Article 1. Purpose of the Law
This Law establishes the payment of fees for the registration of industrial property objects, i.e. patent for an invention, a design, a topography of a semiconductor product, a trade mark, and the issue of documents related thereto, as well as for the extension of the term of validity of a patent for an invention, a design, a trade mark.

Article 2. Repealed as of 1 May 2018

Article 3. Fees payers
Fees for the registration of industrial property objects (hereinafter: ‘the fees’) shall be paid by natural and legal persons, except for the Bank of Lithuania, for the registration of industrial property objects and the issue of documents related thereto, as well as for the extension of the term of validity of a patent for an invention, a design and a trade mark.

Article 4. Objects and rates of fees
Fees shall be paid for the following:
1) the patenting of an invention and the issue of documents related thereto, and the extension of the term of validity of a patent for the invention (Appendix 1);
2) the registration of a design and the issue of documents related thereto, and the extension of the term of validity of the design (Appendix 2);
3) the registration of a topography of a semiconductor product and the issue of documents related thereto (Appendix 3);
4) the registration of a trade mark and the issue of documents related thereto, and the extension of the term of validity of the trade mark (Appendix 4);
5) Repealed as of 1 January 2004;
6) Repealed as of 1 May 2018.

Article 5. Fees reliefs
In case of natural persons who patent inventions and register a design in their names, the amount of fees for the filing of an application, the issue of the patent, the registration and publication of the design and the issue of a registration certificate shall be reduced by 50 per cent.

Article 6. Payment of fees
1. Fees shall be paid in Euro, in the amount fixed on the day of payment, before performing the actions for which a respective fee is fixed, except for the cases specified by law where the fee can be paid afterwards.
2. Fees for the extension of the term of validity of a patent for an invention, an industrial design and a trade mark shall be paid:
   1) within the two last months of a current year of the term of validity of the patent for the invention;
   2) within the six last months of the term of validity of the design;
   3) within the last six months of the term of validity of the trade mark.
3. The fees for the extension of the term of validity of a patent for an invention, a design and a trade mark may be paid after the expiry of the term of payment set in points 1-3 of paragraph 2 of this Article but not later than within six months. In such cases, the fees for extension of the term of validity of a patent for an invention, a design and a trade mark shall be increased by 50 per cent.


5. Fees shall be paid to the account for collecting budget revenue through a credit institution or any other payment accepting body in cash or by transferring the funds. The data of payment of the fees shall be provided to the State Patent Bureau in accordance with the procedure laid down in legal acts.

6. In the event of declaration of a state of emergency or a state-level situation of emergency or quarantine throughout the territory of the Republic of Lithuania and the resulting restrictions on free movement of persons or freedom of economic activities, the time limits for payment of the fees provided for herein shall be suspended. When the restrictions are revoked, the time limits for payment of the fees shall be resumed. Information on suspension and resumption of the time limits shall be published on the website of the State Patent Bureau.

TAR note. The suspension of the time limits for payment of the fees referred to in paragraph 6 herein above shall be applicable to the time limits which have not expired before adoption of Resolution No 207 of the Government of the Republic of Lithuania of 14 March 2020 “On Declaring Quarantine on the Territory of the Republic of Lithuania” and the time limits which started after entry into force of the afore-mentioned resolution.

Supplemented with the paragraph of this Article No XIII-2857, 21 April 2020, published in the Register of Legal Acts (TAR), 24 April 2020, ID code 2020-08721

Article 7. Fee refund

1. Paid fees or a part thereof shall be refunded when:
   1) the amount of the fees paid exceeds the amount prescribed by this Law;
   2) after payment of the fees, the person fails to apply for the actions related to registration of industrial property objects, issue of documents related thereto as well as extension of the term of validity of a patent for an invention, a design, a trade mark;
   3) acceptance of an application, appeal, opposition, request or another document is refused because it does not meet the requirements established by legal acts regulating registration of industrial property objects;
   4) the application is withdrawn on the initiative of the applicant, the appeal, opposition or request for declaration of the mark invalid or revocation of the mark till the date of taking the decision as well as when the request provided for in the laws regulating registration of the industrial property objects is withdrawn till the date of carrying out the requested action – 50 per cent of the paid fee;
   5) the State Patent Bureau takes a decision to refuse registration of the mark in respect of all or some of the goods and/or services in the cases set forth in Article 7(1) of the Republic of Lithuania Law on Trade Marks – 50 per cent of the paid fee.

2. Fees shall be refunded if an application to refund them is submitted to a local tax administrator within the time limit set by the Law on Tax Administration.

3. Fee overpayment shall be refunded to the payer by a local tax administrator in accordance with the procedure laid down in the Law on Tax Administration, if the fee payer submits a motivated certificate issued by the State Patent Bureau, indicating the reasons for refunding the fees.

Article 8. Control of fee payment

1. Payment of fees shall be controlled by a local tax administrator.

2. If in the course of an inspection it is established that fees have been underpaid or have not been paid at all, the underpaid or whole amount shall, in accordance with the procedure laid down in the Law on Tax Administration, be recovered to the state budget from the State Patent Bureau, through the fault of which the fees have been underpaid or have not been paid at all.
Article 9. Entering of fees into the state budget
Fees shall be entered into the state budget.

Article 10. Entry into force of the Law
This Law shall enter into force as of 1 July 2001.

I promulgate this Law passed by the Seimas of the Republic of Lithuania.

PRESIDENT OF THE REPUBLIC

VALDAS ADAMKUS
AMOUNT (IN EUROS) OF FEES FOR THE PATENTING OF AN INVENTION
AND THE ISSUE OF DOCUMENTS RELATED THERETO AND FOR THE EXTENSION
OF THE TERM OF VALIDITY OF A PATENT FOR AN INVENTION

1. For filing of a patent application (hereinafter referred to as the “application”)
   1.1. For each claim in excess of 15
   2. For earlier publication of a patent application (when requested by an applicant)
   3. For publication of the translation of claims of a European patent application
   3.1. For each claim of the European patent application in excess of 15
   4. For publication of the translation of a European patent
   4.1. For each claim of the European patent in excess of 15
   5. For publication of the translation of amended claims of a European patent
   6. For granting of a patent
   7. For filing of an appeal
   8. For recording of changes in a patent application or the Register of Patents of the Republic of Lithuania
   9. For issue of a certified copy of an application
   10. For issue of an extract from the Register of Patents of the Republic of Lithuania
   11. For registration of the transfer of the right to a patent application or a patent
   12. For registration of a licence (sublicence) agreement
   13. For amending or filing of a declaration of priority
   14. For restoring the priority right in accordance with Article 23(1) of the Patent Law
   15. For restoring the priority right in accordance with Article 23(2) of the Patent Law
   16. For continuing of examination of an application
   17. For restoring the rights
   18. Annual fees for the validity of a patent in:
      18.1. the third year
      18.2. the fourth year
      18.3. the fifth year
      18.4. the sixth year
      18.5. the seventh year
      18.6. the eighth year
      18.7. the ninth year
      18.8. the tenth year
      18.9. the eleventh year
      18.10. the twelfth year
      18.11. the thirteenth year
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<td>19. For filing of an application for a supplementary protection certificate</td>
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<td>20.5. the fifth year</td>
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Note. An annual fee for the extension of the term of validity of a patent for an invention, paid upon the expiry of the time limit set in Article 6(2)(1) of this Law but not later than within six months, shall be increased by 50 per cent.

An annual fee for the validity of a patent the owner of which, in accordance with the procedure laid down in the Patent Law, files a statement that he agrees to allow any person to use the invention as a licensee shall be reduced by 50 per cent.
AMOUNT (IN EUROS) OF FEES FOR THE REGISTRATION OF A DESIGN AND THE
ISSUE OF DOCUMENTS RELATED THERETO AND FOR THE EXTENSION OF THE
TERM OF VALIDITY OF THE DESIGN

1. For filing of an application to register a design (hereinafter referred to as the “application”)
   1.1. For each additional specimen of a design in excess of 10 EUR 26

2. For registration, publication and issue of a registration certificate EUR 69

3. For extension of the term of validity for:
   3.1. the second quinquennium EUR 86
   3.2. the third quinquennium EUR 115
   3.3. the fourth quinquennium EUR 144
   3.4. the fifth quinquennium EUR 173

4. For recording of a change in an application or the Register of Designs of the Republic of Lithuania EUR 34

5. For filing of an appeal EUR 34

6. For filing of an opposition EUR 92

7. For registration of a design transfer agreement EUR 115

8. For registration of a design licence (sublicence) agreement EUR 28

9. For issue of an extract from the Register of Designs of the Republic of Lithuania EUR 34

10. For issue of a certified copy of an application EUR 23

11. For issue of a duplicate of a registration certificate EUR 34

12. For filing of an application to register a Community design through the State Patent Bureau EUR 28

13. For extension of the term established by the Republic of Lithuania Law on Designs EUR 23

14. For renewal of the missed term established by the Republic of Lithuania Law on Designs EUR 34

Note. A fee for the extension of the term of validity of registration of a design, paid upon the expiry of the time limit set in Article 6(2)(2) of this Law, but not later than within six months, shall be increased by 50 per cent.
AMOUNT (IN EUROS) OF FEES FOR THE REGISTRATION OF TOPOGRAPHIES OF SEMICONDUCTOR PRODUCTS AND THE ISSUE OF DOCUMENTS RELATED THERETO

For filing of an application to register a topography of semiconductor products – EUR 69.
Appendix 4
to Republic of Lithuania
Law No IX-352
of 5 June 2001

AMOUNT (IN EUROS) OF FEES FOR THE REGISTRATION OF A TRADE MARK AND
THE ISSUE OF DOCUMENTS RELATED THERETO AND FOR THE EXTENSION OF
THE TERM OF VALIDITY OF THE TRADE MARK

1. Fee for filing of an application to register a trade mark (hereinafter referred to as the “application”) EUR 180
   1.1. For each additional class of goods and/or services specified in the application EUR 40

2. Fee for filing of an application for registration of a certification mark or a collective mark EUR 240
   2.1. For each additional class of goods and/or services specified in the application for registration of a certification mark or a collective mark EUR 40

3. Fee for urgent examination EUR 150

4. Fee for extension of the term of validity of a trade mark EUR 180
   4.1. For each additional class of goods and/or services when extending the term of validity of the trade mark EUR 40

5. Fee for extension of the term of validity of a certification mark or a collective mark EUR 240
   5.1. For each additional class of goods and/or services when extending the term of validity of the certification mark or the collective mark EUR 40

6. Fee for examination of an international application EUR 70
   6.1. For each additional class of goods and/or services specified in the international application when filing an international application EUR 40

7. Fee for replacement of a national registration of a trade mark with an international registration EUR 80

8. Fee for division of application or registration for each separate application or registration EUR 90

9. Fee for an appeal EUR 60

10. Fee for an opposition EUR 160

11. Fee for the application for declaring the registration invalid or revocation of the registration EUR 180

12. Fee for an application to extend the time limit established by the Republic of Lithuania Law on Trade Marks EUR 30

13. Fee for registration of the transfer of the right to a trade mark that has been applied for or registered EUR 80

14. Fee for registration of a licence (sublicence) agreement EUR 50

15. Fee for registration of a change in the application or the Register of EUR 60
Trade Marks of the Republic of Lithuania

TAR note. The fees set out in Appendix 4 shall be paid for the actions carried out after entry into force of the law No XIII-1680, except for the established case where the application for registration of a mark was filed before entry into force of this Law (1 January 2019); the fees for filing of the application for registration of a trade mark, registration of a trade mark, its publication and issuing of a registration certificate shall be paid at the rate applicable before entry into force of this Law.