

List of legally significant actions related to a patent for invention, utility model, industrial design, state registration of a trademark and a service mark, state registration and grant of the exclusive right to an appellation of origin, state registration of alienation of the exclusive right to a result of intellectual activity or means of individualization, pledge of the exclusive right, grant of a right of use of such result or such means under a contract, transfer of the exclusive right to such result or such means without concluding a contract, subject to patent or other fees

As amended and supplemented on September 23, 2017

Legally significant action		Fee amount (rubles)
1. Actions subject to fees related to a patent for invention, utility model, industrial design		
1.1	Registration of application for grant of a patent of the Russian Federation for invention (hereinafter – application for invention), taking a decision upon the results of a formal examination	3300 + 700 for each Claim exceeding 10
1.2	Registration of application for grant of a patent of the Russian Federation for utility model (hereinafter – application for utility model), taking a decision upon the results of a formal examination	1400 + 700 for each Claim exceeding 10
1.3	Registration of application for grant of a patent of the Russian Federation for industrial design (hereinafter – application for industrial design), taking a decision upon the results of a formal examination	1700 + 700 for each industrial design exceeding 10
1.4	Registration of international application for invention, application for utility model entered to the national phase and filed in accordance with the Patent Cooperation Treaty of June 19, 1970, taking a decision upon the results of a formal examination	According to sub-clause 1.1 or 1.2 of the List hereto + 700 for each Claim of the international application for which there is no search made by the International Searching Authority
1.5	Consideration of a request for early publication of data on application for invention, taking a decision upon the results of its consideration, publication of data	800 (for data publication)
1.6	Consideration of a request for introducing a claim lacked in the Claims as originally filed and taken for consideration, taking a decision upon the results of	

	its consideration:	
1.6.1	in case of submitting prior to the beginning of the substantial examination of application for invention	700 for each new claim
1.6.2	in case of submitting after the beginning of the substantial examination of application for invention	4700 for each new independent claim
1.7	Consideration of a request to introduce into the documents of application for invention, application for utility model, application for industrial design changes in designation of applicant due to transfer of a right to a patent for invention, utility model, industrial design, taking a decision upon the results of its consideration	800
1.8	Consideration of a request of an applicant or a third person for information search on application for invention, taking a decision upon the results of its consideration, providing search results prior to the expiration of 7 months since the date of upholding the request	9500 + 6200 for each independent claim exceeding 1
1.9	Taking a decision upon the results of substantive examination of an application for invention:	
1.9.1	in case of filing a request for substantive examination together with filing an application for invention and submitting an information search report prior to the expiration of 7 months since the date of upholding the request	12500 + 9200 for each independent claim exceeding 1
1.9.2	in case of filing a request for substantive examination after filing an application for invention and submitting an information search report prior to the expiration of 12 months since the date of upholding the request	4700 + 2800 for each independent claim exceeding 1, but no more than 5 + 5400 for each independent claim exceeding 5
1.9.3	in case of filing a request for substantive examination after submitting an information search report which is subject to fee according to sub-clause 1.8 of the list hereto	3000
1.10	Taking a decision on the results of substantive examination of an application for utility model	2500
1.11	Taking a decision on the results of substantive examination of an application for industrial design	3000 + 2500 for each industrial design of a group of industrial designs exceeding 1
1.12	Consideration of a request for converting an application for utility model, application for	1500

	industrial design into an application for invention, taking a decision upon the results of its consideration	
1.13	Consideration of a request for converting an application for invention, application for industrial design into an application for utility model, taking a decision upon the results of its consideration	1500
1.14	Consideration of a request for converting an application for invention, application for utility model into an application for industrial design, taking a decision upon the results of its consideration	1500
1.15	Consideration of a request for extending a time limit set by the legislation of the Russian Federation, taking a decision upon the results of its consideration:	
1.15.1	extending a time limit for submitting additional materials at a request	800 for each month of extension from 1-st to 6-th month 1100 for each month of extension from 7-th to 10-th month
1.15.2	extending a time limit for submitting a notice on selecting an application for a similar invention, application for utility model subject to which a patent can be granted	
1.15.3	extending a time limit for submitting a request for substantive examination of an application for invention (for no more than 2 months)	
1.15.4	extending a time limit for filing an application for invention, application for utility model, application for industrial design claiming convention priority (for no more than 2 months)	
1.16	Consideration of a request for renewal of a missed by an applicant time limit set by the legislation of the Russian Federation, taking a decision upon the results of its consideration:	
1.16.1	renewal of a time limit for submitting documents or additional materials at the request of the examination	2100
1.16.2	renewal of a time limit for filing a request for substantive examination of an application for invention	2100
1.16.3	renewal of a time limit for filing an appeal to the Federal Executive Authority on Intellectual Property	2100
1.17	Consideration of a request for recognizing a conventional priority right under an application for	800

	invention, application for utility model, application for industrial design at applicant's request, taking a decision upon the results of its consideration	
1.18	Registration of invention, utility model, industrial design, publication of data on patent grant	3000
1.19	Granting a patent:	
1.19.1	for invention, industrial design, utility model upon the results of substantive examination of corresponding applications	1500
1.19.2	patent of addition for invention relating to such a product as a medicinal product, pesticide or agrochemical	1500
1.19.3	a new patent for invention, utility model, industrial design due to holding by the Federal Service for Intellectual Property a contested patent partially invalid	1500
1.19.4	granting a patent for utility model at applicant's request for converting a contested patent for invention into a patent for utility model	1500
1.20	Consideration of a request for issuing a duplicate copy of a patent for invention, utility model, industrial design, a certificate for utility model, taking a decision upon the results of its consideration	1500
1.21	Maintenance of a patent of the Russian Federation for invention, industrial design, utility model	1.21.1
1.21.1	Annual maintenance fees for a patent for invention or a patent for industrial design for years of validity beginning from the date of application filing:	
1.21.1.1	For the third year	1700
1.21.1.2	For the fourth year	1700
1.21.1.3	For the fifth year	2500
1.21.1.4	For the sixth year	2500
1.21.1.5	For the seventh year	3300
1.21.1.6	For the eighth year	3300
1.21.1.7	For the ninth year	4900
1.21.1.8	For the tenth year	4900
1.21.1.9	For the eleventh year	7300
1.21.1.10	For the twelfth year	7300

1.21.1.11	For the thirteenth year	9800
1.21.1.12	For the fourteenth year	9800
1.21.1.13	For the fifteenth year	12200
1.21.1.14	For the sixteenth year	12200
1.21.1.15	For the seventeenth year	12200
1.21.1.16	For the eighteenth year	12200
1.21.1.17	For the nineteenth year	16200
1.21.1.18	For the twentieth year	16200
1.21.1.19	For the twenty first year	24000
1.21.1.20	For the twenty second year	24000
1.21.1.21	For the twenty third year	24000
1.21.1.22	For the twenty fourth year	24000
1.21.1.23	For the twenty fifth year	24000
1.21.2	Annual maintenance fees for a patent for utility model for years of validity beginning from the date of application filing:	
1.21.2.1	For the first year	800
1.21.2.1	For the second year	800
1.21.2.1	For the third year	1700
1.21.2.1	For the fourth year	1700
1.21.2.1	For the fifth year	2500
1.21.2.1	For the sixth year	2500
1.21.2.1	For the seventh year	3300
1.21.2.1	For the eighth year	3300
1.21.2.1	For the ninth year	4900
1.21.2.1	For the tenth year	4900
1.22	Consideration of a request for renewal of the validity of a patent for invention, utility model, industrial design, certificate for utility model, taking a decision upon the results of its consideration	2,5 times of the annual fee defined in sub-clause 1.21 of the List hereto, corresponding to the year when a request is filed
1.23	Consideration of a request for extending a period of validity of exclusive right to an invention related to such a product as a medicinal product, a pesticide, an agrochemical, taking a decision upon the results of its consideration	3000

1.24	Consideration of a rightholder's request to introduce changes to the State Register of inventions of the Russian Federation, State Register of utility models of the Russian Federation, State Register of industrial designs of the Russian Federation, including those concerning the data on the rightholder, author, address for correspondence, as well as correction of obvious and clerical errors (through applicant's fault), taking a decision upon the results of its consideration	2000 for each change for one patent
1.25	Consideration of a rightholder's request to amend a patent for invention, utility model, industrial design, including those concerning the data on the rightholder, author, as well as correction of obvious and clerical errors (through applicant's fault), taking a decision upon the results of its consideration	2000
1.26.	Consideration of a third party's petition for providing certified copies of materials contained in the application and relating to patenting of an invention, a utility model, an industrial design, or materials opposed to the application, referred to in the reports and other documents sent to the applicant, taking a decision upon the results of its consideration	2500
1.27.	Consideration of a third party application for familiarization with documents of the application for an invention, applications for a utility model, applications for an industrial design and taking a decision upon the results of its consideration, familiarization of the applicant with requested documents (subject to the applicant's appearance for review of the documents at the agreed date and time)	800
1.28.	Consideration of objections filed with the Federal Service for Intellectual Property, taking a decision upon the results of consideration of objections to:	
1.28.1.	a decision to issue or refuse to grant a patent for an invention, utility model, industrial design	3000 for each independent claim of the application for invention, 2500 for independent claim of the application for utility model

		for each industrial design
1.28.2.	a decision on recognizing a withdrawn application for an invention, application for a utility model, application for an industrial design	2000
1.28.3.	grant of a patent for an invention, utility model, industrial design, a certificate for a utility model, as well as to the validity in the territory of the Russian Federation of a title of protection of the USSR for an invention, industrial design	7000 for each independent claim, 4500 for an independent claim for a utility model, for each industrial design
1.29.	Consideration of an application for converting the contested patent for invention into a patent for utility model, taking a decision upon the results of its consideration	2500
1.30.	Consideration of an application for publication in the official bulletin of the federal executive body on intellectual property of a court decision on infringement of the rights of the patentholder, taking a decision upon the results of its consideration	3500
2. Actions related to registration of a trademark and service mark, appellation of origin and granting of the right to use it		
2.1.	Registration of application for registration of a trademark, service mark (hereinafter referred to as an application for a trademark), taking a decision on the application for a trademark based on the results of a formal examination	3500+1000 for each of the classes of the International classification of goods and services for which registration is sought, exceeding 5
2.2.	Registration of application divided from the original application for a trademark, examination and taking a decision on a trademark application	3500+1000 for each of the classes of the International classification of goods and services for which registration is sought, exceeding 5
2.3.	Registration of application for registration of the appellation of origin and grant of an exclusive right to such an appellation or grant of an exclusive right to a previously registered appellation (hereinafter referred to as the application for appellation of origin) and taking a decision on the application for appellation of origin upon to the results of a formal examination	2700
2.4.	Examination of a designation claimed as a	11500+2500 for each of

	trademark, taking a decision upon its results	the classes of the International classification of goods and services for which registration is sought, exceeding 1
2.5.	Examination of a designation claimed as appellation of origin, taking a decision upon its results	10 800
2.6.	Consideration of an application for amending a trademark application, taking a decision upon the results of its consideration:	
2.6.1.	if the change in the list is connected with the inclusion of an additional class, divided from the declared list of goods and services	5 000
2.6.2.	if the change in the data on the applicant is connected with transfer of the right to register the trademark to another person	2800
2.7.	Consideration of a petition for extending of a time limit established by the legislation of the Russian Federation, taking a decision upon the results of its consideration:	
2.7.1.	extending the time limit for submitting corrected or missing documents, requested additional materials on the application for a trademark, application for appellation of origin	2000 for each month of extension, but for no more than 6 months
2.7.2.	extending the time limit for submitting a notice on selecting an application for identical trademark, on which a trademark registration is sought	2000 for each month of extension, but for no more than 6 months
2.8.	Consideration of a request for renewal of a time limit missed by the applicant established by the legislation of the Russian Federation, taking a decision upon the results of its consideration:	
2.8.1.	renewal of a time limit for submitting corrected and / or missing documents, requested additional materials	10000
2.8.2.	renewal of a time limit for submitting an objection to the federal executive body on intellectual property	10000
2.9.	Consideration of an application for converting a trademark application into a collective mark application, taking a decision upon the results of its consideration	3000
2.10.	Consideration of an application for converting an application for a collective mark into a trademark application, taking a decision upon the results of its consideration	3000
2.11.	Trademark registration	16000+1000 for each of the classes of the

		International classification of goods and services for which registration is sought, exceeding 5
2.12.	Collective mark registration	20000+1000 for each of the classes of the International classification of goods and services for which registration is sought, exceeding 5
2.13.	Registration of the appellation of origin and granting of an exclusive right to such an appellation, granting of an exclusive right to a previously registered appellation of origin	16000
2.14.	Issue of a trademark certificate, a collective mark certificate, a certificate of the exclusive right to appellation of origin	2000
2.15.	Consideration of application for issue of a duplicate certificate, taking a decision upon the results of its consideration	2000
2.16.	Consideration of application of the rightholder on introducing changes to the State Register of Trademarks and Service Marks of the Russian Federation, the State Register of Appellations of Origin of the Russian Federation, including data on the rightholder, address for correspondence, reduction of the list of goods and services, for which individualization a trademark is registered, changes of individual elements of a trademark, as well as corrections of obvious and clerical errors (through applicant's fault), taking a decision upon the results of its consideration	2800 for each change for one trademark, one appellation of origin
2.17.	Consideration of the rightholder's application for amending a trademark certificate, collective mark certificate, certificate of exclusive right to the appellation of origin, including those relating to data on the rightholder, correcting obvious and clerical errors (through applicant's fault), taking a decision upon the results of consideration of the application	2000
2.18.	Consideration of the application of the rightholder on amendments to the List of well-known trademarks in the Russian Federation	2800 for each change for one well-known trademark in the Russian Federation
2.19.	Consideration of the application of the rightholder on dividing a separate registration of a trademark from the current registration of a trademark, taking a	9000

	decision upon the results of its consideration	
2.20.	Consideration of an application for converting a trademark into a collective mark, taking a decision upon the results of its consideration	9000
2.21.	Consideration of an application for converting a collective mark into a trademark, taking a decision upon the results of its consideration	6000
2.22.	Consideration of an application for extending the term of the exclusive right to a trademark, taking a decision upon the results of its consideration	20000+1000 for each of the classes of the International classification of goods and services for which registration is sought, exceeding 5
2.23.	Consideration of an application for renewal of the exclusive right to a collective mark, taking a decision upon the results of its consideration	20000+1000 for each of the classes of the International classification of goods and services for which registration is sought, exceeding 5
2.24.	Consideration of an application for renewal of the certificate of the exclusive right to the appellation of origin, taking a decision upon the results of its consideration	20000
2.25.	Consideration of an application for providing an additional 6-month period for filing an application for extending the term of the exclusive right to a trademark, a collective trademark, application for extending the validity of the certificate of the exclusive right to an appellation of origin, taking a decision upon the results of its consideration	2500
2.26.	Consideration of a third party's petition for issuing certified copies of documents of the application for state registration of a trademark, service mark, collective trademark, taking a decision upon the results of its consideration, issuing requested copies	2500
2.27.	Consideration of a third party application for familiarization with documents of the application for a trademark, application for a collective trademark, taking a decision upon the results of its consideration, familiarization of the applicant with the requested documents (subject to the applicant's appearance for review of the documents on the agreed date and time)	800
2.28.	Consideration of objections filed to the Federal Service for Intellectual Property, taking a decision on the results of consideration of objections to:	

2.28.1.	a decision to refuse to accept an application for a trademark for consideration	6000
2.28.2.	a decision taken on the results of examination of the claimed designation on the application for a trademark	9000
2.28.3.	a decision on recognition of the withdrawn application for a trademark, application for appellation of origin	5000
2.28.4.	granting protection to a trademark	13500
2.28.5.	granting protection to a trademark, well-known in the Russian Federation	25000
2.28.6.	a decision to refuse to accept the application for appellation of origin for consideration	7500
2.28.7.	against the decision taken on the results of examination of the claimed designation of the application for appellation of origin	9000
2.28.8.	granting legal protection to the appellation of origin or granting an exclusive right to a previously registered appellation of origin	14000
2.28.9.	granting legal protection to a trademark due to recognition in the established procedure of abuse of the right or unfair competition of the actions of the rightholder associated with trademark registration	7000

2.29.	Consideration of application for grant of legal protection for a well-known trademark in the Russian Federation, taking a decision upon the results of consideration of the application	40000
2.30.	Consideration of application for termination of legal protection of a well-known trademark, taking a decision upon the results of consideration of the application	18000
2.31.	Consideration of application for early termination of legal protection of a trademark in case the trademark becomes a designation, which has fallen into public domain to designate the goods of a certain kind, taking a decision upon the results of consideration of the application	16000
2.32.	Consideration of application for termination of legal protection of appellation of origin and (or) of a certificate of exclusive right to such appellation, taking a decision upon the results of its consideration	8000
2.33.	Consideration of application of any person for early termination of legal protection of a trademark due to termination of activities of the legal entity - right holder or due to registration of termination of activities of a citizen as an individual entrepreneur-right holder, taking a decision upon the results of its consideration	5000
2.34.	Consideration of application of any person for termination of a certificate of exclusive right to appellation of origin due to termination of activities of the legal entity - right holder or due to registration of termination of activities of a citizen as an individual entrepreneur- right holder, or due to decease of such person, taking a decision upon the results of its consideration	5000
2.35.	Consideration of application to publish the judicial decision on infringement of rights of the rightholder in the official bulletin of the Federal executive Authority on Intellectual Property, taking a decision upon the results of its consideration	3500
3. Actions subject to fees related to the state registration of disposition of exclusive right to the results of intellectual activity or means of individualization, pledge of exclusive right or grant another party a right to use such result or such means under a contract, non-contracted transfer of the exclusive right to such result or means		
3.1.	Consideration of application for state registration of granting the right to use an invention, utility model, industrial design under a license (sublicense) agreement, taking a decision upon the results of its	3300 + 1700 for each patent, certificate exceeding 1

	consideration	
3.2.	Consideration of application for state registration of alienation of the exclusive right to an invention, utility model, industrial design under a contract, taking a decision upon the results of its consideration	3300 + 1700 for each patent, certificate of registration exceeding 1
3.3.	Consideration of application for state registration of pledge of the exclusive right to an invention, utility model, industrial design under a contract, taking a decision upon the results of its consideration	3300 + 1700 for each patent, certificate of registration exceeding 1
3.4.	Examination of application for state registration of transfer of the exclusive right to an invention, utility model, industrial design to another party under a contract, taking a decision upon the results of its consideration	3300 + 1700 for each patent, certificate of registration exceeding 1
3.5.	Examination of application for state registration of a transaction allowing the use of an integrated solution outside the Russian Federation, taking a decision upon the results of its consideration	3300 + 1700 for each patent, certificate of registration exceeding 1
3.6.	Examination of application for state registration of changes regarding disposition of the exclusive right to an invention, utility model, industrial design, taking a decision upon the results of its consideration:	
3.6.1.	based on the license (sublicense) agreement, agreement of pledge of exclusive right, if the change does not apply to extending the subject of the agreement, and based on the agreement of alienation of the exclusive right	3300
3.6.2.	based on the license (sublicense) agreement, agreement of pledge of exclusive right, if the change applies to extending the subject of the agreement	3300 + 3300 for each patent, certificate, + 11500 for each trademark, service mark supplementing the subject of the agreement
3.7.	Consideration of application for state registration of changes regarding disposition of the exclusive right due to cancellation of the license (sublicense) agreement, agreement of pledge of the exclusive right to invention, utility model, industrial design, taking a decision upon the results of its consideration	1200
3.8.	Consideration of application allowing to grant any person the exclusive right to use an invention, utility model, industrial design (open license), taking a decision upon the results of its consideration, publication of data about the open license	1000

3.9.	Consideration of a petition to withdraw an application for granting open license, taking a decision upon the results of its consideration	1000
3.10.	Consideration of a petition to withdraw an application with an obligation on alienation of the exclusive right to invention, taking a decision upon the results of its consideration	1000
3.11.	Consideration of application for state registration of grant of a right to use a trademark, service mark under a license (sublicense) agreement, taking a decision upon the results of its consideration	13500 + 11500 for each trademark, service mark exceeding 1
3.12.	Consideration of application for state registration of alienation of the exclusive right to a trademark, service mark under a contract, taking a decision upon the results of its consideration	13500 + 11500 for each trademark, service mark exceeding 1
3.13.	Consideration of application for state registration of the pledge of the exclusive right to a trademark, service mark under a contract, taking a decision upon the results of its consideration	13500 + 11500 for each trademark, service mark exceeding 1
3.14.	Consideration of application for state registration of non-contracted transfer of the exclusive right to a trademark, service mark, appellation of origin, taking a decision upon the results of its consideration	13500 + 11500 for each trademark, service mark exceeding 1
3.15.	Consideration of application for state registration of changes regarding disposition of the exclusive right to a trademark, service mark, taking a decision upon the results of its consideration	
3.15.1.	based on the license (sublicense) agreement, agreement of pledge of the exclusive right, if the changes are not referred to the extension of the subject of the agreement, and based on the agreement of alienation of exclusive right	3300
3.15.2.	based on the license (sublicense) agreement, agreement of pledge of the exclusive right, if the changes are related to the extension of the subject of the agreement	3300 + 11500 for each trademark, service mark + 3300 for each patent, certificate extending the subject of the agreement
3.16.	Consideration of application for state registration of changes connected with accomplished disposition of the exclusive right to a trademark, service mark due to cancellation of the license (sublicense) agreement, agreement of pledge of the exclusive right, taking a decision upon the results of its consideration	3300

3.17.	Consideration of application for state registration of granting the right to use a trademark, service mark, invention, utility model, industrial design under a franchise (sub-franchise) agreement, taking a decision upon the results of its consideration	3300 + 11500 for each trademark, service mark + 3300 for each patent, certificate extending the subject of the agreement
3.18.	Consideration of application for state registration of changes regarding accomplished disposition of the exclusive right to a trademark, service mark, invention, utility model, industrial design under a franchise (sub-franchise) agreement, with or without extension of the subject of the agreement, taking a decision upon the results of its consideration	3300 +3300 for each patent, certificate + 11500 for each trademark, service mark extending the subject of the agreement
3.19.	Consideration of application for state registration of disposition of the exclusive right due to cancellation of a franchise (sub-franchise) agreement, taking a decision upon the results of its consideration	3300
4. Actions related to the protection of objects of intellectual property according to the international agreements to which the Russian Federation is a party		
4.1.	Registration and transmitting the Eurasian application according to the Eurasian Patent Convention of 09.09.1994	1400
4.2.	Registration of the international application filed in accordance with the Paten Cooperation Agreement of 19.06.1970 and transmitting the record copy of the international application to the International Bureau of the World Intellectual Property Organization (transmittal fee)	1700
4.3.	Identification of the prior art for patentability assessment of the invention and preparation of the international search report (search fee):	
4.3.1.	if the workflow is in Russian	8500
4.3.2.	if the workflow is in another language acceptable in accordance with the Patent Cooperation Treaty of June 19, 1970	40000
4.4.	Identification of the prior art for patentability assessment of invention and drawing up international search report conducted in case of lack of unity of the invention for each part of the international application that does not relate to the invention mentioned first in the Claims (additional search fee):	
4.4.1.	if the workflow is in Russian	8500
4.4.2.	if the workflow is in another language acceptable in	40000

	accordance with the Patent Cooperation Treaty of June 19, 1970	
4.5.	Consideration of the applicant's objection related to disagreement with the arguments concerning the lack of unity of the invention, or with the amount of the required additional fee for the international application, taking a decision upon the results of its consideration (fee for objection)	3500
4.6.	Consideration of the applicant's request for extension of the time limit for submitting the list of nucleotide sequences in electronic form during the international search on the application for an invention (fee for late submission of the list)	4000
4.7.	International preliminary examination of an international application and providing an international preliminary examination report to the applicant and to the International Bureau of the World Intellectual Property Organization (fee for preliminary examination):	
4.7.1	if the international search report has been prepared by the federal executive authority on intellectual property:	
4.7.1.1.	if the workflow is in Russian	4500
4.7.1.2.	if the workflow is in another language acceptable in accordance with the Patent Cooperation Treaty of June 19, 1970	16000
4.7.2	if the international search report has been prepared by another international searching authority:	
4.7.2.1.	if the workflow is in Russian	6750
4.7.2.2.	if the workflow is in another language acceptable in accordance with the Patent Cooperation Treaty of June 19, 1970	24000
4.8.	International preliminary examination in case of lack of unity of the invention on the international application and providing an international preliminary examination report to the applicant and to the International Bureau of the World Intellectual Property Organization (fee for preliminary examination) (for each part of the international application that does not relate to the invention mentioned first in the Claims):	
4.8.1.	if the international search report has been prepared by the federal executive authority on intellectual property:	
4.8.1.1.	if the workflow is in Russian	5000
4.8.1.2.	if the workflow is in another language acceptable in accordance with the Patent Cooperation Treaty of June 19, 1970	19500
4.8.2.	if the international search report has been prepared by the federal executive authority on intellectual property:	
4.8.2.1.	if the workflow is in Russian	6000

4.8.2.2.	if the workflow is in another language acceptable in accordance with the Patent Cooperation Treaty of June 19, 1970	23500
4.9.	Taking a decision upon the results of consideration of the applicant's petition to prepare a certified copy of the national application (priority document) and transmit to the International Bureau of the World Intellectual Property Organization	500 + 1200 for a copy of 1 priority document
4.10.	Taking a decision upon the results of consideration of a petition for extension of the time limit for submitting a translation of an international application for the purposes of international search (fee for late submission of a translation)	2500
4.11.	Taking a decision upon the results of consideration of a petition for restoration of the right of the Convention priority in respect of the international application	1000
4.12.	Taking a decision upon the results of consideration of a petition for restoration of the applicant's right with respect to the international application at his request	5000
4.13.	International type search for a national application at the request of the applicant, providing an international type search report before the expiration of 8 months from the date of approval of the petition	9500 + 6200 for each independent claim of the application exceeding 1
4.14.	Registration of an application filed under the procedure of the Madrid Agreement Concerning the International Registration of Marks or the Protocol to the Madrid Agreement Concerning the International Registration of Marks, and transmitting a record copy to the International Bureau of the World Intellectual Property Organization (filing fee)	4900 + 400 for each class under the International Classification of Goods and Services for which the registration is sought, exceeding 3
4.15.	Taking a decision upon the results of consideration of an application for the replacement of a national registration of a foreign rightholder with an international registration	5500
4.16.	Consideration of the applicant's request to extend the time limit for applicant's response to a request when granting legal protection in the Russian Federation to a trademark registered by the International Bureau of the World Intellectual Property Organization under the procedure of the Madrid Agreement on the International Registration of Marks or the Protocol to the Madrid Agreement on the International Registration of Marks	in accordance with sub-clause 2.7.1 of the present list
4.17.	Consideration of the applicant's request for renewal of a missed time limit for response to a request at granting legal protection in the Russian Federation to a trademark registered by the International Bureau of the World Intellectual Property Organization according to the procedure of the Madrid Agreement on the International Registration of Marks or the Protocol to the Madrid Agreement on the International Registration of Marks	in accordance with sub-clause 2.8.1 of the present list

The provision is supplemented by Appendix 2 from October 6, 2017 - Decree of the Government of the Russian Federation N 1151 of September 23, 2017

APPENDIX 2 to the Regulation on Patent and other fees for committing legally significant actions related to a patent for an invention, utility model, industrial design, state registration of a trademark and service mark, state registration and grant of the exclusive right to appellation of origin, as well as state registration of alienation of the exclusive right to a result of intellectual activity or means of individualization, pledge of the exclusive right, granting the right to use such result or such means under a contract, non-contracted transfer of the exclusive right to such result or such means

List of legally significant actions related to a patent for invention, utility model, industrial design, to state registration of a trademark and a service mark, state registration and grant of the exclusive right to an appellation of origin, state registration of alienation of exclusive right to a result of intellectual activity or means of individualization, pledge of the exclusive right, grant of a right of use of such result or such means under a contract, transfer of the exclusive right to such result or such means without concluding a contract, subject to reduced fees

Type of legally significant action		Fee amount (rubles) for the categories of applicants (patentholders) who are entitled to pay fees in a reduced amount			
		author of invention, utility model, industrial design		Legal entity	individual
		Disabled, retired, student, science officer, research and teaching employee (a staff of said persons)	Sole author	small business entity, educational organization having state accreditation, scientific organization	individual entrepreneur
1.1.	Registration of an application for grant of a patent of the Russian Federation for an invention (hereinafter: application for an invention), taking a decision upon the results of formal examination	330 + 70 for each claim exceeding 10	825 + 175 for each claim exceeding 10	1155 + 245 for each claim exceeding 10	-

1.2.	Registration of an application for grant of a patent of the Russian Federation for a utility model (hereinafter: application for a utility model), taking a decision upon the results of formal examination of the application	330 + 70 for each claim exceeding 10	330 + 70 for each claim exceeding 10	490 + 245 for each claim exceeding 10	-
1.3.	Registration of an application for grant of a patent of the Russian Federation for an industrial design (hereinafter referred to as an application for an industrial design), taking a decision upon the results of formal examination	170 + 70 for each industrial design exceeding 1	425 + 175 for each industrial design exceeding 1	595 + 245 for each industrial design exceeding 1	-

Hereinafter, the numbering of the rows of the table is given in accordance with the source

1.6.	Consideration of the petition for introducing into the claims a claim missing in the Claims previously proposed by the applicant and accepted for consideration, taking a decision upon the results of its consideration	-	-	-	-
1.6.1.	in case of	70 for each	175 for each	175 for each	-

	filing prior to the beginning of the examination of the application for an invention	new claim	new claim	new claim	
1.6.2.	in case of filling after the beginning of the examination of the application for an invention	470 for each new independent claim	1175 for each new independent claim	1645 for each new independent claim	-
1.9.	Taking a decision upon the results of substantial examination of the application for invention				
1.9.1.	in case of filing a request for substantive examination when filing an application for an invention and submitting a report on information search before the expiration of 7 months from the date of approval of the petition	1250 + 920 for each independent claim exceeding 1	3125 + 2300 for each independent claim exceeding 1	4375 + 3220 for each independent claim exceeding 1	-
1.9.2.	in case of filing a request for substantive examination after filing an application for an invention and submitting a report on	470 + 280 for each independent claim exceeding 1, but no more than 5 + 540 for each independent claim exceeding 5	1175 + 700 for each independent claim exceeding 1, but no more than 5 + 1350 for each independent claim exceeding 5	1645 + 980 for each independent claim exceeding 1, but no more than 5 + 1890 for each independent claim exceeding 5	-

	information search before the expiration of 12 months from the date of approval of the petition				
1.10.	Taking a decision upon the results of substantial examination of the application for utility model	250	625	875	-
1.11.	Taking a decision upon the results of substantial examination of the application for an industrial design	300 + 130 for each industrial design exceeding 1 + 70 for each embodiment of the industrial design exceeding 1	750 + 325 for each industrial design exceeding 1 + 175 for each embodiment of the industrial design exceeding 1	1050 + 455 for each industrial design exceeding 1 + 245 for each embodiment of the industrial design exceeding 1	-
1.18.	Registration of an invention, utility model, industrial design, publication of data on grant of a patent	300	750	1050	-
1.21.	Maintenance of a patent of the Russian Federation for an invention, industrial design, utility model:				
1.21.1.	annual fees for the maintenance of a patent for an invention or a patent for an industrial				

	design for the years of validity from the filing date of the application:				
1.21.11.	for the third	170	425	595	-
1.21.12.	for the fourth	170	425	595	-
1.21.13.	for the fifth	250	625	875	-
1.21.2.	annual fees for maintenance of a patent for utility model for the years of validity from the application filing date				
1.21.2.1.	for the first	80	200	280	-
1.21.2.2.	for the second	80	200	280	-
1.21.2.3.	for the third	170	425	595	-
1.21.2.4.	for the fourth	170	425	595	-
1.21.2.5.	for the fifth	250	625	875	-
2.3.	Registration of application for registration of appellation of origin and granting an exclusive right to such appellation, or granting an exclusive right to a previously registered appellation (hereinafter referred to as the application for appellation of origin), taking a decision on the application for appellation of origin upon the results of formal	-	-	945	945

	examination				
2.5.	Examination of the designation claimed as the appellation of origin, taking a decision upon its results	-	-	3780	3780
2.13.	Registration of appellation of origin and granting an exclusive right to such appellation, granting an exclusive right to a previously registered appellation of origin	-	-	5600	5600