining in effect the rights accorded by a patent granted on the basis of a category 1 application, for the dates of each of the 10th, 11th, 12th, 13th and 14th anniversaries of the day on which the patent was issued, small entity fee

Patent Rules, Schedule 3: Transitional Provisions, 1(c)(ii) Fee for maintaining in effect the rights accorded by a patent granted on the basis of a category 1 application, for the dates of each of the 10th, 11th, 12th, 13th and 14th anniversaries of the day on which the patent was issued, standard fee

Patent Rules, Schedule 3: Transitional Provisions, 1(d)(i) Fee for maintaining in effect the rights accorded by a patent granted on the basis of a category 1 application for the dates of each of the 15th and 16th anniversaries of the day on which the patent was issued, small entity

Patent Rules, Schedule 3: Transitional Provisions, 1(d)(ii) Fee for maintaining in effect the rights accorded by a patent granted on the basis of a category 1 application, for the dates of each of the 15th and 16th anniversaries of the day on which the patent was issued, standard fee

Trademarks Regulations, 1. Application for an extension of time under section 47 of the Act, for each act for which the extension is sought

Trademarks Regulations, 2. Trademark agent qualifying examination

Trademarks Regulations, 3(a) Request for name to be entered on the list of trademark agents, if the request and fee are submitted online through the Canadian Intellectual Property Office website

Trademarks Regulations, 3(b) Request for name to be entered on the list of trademark agents, in any other case

Trademarks Regulations, 4(a) Maintenance of name on list of trademark agents, if the fee is submitted online through the Canadian Intellectual Property Office website

Trademarks Regulations, 4(b) Maintenance of name on list of trademark agents, in any other case

Trademarks Regulations, 5. Reinstatement of name on list of trademark agents

Trademarks Regulations, 6. Request for the giving of public notice under paragraph 9(1)(n) or (n.1) of the Act, for each badge, crest, emblem, mark or armorial bearing

Trademarks Regulations, 7(a)(i) Application for the registration of a trademark, if the application and fee are submitted online through the Canadian Intellectual Property Office website, for the first class of goods or services to which the application relates

Trademarks Regulations, 7(a)(ii) Application for the registration of a trademark, if the application and fee are submitted online through the Canadian Intellectual Property Office website, for each additional class of goods or services to which the application relates as of the filing date

Trademarks Regulations, 7(b)(i) Application for the registration of a trademark, in any other case, for the first class of goods or services to which the application relates

Trademarks Regulations, 7(b)(ii) Application for the registration of a trademark, in any other case, for each additional class of goods or services to which the application relates as of the filing date

Trademarks Regulations, 8. Request for the recording of the transfer of one or more applications for the registration of a trademark under subsection 48(3) of the Act, for each application

Trademarks Regulations, 9. Statement of opposition under subsection 38(1) of the Act

Trademarks Regulations, 10(a) Application to amend the register under subsection 41(1) of the Act to extend the statement of goods or services in respect of which a trademark is registered, for the first class of goods or services to which the application relates

Trademarks Regulations, 10(b) Application to amend the register under subsection 41(1) of the Act to extend the statement of goods or services in respect of which a trademark is registered, for each additional class of goods or services to which the application relates as of the filing date

Trademarks Regulations, 11. Request for the giving of one or more notices under subsection 44(1) of the Act, for each notice requested

Trademarks Regulations, 12. Request for the registration of the transfer of one or more registered trademarks under subsection 48(4) of the Act, for each trademark

Trademarks Regulations, 13. Request for the giving of one or more notices under subsection 45(1) of the Act, for each notice requested

Trademarks Regulations, 14(a)(i) Renewal of the registration of a trademark under section 46 of the Act, if the renewal is requested and the fee submitted online through the Canadian Intellectual Property Office website, for the first class of goods or services to which the request for renewal relates

Trademarks Regulations, 14(a)(ii) Renewal of the registration of a trademark under section 46 of the Act, if the renewal is requested and the fee submitted online through the Canadian Intellectual Property Office website, for each additional class of goods or services to which the request for renewal relates

Trademarks Regulations, 14(b)(i) Renewal of the registration of a trademark under section 46 of the Act, in any other case, for the first class of goods or services to which the request for renewal relates

Trademarks Regulations, 14(b)(ii) Renewal of the registration of a trademark under section 46 of the Act, in any other case, for each additional class of goods or services to which the request for renewal relates

Trademarks Regulations, 15. Statement of objection under subsection 11.13(1) of the Act

Trademarks Regulations, 16(a) Certified copy in paper form, for each certification

Trademarks Regulations, 16(b) Certified copy in paper form, for each page

	Trademarks Regulations, 17(a) Certified copy in electronic form, for each certification
	Trademarks Regulations, 17(b) Certified copy in electronic form, for each trademark to which the request relates
	Trademarks Regulations, 18(a) Non-certified copy in paper form, for each page, if the requesting person makes the copy using equipment of the Office of the Registrar of Trademarks
	Trademarks Regulations, 18(b) Non-certified copy in paper form, for each page, if the office makes the copy
	Trademarks Regulations, 19(a) Non-certified copy in electronic form, for each request
	Trademarks Regulations, 19(b) Non-certified copy in electronic form, for each trademark to which the request relates
	Trademarks Regulations, 19(c) Non-certified copy in electronic form, if the copy is requested on a physical medium, for each physical medium provided other than the first
	Trademarks Regulations, Section 154 (1), If the filing date, determined without taking into account section 34 of the Act, of an application for the registration of a trademark, other than a Protocol application as defined in section 96 of these Regulations, precedes the coming-intoforce day and the trademark has not yet been registered on that day, subsections 32(1) and (2) of these Regulations do not apply and the person that filed the application must pay the fee set out in item 15 of the schedule to the former Regulations in addition to the fee, set out in item 1 of that schedule, that they have already paid.
Fee-setting authority	<ul> <li>Patent Rules<sup>xv</sup></li> <li>Copyright Regulations<sup>xvi</sup></li> <li>Industrial Design Regulations<sup>xviii</sup></li> <li>Trade-marks Regulations<sup>xiii</sup></li> <li>Trademarks Regulations<sup>xix</sup></li> </ul>
Year introduced	1995 – 2019
Last year fee-setting authority was amended	2007 – 2018
Fee type	<ul> <li>Services</li> </ul>
Fee amount (\$)	0.50 – 2500 and 11 fees set by formula
Total fee revenue (\$)	156,071,851
Adjustment type	Section 17 of the Service Fees Act (Consumer Price Index)  Or     Exempt
Adjustment rate	• 2.0
(% or formula)	Or

	Formula Based
	Or
	Exempt
2020 to 2021 fee amount (\$)	0.50 – 2550
Future fee- adjusted amount (\$)	Not applicable
Adjustment date	The adjustment date for fees to be adjusted under this fee grouping: January 1, 2021
Fee-adjustment authority	Service Fees Act
Service standard	CIPO will send a filing certificate or acknowledgement of national entry within 20 business days of receipt of a compliant request and payment of the prescribed fee.
	CIPO will process a completion fee within 30 business days of receipt of a compliant response and payment of the prescribed fee.
	CIPO will send a first office action within 17 calendar months of receipt of a compliant request and payment of the prescribed fee.
	CIPO will send an office action within 7 calendar months of receipt of a compliant request and payment of the prescribed fee.
	CIPO will process the amendment or send a letter refusing the amendment within 30 business days of receipt of a compliant request and payment of the prescribed fee.
	CIPO will send a Grant Certificate within 8 calendar weeks of receipt of a compliant response and payment of the prescribed fee, provided there are no maintenance fees due within the following 6 weeks of this request.
	CIPO will process a request to reinstate a patent application within 20 business days of receipt of a compliant request and payment of the prescribed fee.
	CIPO (as a receiving Office) will mail the form PCT/RO/105, "Notification of the International Application Number and of the International Filing Date" prior to the expiration of the 13th month from the priority date. Such transmittal shall be effected promptly after receipt of the international application. This is a WIPO standard.
	CIPO (as International Searching Authority) will provide a written opinion and an international search report or a Non-Establishment of International Search Report, within the later of 3 months from receiving the search copy or 9 months from the priority date. This is a PCT regulated item.
	CIPO (as International Searching Authority) will provide a written opinion and an international search report or a Non-Establishment of International Search Report, within 9 months of the payment of the additional search fees
	CIPO (as International Preliminary Examining Authority) will provide an international preliminary examination report, within the later of 6

months from the receipt of a complete demand or 28 months from the priority date. This is a PCT regulated item.

CIPO (as International Preliminary Examining Authority) will provide an international preliminary examination report, within the later of 6 months from the receipt of a complete demand or 28 months from the priority date. This is a PCT regulated item.

CIPO will process this payment within 20 business days of receipt of a compliant request and payment of the prescribed fee.

CIPO will process this payment within 20 business days of receipt of a compliant request and payment of the prescribed fee. Such transmittal shall be effected promptly after receipt of the international application.

CIPO (as a receiving Office) will process the fee payment prior to the expirations of the 13th month from the priority date. Such transmittal shall be effected promptly after receipt of the international application.

CIPO will provide a Commissioner's letter or have a patent reissued within 17 calendar months.

CIPO will process requests within 20 business days of receipt of a compliant request and payment of the prescribed fee.

Notify patentee in writing of appointment of re-examination board and send copy of re-examination request (if applicable) in response to receipt from small entity of request compliant with provisions of s. 48(1) and (2) of Patent Act and s. 45 of Patent Rules within 45 business days upon receipt of compliant request and fee under normal circumstances.

Notify applicant in writing of receipt of application compliant with provisions of s. 68(1) of Patent Act alleging abuse of patent rights within 15 business days upon receipt of compliant application and fee(s) under normal circumstances.

Publish advertisement in Canadian Patent Office Record of application under s. 65(1) of Patent Act within 20 business days upon receipt of compliant request and fee under normal circumstances.

CIPO will process corrections of clerical errors within 12 calendar weeks of receipt of a compliant request and payment of the prescribed fee.

CIPO will issue a registration certificate within 20 business days of receipt of a compliant request and payment of the prescribed fee.

CIPO will process requests within 8 calendar weeks of receipt of a compliant request and payment of the prescribed fee.

Send copy of audio magnetic tape in response to request under item 28 of Schedule II, Tariff of Fees, Patent Rules within 10 business days upon receipt of compliant request and fee under normal circumstances.

Send transcript of audio magnetic tape in response to request under item 29 of Schedule II, Tariff of Fees, Patent Rules within 30 business days upon receipt of compliant request and fee under normal circumstances.

CIPO will process the payment and update the status on the Canadian Patent Database (CPD) as follows: payments made using the patent maintenance fee electronic payment service within 7 business days; payments made using other payment options within 20 business days.

CIPO will process requests within 6 calendar weeks of receipt of a compliant request and payment of the prescribed fee.

Notify applicant in writing of eligibility in response to filing of application under s. 12 of Patent Rules to write Patent Agents Qualification Exam within 20 business days upon receipt of application and fee under normal circumstances.

CIPO will send a certificate of registration of copyright or a report within 20 business days upon receipt of a paper application.

CIPO will send a certificate of registration of assignment or licence, or a report, within 20 business days upon receipt of a request.

CIPO will process the request within 7 business days from the receipt of a compliant request and payment of the prescribed fee.

CIPO will send a corrected certificate of registration or a certificate of registration of a document affecting a copyright within 7 business days upon receipt of a request.

A corrected certificate of registration or a certificate of registration of a document affecting a copyright will be issued within 20 business days upon receipt of a request.

CIPO will provide copies within 7 business days upon receipt of request and fees for copies or certified copies.

CIPO will send a first action (allowance without a report) or a first report within 11 months from filing date of the application.

CIPO will provide a confirmation of maintenance, a notice of omission, or a refusal of maintenance within 7 business days if the request was filed online or within 20 business days, in any other cases.

CIPO will provide, depending on the circumstances, a confirmation of maintenance, a notice of omission: maintenance, or a notice of refusal of maintenance within 7 business days if the request was filed online or within 20 business days, in any other cases.

CIPO will provide, depending on the circumstances, a confirmation of reinstatement, a notice of omission: reinstatement, or a notice of refusal of reinstatement within 20 business days.

CIPO will send a first action (allowance without a report) or a first report within 10 months from the filing date of the application upon receipt of a request of an accelerated examination.

CIPO will provide, depending on the circumstances, a confirmation of delay of registration, a notice of omission: delay of registration, or a notice of refusal of delay of registration within 20 business days.

CIPO will issue a filing date within 7 business days upon receipt of an electronic application that meets filing requirements including the fee under normal circumstances. CIPO will issue a filing date within 20 business days upon receipt of a paper application that meets the filing requirements including the fee under normal circumstances.

For electronic requests, within 20 business days upon receipt of a Statement of Opposition that meets the requirements and fee under normal circumstances.

For paper requests, within 25 business days upon receipt of a Statement of Opposition that meets the requirements and fee under normal circumstances.

CIPO will issue a filing date within 20 business days upon receipt of a paper application that meets the filing requirements including the fee under normal circumstances.

CIPO will issue confirmation that the amendment has been made or issue correspondence requesting additional information within 20 business days upon receipt of a paper request including the fee under normal circumstances.

CIPO will issue confirmation of renewal within 7 business days upon receipt of an electronic request that meets the renewal requirements including the fee under normal circumstances. CIPO will issue confirmation of renewal within 20 business days upon receipt of a paper request that meets the renewal requirements including the fee under normal circumstances.

For electronic requests, within 7 business days upon receipt of a Section 45 notice request that meets the requirements and fee under normal circumstances.

For paper requests, within 20 business days upon receipt of a Section 45 notice request that meets the requirements and fee under normal circumstances."

Process the request for an extension of time and send the decision to the client: 1. For electronic requests, within 7 business days upon receipt of an electronic extension of time request that meets the requirements and fee under normal circumstances. 2. For paper requests, within 20 business days upon receipt of a paper extension of time request that meets the requirements and fee under normal circumstances.

Process the request for an extension of time under exceptional circumstances and send the decision to the client: 1. For electronic requests, within 25 business days upon receipt of an electronic extension of time request that meets the requirements and fee under normal circumstances. 2. For all paper requests, within 30 business days upon receipt of a paper extension of time request that meets the requirements and fee under normal circumstances"

CIPO will issue receipt of request within 20 business days upon receipt of a paper request including the fee under normal circumstances.

For paper requests, within 25 business days upon receipt of a Section 45 notice request that meets the requirements and fee under normal operational circumstances

CIPO will issue a registration certificate within 7 business days upon receipt of an electronic request that meets the registration requirements including the fee under normal circumstances. CIPO will issue a registration certificate within 20 business days upon receipt of a paper request that meets the registration requirements including the fee under normal circumstances.

CIPO will issue confirmation of entry within 7 business days upon receipt of an electronic request that meets entry requirements including the fee under normal circumstances.

CIPO will issue confirmation of entry within 20 business days upon receipt of a paper request that meets entry requirements including the fee under normal circumstances.

Notify applicant in writing of eligibility in response to filing of application under s. 18 of Trade-marks Regulations to write Trade-marks Agents

Qualification Exam within 20 business days upon receipt of application and fee under normal circumstances.

CIPO will issue confirmation that the reinstatement has been granted or issue correspondence requesting additional information, within 20 business days upon receipt of a paper request including the fee under normal circumstances.

CIPO will send a decision to the request within 2 months of receipt of a compliant request and payment of the prescribed fee.

CIPO will send a confirmation of eligibility within 1 month of receipt of a compliant request and payment of the prescribed fee(s).

CIPO will issue a confirmation of entry on the Register within 6 weeks of receipt of a compliant request and payment of the prescribed fee.

CIPO will process requests within 6 weeks of receipt of a compliant request and payment of the prescribed fee.

CIPO will send an acknowledgement of receipt within 1 month of payment of the prescribed fee.

CIPO will update the status on the Canadian Patent Database (CPD) as follows: • payments made using the patent maintenance fee electronic payment service within 7 business days; • payments made using other payment options within 1 month."

CIPO will send an acknowledgement of receipt within 1 month of payment of the prescribed fee.

CIPO will send: - an examiner's requisition under subsection 86(2) of the Patent Rules within 17 months of receipt of a compliant request and payment of the prescribed fee, if the examiner identifies defects in the application, or - a notice of allowance under subsection 86(1) of the Patent Rules: - if the application is open to public inspection, within 17 months of receipt of a compliant request and payment of the prescribed fee - if the application is not open to public inspection, within 19 months of receipt of a compliant request and payment of the prescribed fee.

CIPO will send a Grant Certificate: - if the payment of the final fee is unconditional, within 8 weeks of receipt of a compliant response and payment of the prescribed fee - if the payment of the final fee is conditional (such as recordal of transfers, changes of name, corrections, etc.), upon receipt of a compliant response and payment of the prescribed fee within 8 weeks after completing those conditions "

CIPO will send a confirmation that the application has been withdrawn from allowance and returned to examination within 1 month of receipt of a compliant request and payment of the prescribed fee.

CIPO will send an acknowledgement of reinstatement of the patent application within 1 month of receipt of a compliant request and payment of the prescribed fee.

CIPO will send the Commissioner's intended determination regarding the request to reinstate a patent application within 2 months of receipt of a compliant request and payment of the prescribed fee."

CIPO (as a receiving Office) will mail the record copy prior to the expiration of the 13 months from the priority date. Such transmittal shall be effected promptly after receipt of the international application. This is a WIPO standard.

CIPO (as International Searching Authority) will provide a written opinion and an international search report or a Non-Establishment of International Search Report, within the later of 3 months from receiving the search copy or 9 months from the priority date. This is a PCT regulated item.

CIPO (as International Searching Authority) will provide a written opinion and an international search report or a Non-Establishment of International Search Report, within 9 months of the payment of the additional search fees.

CIPO (as International Preliminary Examining Authority) will provide an international preliminary examination report, within the later of 6 months from the receipt of a complete demand or 28 months from the priority date. This is a PCT regulated item.

CIPO will send an acknowledgement of national entry within 1 month of receipt of a compliant request and payment of the prescribed fee.

CIPO will send a response within 3 months of receipt of a compliant request and payment of the prescribed fee.

CIPO will send the Commissioner's intended determination regarding the request to reverse the deemed expiry of a patent 2 months of receipt of a compliant request and payment of the prescribed fee.

CIPO will send a Commissioner's letter or have a patent reissued within 17 months.

CIPO will issue a confirmation of appointment of re-examination board and send a copy of the re-examination request within 9 weeks of receipt of a compliant request and payment of the prescribed fee.

CIPO will send an acknowledgement of receipt within 3 weeks of receipt of a compliant application and payment of the prescribed fee(s).

CIPO will advertise an application on CIPO's website within 1 month of receipt of a compliant request and payment of the prescribed fee.

CIPO will send a registration certificate within 1 month of receipt of a compliant request and payment of the prescribed fee.

CIPO will send a recordal certificate within 1 month of receipt of a compliant request and payment of the prescribed fee.

CIPO will provide copies within 7 business days upon receipt of request and fees for copies or certified copies.

CIPO will update the status on the Canadian Patent Database (CPD) as follows: • payments made using the patent maintenance fee electronic payment service within 7 business days; • payments made using other payment options within 1 month.

1. CIPO will process electronic requests and send the decision to the client within 7 business days of receipt of a compliant request and payment of the prescribed fee; CIPO will process paper requests and send the decision to the client within 5 weeks of receipt of a compliant request and payment of the prescribed fee. 2. Under exceptional circumstances: CIPO will process electronic requests and send the decision to the client within 5 weeks upon receipt of compliant request and payment of the prescribed fee; CIPO will process paper requests and send the decision to the client within 6 weeks upon receipt of a compliant request and payment of the prescribed fee.

CIPO will send a confirmation of eligibility within 1 month of receipt of a compliant request and payment of the prescribed fee.

CIPO will issue confirmation of entry within 7 business days upon receipt of an electronic request that meets entry requirements including the fee under normal circumstances.

CIPO will issue confirmation of entry within 20 business days upon receipt of a paper request that meets entry requirements including the fee under normal circumstances.

CIPO will issue confirmation of entry within 7 business days upon receipt of an electronic request that meets renewal requirements including the fee under normal circumstances.

CIPO will issue confirmation of entry within 20 business days upon receipt of a paper request that meets renewal requirements including the fee under normal circumstances.

CIPO will issue confirmation that the reinstatement has been granted or issue correspondence requesting additional information, within 20 business days upon receipt of a paper request including the fee under normal circumstances.

CIPO will issue receipt of request within 20 business days upon receipt of a paper request including the fee under normal circumstances.

CIPO will issue a filing date within 7 business days upon receipt of an electronic application that meets filing requirements including the fee under normal circumstances. CIPO will issue a filing date within 20 business days upon receipt of a paper application that meets the filing requirements including the fee under normal circumstances.

CIPO will issue confirmation that the amendment has been made or issue correspondence requesting additional information within 20 business days upon receipt of a paper request including the fee under normal circumstances.

CIPO will process and assess electronic requests and forward a copy of the statement of opposition to the applicant within 1 month upon receipt of a compliant request and payment of the prescribed fee; CIPO will process and assess paper requests and send a copy of the statement of opposition to the applicant within 5 weeks upon receipt of a compliant request and payment of the prescribed fee.

CIPO will issue a filing date within 20 business days upon receipt of a paper application that meets the filing requirements including the fee under normal circumstances.

CIPO will send an acknowledgement of receipt within 1 month upon receipt of a compliant request and payment of the prescribed fee.

CIPO will issue confirmation that the amendment has been made or issue correspondence requesting additional information within 20 business days upon receipt of a paper request including the fee under normal circumstances.

CIPO will process the electronic request and send the section 45 notice to the registered owner within 7 business days upon receipt of a compliant request and payment of the prescribed fee; CIPO will process the paper request and send the section 45 notice to the registered owner within 1 month upon receipt of a compliant request and payment of the prescribed fee.

	CIPO will issue confirmation of renewal within 7 business days upon receipt of an electronic request that meets the renewal requirements including the fee under normal circumstances. CIPO will issue confirmation of renewal within 20 business days upon receipt of a paper request that meets the renewal requirements including the fee under normal circumstances
	CIPO will process paper requests and send a copy of the statement of objection to the applicant within 5 weeks upon receipt of a compliant request and payment of the prescribed fee.
	CIPO will provide copies within 7 business days upon receipt of request and fees for copies or certified copies.
	CIPO will issue a registration certificate within 7 business days upon receipt of an electronic request that meets the registration requirements including the fee under normal circumstances.
	CIPO will issue a registration certificate within 20 business days upon receipt of a paper request that meets the registration requirements including the fee under normal circumstances.
Performance result	Service standard met for an average of 95.6% of service(s) provided.

Fee grouping	Spectrum and Telecommunications
Fee	Registration Fee
	Listing Fee
	Assessment Fee
	Technical Expertise Fee
	Mobile station in the aeronautical or maritime services
	Mobile station in the public information service
	Mobile station in the developmental or radiodetermination service
	Mobile station in the land mobile service
	Mobile station communicating with a space station
	Other mobile stations
	Fixed Stations that Communicate with other Fixed Stations or Space Stations Number of Telephone Channels per Radio Frequency Assigned to each Transmitter or Receiver From 1 to 24 channels
	Fixed Stations that Communicate with other Fixed Stations or Space Stations Number of Telephone Channels per Radio Frequency Assigned to each Transmitter or Receiver From 25 to 60 channels
	Fixed Stations that Communicate with other Fixed Stations or Space Stations Number of Telephone Channels per Radio Frequency Assigned to each Transmitter or Receiver From 61 to 120 channels
	Fixed Stations that Communicate with other Fixed Stations or Space Stations Number of Telephone Channels per Radio Frequency Assigned to each Transmitter or Receiver From 121 to 300
	Fixed Stations that Communicate with other Fixed Stations or Space Stations Number of Telephone Channels per Radio Frequency Assigned to each Transmitter or Receiver From 301 to 600

Fixed Stations that Communicate with other Fixed Stations or Space Stations Number of Telephone Channels per Radio Frequency Assigned to each Transmitter or Receiver From 601 to 960

Fixed Stations that Communicate with other Fixed Stations or Space Stations Number of Telephone Channels per Radio Frequency Assigned to each Transmitter or Receiver From 961 to 1200

Fixed Stations that Communicate with other Fixed Stations or Space Stations Number of Telephone Channels per Radio Frequency Assigned to each Transmitter or Receiver 1201 or more

Fixed station operating in certain services - Fixed station referred to in subsection 62(1) or section 72 of these regulations

Fixed station operating in certain services - Fixed station in the public information service

Users for fixed station in the land mobile service - Transmit or receive - (a) Metropolitan area

Users for fixed station in the land mobile service - Transmit or receive - (a) Other area

Service providers for fixed station in the land mobile service - Transmit or receive (a) Metropolitan area

Service providers for fixed station in the land mobile service - Transmit or receive (b) Other area

Service providers for fixed station in the land mobile service - Transmit or receive - Dispatch (a) High congestion zone

Service providers for fixed station in the land mobile service -Transmit or receive - Dispatch (b) Medium congestion zone

Service providers for fixed station in the land mobile service - Transmit or receive - Dispatch (c) Low congestion zone

Service providers for fixed station in the land mobile service - Transmit or receive - Paging (a) High congestion zone

Service providers for fixed station in the land mobile service - Transmit or receive - Paging (b) Medium congestion zone

Service providers for fixed station in the land mobile service - Transmit or receive - Paging (c) Low congestion zone

Cellular Mobile Radio Frequencies For each assigned transmit or receive frequency

Broadband Personal Communication Services Radio Frequencies, for each 10 Mhz assigned block of transmit or receive frequencies (a) Coverage Area radius is ≥ 1km

Broadband Personal Communication Services Radio Frequencies, for each 10 Mhz assigned block of transmit or receive frequencies (b) Coverage Area radius is < 1km

Narrowband Personal Communications Radio frequencies - Transmit or receive of frequencies - for each 12.5 KHz assigned block

Space stations that communicate with fixed station or space stations - Number of telephone channels per radio frequency assigned to each transmitter or receiver - From 1 to 24 channels Space stations that communicate with fixed station or space stations - Number of telephone channels per radio frequency assigned to each transmitter or receiver - From 25 to 60 channels

Space stations that communicate with fixed station or space stations -Number of telephone channels per radio frequency assigned to each transmitter or receiver - From 61 to 120 channels

Space stations that communicate with fixed station or space stations -Number of telephone channels per radio frequency assigned to each transmitter or receiver - From 121 to 300 channels

Space stations that communicate with fixed station or space stations -Number of telephone channels per radio frequency assigned to each transmitter or receiver - From 301 to 600 channels

Space stations that communicate with fixed station or space stations -Number of telephone channels per radio frequency assigned to each transmitter or receiver - From 601 to 960 channels

Space stations that communicate with fixed station or space stations - Number of telephone channels per radio frequency assigned to each transmitter or receiver - From 961 to 1200 channels

Space stations that communicate with fixed station or space stations -Number of telephone channels per radio frequency assigned to each transmitter or receiver - 1201 or more channels

Service Providers for Space Stations that Communicate with Mobile Stations

Cellular 824.040 MHz to 848.970 MHz, 869.040 MHz to 893.970 MHz or 1850 MHz to 1990 MHz

Broadband Radio Service 2500-2690 MHz

Broadband Wireless Access 38 GHz, first come, first serve

Fixed Wireless Access, first come, first serve, 3400-3550 MHz

Fixed-Satellite Service and Broadcast-Satellite Service

Mobile satellite services below 1 GHz

Mobile satellite services above 1 GHz

Narrowband Multipoint Communications Systems (N-MCS) that operate in the 1.4 GHz (Formula 1)

Narrowband Multipoint Communications Systems (N-MCS) that operate in the 1.4 GHz (Formula 2)

Narrowband Multipoint Communications Systems (N-MCS) that operate in the 1.4 GHz (Formula 3)

Narrowband Multipoint Communications Systems (N-MCS) that operate in the 1.4 GHz (Formula 4)

Personal communications services (PCS) 1850-1910 MHz and 1930-1990 MHz, except G block

Public Safety 4940-4990 MHz

Railway Association of Canada

Local Multipoint Communications Systems in the 28 GHz Range (LMCS)

Multipoint communications systems 2500 MHz

Fee-setting authority	<ul> <li>Department of Industry Act, sections 18 and 20, Gazette Notice SMSE-008-07<sup>xx</sup></li> <li>Radiocommunication Regulations<sup>xxi</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-013-99<sup>xxii</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-004-97<sup>xxiii</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-008-99<sup>xxiv</sup></li> <li>Department of Industry Act section 19, Gazette Notice SMSE-008-16<sup>xxv</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-001-97<sup>xxvi</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-009-99<sup>xxviii</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-003-01<sup>xxviiii</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-003-02<sup>xxix</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-003-02<sup>xxix</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-003-04<sup>xxxiii</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-003-04<sup>xxxiii</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-003-08<sup>xxxiiii</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-003-08<sup>xxxiiii</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-002-99<sup>xxxiiii</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-002-99<sup>xxxiiii</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-002-99<sup>xxxiiii</sup></li> <li>Department of Industry Act section 19, Gazette Notice DGRB-004-96<sup>xxxv</sup></li> </ul>
Year introduced	1996 – 2016
Last year fee-setting authority was amended	2005 – 2014
Fee type	<ul><li>Licence</li><li>Services</li></ul>
Fee amount (\$)	34 – 9771 (plus 2207 per 300 telephone channels or portion thereof in excess of 1200) and 17 fees set by formula
Total fee revenue (\$)	300,686,179
Adjustment type	Section 17 of the Service Fees Act (Consumer Price Index)  Or     Exempt
Adjustment rate (% or formula)	• <b>2.0</b> Or

	Formula Based
	Or
	Exempt
2020 to 2021 fee amount (\$)	35.44 – 10185.68 (plus 2300.67 per 300 telephone channels or portion thereof in excess of 1200) and 17 fees set by formula
Future fee-adjusted	Not applicable
amount (\$)	
Adjustment date	The adjustment date for fees to be adjusted under this fee grouping: March 31, 2021
Fee-adjustment authority	Service Fees Act
Service standard	Processing time of two business days per transaction.
	Processing time of 14 calendar days per transaction.
	Processing time of ten (10) business days per transaction.
	For the aeronautical and maritime services, complete mobile-only applications will be assessed within 21 calendar days of their receipt.
	For the public information service, complete mobile-only applications will be assessed within 49 calendar days of their receipt.
	For the radiodetermination and the developmental services, complete mobile-only applications will be assessed within 49 calendar days of their receipt.
	For the land mobile service, light-licensed (i.e. no frequencies required) applications will be assessed within 21 calendar days of their receipt. Mobile-only (i.e. frequencies required) applications will be assessed within 49 calendar days of their receipt.
	For the space service, complete mobile earth station applications will be assessed within 130 calendar days of their receipt.
	For the land mobile service, light-licensed mobile (i.e. no frequencies required) applications will be assessed within 21 calendar days of their receipt. Mobile-only (i.e. frequencies required) applications will be assessed within 49 calendar days of their receipt.
	For the fixed service, complete applications for fixed point-to-point, point-to-multipoint, point-to-transportable, and transportable to transportable stations will be assessed within 28 calendar days of their receipt. Service standards are paused when co-ordination with the US is required.
	For the satellite service, complete applications for fixed earth stations will be assessed within 49 calendar days.
	For the land mobile service complete applications for fixed stations will be assessed within 49 calendar days of their receipt. Service standards are paused when co-ordination with the US is required.
	For the satellite service, completed space station applications will be assessed within 130 calendar days of their receipt.

	For new, first-come, first served terrestrial spectrum licences (where there is an established fee), applications will be assessed within 21 calendar days of their receipt.
	Satellite (spectrum) licences for FSS and BSS applications will be assessed within 130 calendar days of their receipt.
	Mobile satellite (spectrum) licences (completed) applications will be assessed within 130 calendar days of their receipt.
Performance result	Service standard met for an average of 97.5% of service(s) provided.

Fee grouping	Support and Financing for Small Business
Fee	2% registration fee based on the original loan amount 1.25% annual administration fee based on the outstanding loan amount
Fee-setting authority	Canada Small Business Financing Regulations**  **Temporal Control of the Con
Year introduced	1999
Last year fee-setting authority was amended	2016
Fee type	Services
Fee amount (\$)	2% registration fee based on the original loan amount 1.25% annual administration fee based on the outstanding loan amount
Total fee revenue (\$)	69,032,188
Adjustment type	Exempt
Adjustment rate (% or formula)	Exempt
2020 to 2021 fee	2% registration fee based on the original loan amount
amount (\$)	1.25% annual administration fee based on the outstanding loan amount
Future fee-adjusted amount (\$)	Not applicable
Adjustment date	Not applicable
Fee-adjustment authority	Not applicable
Service standard	2 business days upon receipt of complete and accurate loan registration forms from the financial institution.

	20 business days upon receipt from the financial institution of all of the required documentation to process a claim for loss.
Performance result	In 2018-19, 99% of loans were registered within 2 days and 93% of claim for losses were processed within 20 days.

Fee grouping	Trade Measurement
Fee	Charges for inspector's time and expenses
	Operational location fee for servicing electricity meters and electricity metering installations
	Other location fee for servicing electricity meters and electricity metering installations
	Fee for inspecting, testing, verifying or reverifying an electricity meter approved to perform the functions of more than one type of meter set out in the Electricity and Gas Inspection Regulations
	Fee for inspecting, testing, verifying or reverifying an electricity meter with measurement functions that are not sealed and that can be programmed or reprofiled by the user.
	Fees for inspecting, testing, verifying or reverifying an electricity meter where the initial reverification period has been extended.
	Voltage test referred to in Section 25 of the Electricity and Gas Inspection Act
	Operational location fee for servicing gas meters and gas metering installations
	Other location fee for servicing gas meters and gas metering installations
	Fee for inspecting, testing, verifying or reverifying a gas meter approved to perform the functions of more than one type of meter set out in the Electricity and Gas Inspection Regulations
	Fee for inspecting, testing, verifying or reverifying a gas meter with measurement functions that are not sealed and that can be programmed or reprofiled by the user.
	Fee for inspecting, testing, verifying or reverifying a gas meter where the initial reverification period has been extended
	Relative density test (gas meter)
	Water vapour test (gas meter)
	Measuring apparatus (test standard) certification
	Meter calibration console
	Apparatus for measuring volume
	Apparatus for measuring pressure
	Apparatus for measuring temperature
	Other gas measuring apparatus

	Measuring apparatus requiring additional points (testing for each additional point when the number of points is greater than the number set out in the regulations for that measuring apparatus)
	Recognition to perform electricity and natural gas meter inspections (initial and renewal)
	Evaluation and approval of prototype electricity and natural gas meters for use in Canada
	Evaluation and approval of prototype scales, gas pumps and other measuring devices for use in Canada
	Physical measurement standard certification
	Device inspection
	Use of ancillary test equipment, travel and accommodation costs
Fee-setting authority	<ul> <li>Electricity and Gas Inspection Act<sup>xxxvii</sup>, R.S.C. 1985, c. E-4 and Electricity and Gas Inspection Regulations<sup>xxxviii</sup></li> <li>Weights and Measures Act<sup>xxxix</sup>, R.S.C. 1985, c. W-6 and Weights and Measures Regulations<sup>xl</sup></li> </ul>
Year introduced	1985
Last year fee-setting authority was amended	2009 – 2014
Fee type	Services
Fee amount (\$)	1 – 1000 and 23 fees set by formula
Total fee revenue (\$)	602,196
Adjustment type	Section 17 of the Service Fees Act (Consumer Price Index)  Or     Exempt
Adjustment rate	• 2.0
(% or formula)	Or
	Exempt
2020 to 2021 fee amount (\$)	1.04 – 1042.44
Future fee-adjusted amount (\$)	Not applicable
Adjustment date	The adjustment date for fees to be adjusted under this fee grouping: April 1, 2020
Fee-adjustment authority	Service Fees Act
Service standard	Measurement Canada will inspect an electricity or natural gas meter within 10 days of receiving a client's request for an inspection.

	Measurement Canada will issue a Certificate of Calibration within 60 days of receiving the request for calibration.  Measurement Canada will provide the authorized service provider with written notification of the results of an audit (for accreditation within 30 calendar days following the completion of the audit or assessment.
	Measurement Canada will issue a Notice of Approval between 30 and 120 days after commencing the assessment depending on the complexity of the submission.
	Measurement Canada will perform the mandatory inspection of a device before it is first placed into service within 10 calendar days receiving the client's request.
Performance result	Service standard met for an average of 94.3% of service(s) provided.

For more detail on a fee-by-fee basis, please visit the website for the full version of the ISED Fees Report 2018 to 2019.

## **Endnotes**

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<sup>i</sup> Government of Canada website, www.canada.ca.
ii Service Fees Act, https://laws-lois.justice.gc.ca/eng/acts/S-8.4/index.html
iii The Access to Information and Privacy (ATIP) Services website,
https://www.ic.gc.ca/eic/site/atip-aiprp.nsf/eng/h_00035.html
iv Department of Industry Act, https://laws-lois.justice.gc.ca/eng/acts/i-9.2/
V Competition Bureau Fees and Service Standards Policy for Mergers and Merger-
Related Matters, https://www.competitionbureau.gc.ca/eic/site/cb-bc.nsf/eng/04358.html
vi Textile Labelling and Advertising Regulations, https://lois-
laws.justice.gc.ca/eng/regulations/C.R.C., c. 1551/
vii Canada Business Corporations Act, https://laws-lois.justice.gc.ca/eng/acts/C-
44/INDEX.HTML
viii Canada Business Corporations Regulations, https://laws-
lois.justice.gc.ca/eng/regulations/SOR-2001-512/index.html
ix Canada Not-for-profit Corporations Act, https://laws.justice.gc.ca/eng/acts/c-7.75/
<sup>x</sup> Canada Not-for-profit Corporations Regulations, https://laws-
lois.justice.gc.ca/eng/regulations/SOR-2011-223/index.html
xi Canada Cooperatives Act, https://laws-lois.justice.gc.ca/eng/acts/c-1.7/index.html
xii Canada Cooperatives Regulations, https://laws-lois.justice.gc.ca/eng/regulations/SOR-
99-256/index.html
xiii Bankruptcy and Insolvency Act, https://laws-lois.justice.gc.ca/eng/acts/b-3/
xiv Bankruptcy and Insolvency General Rules, https://laws-
lois.justice.gc.ca/eng/Regulations/C.R.C.,_c._368/index.html
xv Patent Rules, https://laws-lois.justice.gc.ca/eng/regulations/SOR-2019-251/index.html
xvi Copyright Regulations, https://laws-lois.justice.gc.ca/eng/Regulations/SOR-97-
457/index.html
xvii Industrial Design Regulations, https://laws-lois.justice.gc.ca/eng/regulations/SOR-
2018-120/index.html
xviii Trade-marks Regulations, https://laws-lois.justice.gc.ca/eng/regulations/sor-96-
195/index.html
xix Trademarks Regulations, https://laws-lois.justice.gc.ca/eng/regulations/SOR-2018-
227/index.html
xx Gazette Notice SMSE-008-07, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf08796.html
xxi Radiocommunication Regulations, https://laws-
lois.justice.gc.ca/eng/Regulations/SOR-96-484/index.html
xxii Gazette Notice DGRB-013-99, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf01978.html
xxiii Gazette Notice DGRB-004-97, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf01499.html
xxiv Gazette Notice DGRB-008-99, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf01891.html
xxv Gazette Notice SMSE-008-16, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf11159.html
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xxvi Gazette Notice DGRB-001-97, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf01458.html
xxvii Gazette Notice DGRB-009-99, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf01888.html
xxviii Gazette Notice DGRB-003-01, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf05459.html
xxix Gazette Notice DGRB-003-02, https://www1.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf05907.html
xxx Gazette Notice DGRB-003-03, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf06280.html
xxxi Gazette Notice DGRB-003-04, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf06456.html
xxxii Gazette Notice DGRB-005-03, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf08105.html
xxxiii Gazette Notice DGRB-003-08, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf08967.html
xxxiv Gazette Notice DGRB-002-99, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf01735.html
xxxv Gazette Notice DGRB-004-96, https://www.ic.gc.ca/eic/site/smt-
gst.nsf/eng/sf01456.html
xxxvi Canada Small Business Financing Regulations, https://laws-
lois.justice.gc.ca/eng/regulations/sor-99-141/index.html
xxxvii Electricity and Gas Inspection Act, https://laws-lois.justice.gc.ca/eng/acts/e-
4/index.html
xxxviii Electricity and Gas Inspection Regulations, https://laws-
lois.justice.gc.ca/eng/regulations/SOR-86-131/index.html
xxxix Weights and Measures Act, https://laws-lois.justice.gc.ca/eng/acts/w-6/
xl Weights and Measures Regulations, https://laws-
lois.justice.gc.ca/eng/Regulations/C.R.C., c. 1605/index.html
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