

PATENT OFFICE

AS

DESIGNATED (OR ELECTED) OFFICE

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List of abbreviations:

Office: Patent Office

Controller: Controller of Patents

PA: The Patents Act, 1970 as amended by the Patents (Amendment) Act, 2005

PR: The Patents Rules, 2003 as amended by the Patents (Amendment) Rules, 2006

SUMMARY**Designated
(or elected) Office****SUMMARY****IN****PATENT OFFICE****IN****Summary of requirements for entry into the national phase**

Time limits applicable for entry into the national phase:	Under PCT Article 22(3): 31 months from the priority date Under PCT Article 39(1)(b): 31 months from the priority date
Translation of international application required into: ¹	English
Required contents of the translation for entry into the national phase: ¹	Under PCT Article 22: Description, claims (if amended, both as originally filed and as amended, together with any statement under PCT Article 19), any text matter of drawings, abstract Under PCT Article 39(1): Description, claims, any text matter of drawings, abstract (if any of those parts has been amended, both as originally filed and as amended by the annexes to the international preliminary examination report)
Is a copy of the international application required?	A copy is required only if the applicant has not received Form PCT/IB/308 and the Patent Office has not received a copy of the international application from the International Bureau under PCT Article 20.
National fee:	Currency: Indian rupee (INR) Filing fee: ¹ — Up to 30 sheets and 10 claims: INR 4,000 (1,000) ² — For each additional priority: Multiple of INR 4,000 (1,000) ² — For each additional sheet: INR 400 (100) ² — For each additional claim: INR 800 (200) ²
Exemptions, reductions or refunds of the national fee:	None

[Continued on next page]

¹ Must be furnished or paid within the time limit applicable under PCT Article 22 or 39(1), or at the time of any earlier express request by the applicant to proceed earlier with the national phase.

² The amount in parentheses is applicable in case of filing by an individual.

SUMMARY**Designated
(or elected) Office****SUMMARY****IN****PATENT OFFICE****IN***[Continued]*

Special requirements of the Office
(PCT Rule 51*bis*):³

Name, address and nationality of the inventor if they have not been
furnished in the "Request" part of the international application⁴

Instrument of assignment or transfer where the applicant is not the
inventor⁴

Document evidencing a change of name of the applicant if the
change occurred after the international filing date and has not been
reflected in a notification from the International Bureau (Form
PCT/IB/306)

Declaration of inventorship by the applicant⁴

Address for service in India (but no representation by an agent is
required)

Power of attorney if an agent is appointed

Verification of translation

International application or translation to be furnished in two copies

Furnishing, where applicable, of a nucleotide and/or amino acid
sequence listing in electronic form

Who can act as agent?

Any patent agent registered to practice before the Office

Does the Office accept requests for
restoration of the right of priority
(PCT Rule 49*ter.2*)?

No

³ If not already complied with within the time limit applicable under PCT Article 22 or 39(1), the Office will invite the applicant to comply with the requirement within a time limit fixed in the invitation.

⁴ This requirement may be satisfied if the corresponding declaration has been made in accordance with PCT Rule 4.17.

THE PROCEDURE IN THE NATIONAL PHASE

PCT Art. PR Rule	22 20(7)	IN.01 FORMS FOR ENTERING THE NATIONAL PHASE. The Office has a form (Form 1 – see Annex IN.II) for providing details of an international application entering the national phase. This form should preferably be used. PCT applicants are not, in accordance with Article 22, required, at this stage, to furnish all the items set out in Box 10 of the form, namely the statement of undertaking nor any priority document or translations thereof.
PR Rule	20(3)	IN.02 TRANSLATION (VERIFICATION). The required verification of the translation of the international application and of any other document, which was not either filed or published in English, consists of a simple statement by the applicant, or the person duly authorized by the applicant, to the effect that the translation is correct and complete.
PA Sec. PR Rule	57 81(1)	IN.03 TRANSLATION (CORRECTION). Errors in the translation of the international application can be corrected with reference to the text of the international application as filed (see paragraphs 57 and 58 of the National Phase). A request for correction or amendment must be made on Form 13 (see Annex IN.VIII) together with the payment of the prescribed fee.
PA Sec. PR Rule	142 7 First Schedule	IN.04 FEES (MANNER OF PAYMENT). The manner of payment of the fees indicated in the Summary and in this Chapter is outlined in Annex IN.I.
PA Sec. PR Rule	53 142 80	IN.05 RENEWAL FEES. After a patent has been granted, renewal fees must be paid for maintaining the patent in force. The renewal fees indicated in Annex IN.I shall be payable to the office at the expiry of the second year from the date of the patent. Further renewal fees are due before the expiry of each succeeding year. If the renewal fee is not paid within the prescribed time limit, the patent will cease to have effect. However, a patent may be restored provided that an application for restoration is made on Form 15 (see Annex IN.X) within eighteen months from the date of cessation (see paragraph IN.14). Where the patent is granted later than two years after filing, the fees which have become due must be paid within three months of grant (extendable up to an additional six months using Form 4 (see Annex IN.IV)). Thereafter every renewal fee becomes due before the anniversary of the granted patent. A request for renewal of a patent must be made on plain paper accompanied by the prescribed fee (see Annex IN.I).
PA Sec. PR Rules	127 132 5 135	IN.06 REPRESENTATION. An applicant, irrespective of whether or not he is a national of or a resident in India, is not required to be represented by an agent, but he is required to have an address for service (for notices and other communications) in India. If an agent is appointed to represent the applicant, a written authorization should be filed on Form 26 (see Annex IN.XII) or a power of attorney should be submitted.
PA Sec. PR Rule	8 12	IN.07 STATEMENT CONCERNING CORRESPONDING APPLICATIONS IN OTHER COUNTRIES. The applicant must file within six months from the date of entry into the national phase, a statement concerning any corresponding applications filed in other countries. The statement must be made on Form 3 (see Annex IN.III) which includes an undertaking that the applicant will update the statement. No fee is required.
PCT Art. PA Secs. PR Rule	28 41 57 to 59 81	IN.08 AMENDMENT OF THE APPLICATION; TIME LIMITS. The applicant may make amendments to his application during the national phase provided that these do not exceed the scope of the application as originally filed. The applicant may amend the patent application or the complete specification or any document related thereto, at the discretion of the Controller, by filing a request on Form 13 (see Annex IN.VIII) and paying the prescribed fees. Any interested person may oppose the amendment of the patent application by filing a notice of opposition on Form 14 (see Annex IN.IX) within three months from publication of the amended application in the Official Journal of the Patent Office.

PA Sec. PR Rule	11B 24B 20(4)(ii)	IN.09 REQUEST FOR EXAMINATION. A patent application shall not be examined unless the applicant or any other interested person makes a request for such examination in the prescribed manner within 48 months from the date of priority of the application (if applicable) or from the date of filing of the patent application, whichever is later. Such a request must be made on Form 18 (see Annex IN.XI) and be accompanied by the prescribed fee.
PA Sec. PR Rule	21(1) 24B(4)	IN.10 PERIOD FOR RESPONDING TO A STATEMENT OF OBJECTIONS. A statement of objections will be issued by the Controller in respect of international applications that fail to comply with the requirements of the Patents Act. An international application will be considered as abandoned unless the applicant complies with all the requirements of the Patents Act and the rules made thereunder within 12 months from the date on which a first statement of objection is issued.
PCT Art. PCT Rule	25 51	IN.11 REVIEW UNDER ARTICLE 25 OF THE PCT. The applicable procedure is outlined in the National Phase paragraphs 63 to 66.
PCT Art PCT Rule	24(2) 48(2) 49.6	IN.12 EXCUSE OF DELAYS IN MEETING TIME LIMITS. Reference is made to National Phase paragraphs 67 to 71.
PA Sec. PR Rule	24B 53(2) 142(4) 13(6) 55(4) 80(1A) 130 137 138	<p>IN.13 Where, during the national phase, the applicant wishes to extend a time limit for performing certain acts relating to the patent application, such as:</p> <ul style="list-style-type: none"> – filing of a statement and undertaking regarding foreign applications (Form 3 – see Annex IN.III) – filing of a declaration of inventorship (to be made using Form 5 – see Annex IN.V) – filing of a request for renewal of a patent (Rule 80(1A)) – filing a petition to review an order of the Controller under Section 77(1)(f) – payment of accumulated renewal fees under Section 142(4) after the grant of the patent <p>he should furnish Form 4 (see Annex IN.IV) before the expiry of the time limit together with payment of the prescribed fee. The time limit may then be extended if the Controller thinks fit and so directs.</p> <p>The Controller has the power to extend the time limit up to one month beyond that prescribed in the patent rules provided that the fee for such request is paid in advance (Rule 138). It should be noted that the extended time limit does not apply to the filing of a request for examination (Section 24B), the applicant's statement and evidence in the opposition proceedings (Rule 55(4)) and the payment of renewal fees (Rule 80(1A)).</p>
PA Secs. PR Rules	60 to 62 84 to 86	IN.14 RESTORATION OF A LAPSED PATENT. Where a patent has lapsed by reason of failure to pay any renewal fee, the patentee or his representative may, within 18 months from the date on which the patent ceased to have effect, make a request for restoration of the patent using Form 15 (see Annex IN.X). If the Controller is satisfied that the failure to pay the renewal fee was unintentional and that there has been no undue delay in the making of the request for restoration, he will publish the request for restoration in the prescribed manner, and within the prescribed period. Any interested person may oppose the restoration of the patent by filing an opposition on Form 14 (see Annex IN.IX). The Controller shall publish his decision concerning restoration of a lapsed patent.
PA Sec.	117A	IN.15 APPEAL. Applicants may appeal to the Appellate Board against any decision, order or direction of the Controller as provided for in the Patents Act Section 117A(2). Appeals shall be made in writing and submitted within three months from the date of the decision, order or direction of the Controller, or within such further time limit as the Appellate Board may allow.

FEES¹

(Currency: Indian rupee)

Patents Form No.	Item	Amount
1	Application for grant of patent.	4,000 (1000) ¹
	— for each additional priority claim:	Multiple of 4,000 (1000) ¹
	— for each additional sheet in addition to 30:	400 (100) ¹
	— for each additional claim in addition to 10:	800 (200) ¹
9	Request for early publication:	10,000 (2,500) ¹
18	Request for examination fee:	
	— under Section 11(b)	10,000 (2,500) ¹
	— under rule 20(4)(ii).	14,000 (3,500) ¹
13	Application for amendment of patent application complete specification or other related documents:	
	— before grant	2,000 (500) ¹
	— after grant	4,000 (1,000) ¹
	Renewal fee under Section 53	
	(a) for the 3 rd , 4 th , 5 th and 6 th year of the patent.	2,000 (500) ¹
	(b) for the 7 th , 8 th , 9 th , and 10 th year of the patent	6,000 (1,500) ¹
	(c) for the 11 th , 12 th , 13 th , 14 th and 15 th year of the patent	12,000 (3,000) ¹
	(d) for the 16 th , 17 th , 18 th , 19 th and 20 th year of the patent	20,000 (5,000) ¹
13	Request for amendments to name, address, nationality or address for service under Section 57 (for each amendment).	800 (200) ¹
4	Request for an extension of time limit (per month, for each month for which the extension is sought).	1,200 (300) ¹
15	Request for restoration of patent:	
	— under Section 60	6,000 (1,500) ¹
	— additional fee under Rule 86(1).	12,000 (3,000) ¹
7/14	Notice of opposition to an application under Section 25(2).	6,000 (1,500) ¹

How can payment of fees be effected?

The payment of fees must be effected in Indian rupees. All payments must be made together with the filing of the form related to the fee to be paid, and indicate the application number (national, if already known; international, if the national number is not yet known), the name of the applicant and type of fee being paid.

Payments may be made by one of the following means: cash, cheque or by bank draft payable to the Controller of Patents at any accepted bank in India where the Office namely, Chennai, Delhi, Kolkata or Mumbai is situated.

¹ The amount in parentheses is applicable in the case of filing by a natural person.

FORM 1 THE PATENTS ACT 1970 (39 of 1970) & The Patents Rules, 2003 APPLICATION FOR GRANT OF PATENT (See section 7,54&135and rule20 (1))			(FOR OFFICE USE ONLY)	
			Application No:	
			Filing Date:	
			Amount of Fee Paid:	
			CBR No:	
			Signature:	
1. APPLICANT (S)				
Name		Nationality	Address	
2. INVENTOR (S)				
Name		Nationality	Address	
3. TITLE OF THE INVENTION				
4. ADDRESS FOR CORRESPONDENCE OF APPLICANT/AUTHORIZED PATENT AGENT IN INDIA			Telephone No.	
			Fax No.	
			Mobile No.	
			E-mail:	
5. PRIORITY PARTICULARS OF THE APPLICATION (S) FILED IN CONVENTION COUNTRY				
Country	Application Number	Filing Date	Name of the Applicant	Title of the Invention
6. PARTICULARS FOR FILING PATENT COOPERATION TREATY (PCT) NATIONAL PHASE APPLICATION				
International application number.		International filing date as allotted by the receiving office.		
7. PARTICULARS FOR FILING DIVISIONAL APPLICATION				
Original (first) application number.		Date of filing of Original (first) application		
8. PARTICULARS FOR FILING PATENT OF ADDITION				
Main application/patent Number.		Date of filing of main application		
9. DECLARATIONS:				
(i) Declaration by the Inventor(s)				
I/We, the above named inventor(s) is/are the true & first inventor(s) for this invention and declare that the applicant(s) herein is/are my/our assignee or legal representative.				
(a) Date _____				
(b) Signature(s) _____				
(c) Name(s) _____				
(ii) Declaration by the applicant(s) in the convention country				
I/We, the applicant(s) in the convention country declare that the applicant(s) herein is/are my/our assignee or legal representative.				
(a) Date _____				
(b) Signature(s) _____				
(c) Name(s) of the signatory _____				

(iii) Declaration by the applicant(s):

I/We, the applicant(s) hereby declare(s) that: -

- I am /We are in possession of the above-mentioned invention
- The provisional/complete specification relating to the invention is filed with this application.
- The invention as disclosed in the specification uses the biological material from India and the necessary permission from the competent authority shall be submitted by me/us before the grant of patent to me/us.
- There is no lawful ground of objection to the grant of the Patent to me/us.
- I am/ We are the assignee or legal representative of true & first inventors.
- The application or each of the applications, particulars of which are given in Para - 5 was the first application in convention country/countries in respect of my/our invention.
- I/We claim the priority from the above mentioned application(s) filed in convention country/countries and state that no application for protection in respect of the invention had been made in a convention country before that date by me/us or by any person from which I/We derive the title.
- My/our application in India is based on international application under Patent Cooperation Treaty (PCT) as mentioned in Para - 6.
- The application is divided out of my/our application particulars of which are given in Para - 7 and pray that this application may be treated as deemed to have been filed on _____ under sec.16 of the Act.
- The said invention is an improvement in or modification of the invention particulars of which are given in Para - 8.

10. Following are the attachments with the application:

- (a) Provisional specification/Complete specification
- (b) Complete specification (in conformation with the international application)/as amended before the International Preliminary Examination Authority (IPEA), as applicable (2 copies), No. of pages _____ No. of claims _____
- (c) Drawings (in conformation with the international application)/as amended before the International Preliminary Examination Authority (IPEA), as applicable (2 copies), No. of sheets _____
- (d) Priority documents
- (e) Translation of priority document/Specification/International Search Report
- (f) Statement and undertaking on Form 3
- (g) Power of Authority
- (h) Declaration of inventorship on Form 5
- (i) Sequence listing in electronic form
- (j) _____

Fee Rs. in Cash./ Cheque / Bank Draft bearing no.
 Date on Bank.

I/We hereby declare that to the best of my/our knowledge, information and belief the fact and matters stated herein are correct and I/We request that a patent may be granted to me/us for the said invention.

Dated this day of 20.....

Signature:-
 Name:

To, The Controller of Patent
 The Patent Office, at.....

Note: *Repeat boxes in case of more than one entry.

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

***Tick (✓)/cross (x) whichever is applicable/not applicable in declaration in para-9.**

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

***Complete address of the inventor and applicant should be given stating the postal index no./code, state and country. *Strike out the column which is/are not applicable * For fee: See First Schedule**

FORM 4
THE PATENTS ACT, 1970
(39 of 1970)
&
The Patents Rules, 2003
REQUEST FOR EXTENSION OF TIME
[See sections 53(2) and 142(4)
rules 13(6), 24B(4)(ii), 80(1A) and 130]

1. Name of the applicant. I/We.¹ _____

hereby request for extension of time for _____
 month(s) under Section/Rule _____
 in connection with my / our application / Patent
 No. _____

The reasons for making the request are as
 follows: -

Dated this day of
 20

2. To be signed by the
 applicant or his authorised
 registered patent agent.

Signature ²
 (-----) ³

3. Name of the natural person
 who has signed

To
 The Controller of Patents,
 The Patent Office,
 At

 Note: For fee : See First Schedule.

F O R M 5 THE PATENTS ACT, 1970 (39 of 1970) & The Patents Rules, 2003 DECLARATION AS TO INVENTORSHIP [See section 10(6) and rule 13(6)]	
1. NAME OF APPLICANT (S)	
hereby declare that the true and first inventor(s) of the invention disclosed in the complete specification filed in pursuance of my /our application numbered dated is/are	
2. INVENTOR (S) (a) NAME (b) NATIONALITY (c) ADDRESS Dated thisday of.....20..... Signature: - Name of the signatory: -	
3. DECLARATION TO BE GIVEN WHEN THE APPLICATION IN INDIA IS FILED BY THE APPLICANT (S) IN THE CONVENTION COUNTRY: - We the applicant(s) in the convention country hereby declare that our right to apply for a patent in India is by way of assignment from the true and first inventor(s). Dated thisday of.....20..... Signature: - Name of the signatory: -	
4. STATEMENT (to be signed by the additional inventor(s) not mentioned in the application form) I/We assent to the invention referred to in the above declaration, being included in the complete specification filed in pursuance of the stated application. Dated thisday of.....20..... Signature of the additional inventor(s): - Name: -	
To, The Controller of Patent The Patent Office, at.....	
Note *Repeat boxes in case of more than one entry. *To be signed by the applicant(s) or by authorized registered patent agent otherwise where mentioned. *Name of the inventor and applicant should be given in full, family name in the beginning . *Complete address of the inventor should be given stating the postal index no./code, state and country. *Strike out the column which is/ are not applicable	

FORM 7
THE PATENTS ACT, 1970
(39 of 1970)
&
The Patents Rules, 2003
NOTICE OF OPPOSITION
[See sections 25(3) and rule 55A]

1. State names, address and nationality. (I/We,¹.....

2. State the grounds taken one after another. hereby give notice of opposition to patent No.) granted on application No.dated..... published on dated.....made by _____ on the grounds².

3. Complete address including postal index number/code and state along with Telephone and fax number. _____

4. To be signed by the opponent or by his authorized registered patent agent. My/Our address for services in India is..³

5. Name of the natural person who has signed. Signature ..⁴....
 (-----)⁵....

To
 The Controller of Patents,
 The Patent Office,
 At

 For fee : See First Schedule.

FORM 9
THE PATENTS ACT, 1970
(39 of 1970)
&
The Patents Rules, 2003
REQUEST FOR PUBLICATION
[See section 11A(2); rule 24A]

1. Name, address and nationality of the applicant(s).

I/We¹.....

.....

.....

.....

2. To be signed by the applicant or his authorized registered patent agent.

hereby request for early publication of my/our application for Patent No..... datedunder section 11A(2) of the Act.

Dated thisday of 20

3. Name of the natural person who has signed.

Signature ..²...

(-----).³....

To
 The Controller of Patents,
 The Patent Office,
 At

 Note: - For fee : See First Schedule

FORM 13
THE PATENTS ACT, 1970
(39 of 1970)
&
The Patents Rules, 2003
APPLICATION FOR AMENDMENT OF THE APPLICATION
FOR PATENT/COMPLETE SPECIFICATION
[See section 57; rule 81(1)]

1. Name of the applicant(s). I/We¹.....
.....
.....

2. To be signed by the applicant(s) or patentee(s) or by his authorised registered patent agent. request leave to amend the application/complete specification with respect to application for patent No.....dated.....
. as highlighted in the copy hereto annexed.

3. Name of the natural person who has signed. My/Our reasons for making this request are as follows:
.....
.....

I/We declare that no action for infringement or for the revocation of the patent in question is pending before Appellate Board or a Court.
I/We declare that the facts and matters stated herein are true to the best of my/our knowledge information and belief.

Dated this day of
200

Signature ².

(-----)³.

To
The Controller of Patents,
The Patent Office,
At

Note : For fee: See First Schedule.

FORM 14
THE PATENTS ACT, 1970
(39 of 1970)

&

The Patents Rules, 2003

**NOTICE OF OPPOSITION TO AMENDMENT / RESTORATION / SURRENDER
OF PATENT/GRANT OF COMPULSORY LICENCE OR REVISION OF TERMS
THEREOF OR TO CORRECTION OF CLERICAL ERRORS**

**[See sections 57(4), 61(1), 63(3), 78(5) and 87(2); rules 81(3)(b), 85(1), 87(2),
98(1), 101(3) and 124]**

1. State the name, address and nationality.

I/We¹.....
.....
hereby give notice of opposition: -
to the amendment of the application/specification with
respect to application for Patent No.
..... dated

OR

to the application for restoration of Patent No.
..... dated.....

OR

to the offer to surrender the Patent No.
..... dated.....

OR

for the grant of compulsory licence, or revocation of Patent
No. dated

OR

-for the revision of the terms and conditions of licence in
respect of Patent No. dated

OR

for correction of a clerical error in Patent No.
..... dated

2. Complete address including postal index number/code and state along with Telephone and fax number(s).

..... / Specification No.
..... dated in respect of Patent
No. dated or Patent
application No. dated

3. To be signed by the opponent or his authorised registered patent agent.

The grounds in which the said opposition is made are as follows:

4. Name of the natural person who has signed.

.....
.....

My / Our address for service in India is: ²
.....

Dated this day of20

Signature . 3.

(-----) ⁴

To
The Controller of Patents,
The Patent Office,
At

Note: -(a) Strike out whichever is not applicable.
(b) For fee : See First Schedule.

FORM 15
THE PATENTS ACT, 1970
(39 of 1970)
&
The Patents Rules, 2003
APPLICATION FOR THE RESTORATION OF PATENT
[See section 60; rule 84]

1. Insert the name, address,
nationality of the applicant(s).

I/We¹.....

.....

.....

hereby apply for an order of the Controller for the
restoration of Patent No.dated

.....granted to.....

.....

The circumstances which led to the failure to pay
the renewal fee to pay the renewal fee for the year
.....

on or before are as follows:

.....

I/We declare that I/We have not assigned the patent
to any other person(s) and that the facts and
matters stated herein are true to the best of my/our
knowledge information and belief.

Dated this day of 20

2. To be signed by the applicant(s) or
by his authorised registered patent
agent.

Signature ².....

(-----)³

3. Name of the natural person who
has signed.

To
The Controller of Patents,
The Patent Office,
At

 Note: For fee : See First Schedule.

FORM 18 THE PATENTS ACT, 1970 (39 of 1970) & The Patents Rules, 2003 REQUEST/EXPRESS REQUEST FOR EXAMINATION OF APPLICATION FOR PATENT [See section 11B and rule 20(4)(ii), 24B(1)(i)]	(FOR OFFICE USE ONLY) RQ. No: Filing Date: Amount of Fee Paid: CBR No: Signature:
1. APPLICANT (S)/OTHER INTERESTED PERSON (a) NAME : (b) NATIONALITY : (c) ADDRESS :	
2. Statement in case of request for examination made by the applicant(s) I/We hereby request that my/our application for patent no. _____ filed on _____ for _____ the _____ invention titled _____ shall be examined under sections 12 and 13 of the Act. Or I/We hereby make an express request that my/our application for patent no. _____ filed on _____ _____ based on Patent Cooperation Treaty (PCT) application no. _____ dated _____ made in country _____ shall be examined under sections 12 and 13 of the Act, immediately without waiting for the expiry of 31 months as specified in rule 20(4)(ii).	
3. Statement in case of request for examination made by any other interested person I/We the interested person request for the examination of the application no. _____ dated _____ filed by the applicant _____ titled _____ under sections 12 and 13 of the Act. As an evidence of my/our interest in the application for patent following documents are submitted. (a) _____ _____	
4. ADDRESS FOR SERVICE Dated this _____ day of _____ 20____ Signature Name of the signatory To, The Controller of Patent The Patent Office, at	
NOTE: *To be signed by the applicant(s) or by his authorized registered patent agent *Strike out the column which is/are not applicable	

FORM 26
THE PATENTS ACT, 1970
(39 of 1970)
&
The Patents Rules, 2003
FORM FOR AUTHORISATION OF A PATENT AGENT/OR ANY
PERSON IN A MATTER OR PROCEEDING UNDER THE ACT
[See sections 127 and 132; and rule 135]

1. Insert name, address and nationality. i/We¹
2. Insert the name, address and nationality of the person(s) to be authorized. hereby authorise²
3. State the particular matter or proceeding for which the authorisation is made. to act on my/our behalf in connection with³
 and request that all notices, requisitions and communication relating thereto may be sent to such person at the above address unless otherwise specified.

I/We hereby revoke all previous authorisation, if any made, in respect of same matter or proceeding.

I/We hereby assent to the action already taken by the said person in the above-matter.

Dated this day of/20

4. To be signed by the person(s) making this authorisation. Signature⁴
5. Name of the natural person who has signed along with designation and official seal, if any. (-----)⁵

To
 The Controller of Patents
 The Patent Office
 at

To be stamped under the Indian Stamp Act, 1899 (2 of 1899).
