INVENTIONS, MINOR INVENTIONS AND
INDUSTRIAL DESIGNS REGULATION

CHAPTER 1
GENERAL

These regulations are issued by the Council of Ministers based on Article 53(1) of the Proclamation Concerning Inventions, Minor Inventions & Industrial Designs, Proclamation No.123/1995

1. Short Title

These Regulations may be cited as "Inventions, Minor Inventions and Industrial Designs Regulation No. /19__." 

2. Definitions

In the Regulations, unless the context otherwise requires:

1. "Commission" shall mean the Ethiopian Science and Technology Commission.

2. "Examiner" shall mean a person designated by the Commission to examine an application for a patent, utility model certificate or certificate of registration of an industrial design.

3. "Patentee" shall mean the owner of a patent or a patent of introduction.

4. "Proclamation" shall mean the "Proclamation Concerning Inventions, Minor Inventions and Industrial Designs, proclamation No.123/1995."

5. "Regulations" shall mean these regulations.

3. Fees

The fees to be paid in accordance with Article 53(2) of the proclamation shall be based on schedule I (schedule of fees) annexed to these regulations.

4. Forms

1) The forms referred to in these regulations are those set out in schedule II (schedule of forms) annexed to and forming part of these regulations.

2) Copies of the printed forms shall be furnished free of charge by the Commission.
5. **Language of Documents and Translations**

1. Any Application shall be submitted in the English or Amharic language.

2. Any document forming part of an application or submitted to the Commission pursuant to the Proclamation or these Regulations and which is in a Language other than English or Amharic shall be accompanied by a translation into English or Amharic.

6. **Indication of Name, Address, Nationality and Residence**

1. Names of natural persons except Ethiopians shall be indicated by the person’s family name and given name(s), the family name being indicated before the given name(s), the names of legal entities shall be indicated by their full official designations.

2. Any address shall indicate the full address of the applicant in particular post office box, telegraphic, telex & fax number.

3. Nationality shall be indicated by the name of the state of which a person is a national; legal entities shall indicate the name of the state under whose law they are constituted and full particulars of their registered head office.

4. Residence shall be indicated by the name of the state of which a person is a resident.

7. **Signature by Partnerships, Companies and Associations**

1) A document purporting to be signed for or on behalf of a partnership or a company or an association shall be signed by persons who are authorized to sign the document.

2) A document to be signed in accordance with sub article (1) of this article shall have the seal of the partnership; company or association.

8. **Representation**

The power of attorney appointing an agent may be filed together with the application or within two months from its filing date. Where the appointment is not made in accordance with article 9(7) of the proclamation and article 48 of these regulations, any procedural steps taken by the agent other than the filing of the application shall be deemed not to have been taken.
CHAPTER 2
PATENTS

SECTION 1
APPLICATION AND PROCEDURE FOR GRANT OF PATENTS

9. **Classification of Patents**

The Commission shall apply the International Patent Classification, as adopted under the Strasbourg Agreement of March 24, 1971 and updated in its subsequent editions, for all purposes relating to the grant and publication of patents, as well as for the maintenance of classified search files.

10. **Request for Grant of Patent**

1. The request for the grant of a patent shall be made on Form No. 1 and shall be signed by each applicant.

2. The request shall indicate each applicant's name, address, nationality and residence.

3. Where the applicant is the inventor, the request shall contain a statement to that effect, and, where he is not, it shall indicate each inventor's name and address and be accompanied by a statement justifying the applicant's right to the patent.

4. If the applicant is represented by an agent, the request shall so indicate and state the agent's name and address.

5. The title of the invention shall be short, preferably from two to seven words, and precise.

11. **Description**

1. The description shall first state the title of the invention as appearing in the request and shall:

   a) specify the technical field to which the invention relates;

   b) indicate the background art which, as far as known to the applicant, can be regarded as useful for the understanding, searching and examination of the invention, and preferably cite documents reflecting such art;

   c) specify the task which the invention is designed to fulfil;
d) disclose the invention in a manner sufficiently clear and complete so as to enable a person having ordinary skill in the art to carry it out, and state its advantageous effects, if any, with reference to the background art;

e) state the merits or effective results of the invention as compared with the prior art;

f) briefly describe the figures in the drawings, if any;

g) set forth at least one mode contemplated by the applicant for carrying out the invention; this shall be done in terms of examples, where appropriate, and with reference to the drawings, if any;

h) indicate explicitly, when it is not obvious from the description or nature of the invention, the way in which the invention is industrially applicable and in which it can be made and used, or, if it can only be used, the way in which it can be used.

2. The manner and order specified in sub-article (1) of this article shall be followed except when, because of the nature of the invention, a different manner or a different order would result in a better understanding and a more concise presentation.

3. The description of the invention may contain chemical or mathematical formulae but no commercial advertising.

4. The description may only contain material which will contribute to the elaboration of the invention and if a newly joined word or a professional word which has not generally been accepted must be used, it shall be explained.

12. **Claims**

1. The claim shall define clearly and concisely the matter for which protection is sought in terms of the technical features of the invention and shall pertain to either product or process.

2. The number of the claims shall be reasonable taking into account the nature of the invention; where there are several claims, they shall be numbered consecutively in arabic numerals.

3. The technical terminology used in the claims shall be consistent with that used in the description. The claims may contain chemical or mathematical formulae but not drawings.
4. Whenever appropriate a claim shall contain:
   a) a statement indicating those technical features of the invention which are necessary for the definition of the latter but which, in combination, are part of the prior art,
   b) a characterizing portion--preceded by the words "characterized in that," "characterized by," "wherein the improvement comprises," or any other words to the same effect--stating concisely the technical feature which, in combination with the features stated under sub-article 4(a) of this article, is desired to be protected.

5. A claim shall not, except where absolutely necessary, rely in respect of the technical features of the invention on references to the description or drawings; in particular, it shall not rely on such references as "as described in part... of the description," or "as illustrated in figure... of the drawings."

6. Where the application contains drawings, the technical features mentioned in a claim shall preferably be followed by the reference signs relating to such features; when used, the reference signs shall preferably be placed between parentheses; if inclusion of reference signs does not particularly facilitate quicker understanding of a claim, it should not be made.

7. Any claim submitted after the filing date of the application and which is not identified with the claims previously appearing in the application shall, at the choice of the applicant, be submitted either as an amended claim or as a new claim.

8. The deletion of any claim previously appearing in the application shall be made by indicating the number of the previous claim followed by the word "canceled".

13. **Drawings**

1. Drawings forming part of an application for a patent shall be on sheets, the usable surface area of which shall not exceed 26.2 cm by 17 cm. The sheets shall not contain frames round the usable or used surface. The minimum margins shall be as follows:

   top          2.5 cm
   left side    2.5 cm
   right side   1.5 cm
   bottom       1.0 cm
2. Drawings shall be executed as follows:

a) without colouring in durable, black, sufficiently dense and dark, uniformly thick and well-defined lines and strokes to permit satisfactory reproduction;

b) cross sections shall be indicated by hatching which does not impede the clear reading of the reference signs and leading lines;

c) the scale of the drawings and the distinctness of their graphical execution shall be such that a photographic reproduction with a linear reduction in size to two thirds would enable all details to be distinguished without difficulty. If, as an exception, the scale is given on a drawing it shall be represented graphically;

d) all numbers, letters and reference signs appearing in the drawings shall be simple and clear and brackets, circles and inverted commas shall not be used in association with numbers and letters;

e) elements of the same figure shall be in proportion to each other, unless a difference in proportion is indispensable for the clarity of the figure;

f) the height of the numbers and letters shall not be less than 0.32 cm and for the lettering of drawings, the Latin and, where customary, the Greek alphabets shall be used;

g) the same sheet of drawings may contain several figures. Where figures drawn on two or more sheets are intended to form one whole figure, the figures on the several sheets shall be so arranged that the whole figure can be assembled without concealing any part of the partial figures. The different figures shall be arranged without wasting space, clearly separated from one another. The different figures shall be numbered consecutively in arabic numerals, independently of the numbering of the sheets;

h) reference signs not mentioned in the description or claims shall not appear in the drawings, and vice versa. The same features, when denoted by reference signs, shall, throughout the application, be denoted by the same signs;

i) the drawings shall not contain textual matter, except, when required for the understanding of the drawings, a single word or words such as "water", "steam", "open", "closed", "section on AA" and in the case of electric circuits and block schematic or flow sheet diagrams, a few short catch words,

j) the sheets of the drawings shall be numbered in accordance with Article 16(7) of these regulations.

3. Flow sheets and diagrams are considered as drawings.
14. **ABSTRACT**

1) The abstract shall be so drafted that it can efficiently serve as a scanning tool for purposes of searching in the particular art thereby assisting the user in formulating an opinion on whether there is a need for consulting the application itself.

2) The abstract shall contain:

   a) a summary of the disclosure as contained in the description, the claims, and any drawings, indicating the technical field to which the invention pertains and drafted in a way which allows the clear understanding of the technical problem, the gist of the solution of that problem through the invention, and the principal use or uses of the invention; and

   b) where applicable, the chemical formula which, among all the formula contained in the application, best characterizes the invention.

3) The abstract must be as concise as the disclosure permits and shall not contain statements on the alleged merits or value of the claimed invention or in its speculative application.

4) Each main technical feature mentioned in the abstract and illustrated by a drawing in the application shall be followed by a reference sign, placed between parentheses.

5) The abstract shall be accompanied by the most illustrative of any drawings furnished by the applicant.

15. **Measures, Terminology and Signs**

1) Units of weights and measures shall be expressed in terms of the metric system.

2) Temperature shall be expressed in degree centigrade.

3) Density shall be expressed in metric units.

4) For indications of heat, energy, light, sound and magnetism, as well as for mathematical formulae and electrical units, rules in general use shall be observed; for chemical formulae, the symbols, atomic weights and molecular formulae, in general use, shall be employed.

5) In general, only such technical terms, signs and symbols shall be used as are generally accepted in the art.

6) The terminology and the signs shall be consistent throughout the application.
16. **Number of Copies and Physical Requirements**

1) Subject to Article 21(7) of these regulations, the application and any accompanying statements or documents shall be filed in three copies, but the Commission may require the applicant to supply additional copies.

2) All elements of the application shall be so presented as to enable direct reproduction by photography, electrostatic processes, photo-offset and microfilming.

3) Only one side of each sheet contained in the application shall be used.

4) All elements of the application shall be on paper which is flexible, strong, white, smooth, non-shiny and durable.

5) The size of the sheets shall be A4(29.7 cm x 21 cm).

6) Subject to Article 13(1) of these regulations, the minimum margins of sheets shall be as follows:

   a) upper margin of each page, except the first page: 20mm
   b) upper margin of the first page: 30mm
   c) side margin adjacent to the binding: 25mm
   d) other side margin: 20mm
   e) bottom margin: 20mm

7) a) All sheets shall be numbered at the top of the sheet, in the middle, in consecutive arabic numerals.

   b) In effecting the sequential numbering of the sheets, the elements of the application shall be placed in the following order: the request, the description, the claims, the abstract, the drawings.

   c) The sequential numbering of the sheets shall be effected by using three separate series of numbering, the first series applying to the request only and commencing with the first sheet of the request, the second series commencing with the first sheet of description and continuing through the claims until the last sheet of the abstract, and the third series being applicable to the sheets of the drawings only and commencing with the first sheet of the drawings.

8) The text matter of the application shall be typed; graphic symbols, chemical or mathematical formulae and certain characters, if necessary, may be handwritten or drawn.
17. **Unity of Invention**

1) Article 9 (2) of the proclamation shall be construed as permitting, in particular, one of the following three possibilities:

   a) in addition to an independent claim for a given product, the inclusion in the same application of an independent claim for a process specially adapted for the manufacture of the said product, and the inclusion in the same application of an independent claim for a use of the said product; or

   b) in addition to an independent claim for a given process, the inclusion in the same application of an independent claim for an apparatus or means specifically designed for carrying out the said process; or

   c) in addition to an independent claim for a given product, the inclusion in the same application of an independent claim for a process specially adapted for the manufacture of the product, and the inclusion in the same application of an independent claim for an apparatus or means specifically designed for carrying out the process.

2) Subject to article 9 (2) of the proclamation, it shall be permitted to include in the same application two or more independent claims of the same category which cannot readily be covered by a single generic claim.

3) Subject to article 9 (2) of the proclamation, it shall be permitted to include in the same application a reasonable number of dependent claims, claiming specific forms of the invention claimed in an independent claim.

4) The fact that a patent has been granted on an application that did not comply with the requirement of unity of invention under article 9 (2) of the proclamation shall not be a ground for the invalidation of the patent.

18. **Amendment and Division of Application**

1) The applicant may, up to the time when the application is in order for grant, amend the application, provided that the amendment shall not go beyond the disclosure in the initial application.

2) The applicant may, up to the time when the application is in order for grant, divide the application into two or more applications, provided that each divisional application shall not go beyond the disclosure in the initial application.

3) Each divisional application shall be entitled to the filing date and, where applicable, the priority date of the initial application.
4) A divisional application shall contain a reference to the initial application.

5) If the applicant wishes a divisional application to benefit from any priority claimed for the initial application, the divisional application must contain a request to that effect; in such a case, the declaration of priority and the documents furnished in accordance with article 20 of these regulations for the initial application shall be deemed to relate also to the divisional application.

6) Where the priorities of two or more earlier applications were claimed for the initial application, a divisional application may benefit only from the priority or priorities that are applicable to it.

19. **Disclosures to be Disregarded for Prior Art Purposes**

An applicant who wishes a disclosure of the invention to be disregarded, in accordance with Article 3 (3) of the proclamation, for prior art purposes, shall so indicate on the application, and shall furnish, in writing, with the application, or within one month of filing the application, full particulars of the disclosure; where the disclosure was made at an exhibition, the applicant shall file, within the same period, a duly authenticated certificate issued by the authority responsible for the exhibition containing particulars of the exhibition and stating that the invention was in fact exhibited there.

20. **Declaration of Priority & Translation of Earlier Application**

1) The declaration referred to in Article 11 (2) of the proclamation shall indicate:

   a) the date of the earlier application;

   b) the number of the earlier application, subject to sub-article (2) of this article;

   c) the symbol of the International Patent Classification which has been allocated to the earlier application, subject to sub-article (3) of this article;

   d) the state in which the earlier application was filed or, where the earlier application is a regional or an international application, the states for which it was filed;

   e) Where the earlier application is a regional or an international application, the office with which it was filed,

2) Where at the time of filing the declaration referred to in article 11 (2) of the proclamation the number of the earlier application is not known, that number shall be furnished within three months from the date on which the application containing the declaration was filed.
3) Where a symbol of the International Patent Classification has not been allocated to the earlier application, or had not yet been allocated at the time of filing the declaration referred to in sub-article (1) of this article, the applicant shall state this fact in the said declaration and shall communicate such symbol as soon as it has been allocated.

4) The applicant may, at any time before the grant of the patent, amend the contents of the declaration referred to in sub-article (1) of this article.

5) The period for furnishing the certified copy of the earlier application, referred to in article 11(2) of the proclamation, shall be three months from the date of the request by the commission; where a copy has already been furnished for another application, the applicant may respond by making a reference to that other application.

6) Where the earlier application is in a language other than English or Amharic, the applicant shall, within six months from the date of the request made under sub-article 15 of this article furnish a translation into English or Amharic of the earlier application.

7) Unless the Commission requests otherwise, the earlier application and any translation thereof shall be filed in one copy.

21. **An Applicant From Abroad**

1) Documents furnished pursuant to article 10(2) of the proclamation and this article may be used, only for facilitating the evaluation of the novelty and inventive step of the invention for which the patent application is being made.

2) The applicant from abroad may submit comments on any documents furnished by him under this article.

3) Where an application for a patent is filed by any foreigner, foreign enterprise or other foreign organization having no habitual residence or business office in Ethiopia the Commission may, when there is doubt, require the applicant to submit the following documents:

   a) a certificate concerning the nationality of the applicant;

   b) a certificate concerning the seat of the headquarter of the foreign enterprise or other foreign organization; and

   c) a testimonial showing that the country to which the foreigner, foreign enterprise or other foreign organization belongs, recognizes that Ethiopian citizens or entities are, under the same conditions applied to its nationals, entitled to patent rights in that country.
22. **Time for Furnishing Information Concerning Corresponding Foreign Applications, Patents and other Titles of Protection**

1) The time limits to be specified for furnishing the information requested under Article 10 of the proclamation shall not be less than two or more than six months from the date such a request is made; upon a reasoned request by the applicant, the Commission may extend such time limit.

2) If the applicant replies that the documents requested under Article 10 of the proclamation are not yet available, the Commission may suspend the procedure for the examination of application until such time as the documents are furnished.

23. **Withdrawal of Application**

1) An application shall be withdrawn by written declaration submitted to the Commission and signed by the applicant.

2) The application fee shall not be refunded if the application is withdrawn.

24. **Marking Application**

1. Upon receipt, the Commission shall mark, on each document making up the application, the actual date of receipt and the application number consisting of the letters ET, slant, the letter P, slant, the last two numbers of the year in which the initial papers were received, slant, and a five digit number allotted in the sequential order in which applications are received; where any corrections or other later filed documents are received on different dates, the Commission shall also mark their actual date of receipt in the appropriate place of the request for grant of the patent (Form No 1).

2. The application number allotted under sub-article (1) of this article shall be quoted in all subsequent communications concerning the application.

25. **According and Notifying Filing Date**

1. The Commission shall examine, in order to accord a filing date, whether the application fulfils the requirements of Article 12 (1) of the proclamation.

2. The invitation to file any correction, under Article 12 (2) of the proclamation, shall be in writing, it shall specify the correction or corrections required and request that these be filed within two months from the date of the invitation, together with the payment of the prescribed fee.

3. Once the Commission accords a filing date, it shall notify the applicant in writing; if the application is treated as if it had not been filed, under Article 12 (2) of the proclamation, the Commission shall notify the applicant in writing specifying the reasons.
SECTION 2
EXAMINATION OF APPLICATION

26. **Exclusion From Being Examiner**

An examiner shall, on his own initiative or upon the request of the applicant or any other interested party, be excluded from exercising his function where, he

a) is a close relative of the applicant or the patent agent,

b) has an interest in the application for patent, or

c) has such other kinds of relations with the applicant or the patent agent that might influence the impartial examination of the application.

27. **Examination as to Form**

1. In addition to the requirements of article 9 (3) and (4) (a) of the proclamation and the regulations pertaining thereto, the requirements of Articles 5, 8, 9 (7) and (8) and 10 of the proclamation shall be considered formal requirements for the purpose of the proclamation.

2. Where the Commission finds that the conditions referred to in Article 13 (1) of the proclamation and sub-Article (1) of this article are not fulfilled it shall invite the applicant, in writing, to file the required correction within two months from the date of the invitation, together with the payment of the prescribed fee.

3. Where the applicant does not comply with the invitation to correct a deficiency, or where despite the corrections submitted by the applicant, the Commission is of the opinion that the conditions referred to in sub-article (1) of this article are not fulfilled, it shall reject the application and notify the applicant, in writing, stating the reasons.

4. Refusal of the application shall not affect its filing date which shall remain valid.

28. **Examination As To Substance**

1. Subject to article 13 (3) of the proclamation, substantive examination shall be undertaken by experienced technical and legal experts designated by the Commission.
2. Subject to the payment of the prescribed search and examination fee, the
Commission may, for the purpose of the examination under article 13 (3),
transmit the application, together with all relevant documents, to an examining
authority which has concluded an arrangement to this effect with the
Commission, requesting a search and examination report.

3. An application shall be examined as to whether the requirements of articles
3,4,7,9 (2), (4) (b) and (c) and (5) of the proclamation and the regulations
pertaining thereto are fulfilled.

4. Where, taking due account of the conclusions of the search and examination
report, the Commission is of the opinion that the conditions referred to in the
proclamation are not fulfilled, it shall notify the applicant in writing, inviting
him, several times if necessary, to amend or divide his application within a
specified period; such specified period shall not be less than two or more than
six months from the date of the invitation. The invitation shall be made on
Form No 2.

5. Any amendment under sub-article (4) of this article and under article 18 of
these regulations shall be made together with the prescribed fee.

6. Where the applicant does not comply with the said invitation or where, despite
any observation, amendment or division submitted by the applicant, the
Commission, taking due account of the conclusions of the search and
examination report, is of the opinion that the conditions referred to in article
13 (3) of the proclamation are not fulfilled, it shall reject the application and
notify the applicant of the same in writing.

SECTION 3
ISSUANCE and CONTENTS OF PATENTS

29. Decision to Grant or Refuse to Grant Patent

1. Where two or more applications for grant of a patent for the same invention,
having the same filing or, where applicable, the same priority date, are filed
by the same applicant, the Commission may, on that ground, refuse to grant
a patent in pursuance of more than one of the applications.

2. Where the Commission, taking due account of the conclusions of the search
and examination report, is of the opinion, subject to article 28 of these
regulations, that the conditions referred to in Article 13(3) of the proclamation
are fulfilled, it shall grant a patent.
3. The Commission shall notify the applicant, in writing, of its decision to grant or to refuse to grant a patent, attaching a copy of the search and examination report upon which the decision is based and, in the case of a refusal, stating the reasons therefor, and in the case of a decision to grant a patent, requesting the applicant to pay the grant and publication fee within three months from the date of the notification.

30. **GRANT OF PATENT**

1. When the payment of the grant and publication fee is made within three months from the date of the notification of the decision to grant the patent, the Commission shall grant the patent in accordance with article 14 (1) of the proclamation and the provisions of this article.

2. The Commission shall allot to each patent it grants a Patent publication number in the sequential order of the grant.

3. The patent shall be:
   a) granted on Form No 3 and shall contain in addition to the information indicated under sub-article (2) of this article the date of publication of the patent, the documents or references cited of the prior art, the description, the claims and the drawings, if any,
   b) deemed to be granted on the date the Commission publishes a reference to the grant in accordance with article 14(2) (a) of the proclamation.

31. **Publication of Reference to the Grant of Patent**

The publication of the reference to the grant of the patent shall include:

   a) the number of the patent,
   b) the name and address of the owner of the patent,
   c) the name and address of the inventor, except where he has asked not to be named in the patent,
   d) the name and address of the agent, if any,
   e) the filing date and number of the application,
   f) if priority has been claimed and the claim has been accepted, a statement of the priority, the priority date and the name of the country or countries in which or for which the earlier application was filed,
g) the effective date of grant of the patent,

h) the title of the invention,

i) the abstract,

j) the most illustrative of the drawings, if any , and

k) the symbol of the International Patent Classification.

32. Issuance of Certificate of Grant of Patent

The certificate of grant of a patent shall be issued on Form No 4, shall be signed by the commissioner and shall contain:

a) the number of the patent,

b) the name and address of the owner of the patent,

c) the filing date and, where applicable, priority date of the application,

d) the effective date of grant of the patent, and

e) the title of the invention.

33. Extension of duration of a Patent

The request to extend the duration of a patent, under Article 16 of the proclamation, shall be made in writing to the Commission, and shall be accompanied by a statement signed by the owner of the patent setting out particulars of the working of the invention in Ethiopia.

SECTION 4
EXPLOITATION OF PATENTED INVENTION
BY AUTHORIZED PERSONS

34. Exploitation of Patented Invention by Government or by Third Persons Authorized by Government

1. The Commission shall, before making a decision under Article 25 (2) of the proclamation, give the patentee, beneficiaries of compulsory licences, and any other persons whose participation it considers useful, at least 21 days written notice of the date on which they may be heard; the patentee shall give all licencees written notice of the hearing and they shall have the right to participate there in.
2. The Commission shall make its decision, after the hearing, in writing, stating
the grounds upon which it is based, and, if it has decided that the invention
shall be exploited under article 25 (2) of the proclamation, stating the terms
of the exploitation.

3. The commission shall record and publish the decision and notify, in writing,
the patentee and other participants in the hearing.

4. If the decision of the Commission with regard to remuneration is the subject
of an appeal, the registrar of the court shall notify the commission of the
court’s decision once it becomes final and the commission shall record the
decision and publish it.

35. **Request for Compulsory Licences**

The request for grant of a compulsory licence, under article 29 of the proclamation,
shall be made to the Commission on Form No 6, together with the payment of the
prescribed fee; it shall be accompanied by:

a) evidence that his invention is dependent on a patented invention and
that it is difficult to make use of it without the use of the latter,

b) evidence that the patentee has received a request, from the person
requesting the compulsory licence, for a licence contract but that the
latter has been unable to obtain such a licence on reasonable terms and
within a reasonable time and,

c) an indication of the plan according to which the person requesting the
compulsory licence intends to work the patented invention, including
evidence that he has the ability to do so in Ethiopia.

36. **Acceptance or Refusal of Request for Compulsory Licence**

1. The Commission shall, within three months from the date of the request of
grant of a compulsory licence, examine whether the requirements of article 29
of the proclamation and article 35 of these regulations are Prima facie satisfied.

2. Where the Commission, upon examination,

a) finds that the requirements are not satisfied, it shall reject the request
and, in writing, notify the person requesting the compulsory licence,

b) finds that the requirements are satisfied, it shall forthwith send a copy
of the request to the patentee, the beneficiaries of compulsory licence
and to persons exploiting the patented invention under article 25 (2)
of the proclamation, and invite them to submit observation thereon, in
writing, to the Commission within three months from the date of the
invitation.
3. The patentee shall forthwith, in writing, notify all licensees of the request, and the licensees shall have the right to submit observations thereon, in writing, to the Commission within three months of the date of the invitation issued under sub-article (2) of this article.

4. The Commission shall forthwith notify the person requesting the compulsory licence of any observations submitted under sub-article (2) and (3) of this article.

5. The Commission shall then convene a hearing to which it shall invite the person requesting the compulsory licence, the patentee and the persons who submitted observations under sub-article (2) and (3) of this article giving them at least one month’s written notice of the date set for the hearing.

37. Decision to Grant or Refuse Compulsory Licence

1. After the hearing, under article 36(5) of these regulations, if the Commission finds that the conditions for the grant of a compulsory licence are fulfilled, it shall grant the licence, otherwise, it shall refuse it.

2. The decision to grant or to refuse a compulsory licence shall be in writing, shall state the grounds upon which it is based and, in the case of a decision to grant the compulsory licence, shall specify, in particular,

   a) the period for which the licence is granted,

   b) to which of the acts referred to in article 22 (1) of the proclamation the licence extends,

   c) the time limit within which the beneficiary of the compulsory licence must commence working the patented invention, and

   d) the terms regarding payment of remuneration

3. The Commission shall record and publish the decision to grant or to refuse the compulsory licence and transmit a copy thereof to the person requesting the compulsory licence, the patentee and the persons who submitted observations under article 36 (2) and (3) of the regulations.

38. INVALIDATION

1. Where the provisions of article 36 (1) of the proclamation apply only to some of the claims or some parts of a claim, such claims or parts of a claim shall be invalidated.
2. The patentee shall, in writing, notify any licensee of any court proceeding instituted for the invalidation of the patent; the person requesting invalidation shall so notify beneficiaries of compulsory licences granted under article 30 of the proclamation and, where the ground of invalidity invoked is that the patentee is not the inventor or his successor in title, also the person alleged to have the right to the patent.
CHAPTER III
UTILITY MODEL CERTIFICATES

39. Application of Provisions Relating to Patents

1. Articles 3(1), (3) and (4) of the proclamation shall not apply in the case of applications for utility model certificates.

2. Article 16 of the proclamation shall not apply in the case of utility model certificates.

3. In proceedings under article 45 in conjunction with article 36 of the proclamation, the court shall invalidate the utility model certificate on the grounds that:
   a. the claimed invention did not qualify for a utility model certificate having regard to the provisions of articles 39 and 45 in conjunction with article 3(5) of the proclamation,
   b. the description and the claims do not comply with the requirements prescribed by article 45 in conjunction with article 9(4) (b) and (c) of the proclamation and the regulations pertaining thereto,
   c. any drawing which is necessary for the understanding of the invention has not been furnished,
   d. the owner of the utility model certificate is not the inventor or his successor in title, or
   e. the claimed invention did not qualify for protection under article 40 of the proclamation.

4. The provisions of the articles set out in chapter II of these regulations shall apply, mutatis mutandis to utility model certificates, subject to the following exceptions:
   a. the letter P, in article 24 of the regulations shall be read as the letters UM,
   b. article 28 of these regulations shall not apply, and
   c. the reference in article 38 of these Regulations to article 36(1) of the proclamation shall be read as a reference to article 45 of the proclamation and sub-article (3) of this article.

5. A request, under Article 43 of the proclamation, for the conversion of an application for a patent into an application for a utility model certificate, or vice versa, shall be signed by the applicant and shall be accompanied by the prescribed fee. The Commission shall within two months of the receipt of the request notify the applicant of its decision thereon, in writing, and where it refuses the request, it shall state the reasons.
CHAPTER IV

INDUSTRIAL DESIGNS

40. Application of Provisions Relating to Patents

Articles 20, 23 and 24 of these regulations shall apply mutatis mutandis to industrial designs and for this purpose the letter P, in article 24(1) of these regulations, shall be read as the letters ID.

41. Application for Registration of an Industrial Design

1. The application for registration of an industrial design shall be made on Form No.7 and shall be signed by each applicant.

2. The application shall indicate each applicant's name, address, nationality, and residence.

3. Where the applicant is the creator, the request shall contain a statement to that effect, and where he is not, it shall indicate each creator's name and address and be accompanied by the statement justifying the applicant's right to the registration of the industrial design.

4. If the applicant is represented by an agent, the request shall so indicate and state the agent's name and address.

42. Number and Size of Representations and Specimen

1. The application shall be accompanied by the following:-
   a. if the industrial design is two-dimensional, by four graphic representations or four drawings or tracings; or
   b. if the industrial design is three-dimensional, by four graphic representations or four drawings or tracings of each of the different sides of the industrial design; and
   c. a printing block or printing blocks of such dimensions as the Commission may consider appropriate.

2. A specimen shall be of a size not exceeding 20 centimetres x 20 centimetres x 20 centimetres. No graphic representation, drawing or tracing of the industrial design shall exceed 10 centimetres x 20 centimetres. Such representations, drawings or tracings, shall be affixed on four sheets of hard and durable paper of A4 size. Drawings and tracings shall be made in black ink.
43. **According and Notifying Filing Date; Examination**

1. The Commission shall accord as the filing date the date of receipt of the application, provided that, at the time of the receipt, the application contains indications allowing the identity of the applicant to be established and the required graphic representation of the article embodying the industrial design. Article 12(2) of the proclamation shall apply *mutatis mutandis*.

2. The invitation to file any correction under articles 12(2) and 51 of the proclamation and sub-article (1) of this article shall be in writing; it shall specify the correction or corrections required and request that these be filed within two months from the date of the said invitation, together with the payment of the prescribed fee.

3. Once the Commission accords a filing date, it shall so notify the applicant in writing; if the application is treated as if it had not been filed under articles 12(2) and 51 of the proclamation and sub-article (1) of this article, the Commission shall notify the applicant in writing, specifying the reasons.

4. Where the Commission finds that the requirements set out in article 48(1) of the proclamation and article 41 and 42 of these regulations are not fulfilled, it shall invite the applicant, in writing, to file the required correction within two months from the date of the invitation, together with the payment of the prescribed fee; if the applicant does not comply with the invitation to correct a deficiency or, where, despite corrections submitted by the applicant, the Commission is of the opinion that the said conditions are not fulfilled, it shall reject the application and notify the applicant, in writing, stating the reasons.

5. Refusal of the application shall not affect its filing date which shall remain valid.

44. **Decision to Grant or to Refuse Application**

The Commission shall notify the applicant, in writing, of its decision to grant or to refuse the application and, in the case of a decision to grant the application, it shall request the applicant to pay the registration and publication fee within one month from the date of the notification.

45. **Registration of Industrial Design, Publication of Reference thereto; Issuance of Certificate**

1. Subject to the payment of the registration and publication fee within the period prescribed in article 44 of these regulations, the Commission shall register the industrial design in accordance with article 48(2) of the proclamation and this article.
2. The Commission shall allot to each industrial design it registers a number in the sequential order of registration.

3. The registration of an industrial design shall include a representation of the industrial design and shall specify:

   a. the number of the industrial design;
   b. the name and address of the registered owner;
   c. the name and address of the agent, if any;
   d. the name and address of the creator, except where he has asked not to be named in the registration;
   e. if priority has been claimed, and the claim has been accepted, the priority date and the country or countries in which or for which the earlier application was filed; and
   f. the kind of products for which the industrial design is to be used.

4. The publication of the reference to the registration of an industrial design under articles 14(2) (a) and 51 of the proclamation, shall contain the particulars specified in sub-article (3) of this article.

5. The certificate of registration of an industrial design shall be issued on Form No 8.

46. **Renewal of Registration**

1. The renewal of the registration of an industrial design may be made by the registered owner or his agent during the period referred to in Article 50(2) of the proclamation. Article 33 of these regulations shall apply *mutatis mutandis*.

2. The renewal shall be made by payment of the renewal fee within the period specified in Article 50 (2) of the proclamation or, upon payment of the prescribed surcharge, within the grace period allowed under articles 17(1) and 52 of the proclamation.

3. The renewal of an industrial design registration shall be recorded in the register and shall be published.

4. The Commission shall issue to the registered owner a certificate of renewal which shall contain:
a) the registration number of the industrial design;
b) the date of renewal and the date of expiry;
c) the name and address of the registered owner; and
d) an indication of the kind of products for which the industrial design has been registered.
CHAPTER V
MISCELLANEOUS PROVISIONS

47. Changes in Ownership

1. Any change in the ownership of a patent, a utility model certificate or a certificate of registration of an industrial design or in the ownership of an application therefor, shall be in writing and shall, at the request of any interested party, to the Commission, be recorded and, except in the case of an application, be published by the Commission. Such change shall have no effect against third parties until such recording is effected.

2. The request, under sub-article (1) hereof, for the recording of a change of ownership of a title granted under the proclamation or of an application thereof shall be made to the Commission on Form No 9 and shall be subject to payment of the prescribed fee.

3. The publication of the change of ownership shall specify,
   a) the title of protection concerned;
   b) the filing date, the priority date, if any, and the date of registration or grant;
   c) the owner and the new owner; and
   d) the nature of the change of ownership.

48. Appointment of Agent, Address for Service

The appointment of an agent shall be by a power of attorney which shall be signed by the applicant or, if there are more than one, by each applicant. The address of the agent shall, for all purposes connected with the proclamation and these regulations, be used to communicate to the person or persons who appointed the agent.

49. Excluded Days

When the last day for doing any act or taking any proceeding falls on a day when the office of the Commission is not open to the public for business, it shall be lawful to do the act or to take the proceeding on the day when the office of the Commission is next open for business.
50. **Registers and Official Gazette**

(1) The Commission shall maintain separate registers for patents, utility model certificates and certificates of registration of industrial designs. All the recording provided for in the proclamation and these regulations shall be effected in the said registers.

(2) The Commission shall publish in the official gazette all the publications provided for in the proclamation and these regulations.

51. **Consultation of Registers; Request for Extracts therefrom and for Copies of Documents**

1. Subject to payment of the prescribed fee, any person may consult the registeres and may obtain extracts therefrom.

2. Requests for certified copies of extracts from a register or for copies of documents shall be made to the Commission in writing.

52. **Correction of Errors**

(1) The Commission may correct any error of translation, clerical error or mistake in any application or document filed with it or in any recording effected pursuant to the proclamation or these regulations.

(2) Corrections of errors under sub-article (1) of this article may be made by the Commission upon receipt of a request in writing or its own initiative. Corrections made shall be communicated in writing to all interested persons, and, where considered necessary, shall be published by the Commission.

53. **Hearing**

(1) Before exercising adversely to any person any discretionary power given to the Commission by the proclamation or these regulations, the Commission shall notify such person, in writing, of the opportunity to be heard thereon, and indicating a time limit which shall not be less than one month, for filing a request for a hearing.

(2) The request for a hearing shall be in writing.

(3) Upon receiving such request, the Commission shall give the person applying, and any other interested persons, at least two weeks’ notice, in writing, of the date and time of the hearing.
54. **Service by Mail**

(1) Any notice, application or other document sent to the Commission by mail shall be deemed to have been given, made or filed at the time when it would be delivered in the ordinary course of the mail. In proving such sending, it shall be sufficient to prove that the letter containing such notice, application or other document was properly addressed and sent by registered mail.

(2) Sub-article (1) of this article does not apply to the accordance of the filing date.

55. **Forms**

The forms annexed to these regulations shall be used in all cases to which they are applicable and shall be modified as directed by the Commission to meet other cases.

56. **Effective Date**

These regulations shall come into force on the date of their publication in the Negarit Gazette.
SCHEDULE I
FORMS
The Applicant(s) request(s) the grant of a [ ] patent [ ] utility model certificate in respect of the following particulars:

I. TITLE OF INVENTION/ MINOR INVENTION:

II. Applicant(s) (The data concerning each applicant must appear in this box or, if the space is insufficient, in the supplemental box.)

Name:

Address:

Nationality:

Country of residence or principal place of business:

Tel. No.:  

Telegraphic address:

Telex No.:  

Fax No.:  

(Form No. 1, first page)
<table>
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<tr>
<th>Form No. 1 (cont'd)</th>
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<tr>
<td>III. AGENT</td>
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<td>The following agent has been appointed by the applicant(s):</td>
</tr>
<tr>
<td>☐ The power of attorney accompanies this form</td>
</tr>
<tr>
<td>☐ The power of attorney will be filed within one month from the filing of this form</td>
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<td>Name:</td>
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<td>Address:</td>
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<td>Tel. No.: Telex No.:</td>
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<td>Telegraphic Address: Fax No.:</td>
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<td>IV. INVENTOR</td>
</tr>
<tr>
<td>☐ The inventor is the applicant</td>
</tr>
<tr>
<td>☐ Additional information is contained in the supplemental box</td>
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<td>If the inventor is not the applicant the inventors:</td>
</tr>
<tr>
<td>Name:</td>
</tr>
<tr>
<td>Address:</td>
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<tr>
<td>The statement justifying the applicant's right accompanies this form</td>
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<td>☐</td>
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<td>V. DIVISIONAL APPLICATION</td>
</tr>
<tr>
<td>This application is a divisional application ☐</td>
</tr>
<tr>
<td>The benefit of the ☐ filing date ☐ priority date of the initial application is claimed in as much as the subject matter of the present application is contained in the initial application identified below.</td>
</tr>
<tr>
<td>Initial Application No.:</td>
</tr>
<tr>
<td>Date of filing of initial application:</td>
</tr>
<tr>
<td>VI. DISCLOSURES TO BE DISREGARDED FOR PRIOR ART PURPOSES</td>
</tr>
<tr>
<td>Disclosure occurred not more than twelve months before the filing date or priority date of the present application</td>
</tr>
<tr>
<td>☐ by reason or in consequence of acts of the applicant or his predecessor in title.</td>
</tr>
<tr>
<td>☐ of an abuse committed by a third party with regard to the rights of the applicant or his predecessor in title.</td>
</tr>
<tr>
<td>☐ additional information is contained in a statement accompanying this form</td>
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</table>
(form No.1, second page)
VII. PRIORITY DECLARATION (If any)
The priority of (an) earlier application(s) is claimed as follows

The priority of more than one earlier application is claimed; the data are indicated in the supplemental box

<table>
<thead>
<tr>
<th>Country (if the earlier application is a regional or international application, indicate the office with which and the countries for which it was filed):</th>
<th>Filing date:</th>
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<tbody>
<tr>
<td></td>
<td>Application No.:</td>
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<td>Symbol of the International patent Classification:</td>
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<td>not yet allocated</td>
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The certified copy of the earlier application

[ ] accompanies this form

[ ] will be furnished upon request by the Commission, as prescribed by Article 20(5) of the regulations.

The translation into English or Amharic of the earlier application

[ ] accompanies this form

[ ] will be furnished upon request, as prescribed by Article 20(6) of the regulation,

VIII. SUPPLEMENTAL BOX*

(form No.1, third page)
### IX. CHECK LIST (TO BE FILLED IN BY THE APPLICANT)

**A. This application contains the following:**

1. request .... sheet(s)  
2. description .... sheet(s)  
3. claim(s) .... sheet(s)  
4. abstract .... sheet(s)  
5. drawing(s) .... sheet(s)  

**TOTAL ______ SHEETS**

**B. This form, as filed, is accompanied by the items ticked below:**

- separate signed power of attorney  
- Statement justifying the applicant's right  
- Statement that certain disclosures be disregarded  
- priority document(s) (certified copy of earlier application(s))  
- translation of earlier application(s) on which priority declaration is based into (English or Amharic)  
- application fee  
- other document(s) (specify)

### X. SIGNATURE(S)**  

................. Date .................

---

**To be filled in by the Commission**

1. Date of receipt of corrections or later filed documents completing the application:

2. date fees received:

*Use this box if any of the boxes is not large enough to contain information to be furnished. Indicate the boxes continued in this box by their roman numerals and title (e.g., "II. Applicant(s) (continued)"). If more space is needed, use and attach separate sheet(s) and make reference thereto in the supplement box.

** Type name(s) under signature

(form No.1, fourth and last page)
In the matter of Patent Application No. ........ the Commission hereby notifies the applicant(s) that, taking due account of the:

- report on the search and examination referred to in Article 13(3) of the proclamation and Article 28(1) and (2) of the regulations. (copy is annexed)

- report on the search and examination of a corresponding foreign application, patent or other title of protection referred to in Article 10 of the proclamation and Article 22 of the regulations. (copy is annexed)

the following substantive requirements have not been fulfilled with respect to the above-identified application for the following* reasons:

The applicant(s) is/are hereby invited to submit, within ........ months, **his/their observation and, where applicable, an amended application. The amendment shall be made to the commission, together with the prescribed fee.

SIGNATURE ............................................ ........................

The Commission Date

* If more space is needed use & attach separate sheet

** State the time limit in accordance with Article 29(4) of the Regulations.
**THE FEDERAL DEMOCRATIC REPUBLIC OF ETHIOPIA**

**ETHIOPIAN SCIENCE AND TECHNOLOGY COMMISSION**

**FORM No.3**

**Regulation No. __________ /1996**

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<tr>
<td>Logo of Ethiopia and Name of the Commission</td>
<td>(45)</td>
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<td>(51)</td>
<td>International Patent:</td>
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<td><strong>Classification:</strong></td>
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<td>(21)</td>
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<tr>
<td>(71)</td>
<td>Applicant(s) Name(s) and Address(es):</td>
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<td>(22)</td>
<td>Filing Date:</td>
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<td><strong>Priority</strong></td>
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<td>(72)</td>
<td>Inventor(s) Name(s):</td>
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<td>Number:</td>
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<td>Date:</td>
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<td>(74)</td>
<td>Agent's Name and Address:</td>
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<tr>
<th>(54)</th>
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<td>(57)</td>
<td>ABSTRACT:</td>
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</table>

* These indications and the footnotes do not appear on the first page of the Patent.

** The numbers in parentheses before the bibliographic data are the internationally agreed numbers for the identification of Data (INID codes), as defined in WIPO standard ST.9, where by the various bibliographic data appearing on the first page of a patent document can be identified without knowledge of the language used & the Industrial Property laws applied

(Form No. 3, only page)
**UTILITY MODEL CERTIFICATE**

| (19) ET | (11) Publication No.: |
| Logo of Ethiopia and Name of the Commission | (45) Publication Date: |
| (51) International Patent: Classification: |

| (21) Application No.: | (71) Applicant(s) Name(s) and Address(es): |
| (22) Filing Date: |
| (30) Priority |
| (33) Country: | (72) Inventor(s) Name(s): |
| (31) Number: |
| (32) Date: | (74) Agent's Name and Address: |

| (54) Title: |

| (57) ABSTRACT: |

---

* These indications and the footnotes do not appear on the first page of the Patent.

** The numbers in parentheses before the bibliographic data are the internationally agreed numbers for the identification of Data (INI codes), as defined in WIPO standard ST.9, where by the various bibliographic data appearing on the first page of a patent document can be identified with out knowledge of the language used and the Industrial Property laws applied.
CERTIFICATE OF GRANT OF PATENT/UTILITY MODEL CERTIFICATE*

In accordance with Article 14(2)(b)/Article 42* of the proclamation concerning Inventions Minor Inventions and Industrial Designs, it is hereby certified that a Patent/Utility Model Certificate* has been granted to:

Name:
Address:

Registration number:

on ...........................................(date), in respect of an invention disclosed in an application for that patent/utility model certificate* having the following filing date:
priority date:

being an invention/minor invention for.............................................................
..........................................................................................................................
..........................................................................................................................
..........................................................................................................................
..........................................................................................................................

(title)

The Commission Date

* Delete whichever doesnot apply.

(form No.5, only page)
THE FEDERAL DEMOCRATIC REPUBLIC OF ETHIOPIA
ETHIOPAN SCIENCE AND TECHNOLOGY COMMISSION

Form No. 6

Regulation No. /1996

REQUEST FOR GRANT OF
COMPULSORY LICENSE

Application received on:

To:

ETHIOPIAN SCIENCE AND TECHNOLOGY COMMISSION
P.o. Box 2490

Telex 21568 ESTC ET

Addis Ababa
Ethiopia

In the matter of

Patent No.:

Date of Grant:

Use Model Certificate No.:

Applicant's Name:

Address:

Address for service in Ethiopia:

Nationality:
country of residence or principal place of business:

Tel. No.:

Fax No.:

Telegramic Address:

Telex No.:

(form No. 6, first page)
III. REQUEST

The above applicant hereby requests the Commission, in respect of the Patent/Utility Model Certificate*, identified above, to grant a compulsory license under Articles 29 and 30 of the Proclamation concerning Inventions, Minor Inventions and Industrial Designs in accordance with the terms proposed and upon the grounds set out below.

IV. PROPOSED TERMS**

Amount and conditions of payment of remuneration:

Conditions of exploitation of the invention:

Others:

V. FACTS JUSTIFYING GRANT**

VI. ADDITIONAL INFORMATION**

The following items accompany this form:

☐ evidence that the owner of the patent/utility model certificate* has received a request from the applicant to obtain a license but that the applicant has been unable to obtain such a license on reasonable terms and within a reasonable time;

☐ plan according to which the applicant intends to work the invention, including evidence that he has the ability to do so in Ethiopia.

☐ others (specify)

VII. SIGNATURE ......................... (Applicant/Agent)*** .......... (Date)

* Delete whichever does not apply

** If any of the boxes is not large enough to contain information to be furnished, use and attach separate sheet(s) and make reference thereto in the corresponding box(es).

*** Delete whichever does not apply and type name(s) under signature.

(Form No. 6 second and last page)
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<thead>
<tr>
<th>APPLICATION FOR REGISTRATION</th>
<th>for official use</th>
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<tbody>
<tr>
<td>Of Industrial Design</td>
<td>Date of receipt by the Commission</td>
</tr>
<tr>
<td>To: Ethiopian Science and Technology Commission</td>
<td>Application No.:</td>
</tr>
<tr>
<td>P.o.Box 2490</td>
<td>(office's stamp)</td>
</tr>
<tr>
<td>Tel.251-1-511344</td>
<td>Filing date:</td>
</tr>
<tr>
<td>Telex. 21568 ESTC ET</td>
<td>Applicant's or representative's file reference:</td>
</tr>
<tr>
<td>Fax 251-1-518829</td>
<td></td>
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<tr>
<td>Addis Ababa</td>
<td></td>
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<tr>
<td>Ethiopia</td>
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</tbody>
</table>

THE APPLICANT(S) REQUEST(S) THAT THE ACCOMPANYING INDUSTRIAL DESIGN BE REGISTERED IN RESPECT OF THE FOLLOWING PARTICULARS:

I. Applicant(s) (The data concerning each applicant must appear in this box or, if the space is insufficient, in the supplemental box.)

- [ ] Additional information is contained in supplemental box.

<table>
<thead>
<tr>
<th>Name:</th>
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<td>Address:</td>
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<th>Nationality:</th>
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<th>Country of residence or principal place of business:</th>
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<tr>
<th>Tel. No.:</th>
<th>Telegraphic address:</th>
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<tr>
<th>Telex No.:</th>
<th>Fax:</th>
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(form No. 7, first page)
II. AGENT
The following agent has been appointed by the applicant(s) in the power of attorney

<p>| | |</p>
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<tr>
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<td>The power of attorney accompanies this form</td>
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<td>will be filed within one month from the filing of this form</td>
</tr>
</tbody>
</table>

Name:

Address:

Tel. No | Telex No:
--- | ---

Telegraphic address: | Fax No:
--- | ---

III. REPRESENTATIONS OF THE INDUSTRIAL DESIGN; SPECIMEN
This form is accompanied by:

<p>| | |</p>
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<td></td>
<td>four graphic representations</td>
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<tr>
<td></td>
<td>four drawings or tracings</td>
</tr>
<tr>
<td></td>
<td>a specimen of the industrial design</td>
</tr>
</tbody>
</table>

IV. PRODUCTS

The kind of product(s) for which the industrial design is or are to be used is/are the following:

V. PRIORITY CLAIM (if any)
The priority of an earlier application is claimed as follows:

<table>
<thead>
<tr>
<th>Country:</th>
<th>Filing date:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application No.</td>
<td></td>
</tr>
</tbody>
</table>

The priority of more than one earlier application is claimed; the data are indicated in the supplemental box

The certified copy of the earlier application

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<tr>
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<td>accompanies this form</td>
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<td></td>
<td>will be furnished within three months from the filing of this form</td>
</tr>
</tbody>
</table>

(Form No. 7 second page)
VI Fees accompany this form

VII SUPPLEMENTAL BOX*

VIII SIGNATURE

______________________ (Applicant/Agent)** __________________

Date

TO BE FILLED IN BY THE COMMISSION

1. Date application received:

2. Date of receipt of corrections, later filed papers completing the application:

3. Date fees received:

* Use this box if any of the boxes is not large enough to contain information to be furnished. Indicate the boxes continued in this box by their roman numerals and title (e.g., "II Applicant(s) (continued)"). If more space is needed, use and attach separate sheet(s) and make reference thereto in the supplemental box.

** Delete whichever doesn't apply and type name under signature.

(Form No.7, third and last page)
CERTIFICATE OF REGISTRATION OF INDUSTRIAL DESIGN

In accordance with Article 48(2) of the proclamation Concerning Inventions, Minor Inventions and Industrial Designs, it is hereby certified that a certificate of registration of an industrial design has been granted to:

Name:

Address:

Registration number:

On __________________________ (date), in respect of an industrial design disclosed in an application for registration of that industrial designs having the following

Filing date:

Priority date:

being an industrial design for:

__________________________________________________________

(kind of products for which the industrial design is to be used)

Created by:
    Name:
    Address:

A copy of the reproduction of the industrial design accompanies this certificate.

_________________________   __________________________
The Commission           Date

Form No.8, only page
Form No. 9
Regulation No. 11/1995

REGISTRATION OF CHANGES IN
OWNERSHIP

To: Ethiopian Science and
Technology Commission
P.o.Box 2490
Tel. 251-1-511344
Telex 21568 ESTC ET
Fax. 251-1-518829
Addis Ababa
Ethiopia

Application received
by the Commission on:

Applicant's or representative's file
reference:

<table>
<thead>
<tr>
<th>I</th>
<th>In the matter of:</th>
</tr>
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<tbody>
<tr>
<td>Patent application No.:</td>
<td>Filing date:</td>
</tr>
<tr>
<td>Application for Utility Model Certificate No.:</td>
<td>Filing date:</td>
</tr>
<tr>
<td>Application for Registration of Industrial Design No.:</td>
<td>Filing date:</td>
</tr>
<tr>
<td>Patent No.:</td>
<td>Date of Grant:</td>
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<tr>
<td>Utility Model Certificate No.:</td>
<td>Date of Grant:</td>
</tr>
<tr>
<td>Industrial Design Certificate No.:</td>
<td>Date of Registration:</td>
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</table>

II APPLICANT(S) / OWNER(S)*

NAME:

ADDRESS:

III REQUEST
The Commission is hereby requested to record the change in
ownership of the above-identified ___________________________ **

The present application(s)/owner(s)* is/are identified above.

The new applicant(s)/new owner(s)* is/are identified below.

* Delete whichever does not apply.

** Indicate application or title concerned.
<table>
<thead>
<tr>
<th>IV NEW APPLICANT(S)/NEW OWNER(S)*</th>
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<tr>
<td>Name:</td>
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<tr>
<td>Address:</td>
</tr>
<tr>
<td>Address for service in Ethiopia:</td>
</tr>
<tr>
<td>Nationality:</td>
</tr>
<tr>
<td>Residence or principal place of business:</td>
</tr>
<tr>
<td>Tel. No.:</td>
</tr>
<tr>
<td>Telex No.:</td>
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<tr>
<td><strong>V. ADDITIONAL INFORMATION</strong></td>
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<tr>
<td>The following items accompany this form:</td>
</tr>
<tr>
<td>□ The original or a certified copy of the document evidencing the change of ownership, signed by or on behalf of the contracting parties.</td>
</tr>
<tr>
<td>□ Other documents evidencing the change in ownership (specify).</td>
</tr>
<tr>
<td>□ Fees</td>
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<tr>
<td>□ Other (specify)</td>
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<td><strong>VI SIGNATURES</strong></td>
</tr>
<tr>
<td>New applicant/New owner**</td>
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<tr>
<td>Date</td>
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<tr>
<td>Applicant/Owner**</td>
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<tr>
<td>Date</td>
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* Delete whichever does not apply

** Delete whichever doesn't apply and type name(s) under Signature.
The Federal Democratic Republic of Ethiopia
Ethiopian Science and Technology Commission

Form No. 10
Regulation No _______/1996

REQUEST FOR GRANT OF PATENT OF INTRODUCTION

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</tr>
<tr>
<td>(Commission's stamp)</td>
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<td>Filing date:</td>
</tr>
<tr>
<td>Applicant's or representative's file reference</td>
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To: The Ethiopian Science and Technology Commission
P.O. Box 2490
Tel. 251-1-51-13-44
Telex 21568 ESTC ET
Fax 251-1-518829
Addis Ababa
Ethiopia

I. PATENT No. Date of Grant
Country Grant

II. Applicant
Name:
Address:
Nationality:
Country of residence or principal place of business:

Tel. No.: Telegraphic address:
Telex No.: Fax No.:
The following agent has been appointed by the applicant.

☐ The power of attorney accompanies this form

☐ The power of attorney will be filed within one month from the filing this form

Name: 
Address: 

Tel. No.: Telegraphic address: 

Telex No.: Fax No.: 

IV Request

The above applicant hereby requests the commission to grant a patent of Introduction to the aforesaid patented in accordance with the terms & conditions of Article 18 of the proclamation concerning inventions, minor inventions & Industrial designs.

V Verification

I ____________ here by verify that the above statement is true & take full responsibility in accordance with Article 18 of the proclamation.

VI Signature __________________________ (applicant/agent)*

____________________ date

* Delete which ever does not apply
SCHEDULE II
FEES
<table>
<thead>
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<td><strong>INDIVIDUALS</strong></td>
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