# C GT

## REGISTRY OF INTELLECTUAL PROPERTY (GUATEMALA)

- **Competent receiving Office for nationals and residents of:** Guatemala
- **Language in which international applications may be filed:** Spanish
  - **Language in which the request may be filed:** Spanish
- **Number of copies on paper required by the receiving Office:** 3
- **Does the receiving Office accept requests for restoration of the right of priority (PCT Rule 26bis.3)?** Yes, the Office applies both the “unintentional” and the “due care” criteria to such requests
- **Competent International Searching Authority:**
  - Austrian Patent Office, European Patent Office, National Institute of Industrial Property (Brazil), National Institute of Industrial Property (Chile), Spanish Patent and Trademark Office or United States Patent and Trademark Office
- **Competent International Preliminary Examining Authority:**
  - Austrian Patent Office, European Patent Office,
  - National Institute of Industrial Property (Brazil), National Institute of Industrial Property (Chile),
  - Spanish Patent and Trademark Office or United States Patent and Trademark Office
- **Fees payable to the receiving Office:**
  - **Transmittal fee:**
    - Equivalent in GTQ of USD 250
  - **International filing fee:**
    - USD 1,352
    - USD 15
  - **Search fee:**
    - See Annex D(AT), (BR), (EP), (ES) or (US)
  - **Fee for priority document:**
    - GTQ 50 plus GTQ 1 per page
  - **Fee for requesting restoration of the right of priority (PCT Rule 26bis.3(d)):**
    - USD 500
- **Is an agent required by the receiving Office?**
  - No, if the applicant resides in Guatemala
  - Yes, if he is a non-resident
- **Who can act as agent?**
  - Any attorney registered in Guatemala
- **Waiver of power of attorney:**
  - Has the Office waived the requirement that a separate power of attorney be submitted? No
  - Has the Office waived the requirement that a copy of a general power of attorney be submitted? No

---

1. Depending on the applicant’s choice of competent International Searching Authority, a translation into a corresponding language (see Annex D) may have to be furnished by the applicant (PCT Rule 12.3).
2. This Office is competent only if the international search is or has been carried out by that Office, by the Austrian Patent Office or by the Spanish Patent and Trademark Office.
3. This Office is competent only if the international search is or has been carried out by that Office.
4. This fee is reduced by 90% if certain conditions apply (see Annex C(IB)).
5. The amount in parentheses is applicable as from 1 January 2020.