



**MINISTRY OF ECONOMY
BRAZILIAN NATIONAL INSTITUTE OF INDUSTRIAL PROPERTY
DIRECTORATE OF PATENTS**

Service and corresponding code:	Application:
200 – National invention application; National utility model application; national application for certificate of addition of invention and Entry of the national phase of the PCT	Filing of application of patent of invention, utility model patents, and national certificates of inventions, as well as the entry of the national phase of the PCT
206 – Meeting of requirement arising from formal examination	Service related to the meeting of a requirement arising from formal examination, as provided for in art. 21 of Law No. 9,279/96, considering the formal non-compliance with art. 19 of such law, but which includes sufficient data related to the object, the applicant, and the inventor. If the formal requirement is not met within thirty (30) days, the application shall be deemed non-existent.
207 – Meeting of requirement in 1 st instance	Service related to meeting of requirement, as provided for in art. 36 of Law No. 9,279/96. In case of failure, within ninety (90) days, the application will be finally dismissed. In case of failure to meet requirements from order No. 1.5 of the admissibility examination to entry the national phase of PCT applications, within sixty (60) days, the application shall be deemed withdrawn with respect to Brazil.
208 – Rehabilitation of an application, patent, utility model, and certificate of addition of invention	Service related to the rehabilitation of a proceeding dismissed as a result of failure to pay annual fees, as provided for in arts. 84 and 85 of Law No. 9,279/96, within three (3) months pursuant to art. 87 of Law No. 9,279/96, under penalty of final dismissal or cancellation of the patent.
209 — Reopening of an application, patent, utility model, and certificate of addition of invention	Service related to the reopening of a proceeding dismissed as a result of the lack of request for a technical examination, as provided for in art. 33 of Law No. 9,279/96, within sixty (60) days pursuant to sole paragraph of art. 33 of Law No. 9,279/96, under penalty of final dismissal.
210 – Submission of subsidies to technical examination	Service related to the submission of subsidies to technical examination, as provided for in art. 31 of Law No. 9,279/96.
214 – Appeal of an invention patent, utility model, or certificate of addition of invention	Service related to the filing of an appeal, as provided for in arts. 212 to 215 of Law No. 9,279/96, in light of the administrative decisions addressed in such law.



**MINISTRY OF ECONOMY
BRAZILIAN NATIONAL INSTITUTE OF INDUSTRIAL PROPERTY
DIRECTORATE OF PATENTS**

<p>215 — Nullity or Expiration of an invention, utility model, or certificate of addition of invention</p>	<p>Service related to the request for an administrative proceeding of nullity by a lawfully interested third party, within six (6) months of the granting of a patent pursuant to arts. 46 to 55 of Law No. 9,279/96.</p>
<p>216 – Contestation of the Owner of the patent, utility Model, or Certificate of Addition of Invention with respect to Nullity</p>	<p>Service related to the filing of a contestation, within sixty (60) days of the publication of the notice of filing of administrative nullity, pursuant to art. 52 of Law No. 9,279/96.</p>
<p>218 – Offer of patent license for purposes of exploration or renovation of offer.</p>	<p>Service related to the request or renewal of an offer for patent license, as provided for in art. 64 to 67 of Law No. 9,279/96.</p>
<p>219 – Certificate of progress of the patent application with INPI and its correspondence to the patent granted abroad, for purposes of partial meeting of the requirements provided for in art. 70.9 of the Agreement on Trade-Related Aspects of Intellectual Property Rights</p>	<p>Service related to the request for a Certificate of progress of the patent application with INPI and its correspondence to the patent granted abroad, for purposes of partial meeting of the requirements provided for in art. 70.9 of the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS)</p>
<p>248 – Change in name, corporate name, headquarters and/or address</p>	<p>In this service, the user shall inform data to be updated in the patent Database through an annex. For a national legal entity, the annex shall include the contract amendment which has the former name and the new name. To change the headquarters or address, a simple proof or a simple declaration from the interested party is sufficient. We inform that, for each request/patent to be changed, a different GRU shall be generated.</p>
<p>249 – Annotation of transfer of owner</p>	<p>Service related to the request for annotation of transfer of owner, through full or partial assignment, pursuant to arts. 58, 59, and 60 of Law No. 9,279/96.</p>
<p>250 – Certificate of acts related to the proceeding</p>	<p>Service related to the request for a certificate of acts related to the status of the proceeding. Document with information on the application, title, applicant, publications in the Industrial Property Journal (RPI), and payments, filing or not of administrative proceeding of nullity, existence of lawsuit, transfer of ownership, and annotations.</p>
<p>251 – Certificate of search for owner</p>	<p>Service related to the requirement of search for processes held by individual or legal entity, informing bibliographic data and relevant publications in the RPI, of applications and patents, utility models, or certificates of addition of invention held by its owner.</p>



**MINISTRY OF ECONOMY
BRAZILIAN NATIONAL INSTITUTE OF INDUSTRIAL PROPERTY
DIRECTORATE OF PATENTS**

<p>252 – Issue of a duplicate for the letter patent or a certificate of addition of invention.</p>	<p>Service related to the request for replacement of a letter patent or certificate of addition of invention.</p>
<p>253 – Official copy for purposes of claim of unionist priority.</p>	<p>Service related to the request of an official copy for purposes of claim of unionist priority.</p>
<p>256 – Request for return of term due to disqualification of the interested party</p>	<p>Service related to the request for return of term due to disqualification of the interested party, as long as for cause. Cause is deemed an unexpected event, beyond the party's will and that prevented it from performing the act, pursuant to art. 221, paragraph 1, of Law No. 9,279/96, and art. 2 of Resolution No. 21/2013. The request for return of term, to be analyzed by INPI, must be requested through a petition, during the effectiveness of the term provided for in Law No. 9,279/96 for the performance of the act for which such return is requested or within five (5) days of the cessation of cause.</p>
<p>257 – Request for return of term due to INPI's fault</p>	<p>Service related to the request for return of term due to fault or failure by INPI. The request shall be made during the effectiveness of the term provided for in such law, for the performance of the act for which such return is requested, under penalty of estoppel. In order for cause to be established, the long time in INPI's assistance shall be higher than five (5) days of the date of application for copy, pursuant to arts. 3 and 4 of Resolution No. 21/2013.</p>
<p>258 – Relinquishment or waiver</p>	<p>Service related to the request for relinquishment of an application or waiver of a patent, utility model, or certificate of addition of invention granted. Pursuant to art. 29 and art. 78, item II, of Law No. 9,279/96, respectively.</p>
<p>259 – Proof of payment of fees (including upon meeting of a requirement)</p>	<p>Service related to the Proof of payment of fees.</p>
<p>260 – Other petitions.</p>	<p>Service related to the petition of documents in general, whenever there are no specific services provided for, such as the submission of a power of attorney, with unionist priority, statements and clarifications, among others.</p>
<p>261 – Restatement due to an error in the publication in the Industrial Property Journal (RPI)</p>	<p>Service related to the request for correction of an error in a publication in the Industrial Property Journal (RPI)</p>



**MINISTRY OF ECONOMY
BRAZILIAN NATIONAL INSTITUTE OF INDUSTRIAL PROPERTY
DIRECTORATE OF PATENTS**

263 – Priority Examination.	Service related to the request for priority examination.
264 – Information on the authorization number for accessing the sample of national genetic heritage.	Service related to information on the authorization number for accessing the sample of national genetic heritage (Positive Access Statement)
272 – Opinion on an expert report issued as an appeal	Service related to the opinion on an expert report issued as an appeal, as provided for in art. 213 of Law No. 9,279/96. In case of non-compliance, within sixty (60) days, the appeal shall be decided upon.
273 – Negative access statement for the sample of national genetic heritage.	Service related to the Negative Access Statement for the sample of national genetic heritage.
275 – Submission of biological sequences listing pursuant to art. 7, paragraph 1, or art. 15 of Resolution No. 81/2013, as the case may be.	Service related to the submission of biological sequences listing in the cases provided for in art. 7, paragraph 1, or art. 15 of Resolution No. 81/2013.
276 – Search and preliminary opinion on patentability.	Service related to the request for search and preliminary opinion on patentability.
277 – Collaborative Priority Examination (PPH).	Service related to the request for a priority examination as a result of the PPH Pilot Project.
279 – Strategic Priority Examination (green patents).	Service related to the request for a strategic priority examination of green patents.
280 – Meeting of requirement as an appeal	Service related to the meeting of requirement, as provided for in art. 214 of Law No. 9,279/96. In case of non-compliance, within sixty (60) days, the appeal shall be decided upon.
281 – Opinion on invention, utility model, certificate of addition for the invention at first instance	Service related to the opinion resulting from the Acknowledgement of the Opinion, as provided for in art. 36 of Law No. 9,279/96. In case of non-compliance, within ninety (90) days, the previous technical opinion shall be maintained.
282 – Opinion on the summoning of parties as annulment	Service related to the opinion resulting from the summoning of parties as an appeal, as provided for in art. 53 of Law No. 9,279/96. In case of non-compliance, within sixty (60) days, the annulment shall be decided upon.



**MINISTRY OF ECONOMY
BRAZILIAN NATIONAL INSTITUTE OF INDUSTRIAL PROPERTY
DIRECTORATE OF PATENTS**

283 – Opinion on a preliminary opinion	Service related to the opinion on a preliminary opinion on patentability, as provided for in art. 15 of Resolution No. 123/2013.
---	--