

**Act
of the National Council
of the Slovak Republic No. 145 on Administrative Fees
of 22 June 1995,
last amended on 19 June 2003**

The National Council of the Slovak Republic adopted the following Act:

**§ 1
Introductory provision**

This Act shall govern the administrative fees (hereinafter referred to only as the "fees") levied by the public administration authorities, municipalities, public filing institutions¹⁾ and embassies (hereinafter referred to only as the "administrative authorities")

**§ 2
Acts subject to the fees**

The fees shall be levied on those acts and proceedings of the administrative authorities which are listed in the administrative fees tariff (hereinafter referred to only as the "tariff"). The tariff is an Annex to this Act and constitutes an integrated part thereof.

**§ 3
Person subject to the fees**

(1) Unless otherwise provided hereunder the fees shall be levied from legal and natural persons who initiated the act or the proceedings or who are the beneficiaries of the of the act or the proceedings.

(2) If there are more persons who are subject to the fee, they are bound to pay the fees jointly and severally.

**§ 4
Exemption from the fees**

(1) The following legal and natural persons shall be exempt from the fees:

- (a) public authorities, municipalities, public funds and public budgeted institutions, with the exception of fees under Chapter XVI of the tariff,
- (b) diplomats accredited in the Slovak Republic, professional consuls and other persons who benefit from the privileges and immunities under international legislation²⁾, under the condition of reciprocity.

(2) The fees shall not be levied on the acts which relate to the implementation of generally binding regulation on social welfare, including the pension welfare and sickness insurance (benefits), on illness insurance, on transgressions³⁾, on employment, other than employment mediation provided by legal and natural persons against payment.⁴⁾

(3) Furthermore the fees shall not be levied on those acts which are specified by an international treaty or by an international agreement binding on the Slovak Republic.

§ 5

Base for the calculation of the fees expressed in percentage rate

- (1) For those fees which are expressed in percentage rate the base for the calculation shall be the price of the asset determined under special legislation⁵⁾, if it is the case of immovable assets. In case of movable assets the base shall correspond to the price usual in the place and the time of the act.
- (2) The persons liable to the fee shall declare the price of the asset on which the fee is based to the administrative authority levying the fee. If the person fails to declare the price even if he was invited to do so, the administrative authority shall ascertain the price itself, charging the cost to the contributor.
- (3) The base for the calculation of the fees expressed in percentage rate shall be rounded up to whole tens of crowns. The fees shall be rounded down to whole crowns.

§ 6

Rates

- (1) The rates are specified in the tariff either as a lump sum or as a percentage of the base for the calculation of the fees.
- (2) If there is a rate set for proceedings, it applies to the proceedings in the first instance.

§ 7

Payment of fees

- (1) The fees levied by administrative authorities shall be paid by duty stamps⁶⁾ or by postal cheque if not exceeding SKK 10000. If exceeding SKK 10000 the fees shall be paid by remittance of the sum from an account held with a financial institution or by a postal cheque or in cash directly at the administrative authority.
- (2) The fees levied by the municipalities and the fees destined to the Public Fund of Road Management shall be paid by remittance of the sum from an account held with a financial institution or by a postal cheque or in cash directly at the administrative authority.
- (3) The fees levied by the Industrial Property Office of the Slovak Republic shall be paid by remittance of the sum from an account held with a financial institution or by a postal cheque.
- (4) Unless otherwise provided herein the fees are payable in Slovak crowns.
- (5) The embassies shall levy the fees in cash in the currency of the country in which they have their seat, converting the fee into the Slovak currency. The embassy may accept the fees also in a currency of a country other than the one in which it has its seat. This currency however must be listed on the Foreign Exchange List published by the National Bank of Slovakia.
- (6) The contributor who is a foreign exchange non-resident⁷⁾ may pay the fees at the Slovak frontier crossing in a foreign currency.
- (7) The conversion of the Slovak currency to a foreign currency shall be based on the exchange rate published by the National Bank of Slovakia, as of the date of notification of the fees due, applying the middle value of the exchange rate.

§ 8

Ensuing of the liability to pay the fees, due dates

(1) Unless otherwise indicated for the single items on the tariff, the fees determined in the tariff as a lump sum are paid without any prior notice and are payable upon the presentation of the request to carry out the act or the initiate the proceedings. The liability for the fees payment arises upon presentation of the request. If the fee was not paid upon the presentation of the request or in the entire amount, it shall be payable within 15 days from the receipt of a written notice sent by the administrative authority asking to pay the fee.

(2) Unless otherwise indicated for the single items on the tariff, the fees determined in the tariff with a percentage rate shall be payable prior to the act on the basis of a written notice and are payable, unless otherwise indicated for the single items on the tariff, within 15 days from the receipt of a written notice asking to pay the fee.

§ 9

Implications in case of a default

In case of default from the obligation to pay the fees due pursuant to § 8 hereunder, the administrative authority shall not carry out the act and shall cause the proceedings to cease. An appeal may be lodged against the decision to cease the proceedings because of the defaulted payment of the fees.

§ 10

Refund of the fees

(1) Unless otherwise indicated for the single items on the tariff, the fee levied by the administration authority shall be refunded if the act or the proceedings may not have been carried out without the contributor's fault or if the fee was paid without the contributor being liable to its payment.

(2) The difference between the fee due and the fee actually paid (hereinafter referred to only as the "overpayment") shall be refunded by the administrative authority which levied the fee.

(3) The fee under subsection 1 and the overpayment under subsection 2 shall be refunded by the administrative authority within 30 days from the day the authority learned about its duty to refund the fee or the overpayment.

(4) In case the act or the proceedings were not carried out because of the contributor's fault, the administrative authority which levied the fee may decide, upon the contributor's request, to refund the fee in the maximum amount of 65% of the collected fee. The fee refunded shall be rounded down to whole crowns. The resolution on the fee refund must contain the following requisites: name of the administration authority which passed the resolution, date of the resolution, name and surname of the contributor, residence (seat) of the contributor, statement including the decision and the quotation of the legal rule pursuant to which the refund is due, the amount to be refunded, the number of the contributor's bank account, if any, signature of the administrative authority's authorized employee, together with his name, surname and his position and the official seal of the authority. The resolution on the fees refund is not subject to appeal.

(5) The fees or the overpayment paid in form of duty stamps shall be refunded, based on the copy of the resolution on the fee or the overpayment refund, by the tax authority competent with regard to the seat of the administrative authority which carried out the act or the proceedings, within 30 days from the receipt of the copy.

(6) The claim for the refund of the fee or the overpayment expires after three years from the end of the calendar year during which the fees were paid.

§ 11
Delivery

Subject to the provisions of special legislation⁸⁾ the administrative authority shall deliver the written documents by registered letter to the sender's own hands, unless the addressee takes delivery of the document in person.

§ 12
Time periods

(1) The time period determined as a number of days shall start on the day following the relevant event. The term "half of the month" shall mean fifteen days.

(2) The stipulated period shall be observed if the fee has been paid:

- (a) on the last day of the period if the payment was made by sticking a duty stamp upon the authority's request (§ 8) and delivering the duty stamp personally to the administrative authority or delivering it to the post office,
- (b) on the last day of the period if the payment was made in cash at the post office, the bank or at the seat of the administrative authority.

(3) Unless otherwise provided in subsections 1 and 2 the time periods shall be governed by the provisions of special legislation.⁸⁾

§ 13
Expiry of the rights

(1) The administrative authority's right to levy the fee shall expire after three years from the end of the calendar year in which the act or the proceedings were carried out or in which the facts relevant for the fee collection occurred.

(2) The administrative authority's right to levy the difference between the fee actually paid and the fee determined by the tariff (hereinafter referred to only as the "fee in arrears") shall expire after three years from the end of the calendar year in which the original fee was paid.

(3) The right of the tax authority, the municipality or the Public Fund of Road Management to enforce the payment of the fee or the fee in arrears shall expire after three years from the end of the calendar year in which the fee or the fee in arrears were payable (§ 8).

(4) If the administrative authority takes action towards the collection of the fees or the fees in arrears or if the tax authority, the municipality or the Public Fund of Road Management take action towards the collection of the fees or the fees in arrears notifying the contributor accordingly, a new three year period shall start from the end of the calendar year in which the action was taken.

(5) The right of the tax authority, the municipality or the Public Fund of Road Management to enforce the payment of the fee or the fee in arrears shall expire at the latest after ten years from the start of the period under subsection 1.

§ 14
Enforcement of the fees

The payment of fees and fees in arrears which are due and which represent an income of the Slovak Republic budget shall be enforced, pursuant to special legislation⁸⁾, by the tax authorities competent with

regard to the seat of the administrative authority which carried out the act or the proceedings. The payment of those fees which do not represent an income of the Slovak Republic budget shall be enforced by the administrative authority whose income the fee represents.

§ 15 Monitoring of the fees collection

The tax authorities perform the monitoring at the administrative authorities in their jurisdiction to determine whether the fees representing the revenues of the Slovak Republic budget and the Public Fund of Road Management were collected and paid in the prescribed amount and in timely manner. The shortcomings ascertained through the monitoring shall be removed by the administrative authority within the stipulated period.

§ 16 Fines

(1) The tax authority shall inflict a fine up to SKK 5000 to the administrative authority which failed to remove the shortcomings ascertained through the inspection within the stipulated period, this sum shall depend on the gravity and the implications of the practices of the administrative authority. The fine may be inflicted repeatedly if it did not lead to any improvement.

(2) The proceedings regarding the fines shall be governed by special legislation.⁸⁾

(3) The fine shall represent an income of the Slovak Republic budget.

§ 17 Assignment of the fees according the budget

(1) The fees represent either an income of the Slovak Republic budget or an income of the municipal budgets, depending on which administrative authority dealt with the request, carried out the act or the proceedings. The fees marked as 62 through to 65 of the tariff represent an income of the Public Fund of Road Management or of the municipality where the municipality issues the appropriate permission.

(2) The administrative authority shall transfer those fees which represent an income of the Slovak Republic budget, to the bank account of the tax authority competent by territory within the twentieth of the following month.

(3) The fees paid by the means of duty stamps shall always represent an income of the Slovak Republic budget.

§ 18 Delegatory provision

The Ministry of Finance of the Slovak Republic shall issue a generally binding legal regulation specifying the graphical design and the value of the duty stamps, including the details on their use and exchange.

§ 19 Transitional provision

Unless otherwise indicated for the single items on the tariff the fees for acts and proceedings which were initiated or requested prior to the effective date of the Act hereunder shall be levied and enforced under the existing legislation.

§ 19a

The fees for acts and proceedings which were initiated prior to the effective date of this Act, refer to the existing legislation

§ 20 **Rescinding provision**

The following legislation shall be rescinded:

1. The Act of the Slovak National Council No. 320/1992 Coll. on administrative fees as amended by the Act of the National Council of Slovak Republic No. 181/1993 Coll. and the Act of the National Council of Slovak Republic No. 58/1995 Coll.

2. Decree of the Ministry of Finance of the Slovak Republic No. 321/1993 Coll. which determines the administrative fees levied by the Slovak embassies from foreign exchange non-residents.

§ 21 **Effective date**

This Act shall come into effect on August 1, 1995.

The Act of the Slovak National Council No. 123/1996 Coll. entered into force on July 1, 1996

The Act of the Slovak National Council No. 224/1996 Coll. entered into force on January 1, 1997

The Act of the Slovak National Council No. 70/1997 Coll. entered into force on July 5, 1997

The Act of the Slovak National Council No. 1/1998 Coll. entered into force on January 1, 1998

Notes:

1) § 15 of the Act on Documents Filing (Act No. 149/1975 Coll.)

2) Decree of the Ministry of Foreign Affairs on Vienna Convention on Diplomatic Relations (Decree No. 157/1964 Coll.)

Decree of the Ministry of Foreign Affairs on Vienna Convention on Consular Relations (Decree No. 32/1969 Coll.)

Decree of the Ministry of Foreign Affairs on Vienna Convention on Special Missions (Decree No. 40/1987 Coll.)

3) § 79 of the Act passed by the Slovak National Council on Contraventions (Act No. 372/1990 Coll.) in the later wording

Decree of the Ministry of Interior Affairs of the Slovak Republic specifying a lump sum representing the expenses of the procedure on contraventions (Decree No. 393/1990 Coll.)

4) § 5 of the Act on Employment (Act No. 1/1991 Coll.) in the later wording

5) Decree of the Ministry of Finance of the Slovak Republic on prices of Buildings, land, permanent crops, compensations for the establishment of the right to personal use of land and compensation for temporary use of land (Decree No. 465/1991 Coll.) in the later wording

6) Decree of the Ministry of Finance of the Slovak Republic on duty stamps (Decree No. 95/1993 Coll.)

7) Foreign Exchange Act (Act No. 528/1990 Coll.) in the later wording

8) Act on Administration of Taxes and Fees and Amendments to the System of Local Financial Authorities (Act No. 511/1992 Coll.) in the later wording

Administrative fees concerning industrial property rights (extract from the Law No.145/1995 of the Coll.)

Item 1

The proposal to reopen a case or instigation for revision of decision besides appeal procedure at the state authority, if the proposal is filed by

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|-------------------|----------|
| 1. natural person | SKK 500 |
| 2. legal person | SKK 5000 |

Note

The fee paid for instigation for revision of decision besides appeal procedure will be refund if the instigation was satisfied in full range.

INDUSTRIAL PROPERTY RIGHTS**Item 214**

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| a) Issue of a duplicate, copy, extract from Register, documents, official documents and records specified in this section of the tariff, for each page | SKK 100 |
| b) Filing an application to prove a professional capability by an attorney or commercial lawyer and to perform an expert examination by an applicant for entry into the Register of Patent Attorneys | SKK 1500 |

Item 215

Filing an application under this section of the tariff in respect of proceedings on

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| a) remission of the time limit | SKK 1000 |
| b) further proceeding | SKK 1000 |
| c) <i>restitutio in integrum</i> | SKK 1000 |
| d) the second and subsequent extensions of the time limit | SKK 500 |
| e) issue of a certificate concerning the priority right (priority document) | SKK 500 |

PATENTS**Item 216**

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| a) Filing a patent application | |
| 1. by an inventor or co-inventors | SKK 800 |
| 2. by an applicant other than inventor or by applicants who are not identical with co-inventors | SKK 1600 |
| b) Filing a request for | |
| 1. additional granting the prior right | SKK 2000 |
| 2. additional accepting the prior document | SKK 2000 |
| 3. publication of a patent application prior to a period laid down by the Law | SKK 600 |
| 4. registration of a conversion or transition of a patent application to other applicant or of a conversion or transition of a patent to other owner into the Register | SKK 800 |
| 5. registration of another inventor into the Register | SKK 500 |
| 6. registration of change in name, surname or permanent address, tradename, title or the seat of an applicant for a patent application, inventor of an invention or owner of a patent into the Register, for each patent application or patent respectively | SKK 200 |
| 7. registration of change in a representative of a patent applicant or owner of a patent into the Register, for each patent application or patent respectively | SKK 200 |
| 8. registration of a licence contract or registration of a licence termination into the Register, for each patent | SKK 500 |
| 9. registration of a compulsory licence or its cancellation into the Register | SKK 200 |
| 10. registration of a right of a lien into the Register | SKK 200 |
| 11. registration of a lawsuit into the Register | SKK 200 |

12. conversion of an author's certificate to a patent	SKK 2000
13. registration of any other decisive data in the Register	SKK 200
c) Filing a request for carrying out full examination of a patent application	
1. up to 10 patent claims	SKK 2500
2. for any other patent claim	SKK 500
d) Issue of a Letters Patent	
1. in the scope of up to 10 machine written pages or drawings	SKK 2000
2. for any other machine written page or drawing registration	SKK 200
e) Filing a request for granting a supplementary protection certificate	SKK 3000

Exemption

From the fee are exempted, pursuant to letter b), point 4 of this item, the requests according to the Law No. 92/1991 Coll. on conditions of assignment of assets of the state to other persons, as amended.

Note

The fee according to letter d) of this item, is payable within 2 months from the day of delivery of appeal from the Office. If the records for issuing the Letters Patent are submitted on the 3.5 inch diskette, CD or sent by e-mail, the related files are identified with the correspondent number of the patent application and edited in the "doc" format, in the version MS Word 95/97, or in the format "rtf" using the basic types of letters, eventually with filing the images in the format "tiff" with resolution 300 or 600 dpi, the fee is reduced to $\frac{2}{3}$ of the tariff.

Item 216a

a) Filing a request for conversion of a European patent application to the patent application under Article 136(2) of the European Patent Convention, for each state	SKK 600
b) Publication and making available the translation of the claims or amended translation of the claims to the public and the notice in the Official Gazette of the Industrial Property Office of the Slovak Republic	SKK 200
c) Publication and making available the translation or amended translation, or translation of the amended wording of the European patent	
1. in the scope of up to 10 machine written pages or drawings	SKK 2000
2. for any other machine written page or drawing	SKK 200
d) Publication and making available the filed translation of the European patent document in additional period	
1. in the scope of up to 10 machine written pages or drawings	SKK 5000
2. for any other machine written page or drawing	SKK 200

Item 217

a) Filing a request for determination, whether a technical solution falls within a scope of a patent	SKK 5000
b) Filing a request for revocation of a patent after the lapse of 6 months since a decision on granting a patent came into effect	SKK 1000
c) Filing a request for revocation of a European patent	SKK 1000
d) Filing a request for revocation or transition of supplementary protection certificate	SKK 1000
e) Filing a request for deprivation and transfer of the patent or patent application	SKK 1000

Item 218

1. Maintaining a patent, European patent, in validity	
a) for the 3rd year	SKK 1500
b) for the 4th year	SKK 1600
c) for the 5th year	SKK 1700
d) for the 6th year	SKK 1900
e) for the 7th year	SKK 2100

f) for the 8th year	SKK 2700
g) for the 9th year	SKK 3500
h) for the 10th year	SKK 4500
i) for the 11th year	SKK 5500
j) for the 12th year	SKK 6500
k) for the 13th year	SKK 7500
l) for the 14th year	SKK 8500
m) for the 15th year	SKK 9500
n) for the 16th year	SKK 11000
o) for the 17th year	SKK 12500
p) for the 18th year	SKK 14000
q) for the 19th year	SKK 15500
r) for the 20th year	SKK 17000
2. Maintaining a supplementary protection certificate	
a) for the 1st year	SKK 19000
b) for the 2nd year	SKK 21000
c) for the 3rd year	SKK 23000
d) for the 4th year	SKK 25000
e) for the 5th year	SKK 27000

Notes

1. The maintenance fees are paid for the years of the patent validity from the date of filing the patent application.
2. The maintenance fees are paid for the years of the European patent validity from the date of filing the European patent application.
3. The maintenance fees are paid for the years of the supplementary protection certificate validity from the date of filing the patent application or the European patent application, which are subsequent to the last year of the patent validity or European patent validity.
4. The first maintenance fee for the patent is paid in the amount specified by the Law valid in time of payment and shall be paid within three months from the date of the decision on granting patent is valid. The decision on granting patent includes also the amount of fee.
5. The first maintenance fee for the European patent is paid without the invitation of the Office in a year, which is subsequent to the year, when the grant of the European patent was announced in the European Patent Bulletin and shall be paid within three month at latest at date, which is identical with the date and month of the filing the European patent application, in the year, when the granting of the European patent was announced in the European Patent Bulletin or within two month since the date of the announcement on granting the European patent in the European Patent Bulletin according to which of the periods expires later.
6. The first maintenance fee for the supplementary protection certificate shall be paid without the invitation of the Office before the last year of the patent or the European patent validity expires or within two months since the date of decision on granting the supplementary protection certificate is valid according to which of the periods expires later.
7. The maintenance fee for the patent, European patent and supplementary protection certificate for each next year shall be paid at latest at the date, when the previous year of the patent validity expires.
8. If the fee is not paid within fixed period as specified in the points 2 to 7, it is possible to pay it within next 6 months but in this case the fee is doubled.
9. For the maintaining a patent, European patent or supplementary protection certificate in validity, if the patent is a subject of offer of licence, the owner shall pay only 50 % of the fee.

Item 219

The maintaining in validity of author's certificate, according to §82, par.1 of the Law No. 435/2001 Coll. on inventions, supplementary protection certificates and on amendment and completing some laws (Patent Law), is a subject to fees under item 218.

Item 220

For the acts of the Office connected with filing of an international application under the Patent Co-operation Treaty SKK 2000

UTILITY MODELS**Item 221**

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| a) Filing an application for a utility model | |
| 1. exclusively by an author/s | SKK 700 |
| 2. by any other applicant | SKK 1400 |
| b) Filing a request for | |
| 1. postponement of entry of a utility model in the Register | SKK 500 |
| 2. registration of assignment or transfer of an application for a utility to another applicant or of assignment or transfer of an utility model to another owner | SKK 800 |
| 3. registration of another author of an utility model | SKK 500 |
| 4. registration of change in name, surname or place of residence tradename, title or the seat of an applicant for or author of or owner of an utility model, for each application or registered utility model | SKK 200 |
| 5. registration of change in a representative of an applicant for or owner of a utility model | SKK 200 |
| 6. registration of a licence contract in the Register, for each utility model | SKK 500 |
| 7. granting a compulsory licence to a utility model | SKK 5000 |
| 8. registration of any other decisive data in the Register | SKK 200 |

Exemption

From the fee, pursuant to letter b), point 2 of this item, are exempted the requests according to the Law No. 92/1991 Coll. on conditions of assignment of assets of the state to other persons, as amended.

Item 222

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| a) Filing a request for determination, whether a technical solution falls within a scope of a registered utility model | SKK 5000 |
| b) Filing a request for cancellation of a utility model from the Register | SKK 500 |
| c) Procedure concerning cancellation of an utility model filed by his owner | SKK 2500 |

Note

According to letter c) of this item, the fee shall be drawn for the proceeding on proposal for the cancellation, initiated by a statement of the owner of utility model. The fee is paid after the proceeding, and payer is a person who has not been successful in the proceeding. If the partial success was achieved in the proceeding, the Office specifies the degree of success of participants.

Item 223

Filing a request for extension of validity of a utility model registration

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|------------------------------------|----------|
| a) for the first time for 3 years | SKK 3000 |
| b) for the second time for 3 years | SKK 6000 |

Notes

1. If the utility model has entered in the Register of utility models after the expiration of the validity of an utility model, the fee for extension of validity is payable, without request of the owner of utility model, within 2 months from issuing of the certificate, based on written invitation,.
2. If the fee was not paid within fixed period, it is possible to pay it within next 6 months but in this case the fee is doubled.

DESIGNS

Item 224

a) Filing a simple application for a design	
1. by designer or co-designers	SKK 600
2. by applicant other than designer or applicants other than co-designers	SKK 1200
b) Filing a multiple application for a design	
1. by designer or co-designers	SKK 600
2. by applicant other than designer or applicants other than co-designers	SKK 1200
3. for each subsequent design comprised in multiple application filed by designer or co-designers	SKK 200
4. for each subsequent design comprised in multiple application filed by applicant other than designer or applicants other than co-designers	SKK 400
c) Filing a request for	
1. deferral of the design publication	SKK 1000
2. registration of assignment or transfer of design application to another applicant or registration of assignment or transfer of registered design to another owner	SKK 600
3. registration of further designer	SKK 500
4. registration of a change concerning name, surname, domicile, trade name, title or the seat of the applicant, designer or owner of registered design, for each design application or registered design	SKK 200
5. registration of a change concerning the representative design applicant or registered design owner, for each design application or registered design	SKK 200
6. registration of the licence or its termination in the Design Register, for each registered design	SKK 500
7. registration of a right of pledge in the Design Register	SKK 200
8. registration of the lawsuit in the Design Register	SKK 200
9. registration of another decisive data in the Design Register	SKK 200

Exemption

From the fee, pursuant to letter b), point 2 of this item, are exempted the requests according to the Law No. 92/1991 Coll., as amended.

Item 225

a) Request for determining whether a solution of the appearance of a product falls within the scope of protection of a registered design	SKK 3000
b) Filing proposal for invalidation of	
1. registered design	SKK 600
2. for another design comprised in registered design	SKK 200

Item 226

Filing request for extension of validity of the registered design	
1. first extension by a five years period	SKK 2000
2. second extension by a five years period	SKK 4000
3. third extension by a five years period	SKK 7000
4. fourth extension by a five years period	SKK 12000

Notes

1. If the design is registered after its expiration, renewal fee is payable within two month as from issue of certificate, without request of registered design owner, base on written notice.
2. If the request has not been submitted during the last year of the registered design validity it is possible to submit it within the time limit of six months from expiration of its validity, at the latest.

Authorisation

If the request for registered design renewal was not filed during the last year of the registered design validity, administrative body shall double the fee.

TOPOGRAPHIES OF SEMICONDUCTOR PRODUCTS

Item 227

a) Filing an application for a topography of semiconductor product	SKK 5000
b) Filing a request for:	
1. registration of assignment or transfer of an application for a topography of semiconductor product to another applicant or of assignment or transfer of a topography of semiconductor product to another owner	SKK 600
2. registration of another author of topography of semiconductor product	SKK 500
3 registration of change in name, surname or address, tradename, title or the seat of an applicant for or author of or owner of a topography of semiconductor product, for each application or registered topography of semiconductor product	SKK 200
4. registration of change in a representative of an applicant for or owner of a topography of semiconductor product	SKK 200
5. registration of a licence contract in the Register of topographies of semiconductor products	SKK 500
6. granting a compulsory licence to a topography of semiconductor product	SKK 5000
7. registration of any other decisive data in the Register of topographies of semiconductor products	SKK 200

Exemption

From the fee, pursuant to letter b), point 1 of this item, are exempted the requests according to the Law No. 92/1991 Coll. on conditions of assignment of assets of the state to other persons, as amended.

Item 228

Filing a request for cancellation of a topography from the Register of topographies of semiconductor products	SKK 4000
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TRADEMARKS

Item 229

a) Filing an application for	
1. an individual trademark up to 3 classes of goods and services	SKK 3500
2. a collective trademark up to 3 classes of goods and services	SKK 7000
3. an individual or collective trademark, for each class of goods and services exceeding 3 classes	SKK 300
b) Filing a request for	
1. registration of assignment or transfer of a trademark to another applicant or of assignment or transfer of a right to trademark to another owner	SKK 600
2. registration of change in name, surname or address tradename, name or the seat of an applicant for or owner of a trademark, for each application or registered trademark	SKK 200
3. registration of change in a representative of an applicant for or owner of a trademark	SKK 200
4. registration of a licence contract in the Register of trademarks	SKK 500
5. registration of restriction of list of goods and services, change of a licence contract or a contract concerning application for and use of a collective trademark, change in a trademark	SKK 500

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| 6. registration of lien for trademark or his expiration | SKK 500 |
| 7. registration of any other decisive data in the Register of trademarks | SKK 200 |

Exemption

From the fee, pursuant to letter b), point 1 of this item, are exempted the requests according to the Law No. 92/1991 Coll. on conditions of assignment of assets of the state to other persons, as amended.

Item 230

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|---|----------|
| a) Filing a request for cancellation of a trademark from the Register | SKK 600 |
| b) Filing an opposition on the registration of a mark in the Register of trademarks | SKK 800 |
| c) Filing a request for revocation and change of the owner of a trademark | SKK 1000 |

Item 231

Filing a request for

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|---|-----------|
| a) renewal of an individual trademark registration | SKK 3000 |
| b) renewal of a collective trademark registration | SKK 5000 |
| c) renewal of registration of an individual trademark filed after the lapse of the term of protection (within 6 months following this date at the latest) | SKK 6000 |
| d) renewal of registration of a collective trademark filed after the lapse of the term of protection (within 6 months following this date at the latest) | SKK 10000 |

Item 232

Filing a request for

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| a) international registration of a trademark | SKK 2500 |
| b) renewal of international registration of a trademark | SKK 2000 |
| c) designation of the states subsequent to the international registration of a trademark | SKK 1000 |
| d) registration of change in the international Register, which is a change of the owner of the international trademark, restriction of list of goods and services, waiver of the protection in at least one designated state, cancellation of an international trademark, change of the name, address of the owner, representative | SKK 500 |
| e) registration of a licence for an international trademark | SKK 500 |

DESIGNATION OF ORIGIN FOR PRODUCTS

Item 233

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|---|----------|
| a) Filing an application for a designation of origin for product or geographical indication of product | SKK 2000 |
| b) Filing a request for | |
| 1. registration of a change of specification of agricultural product or foodstuff or a determination of the product | SKK 500 |
| 2. registration of another decisive data in the Register of designations of origin or geographical indications | SKK 200 |

Item 234

Filing a request for cancellation of registration of a designation of origin for products or geographical indication of product	SKK 2000
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Item 235

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| a) Filing a request for international registration of a designation of origin for products | SKK 1000 |
| b) Record of the change in the International Register of designations of origin | SKK 500 |