British Guiana.

REGULATIONS FOR THE REGISTRATION OF PATENTS.

SHORT TITLE.

1. These Regulations may be cited as the Patents Regulations, 1937. Short title.

INTERPRETATION.

- 2.—(1) In these Regulations, unless the context otherwise requires— Interpretation.

 'the Ordinance' means the Patents and Designs Ordinance, No.9 of 1937.
 - "Office" means the Patent Office.
 - "Gazette" means the Official Gazette.
- (2) The Interpretation Ordinance shall apply to the interpretation Cap. 5. of these Regulations as it applies to the interpretation of an Ordinance.

FEES.

- 3.—(1) The fees to be paid in relation to patents shall be those First prescribed in the First Schedule to these Regulations, and shall be Schedule. payable to the Registrar.
 - (2) All fees shall be payable in advance.

FORMS.

4. The forms herein referred to are those contained in the Second Schedule to these Regulations and such forms shall be used in all cases to which they are applicable, and may be modified as directed by the Registrar to meet other cases,

Second Schedule.

DOCUMENTS.

Size, &c., of documents.

5. All documents and copies of documents, except drawings, sent to or left at the Office or otherwise furnished to the Registrar or to the Governor in Council shall be written, type-written, lithographed or printed in the English language (unless otherwise directed) in large and legible characters with deep permanent black ink upon strong wide-ruled white paper, and, except in the case of statutory declarations and affidavits, on one side only, of a size of approximately 13 inches by 8 inches, leaving a margin of at least one inch and a half on the left-hand part thereof, and the signatures thereto must be written in a large and legible hand. Duplicate documents shall be left at the Office, if required by the Registrar. Such duplicates may be carbon copies of the original documents provided they are on paper of good quality and the typing is black and distinct.

At the top of the first page of a specification a space of about two inches should be left blank.

Leaving and serving documents.

6. Any application, notice, or other document authorised or required to be left, made, or given at the Office, or to the Registrar, or to any other person under the Ordinance or these Regulations, may be sent by a prepaid letter through the post, and if so sent shall be deemed to have been left, made, or given at the time when the letter containing the same would be delivered in the ordinary course of post. In proving such sending, it shall be sufficient to prove that the letter was properly addressed and put into the post.

Any written communication addressed to a patentee at his address as it appears on the register of patents or at his address for service or to any applicant or opponent in any proceedings under the Ordinance or these Regulations, at the address appearing on the application or notice of opposition or given for service as hereinafter provided shall be deemed to be properly addressed.

Address for service.

7. Every applicant or opponent in any proceedings to which these Regulations relate, and every person who is or shall hereafter become a patentee shall furnish to the Registrar an address for service in the Colony. Such address may be treated, for all purposes connected with such proceedings or patent as the actual address of such applicant, opponent or patentee.

If any patentee desires to have two addresses for service entered in the register a request therefor shall be made on Patents Form Form No. 42. No. 42 in respect of each patent.

AGENCY.

Agency.

8. With the exception of the signing of the following documents, namely, applications for patents, for a complete specification to be treated as a provisional specification, for postdating of applications, for the revocation of patents, for the grant of a licence under a patent, for the indorsement of a patent "licences of right," for the refusal of a request for the indorsement of a patent "licences of right," for the cancellation of such indorsement, for the restoration of lapsed patents, requests for leave to amend applications or specifications, authorisations of agents, notices of oppositions, requests for issue of duplicate

letters patent, and surrenders of letters patent, all communications to the Registrar under the Ordinance and these Regulations relating to patents may be signed by and all attendances upon the Registrar may be made by or through an agent duly authorised to the satisfaction of the Registrar. In any particular case, the Registrar may, if he think fit, require the personal signature or presence of an applicant. opponent, or other person.

The Registrar shall not recognise as such agent, or receive communications in respect of any business under the Ordinance from, any person who is not at the time licensed to be a patent agent under the provisions of the Ordinance.

APPLICATIONS FOR THE GRANT OF PATENTS.

9.—(1) An application for a patent, other than a Patent of Addition Form of or a Secret Patent, shall be made on one of the Patents Forms, Nos. application. 1 or 2 as the case may be. An application for a Patent of Addition Forms 1.2. shall be made on Patents Forms Nos. 3, 4 or 5, and an application for 3, 4, 5, 6, 21, a Secret Patent on Patents Form No. 6. An application for the grant of a Patent of Addition in lieu of an independent patent shall be made on Patents Form No. 21.

- (2) An application for a patent for an invention communicated from abroad, and an application for a patent made by a person who is not at the time resident in the Colony, shall not be received by the Registrar unless made through a licensed patent agent.
- 10. In the case of an application for a patent by the legal repre- Application sentative of a person who has died possessed of an invention, the by represenprobate of the will, or the letters of administration granted of the estate and effects, or a certified copy of such probate or letters, shall inventor. be produced at the Office in proof of the applicant's title to be regarded as legal representative and be supported by such further evidence as the Registrar may require.

deceased

11. Applications for patents sent through the post shall, as far as Order of may be practicable, be opened and numbered in the order in which the letters containing the same are delivered in the ordinary course of post.

recording applications

Applications left at the Office otherwise than through the post shall be in like manner numbered in the order of their receipt at the Office.

12.—(1) When a specification comprises several distinct matters, One they shall not be deemed to constitute one invention by reason only invention. that they are all applicable to or may form parts of an existing machine, apparatus, or process.

Where a person making application for a patent has included in his specification more than one invention, the Registrar may require or allow him to amend such application and specification and drawings or any of them so as to apply to one invention only, and the applicant may make application for a separate patent for any invention excluded by such amendment.

Applications for separate patents by way of amendment.

Every such last-mentioned application may, if the Registrar at any

time so direct, bear the date of the original application or such date between the date of the original application and the date of the application in question, as the Registrar may direct, and shall otherwise be proceeded with as a substantive application in the manner prescribed by the Ordinance and by these Regulations,

Where the Registrar has required or allowed any application or specification or drawings or any of them to be amended as aforesaid, such application shall, if the Registrar at any time so direct, bear such date, subsequent to the original date of the application and not later than the date when the amendment was made, as the Registrar shall consider reasonably necessary to give sufficient time for the subsequent procedure relating to such application.

(2) Where the same applicant has put in two or more provisional specifications for inventions which he believes to be cognate or modifications one of the other and the Registrar is of opinion that such inventions are not cognate or modifications one of the other, the applicant may divide the complete specification left in connexion with his applications into such number of complete specifications as may be necessary to enable the applications to be proceeded with as two or more separate applications for patents for different inventions.

Claims.

13. The statement of the invention claimed, with which a complete specification must end, shall be clear and succinct as well as separate and distinct from the body of the specification.

DRAWINGS.

General.

14. Drawings, when furnished, must accompany the provisional or complete specification to which they refer, except in the case provided for by regulation 21. No drawing or sketch such as would require the preparation for the printer of a special illustration for use in the letterpress of the specification when printed may appear in the specification itself.

Requirements as to paper, &c. 15. Drawings must be made on pure white, hot-pressed, rolled, or calendered strong paper of smooth surface, good quality, and medium thickness, without washes or colours, in such a way as to admit of being clearly reproduced on a reduced scale by photography. Mounted drawings may not be used.

Size of drawings and arrangement of figures. 16. Drawings must be on sheets which measure 13 inches from top to bottom and are either from 8 inches to $8\frac{1}{4}$ inches or from 16 inches to $16\frac{1}{2}$ inches wide, the narrower sheets being preferable. A clear margin must be left half an inch from the edges of the sheet

If there are more figures than can be shown on one of the smaller sized sheets, two or more of these sheets should be used in preference to employing the larger size. When an exceptionally large figure is required, it should be continued on subsequent sheets. There is no limit to the number of sheets that may be sent in, but no more sheets should be employed than are necessary. The figures should be numbered consecutively throughout and without regard to the number of sheets. They should be separated by a sufficient space to keep them distinct.

17. Drawings must be prepared in accordance with the following requirements:

- (a) They must be executed with absolutely black ink.
- (b) Each line must be firmly and evenly drawn, sharply defined, and of the same strength throughout.
- (c) Section lines, lines for effect, and shading lines must be as few as possible, and must not be closely drawn.
- (d) Shading lines must not contrast too much in thickness with the general lines of the drawing.
- (e) Sections and shading must not be represented by solid black or washes.
- (t) They must be on a scale sufficiently large to show the invention clearly, and only so much of the apparatus, machine, &c., may appear as effects this purpose. If the scale is given, it must be drawn, and not denoted by words. No dimensions may be marked on the drawings.
- (g) The figures must be drawn in an upright position in regard to the top and bottom of the sheet.
- (h) Reference letters and numerals, and index letters and numerals used in conjunction therewith, must be bold, distinct and not less than one-eighth of an inch in height. The same letters or numerals must be used in different views of the same parts. Where the reference letters or numerals are shown outside the figure, they must be connected with the parts referred to by fine lines.
- 18. Drawings must bear the name of the applicant (and, in the case of drawings left with a complete specification after one or more provisional specifications, the numbers and years of the applications) in the left-hand top corner; the number of sheets of drawings sent, descriptive and the consecutive number of each sheet, in the right-hand top corner: and the signature of the applicant or his agent in the righthand bottom corner. Neither the title of the invention nor any descriptive matter shall appear on the drawings.

Drawings to bear name of applicant, &c., but no matter.

Drawings to be suitable

for repro-

duction.

19. A facsimile or "true copy" of the original drawings shall be filed at the same time as the original drawings, prepared strictly in accordance with these Regulations, except that the reference letters or numerals and leading lines thereto should be in black-lead pencil. In the case of a hand-made drawing this copy may be on tracing cloth.

Copies of drawings.

The words "original" or "true copy" must in each case be marked at the right-hand top corner, under the numbering of the sheet

Marking originals and true copies.

- 20. Drawings must be delivered at the Office free from folds, breaks, or creases which would render them unsuitable for reproduction by photography.
- Condition of drawings on delivery.
- 21. If an applicant desires to adopt the drawings lodged with his provisional specification as the drawings or part of the drawings for his complete specification, he shall refer to them in the complete specification as those left with the provisional specification.

Provisional drawings used for complete specification, EXTENSION OF TIME FOR LEAVING COMPLETE SPECIFICATION.

Extension of time for leaving complete specification. Form No. 11.

22. An application for one month's extension of time for leaving a complete specification shall be made on Patents Form No. 11.

REQUEST FOR POSTDATING AN APPLICATION.

Request for postdating an application.

23. Where a person making application for a patent desires in pursuance of the provisions of subsection (4) of section 6 of the Ordinance before the acceptance of the complete specification that his application should be deemed to have been made on a date within a period of six months running from the date when the application Form No. 10. was actually made, he shall make application on Patents Form No. 10.

PROCEDURE UNDER SECTION 10 OF THE ORDINANCE.

Previsional report in case of complete anticipation.

- 24.—(1) When the Registrar or the examiner in prosecution of the investigation prescribed by subsection (1) of section 10 of the Ordinance finds that the invention claimed in the specification under examination has been wholly claimed or described in one or more specifications referred to in the subsection, he shall, without any further prosecution of the investigation, make a provisional report to that effect.
- (2) If the provisional report of the Registrar or the examiner made under this regulation be not reversed or altered, it may be deemed a final report, and the application shall be dealt with as provided by subsection (4) of the said Section. If, however, such provisional report be reversed or altered, the investigation shall be continued, and a further report shall be made, and the specification shall be dealt with as provided in subsection (3) or subsection (4) of the said Section, as the case may require.

Time for leaving amended

25.—(1) The time within which an applicant may leave his amended specification under subsection (2) of Section 10 shall be two months specification, from the date of the letter informing him that the invention claimed has been wholly or in part claimed or described in any specification or specifications within the meaning of subsection (1) of the said Section.

(2) Application for an extension of time for leaving the amended Form No. 12. specification shall be made on Patents Form No. 12, but no such extension of time shall be granted which would extend beyond the date prescribed by the Ordinance for the acceptance of the specification and any fees payable under these Regulations for the extension of time for acceptance of a specification shall be paid in addition to the fees for an extension of time under this Regulation.

Hearing by the Registrar under subsection (4).

26.—(1) When the applicant for a patent has been informed of the result of the investigation made under the provisions of sub-section (1) of Section 10, and the time allowed for amendment of his specification has expired, the Registrar, if he is not satisfied that no objection exists to the specification on the ground that the invention claimed therein has been wholly or in part claimed or described in a previous specification referred to in that subsection, shall inform the applicant

accordingly and appoint a time for hearing him, and shall give him ten days' notice at the least of such appointment. The applicant shall as soon as possible notify the Registrar whether or not he desires to be heard. The Registrar shall, after hearing the applicant, or without a hearing, if the applicant has not attended a hearing appointed or has notified that he does not desire to be heard, determine whether reference ought to be made in the applicant's specification to any, and, if so, what prior specification or specifications by way of notice to the public, and in the event of the invention claimed being wholly and specifically claimed or wholly and specifically described in any specification to which the investigation has extended, whether he should refuse to grant a patent, and shall inform the applicant accordingly. As an alternative to the insertion of a reference to a prior specification, the Registrar may prescribe or permit such amendments of the specification as will be to his satisfaction and, in such case, the applicant must elect, within such time as may be fixed by the Registrar, whether he agrees to the amendments or to the insertion of a reference. If no communication is received within the prescribed time or such further time as may be allowed, the references will be inserted.

(2) Application for an extension of the time fixed by the Registrar Form No. 12. under clause (1) of this Regulation shall be made in the manner prescribed in Regulation 25 (2).

27.—(1) When under subsection (4) of Section 10 the Registrar Reference to determines that a reference to a prior specification ought to be made prior specifiby way of notice to the public, the form of reference shall be as cation. follows, and shall be inserted after the claims:

Reference has been directed in pursuance of subsection (4) of Section 10 of the Patents and Designs Ordinance, 1937, to specification No. of 1

- (2) Where the reference is inserted as the result of a provisional report under Regulation 24, a statement to that effect shall be added to the reference.
- 28. The procedure to be followed when anticipating documents within subsection (5) of Section 10 are brought to the notice of the Registrar shall be that set out in Regulations 24 to 27, with the necessary modifications.

PROCEDURE UNDER SECTION 11 OF THE ORDINANCE.

29.-(1) Where on the additional investigation provided for by Section 11 of the Ordinance it appears that the invention claimed in any specification deposited pursuant to an application is wholly or in part claimed in any published specification deposited pursuant to a prior application, the applicant shall be informed of the result of such extended investigation, and shall, within two months from the date of the letter so informing him, apply for leave to amend his specification by way of disclaimer, stating specifically what amendments he is prepared to make in it to remove the objection, or if he considers that no amendments are necessary, inform the Registrar accordingly.

under Section 11.



(2) Application for an extension of time for making such an application shall be made on Patents Form No. 12, but no such extension Form No. 12.

of time shall be granted which would extend beyond the date prescribed by the Ordinance for the acceptance of the specification, and any fees payable under these Regulations for the extension of time for acceptance of a specification shall be paid in addition to the fees for an extension of time under this Regulation.

(3) The Registrar shall consider any amendments submitted by the applicant for this purpose, and may allow the necessary amendments to be made.

Hearing by Registrar.

- 30.—(1) If, at the expiration of the said two months or such extended time as the Registrar may allow, the Registrar is not satisfied that the invention claimed by the applicant is not wholly or in part claimed in the specification or specifications cited, he shall inform the applicant accordingly and appoint a time for hearing him, and shall give him ten days' notice at the least of such appointment. The applicant shall as soon as possible notify the Registrar whether or not he desires to be heard. The Registrar shall, after hearing the applicant or without a hearing, if the applicant has not attended a hearing appointed, or has notified that he does not desire to be heard. determine whether reference ought to be made in the applicant's specification to any, and if so, what prior specification or specifications by way of notice to the public and shall inform the applicant accordingly. As an alternative to the insertion of a reference to a prior specification, the Registrar may prescribe or permit such amendments of the specification as will be to his satisfaction, and in such case, the applicant must elect, within such time as may be fixed by the Registrar, whether he agrees to the amendments or to the insertion of a reference. If no communication is received within the prescribed time or such further time as may be allowed, the reference will be inserted.
- (2) Application for an extension of the time fixed by the Registrar under clause (1) of this Regulation shall be made in the manner Form No. 12. prescribed in Regulation 25.

Reference to prior specification.

- 31. When, under subsection (2), the Registrar determines that reference to a prior specification ought to be made, by way of notice to public, the form of reference shall be as follows, and shall be inserted after the claims:—
 - "Reference has been directed, in pursuance of subsection (2) of section 11 of the Patents and Designs Ordinance, 1937, to specification No. of 1"

Advertisement of amendments. **32.** When, after any accepted specification has been published, any amendment has been made, or any reference inserted therein, under either of the last two preceding Regulations, notice thereof shall be advertised in the *Gazette*.

LISCLOSURE OF RESULT OF SEARCH.

Disclosure of result of search.

33 Application under Section 85 of the Ordinance for disclosure of the result of a search made under Sections 10 and 11 of the Ordinance Form No. 14. shall be made on Patents Form No. 14.

CHEMICAL INVENTIONS.—TYPICAL SAMPLES AND SPECIMENS.

34.—(1) Where under subsection (5) of section 5 of the Ordin- invention ance, before the acceptance of the complete specification left on any Typical application for a patent for chemical invention, the Registrar in any samples and particular case considers it desirable to require or allow typical samples or specimens to be furnished, such samples or specimens must if so required by the Registrar, be supplied in duplicate.

specimens.

- (2) A schedule specifying the nature of such samples or specimens may be inserted in the complete specification or appended thereto.
- (3) The fact that such samples or specimens have been furnished shall also be notified to the public by a statement to that effect at the head of the complete specification and in connection with the advertisement of acceptance of such specification in the Gazette.
- (4) The samples or specimens must, unless other directions are specially given, be supplied in glass bottles of a total height not exceeding three inches, and of an external diameter of $1\frac{1}{2}$ inches, and the bottles must be securely closed by well-fitting stoppers, and sealed. Each bottle must have an adhesive or otherwise securely attached label bearing a description which clearly identifies the sample with the substance described in the specification. Labels which are not secured to the bottle by an adhesive should be 3 inches wide and not more than 4 inches long.
- (5) Where samples or specimens of colouring matters are supplied. they must unless otherwise directed by the Registrar be accompanied by samples or specimens of materials printed or dyed with such colouring matters, such last-mentioned samples or specimens must be as flat as possible, and firmly attached to cards 13 inches long by 8 inches broad. The cards must bear a full descripton of the processes by which the respective dyed or printed effects were produced, including the compositions and strengths of the various baths, the temperatures, duration of treatment, degree of exhaustion of the dye baths, in the case of dyed fabrics the percentage of colouring matter fixed on, in the case of prints the composition of the printing paste, and other necessary information. This description must also clearly identify the substance used with that described in the specification.
- (6) Samples of poisonous, corrosive, explosive, or easily inflammable substances must be clearly marked as such,

ACCEPTANCE OF SPECIFICATIONS.

35. An application for extension of time for accepting a complete Extension of specification shall be made on Patents Form No. 13.

for accepting complete specification Form No. 13.

Notice and

advertise_

ment of

- 36. On the acceptance of a provisional or complete specification the Registrar shall give notice thereof to the applicant, and shall advertise the acceptance of every complete specification in the Gazette.
- acceptance Inspection of
- 37. After such acceptance in the case of a complete specification the application and specification or specifications with the drawings, foreign documents (if any) and samples or specimens (if any) may be inspected at the Office upon payment of the fee prescribed by these Regulations.

specification.

OPPOSITION TO GRANT OF PATENT.

Extension of period for leaving notice of opposition. Form No. 16.

38. An application made under subsection (1) of section 15 for an extension of the period within which a notice of opposition may be filed shall be made upon Patents Form No. 16, and shall state the ground or grounds on which the application for an extension of the said period is based.

Notice of opposition. Form No. 15.

39. A notice of opposition to the grant of a patent shall be given on Patents Form No. 15, and shall state the ground or grounds on which the person giving such notice (herein called the opponent) intends to oppose the grant, and must be signed by him. Such notice shall be accompanied by a copy thereof and a statement in duplicate setting out fully the nature of the opponent's interest, the facts upon which he bases his case and the relief which he seeks. A copy of the notice and of the statement will be transmitted by the Registrar to the applicant.

Copy for applicant.

Counter-

statement.

40. If the applicant is desirous of contesting the opposition, he shall within 14 days of the receipt of such copies, or such further time as the Registrar may allow, leave at the Office a counter-statement fully setting out the grounds upon which the opposition is contested and deliver to the opponent a copy thereof.

Opponent's evidence.

41. The opponent may within 14 days from the delivery of such copy, or within such further time as the Registrar may allow, leave at the Office evidence by way of statutory declarations in support of his case and, on so leaving, shall deliver to the applicant a copy thereof,

Applicant's evidence.

42. Within 14 days from the delivery of such evidence to the applicant, or if the opponent does not leave any evidence, within 14 days from the expiration of the time within which the opponent's evidence might have been filed, or within such further time as the Registrar may in either case allow, the applicant may leave at the Office evidence by way of statutory declarations in support of his case and, on so leaving, shall deliver to the opponent a copy thereof; and within 14 days from such delivery or within such further time as the Registrar may allow, the opponent may leave at the Office statutory declarations in reply and, on so leaving, shall deliver to the applicant a copy thereof. Such last-mentioned declarations shall be confined to matters strictly in reply.

Evidence in reply.

> 43. No further evidence shall be delivered by either party except by leave, or on requisition, of the Registrar.

Closing of evidence. Translation

in foreign

languages.

44. Where a document in a foreign language is referred to in any of documents statement or declaration filed in connection with an opposition, a translation in duplicate verified by statutory declaration shall be furnished.

Hearing.

45. On completion of the evidence (if any), or at such other time as he may see fit, the Registrar shall appoint a time for the hearing of the case, and shall give the parties ten days' notice at the least of such appointment. If either party does not desire to be heard he shall forthwith notify the Registrar to that effect. If either party desires to be heard he must notify the Registrar on Patents Form No. 17. The

Registrar may refuse to hear either party who has not left Patents Form No. 17 prior to the date of hearing. If either party intends to Form No. 17. refer at the hearing to any publication other than a specification or publication already mentioned in the proceedings, he shall give to the other party and to the Registrar five days' notice at the least of his intention, together with details of each publication to which he intends to refer. After hearing the party or parties desirous of being heard or if neither party desires to be heard, then without a hearing, the Registrar shall decide the case and notify his decision to the parties.

46. In the event of an opposition being uncontested by the applicant Costs in the Registrar in deciding whether costs should be awarded to the uncontested opponent shall consider whether proceedings might have been avoided if reasonable notice had been given by the opponent to the applicant before the opposition was filed.

SEALING OF PATENT AND PAYMENT OF FEE.

47. If the applicant for a patent desires to have a patent sealed on Payment of his application, he shall within the period allowed by section 16 of the sealing fee. Ordinance pay the sealing fee by leaving at the Office Patents Form Form No. 18. No. 18, and paying thereon the prescribed fee.

48. Where for any reason a patent cannot be sealed within the period Extension of allowed by subsection (4) (a), (b) or (c) of section 16 of the Ordinance, time for the applicant may apply to Registrar on Patents Form No. 19 for an sealing; extension of such period not exceeding three months.

Form No. 19,

49. Where the maximum extension of time for sealing a patent has Further been allowed under subsection 4 (e) of section 16 and a further extension for extension of time for sealing is required under subsection 4 (d) of that prosecuting section, application for such further extension shall be made on abroad. Patents Form No. 20. Such application shall be made before the Form No. 20. expiration of the extended period allowed under subsection 4 (e).

50. An application for the grant of a patent to an assignee or to a Grant of joint applicant and assignee shall be made on Patents Form No. 7, and Patent to shall be accompanied by a copy (verified in the manner required by Assignee. the Registrar) of the agreement to assign. The original agreement shall Form No. 7. also be produced for the Registrar's inspection. The Registrar may call for such other proof of title or written consent as he may require.

FORM OF PATENT.

- 51. A patent except in the cases provided for in Rules 52 and 53, Form of may be on Patents Form No. 58.
 - 52. A patent of addition may be on Patents Form No. 59.

patent. Form No. 58,

Form of patent of addition. Form No. 59.

53. Where a patent is granted to the legal representatives of a Form of deceased inventor, or in any case in which the applicants have asked patent to to be treated for the purpose of devolution not only of the legal but legal reprealso of the beneficial interest in such patent as joint tenants, the form deceased in of the patent shall be modified so as to shew clearly that the persons ventor and to whom the grant is made are to be treated for the purpose of the others.

devolution not only of the legal but also of the beneficial interest in the patent as joint tenants.

RENEWAL FEES.

Renewal fees.

54. If a patentee intends, at the expiration of the fourth year from the date of his patent or of any succeeding year during the term of the patent, to keep the same in force, he shall before the expiration of such year pay the prescribed annual renewal fee by lodging at the Form No. 22. Office Patents Form No. 22 and paying thereon the prescribed fee. The patentee may pay all or any of such prescribed annual renewal fees in advance. An application for an enlargement of time for payment of

- Form No. 23. any fee under this Regulation shall be made on Patents Form No. 23. Provided that where at the date of the commencement of these Regulations the sum of 100 dollars prescribed by the Second Schedule to the Patents Ordinance, chapter 62 to be paid on a patent before the expiration of 7 years from its date—
 - (a) has been paid, no fees under this regulation shall be demanded or paid, and
 - (b) has not been paid, and 4, 5 or 6 years have expired from the date of the patent, then the first annual renewal fee shall be paid before the expiration of the 5th, 6th or 7th year as the case may be.

Certificate of payment of fee.

55. On due compliance with the terms of Rule 54 the Registrar shall issue a Certificate that the prescribed fee has been duly paid.

Notice as to renewal fees.

56. At any time not less than one month before the date when any renewal fee will become due in respect of any patent, the Registrar shall send to the patentee or patentees, whose names appear in the register of patents, at his or their address or addresses for service, or to the adress of the person or persons who paid the last renewal fee, a notice reminding him or them of the date when such fee will become due, and of the consequences of the non-payment thereof.

RESTORATION OF LAPSED PATENTS.

Restoration of lapsed patents. Form No. 24

57. Where any patent has become void owing to the failure of the patentee to pay any prescribed fee within the prescribed time the patentee may apply to the Registrar on Patents Form No. 24 for an order for the restoration of the patent. Every such application shall be accompanied by one or more statutory declarations verifying the statements contained in such application. If the Registrar entertains the application, he shall advertise it in the Gazette and in such other manner as in his opinion is desirable.

Opposition.

58. At any time within two months from the first of such advertisements in the Gazette any person may give notice of opposition at the Office on Patents Form No. 25. Such notice shall be accompanied by a Form No. 25. copy thereof and a statement in duplicate setting out fully the nature of the opponent's interest, the facts upon which he bases his case and the relief which he seeks. A copy of the notice and of the statement will be transmitted by the Registrar to the applicant.

Farther procedure.

59. Upon such notice of opposition being given and a copy thereof transmitted to the applicant the provisions of Regulations 40 to 46 shall apply to the case.

60. If no opposition to the application is entered the Registrar shall at the expiration of the opposition period appoint a time for hearing the applicant and, if satisfied with the evidence adduced, issue an Order restoring the patent.

Hearing.

61. In every Order of the Registrar restoring a patent, provisions shall be inserted for the protection of persons who may have availed tnemselves of the subject-matter of the patent after the patent has been announced as void in the *Gazette*. Such provisions shall restrain the patentee from commencing or prosecuting any action or other proceeding, and from recovering any damage:—

Order.

- (1) In respect of any infringement of the patent which shall have taken place after the date on which the patent was announced in the *Gazette* to be void and before the date of the Order.
- (2) In respect of the use or employment at any time thereafter of any mechanism, machine, machinery, process or operation actually made or carried on within the Colony or of the use, purchase, or sale of any article manufactured or made in infringement of the patent after the date of the said annuncement and before the date of the Order: Provided that such use, purchase, sale, or employment is by the person or corporation by or for whom such machine or machinery or article was bona fide manufactured or made, or such mechanism, machine, machinery, process or operation was bona fide made or carried on, his or their executors, administrators, successors, or vendees or is or their assigns respectively.
- (3) In respect of the use, employment, or sale at any time thereafter by any person or corporation entitled for the time being under the preceding paragraph to use or employ any machine, machinery, mechanism, process, or operation of any improved or additional machine, machinery, mechanism, process, or operation or of the use or sale of any article manufactured or made by any of the means aforesaid in infringement of the patent; provided that the use or employment of any such improved or additional machine, machinery, mechanism, process, or operation shall be limited to the buildings, works or premises existing at the time being or afterwards erected of the person or corporation by or for whom such machine, machinery, mechanism, process or operation was made or carried on within the meaning of the preceding paragraph, his or their executors, administrators, successors or assigns.

62. The Order shall further provide that if any person within one year after the date thereof make an application to the Registrar for compensation in respect of money, time, or labour expended by the applicant upon the subject-matter of the patent in the bona fide belief that such patent had become and continued to be void, it shall be lawful for the Registrar, after hearing the parties concerned to assess the amount of such compensation if in his opinion the application ought to be granted, and to specify the party by whom and the day on which such compensation shall be paid, and if default shall be made in payment of the sum awarded, then the said patent shall become

Compensation. void, but the sum awarded shall not in that case be recoverable as a debt or damages.

AMENDMENT OF SPECIFICATION UNDER SECTION 25 OF THE ORDINANCE.

Request for leave to amend. Form No. 26.

63. A request to the Registrar for leave to amend an accepted specification, except when such request is made under Regulations 29 or 30, shall be made on Patents Form No. 26. The request must be accompanied by an official copy of the original specification and drawings, showing in red ink the proposed amendment in such manner as to indicate clearly the atteration desired, and shall be advertised by publication of the request and the nature of the proposed amendment in the Gazette, and in such other manner as the Registrar may in each case direct.

Notice of opposition. Form No. 29. Copy for the applicant.

64. A notice of opposition to the amendment shall be given on Patents Form No. 29. Such notice shall be accompanied by a copy thereof and a statement in duplicate setting out fully the nature of the opponent's interest, the facts upon which he bases his case and the relief which he seeks. A copy of the notice and of the statement will be transmitted by the Registrar to the applicant.

Further proceedings.

65. Upon such notice of opposition being given and copy thereof transmitted to the applicant the provisions of Regulations 40 to 46 shall apply to the case.

Requirements on amendment. 66. Where leave to amend is given the applicant shall, if the Registrar so require, and within a time to be limited by him, leave at the Office a new specification and drawings as amended, to be prepared in accordance with Regulations 5 and 14 to 20.

Advertise.
ment of
amendment.

67. Particulars of all amendments of specifications allowed and made under Section 25 shall be advertised forthwith by the Registrar in the *Gazette*.

AMENDMENT OF APPLICATION OR SPECIFICATION BEFORE ACCEPTANCE.

Request for leave to amend specification. Form No. 27. Request for leave to amend an application for a patent. Form No. 28.

68. A request for leave to amend a specification which has not been accepted, other than when such request is made under Rules 29 or 30, shall be made on Patents Form No. 27.

69. A request for leave to amend an application for a patent shall be made on Patents Form No. 28.

Request for indorsement "licences of

LICENCES OF RIGHT.

right."
Form No. 30.

70. A request to the Registrar to indorse a patent with the words "licences of right" shall be made upon Patents Form No. 30. Such request shall be accompanied by a statutory declaration and such other evidence as the Registrar may deem necessary to show that the patentee is not precluded by contract from making such request.

Application for refusal of request.

71. Upon receipt of such request it shall be advertised in the Gazette and any person alleging that such request has been made contrary to some contract, in which he is interested, may apply to the Registrar upon Patents Form No. 31, within one month from the date of the advertisement, for the refusal of the request or at any

Form No. 31.

time after indorsement for cancellation of the indorsement. Such application shall be accompanied by a copy thereof and a statement in duplicate setting out fully the nature of the applicant's interest, the facts upon which he bases his case, and the relief which he seeks, and in the case of an application for cancellation of the indorsement by Patent Form No. 22 with payment thereon of the unpaid moiety of Form No. 22. all renewal feos which have become due since the indorsement. A copy of the application and of the statement will be transmitted by the Registrar to the patentee.

72. Upon such application being made and a copy thereof trans- Further mitted to the patentee, the provisions of Regulations 40 to 46 shall procedure apply to the case.

73. An application to the Registrar for settlement of the terms of Application a licence under a patent which has been indorsed "licences of right" to settle shall be made upon Patents Form No. 32. Such application shall be licence. accompanied by a copy thereof and a statement in duplicate setting Form No. 32. out fully the nature of the applicant's interest, the facts upon which he bases his case and the terms of the licence which he prepared to grant or accept. A copy of the application and of the statement will be transmitted by the Registrar to the patentee or the applicant for the licence, as the case may be. Upon such application being made and a copy thereof transmitted to the patentee or applicant for the licence, as the case may be, the provisions of Regulations 40 to 46 shall apply to the case with the necessary modifications.

74. An application by a patentee for the cancellation of an indorsement under Section 28 of the Ordinance shall be made upon Patents Form No. 33 and shall be advertised by the Registrar in the Gazette and in such other manner, if any, as he deems desirable. Such application shall be accompanied by Patents Form No. 22 with payment thereon of the unpaid moiety of all renewal fees which have become due since the indorsement.

Application tion of in-Forms Nos.

75. At any time within one month from the first of such advertise- Opposition. ments in the Gazette any person may give notice of opposition at the Office of Patents Form No. 34. Such notice shall be accompanied Form No. 34. by a copy thereof, and a statement in duplicate setting out fully the nature of the opponent's interest, the facts upon which he bases his case, and the relief which he seeks. A copy of the notice and of the statement will be transmitted by the Registrar to the patentee.

76. Upon such notice of opposition being given, and a copy thereof Further transmitted to the patentee, the provisions of Regulations 40 to 46 shall apply to the case.

PROCEDURE UNDER SECTION 30 OF THE ORDINANCE.

77. An application for the revocation of a patent under Section 30 of the Ordinance shall be made on Patents Form No. 35. Such application shall accompanied by a copy thereof, and a statement in duplicate setting out fully the nature of the applicant's interest, the facts upon which he bases his case, and the relief which he seeks. A copy of the application and of the statement will be transmitted by the Registrar to the patentee.

Application under section 30 of the Ordinance. Form No. 35.

Copy for patentee. Procedure.

78. Upon such application being made and a copy thereof transmitted to the patentee the provisions of Regulations 40 to 46 shall apply to the case.

Surrender of patent.
Form No. 36.

79.—(1) A notice of an offer by a patentee to surrender his patent under Section 30 of the Ordinance shall be given on Patents Form No. 36, and shall be advertised by the Registrar in the *Gazette* and in such other manner as he deems desirable.

Notice of opposition.

Form No. 37.

(2) At any time within one month from the first of such advertisements in the *Gazette* any person may give notice of opposition to the Registrar on Patents Form No. 37. Such notice shall be accompanied by a copy thereof and a statement in duplicate setting out fully the nature of the opponent's interest, the facts upon which he bases his case and the relief which he seeks. A copy of the notice and of the statement will be transmitted by the Registrar to the patentee.

Upon such notice of opposition being given and a copy thereof transmitted to the patentee, the provisions of Regulations 40 to 46, shall apply to the case.

PROCEDURE UNDER SECTION 31 OF THE ORDINANCE.

Application for compulsory licence or revocation of a patent. Form No. 38.

80. An application to the Registrar for an Order under Section 31 of the Ordinance shall be made on Patents Form No. 38 and shall set out fully the nature of the applicant's interest, the facts upon which he bases his case, and the relief which he seeks. The application shall be accompanied by statutory declarations verifying the applicant's interest and the facts set out in the application.

Advertisement of application. Service of documents. 81. If the Registrar upon consideration of the application decides that it may proceed, it shall be advertised in the *Gazette* and the applicant shall upon receipt of directions from the Registrar serve a copy of the application and of the declarations upon the patentee and upon any other persons appearing from the register to be interested in the patent. The applicant must notify the Registrar when such service has been effected.

Counterstatement.

- 82. The patentee or any person desirous of opposing the application shall within 14 days from the advertisement of the application in the Gazette, or such further time as the Registrar may allow, deliver to the Registrar a counter-statement verified by statutory declaration fully setting out the grounds on which the application is opposed. A copy of the counter-statement and of the declaration or declarations shall within the same time be delivered to the applicant by the opponent.
- 83. No further evidence shall be delivered by either party except by leave, or on requisition, of the Registrar.

Application for hearing. Form No. 39.

84. If any of the parties desire a hearing a request therefore shall be made upon Patents Form No. 39 which must be left at the Office within 14 days from the date of the delivery of the counter-statement and declaration.

Hearing.

85. Upon receipt of such request, the Registrar shall appoint a time for hearing the case and shall give all the parties ten days' notice at the least of such appointment. Any party who does not desire to be heard

shall forthwith notify the Registrar to that effect. Every person who desires to be heard, except the person applying for the hearing, must notify the Registrar on Patents Form No. 17 and the Registrar may Form No. 17. refuse to hear any person who has not left Patents Form No. 17 prior to the date of the hearing. If no application for a hearing has been received and the Registrar is of opinion that a hearing is necessary, he shall appoint a time for hearing the case and proceed as though a request for hearing had been made under Regulation 84. After hearing the party or parties or without a hearing if no hearing is necessary, the Registrar shall decide the case and notify his decision to the parties.

86. An application by an existing licensee, under a patent, which Application has been endorsed "licences of right" under the provisions of subsection (3) (a) of section 31 of the Ordinance, for an Order of the Registrar entitling the licensee to surrender his licence in exchange for a under section licence to be settled by the Registrar, shall be made upon Patents 31 (3) (a). Form No. 32 as provided in Regulation 73 and the further proceedings Form No. 32. thereon shall be regulated in accordance with the provisions contained in Regulation 73.

by licensee a licence

PROCEDURE UNDER SECTION 42 OF THE ORDINANCE.

87. An application made by a co-patentee for relief under subsection (2) of section 42 shall be made upon Patents Form No. 53 and shall state the ground or grounds upon which such application for relief is 42 (2). made, and upon any such application the Registrar may give such Form No. 53. directions as to the procedure to be adopted as he may think fit.

Application for relief under section

PATENTS FOR FOOD OR MEDICINE.

88. An application to the Registrar under section 44 (3) of the Ordi-Patents for nance for licence to use an invention for the purposes of the preparation or production of food or medicine shall be made on Patents Form No. 40. The procedure to be followed shall be the same as that pres- Form No. 40. cribed in Regulations 80 to 85 for application under section 31 of the Ordinance.

REGISTER OF PATENTS.

89. Upon the sealing of a patent the Registrar shall cause to be Entry of entered in the register of patents the name, address, and nationality of grant. the patentee as the grantee thereof, the title of the invention, the date of the patent, and the date of the sealing thereof, together with the address for service and such other particulars as the Registrar may deem necessary.

90. If a patentee send to the Registrar on Patents Form No. 41 notice in respect of a patent of an alteration in his name or address or address for service, the Registrar shall cause the register to be altered accordingly.

Alteration of address. Forn No. 41

91. Where a person becomes entitled by assignment, transmission, or other operation of law to a patent, or to any interest therein, as mortgagee or licensee, application for the entry in the register of his name as proprietor or part proprietor of the patent, or of a notice of such interest, as the case may be, shall be made on Patents Form No. 43 or Patents Form No. 44 as the case may be, and shall in the case Form and

Application for entry of subsequent proprietorship.

signature of request. Forms Nos. 43. 44.

Production of documents of title and other proof.

of individuals be made and signed by the person requiring to be registered as proprietor or part proprietor, or by his agent, and in the case of a body corporate by its duly authorised officer or agent.

92. Every assignment, and every other document containing, giving effect to, or being evidence of, the transmission of a patent or effecting the proprietorship thereof as claimed by such application, except such documents as are matters of record in the Colony shall, unless the Registrar in his discretion otherwise directs, he produced to him together with the application, and he may call for such other proof of title or written consent as he may require.

An official or certified copy of a document which is a matter of record in the Colony shall in like manner be produced to the Registrar.

Copies for office.

93. The application shall be accompanied by a copy, verified in such manner as the Registrar may require, of the assignment or other document required to be produced by the preceding regulation.

Entry of notice of interest.

94. The notice of interest in a patent of any person other than the proprietor or part proprietor entered in the register in pursuance of the application shall be such as many appear applicable to the circumstances of the particular case.

Entry of notification of document. Form No. 45. 95. Application for entry in the register of notification of any document (not already provided for) purporting to affect the proprietorship of a patent shall be made on Patents Form No. 45. Such application shall be accompanied by a copy of the document, the accuracy of such copy being certified as the Registrar may direct, and the original document shall at the same time be produced and left at the Office if required for further verification.

Entry of date of payment of fees on issue of certificate.

96. Upon the issue of a certificate of payment under regulation 55 the Registrar shall cause to be entered in the register a record of the date of payment of the tee on such certificate.

Hours of inspection of register.

97. The register of patents shall be open to the inspection of the public, on rayment of the prescribed fee, on every day on which the Office is open to the public during the time it is so open except at such times when the use of the register may be required for any official purpose.

CORRECTION OF CLERICAL ERRORS.

Correction of clerical errors.

98. A request for the correction of a clerical error in or in connexion with an application for a patent or in any patent or specification, or in any matter which is entered upon the register of patents, shall be made on Patents Form No. 46.

Form No. 46.

In any case where the Registrar requires notice of the nature of the proposed correction to be advertised, such advertisement shall be made by publication of the request and the nature of the proposed correction in the *Gazette* and in such other manner (if any) as the Registrar may in each case direct.

Any person may at any time within one month from the date of such advertisement in the *Gazette* give notice at the Patent Office of opposition to the proposed correction.

Notice of opposition to the correction shall be made on Patents Such notice shall be accompanied by a copy Form No. 47 Form No. 47. thereof and a statement in duplicate setting out fully the nature of the opponent's interest, the facts on which he bases his case and the relief which he seeks. A copy of the notice and of the statement will be transmitted by the Registrar to the applicant.

Upon such notice of opposition being given and a copy thereof transmitted to the applicant, the provisions of regulations 40 to 46 shall apply to the case.

CERTIFICATES.

99. A request for a certificate of the Regfstrar as to any entry matter or thing which he is authorised by the Ordinance or any of these Regulations to make or do, shall be made on Patents Form No. 48.

Certificates and certified copies of documents. Form No. 48.

Certified copies of any entry in the register, or certified copies of. or extracts from patents, specifications, disclaimers, affidavits, statutory declarations, and other public documents in the Office, or of or from registers and other books kept there, may be furnished by the Registrar on payment of the fee prescribed by these Regulations.

INFORMATION.

100. A request made under Section 49 for information upon a matter affecting a patent or an application for a patent shall be made on Patents Form No. 49 and may be in respect of any one of the following matters:-

Requests for information. Form No. 49.

- (a) when a complete specification following a provisional specification has been left or when an application for a patent has become abandoned.
- (b) when a complete specification has been accepted or when an application for a patent has become void,
- (c) when a patent has been sealed or when the time for payment of the sealing fee has expired.
- (d) when a renewal fee has been paid.
- (e) when a patent has expired,
- (f) when an entry has been made on the register or application has been made for the making of such entry, or
- (g) when any application is made or action taken involving an entry on the register or advertisement in the Gazette.

SECRET PATENTS.

101. When it has been decided by the Governor that it is advisable to take out a secret patent for any invention assigned under Section 34 of the Ordinance, and an application for such patent has been made on Patents Form No. 6, accompanied by a certificate of the Governor Form No. 6. under section 34 (3) of the Ordinance, the Registrar shall not communicate the application or any documents relating thereto to any member of his staff other than a deputy or special examiner or examiners, who shall make the required investigations and reports required by the Ordinance to be made in the case of other applications for patents.

patents.

Unless and until such invention is re-assigned to the inventor by the Governor-

(1) No copy of any specification or any other document or drawing relating thereto shall in any manner whatever be published or open to the inspection of the public.

(2) The application for the patent, and the acceptance of any specification relating to the invention shall not be advertised. nor shall the grant of the patent for such invention be open to opposition under Section 15 of the Ordinance; but the Registrar shall cause a patent to be sealed in respect of every such invention as scon as may be after the acceptance of the complete specification relating thereto.

(3) Every such secret patent shall be registered in a confidential register at the Office, and no details or particulars relating thereto shall at any time be published as required by the Ordinance for ordinary patents. Nor shall any entry be made in the ordinary register of patents in respect of any

such patent or any assignment.

(4) No fees shall be payable in respect of any secret patent. and every such patent, notwithstanding the non-payment of such fees, shall remain in force for the full period of 16 vears from its date.

Certificate of secrecy after application.

102. When an application has been made otherwise than as provided by the last preceding regulation for a patent for an invention. and such application is still pending, and a certificate under section 34 (3) of the Ordinance is furnished to the Registrar by the Governor, the provisions of such regulation shall, so far as is practicable, having regard to the date of such certificate, apply to such application and to all documents relating thereto.

Re-assignment.

103. In the event of any secret patent being re-assigned to the inventor by the Governor, it shall be removed from the confidential register of secret patents; all fees that would have been thereafter payable if the same had not been a secret patent shall be paid in respect thereof; and the patent shall remain in force only for the same term, and subject to the same conditions as to payments of fees and otherwise as if it had not been a secret patent.

LOST PATENT.

Lost patent.

104. An application for a duplicate of a patent which has been lost Form No. 50. or destroyed shall be made on Patents Form No. 50, and shall be accompanied by a statutory declaration setting out in full and verifying the circumstances in which the patent was lost or destroyed.

INDUSTRIAL OR INTERNATIONAL EXHIBITIONS.

Industrial or international exhibitions.

105. Any person desirous of exhibiting at an industrial or international exhibition an invention in respect of which an application for a patent has not been left at the Patent Office, or of publishing any description of such invention during the period of the holding of the exhibition, or of using such invention for the purpose of the exhibition in the place where the exhibition is held, may, after the Governor in Council has issued a certificate that the exhibition is an industrial or

Form No. 51, international one, give to the Registrar notice on Patents Form No. 51,

of his intention to exhibit, publish, or use the invention, as the case may be. For the purpose of identifying the invention in the event of an application for a patent being subsequently made the inventor shall furnish to the Registrar a brief description of his invention, accompanied. if necessary, by drawings, and such other information as the Registrar may in each case require.

Publication of Inventions before Learned Societies.

106. Any person desirous of publishing an invention in respect of Publication which application for a patent has not been left at the Patent Office, by reading a paper before a learned Society or of permitting publication of the paper in such Society's transactions may give the Registrar notice on Patents Form No 51 of his intention to publish such inven- Form No. 51. tion as provided in Regulation 105.

of inventions before learned societies.

EXERCISE OF DISCRETIONARY POWERS BY THE REGISTRAR.

107. Before exercising any discretionary power given to the Registrar by the Ordinance or these Regulations adversely to any person concerned, the Registrar shall give ten days' notice, or such longer notice as he may think fit, to such person of the time when he may be heard personally or by his agent before the Registrar.

Exercise of discretionary powers by Registrar. Notice of hearing.

108. Within five days from the date on which such notice would be delivered in the ordinary course of post, or such longer time as the Registrar may appoint in such notice, the person concerned shall notify in writing to the Registrar whether or not he intends to be heard upon the matter.

Notice by applicant.

109. Whether such person desires to be heard or not, the Registrar may at any time require him to submit a statement in writing within a time to be notified by the Registrar, or to attend before him and make oral explanations with respect to such matters as the Registrar may require.

Registrar may require statement.

110. The decision or determination of the Registrar in the exercise of any such discretionary power as aforesaid shall be notified by him to all persons who appear to him to him to be affected thereby.

Decision to be notified to parties.

STATUTORY DECLARATIONS AND AFFIDAVITS.

111. The statutory declarations and affidavits required by these Regulations or used in any proceedings thereunder, shall be headed in the matter or matters to which they relate, and shall be divided into paragraphs consecutively numbered, and each paragraph shall so far as possible be confined to one subject. Every statutory declaration or affidavit shall state the description and true place of abode of the person making the same, and shall be written, typed, lithographed or printed bookwise and shall bear the name and address of the person leaving it and shall state on whose behalf it is left.

Form. &c.. of statutory declaration and affidavit.

- 112. The statutory declarations and affidavits required by the Ordinance and these Regulations or used in any proceedings thereunder, shall be made and subscribed as follows: -
 - (a) In British Guiana, before any commissioner or other officer authorised by law to administer an oath for the purpose of any legal proceeding:

Manner in which and persons before whom declaration or affidavit is to be taken.

- (b) In the United Kingdom, before any justice of the peace, or any commissioner or other officer authorised by law in any part of the United Kingdom to administer an oath for the purpose of any legal proceeding;
- (c) In any other part of His Majesty's dominions, before any court, judge, justice of the peace, or any officer authorised by law to administer an oath there for the purpose of a legal proceeding; and
- (d) If made out of His Majesty's dominions, before a British Minister, or person exercising the functions of a British Minister, or a Consul, Vice-Consul, or other person exercising the functions of a British Consul or before a notary public, or before a judge or magistrate.

GENERAL.

Power of amendment, &c.

113. If the Registrar think fit any document for the amending of which no special provision is made by the Ordinance may be amended, and any irregularity in procedure may be rectified, on such terms as the Registrar may direct if in the opinion of the Registrar such amendment or rectification can be made without detriment to the interests of any person.

General power to enlarge time.

114. The times prescribed by these Regulations for doing any act, or taking any proceeding thereunder, other than the times prescribed by Regulations 48 and 54, may be enlarged by the Registrar if he think fit, upon such notice to other parties and proceedings thereon, and upon such terms, as he may direct.

Days and hours of business.

115. The Office shall be open to the public every weekday except Saturday between the hours of nine and four, and on Saturday between the hours of nine and twelve, except on the days following:—

Cap. 270.

Christmas Day, Good Friday, the days observed as days of public fast or thanksgiving, or as holidays under the Public Holidays Ordinance, and days which may from time to time be notified by a placard posted in a conspicuous place at the Office.

Excluded days.

116. Whenever the last day fixed by the Ordinance, or by these Regulations for doing any thing shall fall on a day when the Office is not open or on a Saturday, which days shall be excluded days for the purposes of the Ordinance and these Regulations, it shall be lawful to do any such thing on the day next following such excluded day, or days, if two or more of them occur consecutively.

Power to dispense with evidence, signature, &c.

117. Where, under these Regulations, any person is required to do any act or thing, or to sign any document, or to make any declaration on behalf of himself or of any body corporate, or any document or evidence is required to be produced to or left with the Registrar, or at the Office, and it is shown to the satisfaction of the Registrar that from any reasonable cause such person is unable to do such act or thing, or to sign such document, or to make such declaration, or that such document or evidence cannot be produced or left as aforesaid, it shall be lawful for the Registrar, upon the production of such other evidence, and subject to such terms as he may think fit, to dispense with any such act or thing, signature, declaration, document, or evidence.

APPLICATIONS TO AND ORDERS OF COURT.

118.—(1) Four clear days' notice of every application to the Court Applications under section 89 of the Ordinance for rectification of the register of patents shall be given to the Registrar.

to Court.

(2) Where any Order has been made by the Court under the Orders of Ordinance revoking a patent or extending the term of a patent, or allowing a patentee to amend his specification or affecting the validity or proprietorship of a patent or any rights thereunder, the person in whose favour such order has been made shall forthwith serve on the Registrar a certified copy of such order together with Patents Form No. 52. The specification shall thereupon be amended or the register Form No. 52. rectified or altered as the case may be.

LICENSING OF PATENT AGENTS.

119. The licence issued by the Registrar under Section 100 of the Patents Ordinance shall be for the period of one year beginning on the first day of January and ending on the thirty-first day of December in any one year.

Agent's licence.

UNITED KINGDOM PATENTS.

120. All applications under Sections 54 to 61 of the Ordinance shall Applications be made through a licensed patent agent. The forms in connection therewith may also be signed by a licensed patent agent on behalf of dom patents. the applicant, but if not so signed, then if the applicant is a firm, How made. they must be signed by each individual who is a partner, and if the applicant is a body corporate the forms must be signed by its duly authorised officer or agent.

in respect of United King-

121.—(1) An application for registration in the Colony of a United Kingdom patent shall be made on Patents Form No. 54.

Application for registration of United King. dom patent. Form No. 54.

(2) The certificate of registration shall be on Patents Form No. 57,

Form No. 57.

122. An application under Section 60 of the Ordinance to substitute a copy of the specification and drawings of a United Kingdom patent as amended for the specification and drawings as originally filed shall be made on Patents Form No. 55.

Application to register amended or substituted specification of United Kingdom patent. Form No. 55

123. An application under Section 61 of the Ordinance for the entry on the register of patents of an assignment or other instrument affecting title of a United Kingdom patent or giving an interest therein shall be made on Patents Form No. 56 accompanied by a certificate of the Comptroller General of Patents, Designs and Trade Marks in the United Kingdom showing that the entry proposed to be made in the register of patents in the Colony has already been made in the Patents Office, London; or on Patents Form No. 43 or Patents Form 44, as the case may be, where no such entry has been made in the Patent Office, London.

Application to register assignments etc. of United Kingdom patents. Form No. 56

Form No. 43. Form No. 44. Repeal.

- 124. The Registration of United Kingdom Patent Rules, 1925, are hereby repealed, without prejudice to anything done under such rules, or to any application or other matter pending thereunder at the date of the coming into force of these Regulations.
- 125. These Regulations shall come into operation on the first day of January, 1938

Made by the Governor in Council under the authority of sections 82 and 102 of the Patents and Designs Ordinance, 1937, (No. 9) the twenty-fourth day of August, 1937.

GEO. C. GREEN, Clerk to the Executive Council.

(M.P. 118/3/6).

FIRST SCHEDULE.

LIST OF FEES PAYABLE IN RESPECT OF THE GRANT OF PATENTS AND OF OTHER MATTERS WITH RELATION THERETO.

	\$ c.	Corresponding Form.
1. On application accompanied by provisional specifi-	5 00	Patents Form No. 1 or
cation 2. On filing complete specification thereafter	15 00	2, etc. Patents Form No. 9.
3. On application accompanied by complete specification	20 00	Patents Forms Nos. 1 or
4. On request for the post-dating of an application under subsection (4) of Section 6:—		2, etc., and 9.
Not exceeding one month	2 00	Patents Form No. 10.
two months three months	4 00 6 00	do. do.
four months	8 00	do,
five months six months	$10 00 \\ 12 00$	do. do.
5. For extension of time for leaving complete specifi-		
cation not exceeding one month	10 00	Patents Form No. 11,
6. For extension of time for leaving amended specification under Regulations 25 or 29 or notifying		
acceptance of alternative under Regulations 26		
or 30:— Not exceeding one month	2 50	Patents Form No. 12.
Each succeeding month	2 50	do.
7. For extension of time for acceptance of complete		
specification:— Net exceeding one month	2 50	Patents Form No. 13.
two months	5 00	do.
8. On application for result of a search under Sections	7 50	do.
10 and 11	5 00	Patents Form No. 14.
9. On notice of opposition to grant of patent. By opponent	2 50	Patents Form No. 15.
10. On application for extension of time for filing notice		i atents Form No. 15.
of opposition to grant of patent 11. On hearing by Registrar. By applicant and by	2 50	Patents Form No. 16.
opponent respectively	5 00	Patents Form No. 17.
12. On notice of desire to have patent sealed	5 00	Patents Form No. 18.
13. Application under Section 16 (1) (b) for grant of patent to an assignee	5 00	Patents Form No. 7.
14. On application for extension of time for sealing of		
patent other than an extension under subsection 4 (d) of Section 16:—		
Not exceeding one month	2 00	Patents Form No. 19.
two months three months	4 00 6 00	do. do.
15. On application for extension of time for sealing of	0 00	40.
patent under subsection 4 (d) of Section 16:—	2 00	Datasta Farm N. 90
Not exceeding one month Each succeeding month	2 00	Patents Form No. 20.
16. On application for grant of Patent of Addition in	90.00	D
lieu of an independent patent On application for certificate of renewal:—	20 00	Patents Form No. 21.
*17. Before the expiration of the 4th year from the date of the patent and in respect of the 5th year		
of the patent and in respect of the 5th year *18. Before the expiration of the 5th year from the date	10 00	Patents Form No. 22.
of the patent and in respect of the 6th year	12 00	do.
*19. Before the expiration of the 6th year from the date of the patent and in respect of the 7th year	14.00	J.
*20. Before the expiration of the 7th year from the date	14 00	do.
of the patent and in respect of the 8th year	16 00	do.
*21. Before the expiration of the 8th year from the date of the patent and in respect of the 9th year	18 00	do.
*22. Before the expiration of the 9th year from the date		-
of the patent and in respect of the 10th year *23. Before the expiration of the 10th year from the date	20 00	do.
or the patent and in respect of the 11th year	22 00	do.
*24. Before the expiration of the 11th year from the date of the patent and in respect of the 12th year	24 00	do.
*25. Before the expiration of the 12th year from the date of the patent and in respect of the 13th year	26 00	A.
	20 00	do₄

^{*}One moiety only of these fees payable on Patents indorsed "Licences of Right."

\$ c. Corresponding Form.

*26. Before the expiration of the 13th year from the date of the patent and in respect of the 14th year	28 00	Patents Form No. 22.
*27. Before the expiration of the 14th year from the date of the patent and in respect of the 15th year	30 00	do.
*28. Before the expiration of the 15th year from the date of the patent and in respect of the 16th year	32 00	do.
29. On enlargement of time for payment of renewal fees:—		
Not exceeding one month two months	$\begin{array}{ccc} 2 & 00 \\ 4 & 00 \end{array}$	Patents Form No. 23.
,, three months 30. On application for restoration of a lapesd patent	$\begin{array}{ccc} 6 & 00 \\ 20 & 00 \end{array}$	do. Patents Form No. 24.
31. On notice of opposition to application for restoration of:lapsed patent	5 00	Patents Form No. 25.
32. On hearing by Registrar. By applicant and by opponent respectively	5 00	Patents Form No. 17.
33. On application to amend specification after acceptance:	5 00	Tatents Form 140. 17.
Up to sealing. By applicant	3 00	Patents Form No. 26.
After sealing. By patentee 34. On application to amend specification not yet	10 00	do.
accepted 35. On application to amend an application for a patent	$\frac{3}{3} \frac{00}{00}$	Patents Form No. 27. Patents Form No. 28.
36. On notice of opposition to amendment. By opponent	2 50	Patents Form No. 29.
37. On hearing by Registrar. By applicant and by opponent respectively	5 00	Patents Form No. 17.
38. On request for indorsement of patent "Licences of Right."	5 00	Patents Form No. 30.
39. On application for refusal of request for indorsement of patent "Licences of Right" or cancellation of		
indorsement 40. On hearing by Registrar. By each party	10 00 5 00	Patents Form No. 31. Patents Form No. 17.
41. On application for settlement of terms of licence under patent in dorsed "Licences of Right"	20 00	Patents Form No. 32.
42. On hearing by Registrar. By each party 43. On application by patentee for cancellation of	5 00	Patents Form No. 17.
indorsement of a patent "Licer ces of Right"	5 00	Patents Form No. 33.
44. On notice of opposition to cancellation of indorsement of a patent "Licences of Right"	2 50 5 00	Patents Form No. 34.
45. On hearing by Registrar. By each party. 46. On application for revocation of a patent under	-	Patents Form No. 17.
Section 30 47. On hearing by Registrar. By applicant and by	5 00	Patents Form No. 35.
patentee respectively 48. On offer to surrender a patent under Section 30	5 00 2 50	Patents Form No. 17. Patents Form No. 36.
49. On notice of opposition to surrender a patent	2 50	Patents Form No. 37.
50. On hearing by Registrar. By applicant and by	5.00	
opponent respectively 51. On application for grant of compulsory Licence or	5 00	
revocation of a patent under Section 31 52. On request for hearing under Section 31 (10)	20 00 5 00	Patents Form No. 38. Patents Form No. 39.
53. On hearing by Registrar. By each party	5 00	Patents Form No. 17.
54. On application for Licence under Section 44 (3)	20 00	Patents Form No. 40.
55. On hearing by Registrar. By each party 56. For altering name or address for service in register,	5 00	Patents Form No. 17.
for each patent 57. For entry of two addresses for service in register,	1 00	Patents Form No. 41.
for each patent	1 00	Patents Form No. 42.
58. On application for entry of name of subsequent proprietor in the register of patents, if made		
within six months from date of acquisition of proprietorship;—	0.50	D 1 1 15 N 40
In respect of one patent For each additional patent, the devolution of	2 50	
title being the same as in the first patent 59. On application for entry of name of subsequent		do.
proprietor in the register of patents, if made after expiration of six months from date of acquisition		
of proprietorship:—		
In respect of one patent For each additional patent, the devolution	10 00	do.
of title being the same as in the first		
patent	0 50	and the second second
*One moiety only of these fees payable on Patents i	ndorsed	"Licences of Right."

	\$	c.	Corresponding Form.
60. On application for entry of notice of a mortgage or licence in the register of patents, if made within six months from the date of acquisition of interest or the sealing of the patent:—			
In respect of one patent. For each additional patent, the devolution of title being the same as in the first	2	50	Patents Form No. 44.
patent 61. On application for entry of notice of a mortgage or licence in the register of patents, if made after expiration of six months from date of acquisition	0	50	do.
of interest or the sealing of the patent:— In respect of one patent For each additional patent, the devolution of title being the same as in the first	10	00	do.
patent 62. On application for entry of notification of a document in the register of patents, if made within six months from date of document or the sealing of the patent:—	0	50	do.
In respect of one patent For each additional patent referred to in the	2	50	Patents Form No. 45.
same document as the first patent 63. On application for entry of notification of a document in the register of patents, if made after expiration of six months from date of document or the sealing of the patent:—	0	50	do.
In respect of one patent For each additional patent referred to in	10	00	do.
the same document as the first patent 64. On request to Registrar to correct a clerical error:—	0	50	do.
Up to sealing After sealing 65. On notice of opposition to the correction of a		50 00	Patents Form No. 46.
clerical error 66. On hearing by Registrar. By each party 67. For certificate of Registrar under Section 94 68. On request for information as to a matter affecting	5	50 00 50	Patents Form No. 47. Patents Form No. 17. Patents Form No. 48.
a patent or an application therefor 69. For duplicate of patent 70. On notice to Registrar of intended exhibition or	$\frac{2}{10}$		Patents Form No. 49. Patents Form No. 50.
publication of an invention under Section 50 71. On notice of Order of Court for amendment of	5 ()Ú	Patents Form No. 51.
specification or rectification of register 72. On application under Section 42 (2) for directions as	2 8	50	Patents Form No. 52.
to sale or lease of a patent or grant of licence 73. On hearing by Registrar. By each party 74. On inspection of register, original documents, and	20 (5 (Patents Form No. 53. Patents Form No. 17.
samples or specimens 75. For typewritten office copies every 120 words	0 2	24	
(but never less than one shilling). 76. For photographic office copies of drawings, cost according to agreement.	0 1	2	
77. For office copy of patent 78. For certifying office copies, MSS. printed or photo-	1 (00	
graphic, each 79. On application for registration of United Kingdom	0 5	50	
patent, including certificate of registration 80. On application for registration of substitution of	4 8	30	Patents Form No. 54.
amended specification or other document 81. On application for registration of extension of United Kingdom patent, including certificate of	4 8	30	Patents Form No. 55.
registration	4 8	80	Patents Form No. 56.
82. On application for entry on Register of Patents of assignment, etc., of United Kingdom patent 83. On issue of certificate thereof if required	1 0		do
 84. On every certificate of Registrar, where no special fee therefor is prescribed 85. Annual fee for licence to patent agent 	1 2 30 0		

Section 4.

SECOND SCHEDULE.

PATENTS FORM NO. 1.

Patents and Designs Ordinance, 1937.

(To be accompanied by two copies of Patents Form No. 8 or of Patents Form No. 9).

APPLICATION FOR PATENT.

(a) Here insert (in full) name,	(a) I (or We)
address and nationality of	handanana, manasaa ahannana.
applicant or applicants	
including actual	
inventor.	
	do hereby
	declare that I am (or we are) in possession of an invention the title of which is
(b) Here insert title of invention.	(b):
invention.	
(c) State here who is or are	that (c)
the inventor or inventors.	claim to be the true and first inventor thereof, and that the same is not in use by any other person or persons to the best of my (or our) knowledge and belief; and I (or we)
	humbly pray that a Patent may be granted to me (or us) for the said invention.
	Dated theday of
(d) To be signed by ap-	(d)
plicant or applicants and in the case	
of a Firm by each partner.	
- A	***************************************

Note.—One of the two forms on the back hereof, or a separate authorisation of agent, should be signed by the applicant or applicants.

To the Registrar of Patents, Designs and Trade Marks,
The Patent Office,
Deeds Registry,
Georgetown.

(1) Where application is made through a Patent Ag	(1)	Where	application	is	made	through	α	Patent	Agen
---	-----	-------	-------------	----	------	---------	----------	--------	------

I (or We) hereby appoint	
of (e)to act for me (or us) in respect of the within application for a Patent, and request that al	(e) The address must be in George-
notices, requisitions, and communications relating thereto may be sent to him (or them)	town.
at the above address.	
Dated the, 19,	
	*To be signed by applicant or applicants.
	9
(9) 177	
(2) Where application is made without an Agent (Reg. 7).	
I (or We) hereby request that all notices, requisitions, and communications in respect	
of the within applications may be sent to	
at (e)	(e) The address must be
Dated theday of, 19	in George- town.
† <u>'</u>	by applicant
	or applicants

PATENTS FORM NO. 2.

Patents and Designs Ordinance, 1937.

(To be accompanied by two copies of Patents Form No. 8 or of Patents Form No. 9).

APPLICATION FOR PATENT FOR INVENTION COMMUNICATED FROM ABROAD.

a) Here insert in full) name,	(a) I (or we)
address, and nationality of applicant or applicants.	of
b) Here insert	am (or we are) in possession of an invention the title of which is (b)
nvention.	$\cdots \\$
(c) Here insert name, address, and	which invention has been communicated to me (or us) by (c)
nationality of	
communi c at- or.	
	that I (or we) claim to be the true and first inventor thereof; and that the same is not in
	use within the Colony by any other person or person to the best of my (or our) knowledge
	and belief; and I (or we) humbly pray that a Patent may be granted to me (or us) for the
	said invention.
	Dated the, 19,
(d) To be signed by applicant or applicants.	(d)

To the Registrar of Patents, Designs and Trade Marks,
The Patent Office,
Deeds Registry,
Georgetown.

PATENTS FORM No. 3.

Patents and Designs Ordinance, 1937.

(To be accompanied by two copies of Patents Form No. 8 or of Patents Form No. 9.)

APPLICATION FOR PATENT OF ADDITION.

(a) I (or We),	(m t n l l l l) name.
	nationality of
	applicants
	actual inven-
	tor).
do hereby	
declare that I am (or we are) in possession of an invention the title of which is	
(b)	(b) Here insert title of inven- tion.
that (c)	(c) State here who is or are the inventor or inventors.
Dated theday of	
Dated the19	
(7)	(7) (7)
(d)	
	applicants
	of a firm by
	each partner.

To the Registrar of Patents, Designs and Trade Marks,

The Patent Office,

Deeds Registry,

Georgetown.

PATENTS FORM No. 4.

Patents and Designs Ordinaucc, 1937.

(To be accompanied by two copies of Patents Form No. 8 or of Patents Form No. 9.)

APPLICATION FOR PATENT OF ADDITION FOR INVENTION COMMUNICATED FROM ABROAD.

(a) Here insert (in full) name,	(a) I (or We)
address and nationality of	•••••••••••••••••••••••••••••••••••••••
applicant or applicants.	
	, do hereby
	declare that I am (or we are) in possession of an invention the title of which is
(b) Here insert title of	(b)
invention.	
(c) Here insert name, address	which invention has been communicated to me (or us) by (c)
and nation- ality of com-	
municator.	
	that I (or we) claim to be the true and first inventor thereof; that the same is not in use within the Colony by any other person or persons to the best of my (or our) knowledge and belief, and that the said invention is an improvement in or modification of my (or our
	invention for which a patent was applied for on the
*1	humbly pray that a patent may be granted to me (or us) for the said invention, and request that the term limited is such further patent for the duration thereof be the same as that of the original patent, or so much of that term as is unexpired.
	Dated the 19
(d) To be	(d)
signed by applicant or applicants.	
-FE	

To the Registrar of Patents, Designs and Trade Marks,
The Patent Office,
Deeds Registry,
Georgetown.

PATENTS FORM No 5.

Patents and Designs Ordinance, 1937.

(To be accompanied by two copies of Patenls Form No. 8 or of Patents Form No. 9.)

APPLICATION FOR PATENT OF ADDITION TO A PATENT OF ADDITION.

(a) I (or We),	(in full)name, address and nationality of applicant or applicants (including the actual
is (b)	(b) Here insert title of invention.
that (c)	(c) State here who is or are the inventor or inventors.
(d)	applicant or applicants and in the case of a Firm by

To the Registrar of Patents, Designs and Trade Marks,
The Patent Office,
Deeds Registry,
Georgetown.

PATENTS FORM No. 6.

Patents and Designs Ordinance, 1937.

(To be accompanied by two copies of Patents Form No. 8 or of Patents Form No. 9 and a certificate under Section 34 (3).)

APPLICATION FOR A SECRET PATENT.

a) Here insert in full) name.	(a) I (or We),
address and	
nationality of applicant or applicants.	
	, do hereby
	declare that I am (or we are) in possession of an invention the title of which is
(b) Here insert	(b)
title of	
invention.	
(c) State here who is or are	that (c)
the inventor or inventors.	claim to be the true and first inventorthereof; and that the same is not in use by any other person or persons to the best of my (or our) knowledge and belief; and I (or we) humbly pray that a secret patent may be granted to me (or us) for the said invention.
	Dated theday of, 19
(d) To be	(d)
signed by applicant or applicants.	
art income	

Note.—This Form is only for use where the Governor has certified to the Registrar under Section 34 of the Ordinance, that particulars of the invention should be kept secret.

To the Registrar of Patents, Designs and Trade Marks,
The Patent Office,
Deeds Legistry
Georgetown.

PATENTS FORM No. 7.

Patents and Designs Ordinance, 1937.

APPLICATION UNDER SECTION 16 (1) (b) FOR GRANT OF PATENT TC AN ASSIGNEE.

hereby request that the application for Paient No. (b)	(a) Here insert name of applicant or applicants. (b) Here insert the number and date of the Application for Patent.
	(c) Here insert name of the applicant or applicants for Patent.
I (or We) claim to be entitled to the grant of the Patent by virtue of (e)	the person or persons to whom it is desired the
And in proof whereof I (or we) transmit the accompanying (f) with a copy thereof.	(e) Here speci- fy the particu- lars of such document, giving its date and the
My (or Our) address for service in British Guiana is:—	parties to the same, and showing how the claim
(g)	the nature of the document. The copy should be
To the Registrar of Patents, Designs and Trade Marks, The Patent Office, Deeds Registry,	written, type- written or printed on foolscap paper on one side only.
Georgetown.	(g) To be signed by applicant or applicants and in the case of a Firm by each partner.

PATENTS FORM No. 8.

To be issued with Patents Forms No. 1, 2, 3, 4, 5 or 6.

Patents and Designs Ordinance, 1937.

PROVISIONAL SPECIFICATION

(To be furnished in Duplicate.)

(a) Here insert title verbally agreeing with	(a)
that in the application	
form,	
A Charles	
(b) Here insert (in full) name, address and	
nationality of applicant or applicants as	
in application form.	
(e) Here begin description of	do hereby declare the nature of this invention to be as follows:—(c)
the nature of the invention. The continua-	
tion of the specification should be upon	
wide-ruled paper of the same size as,	
this form, on one side only, with a margin of one inch	
and a half on the left hand part of the	
paper. The specification and the duplicate thereof	
must be signed at the end, and dated (thus): "Dated the	
day of , 19 ,"	

PATENT FORM No. 9.

Patents and Designs Ordinance 1937.

Where provisional speci-
fication or specifications
have been left, quote No.
or Nos., and date or dates.

No. -Date_

COMPLETE SPECIFICATION.

	(To be furnished in Duplicate.)
(a) Here insert title verbally agreeing with	(a)
that in the	
application	
form.	
(2) ITana immand	
(b) Here insert $(in \ full)$ name,	(b) I (or We)
address and	
nationality of	
applicant or applicants as	
in application	
form,	
	do hereby declare the nature of this invention and in what manner the same is to
	be performed, to be particularly described and ascertained in and by the following
	statement:
(c) Here begin	(0)
full descrip-	•
tion of inven-	
tion. The continuation	
of the speci-	
fication should	
be upon wide-ruled	
paper of the	
same size as	
this form, on	
one side only, with a margin	***************************************
of one inch	
and a half on	***************************************
the left-hand	
part of the paper. The	
completion	
of the descrip-	
tion should be	Ø
followed by the words,	NOTE. The claims must be clear and succinct as well as separate and distinct from
"Having now	the body of the Specification, and should form in brief a clear statement of that which
particularly	constitutes the invention. Applicants should be careful that their claims include neither
described and ascertained	more nor less than they desire to protect by their Patent. Any unnecessary multiplicity of claims or prolixity of language should be avoided. Claims should not be made for the
the nature of	efficiency or advantages of the invention.
my (or our)	
said invention.	and in what manner the same is to be performed, I (or w_{ϵ}) declare that what I (or w_{ϵ}) claim
is:'' after whic	th should be written the claim or claims numbered consecutively (see note below). The
	d the duplicate there of n ust be signed at the end and dated (thus: "Pated the day

PATENTS FORM No. 10.

Patents and Designs Ordinance, 1937.

REQUEST FOR THE POST-DATING OF AN APPLICATION UNDER SUBSECTION (4) OF SECTION 6.

	I (or We) hereby request thatapplication Noof
	filed on thebe deemed to have been made on the following
	date, namely, the 19
- 100	
(a) To be	(a)
applicant or	curious.
applicants.	· · · · · · · · · · · · · · · · · · ·
	To the Registrar of Patents, Designs and Trade Marks, The Patent Office, Deeds Registry, Georgetown.
	PATENTS FORM No. 11.
	Patents and Designs Ordinance, 1937.
	APPLICATION FOR EXTENSION OF TIME FOR LEAVING A COMPLETE SPECIFICATION.
	I (or We) hereby, in respect of application No
	dated, apply for one month's extension of time in which to
	leave a complete specification.
(a) To be signed by	(a)
applicant or applicants or his or their agent.	
	To the Registrar of Patents, Designs and Trade Marks, The Patent Office,

PATENTS FORM No. 12.

Patents and Designs Ordinance, 1937.

APPLICATION FOR EXTENSION OF TIME FOR LEAVING AN AMENDED SPECIFICATION UNDER REGULATIONS 25 OR 29 OR NOTIFYING ACCEPTANCE OF ALTERNATIVE OFFERED UNDER RULES 26 OR 30.	
I (or We) hereby apply formonthextension of time	
within which	
(a) An amended specification may be left under Regulations 25 or 29.	(a) and (b)
(b) agreement to the amendment of the specification or to the insertion of a reference under Regulations 26 or 30 may be notified.	Strike out the words which are inapplicable.
i connection with application Nodated	
(c)	aigned by
	applicant or applicants or his or their
	agent.
To the Registrar of Patents, Designs and Trade Marks, The Patent Office, Deeds Registry, Georgetown.	
PATENTS FORM No. 13.	
Patents and Designs Ordinance, 1937.	
APPLICATION FOR EXTENSION OF TIME FOR ACCEPTANCE OF A COMPLETE SPECIFICATION.	
I (or We) hereby apply formonthextension of time for	
the acceptance of the complete specification upon application No	
dated	
(a)	
	applicant or applicants or his or their
	agent.

PATENTS FORM NO. 14.

(a) Here insert name and full address to which information is to be sent. Patents and Designs Ordinance, 1937.

APPLICATION UNDER SECTION 85 FOR THE RESULT OF A SEARCH MADE UNDER SECTIONS 10 AND 11.

Application for Patent No

at the Patent Office.)
10 and 11 of the Patents and Designs n for Patent No
Specifications under Section 11.

NOTE.—Citations may be made during the examination of the specification which are not relevant to the specification as accepted. Citations under Section 10 are completed before acceptance of the specification, but citations under Section 11 may be made subsequently.

PATENT FORM NO. 15.

Patents and Designs Ordinance, 1937.

NOTICE OF OPPOSITION TO GRANT OF PATENT.

(To be accompanied by a copy, and a statement of case in duplicate.) * Here state *I (or We)..... (in full) name and address. hereby give notice of opposition to the grant of a patent upon application No...... upon the groundt,..... + Here state upon which of the grounds of opposition permitted by section 15 of the Ordinance the grant is opposed. My (or Our) address for service in the Colony is:-‡ To be signed by opponent

To the Registrar of Patents, Designs and Trade Marks, The Patent Office, Deeds Registry. Georgetown.

or opponents.

PATENTS FORM No. 16.

Patents and Designs Ordinance, 1937.

APPLICATION FOR AN EXTENSION OF TIME FOR FILING A NOTICE OF OPPOSITION.

	t (or we) hereby request that the period within which I (or we) may life a notice
	of opposition to the grant of a patent on Application Noof
	the acceptance of the complete specification of which was advertised in the Gazette
	on the
	. The groundupon which the request is madeas follows:-
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	······································
	My (or Our) address for service in British Guiana is:
	(a)
(a) To be signed by the person or	(a)
persons by whom the Notice of	
Opposition will be entered or by their agent.	
omon agent.	

To the Registrar of Patents, Designs and Trade Marks,

The Patent Office, Deeds Registry,

Georgetown, Demerara,

British Guiana.

Patents and Designs Ordinance, 1937.

NOTICE THAT HEARING BEFORE THE REGISTRAR WILL BE ATTENDED.

(a) I (or We)	(a) Here insert (in full) name and address.
hereby give notice that the Hearing fixed for the (b)in reference	(b) Here insert
o (c)will be attended by myself (or	Hearing. (c) Here insert particulars
ourselves) or by some person on my (or out) behalf.	(i.e., number of application or patent names of parties and
(d)	proceedings). (d) Signature

PATENTS FORM No. 18.

Patents and Designs Ordinance, 1937.

NOTICE OF DESIRE TO HAVE PATENT SEALED.

n) Here insert ame of pplicant or uplicants.	(a) I (or We)
b) Signature f applicant or	(b)
pplicants is or their	www.man.max.han.man.man.man.ma
gent.	To the Registrar of Patents, Designs and Trade Marks.
	The Patent Office,
	Deeds Registry,
	Georgetown.
	PATENTS FORM No. 19.
	Patents and Designs Ordinance, 1937.
	APPLICATION FOR EXTENSION OF TIME FOR THE SEALING OF A PATENT OTHER THAN AN EXTENSION UNDER SUBSECTION (4) (d) OF SECTION 16.
	I (or We) hereby apply formonthextension of time for
	the sealing of a patent upon Application No
a) To be igned by the	(α)
pplicant or pplicants or	***************************************
is or their gent.	

PATENTS FORM No. 20.

Patents and Designs Ordinance, 1937.

APPLICATION FOR AN EXTENSION OF TIME FOR THE SEALING OF A PATENT, UNDER SUBSECTION (4) (d) OF SECTION 16.	
I (or We) hereby apply formonthextension of time for the	
sealing of a patent upon application No	
The circumstances in and grounds upon which this extension is applied for are as	
$\operatorname{follows}\left(a ight)$:—	(a) The circumstances and grounds must be stated in detail.
I (or We) hereby declare that an extension of time of three months for sealing has	
already been allowed under Section 16 (4) (e) and has not yet expired.	
(*)	(b) To be signed by the applicant or applicants or his or their agents.

PATENTS FORM No. 21

Patents and Designs Ordinance, 1937.

APPLICATION FOR THE GRANT OF A PATENT OF ADDITION IN LIEU OF AN INDEPENDENT PATENT.

(a) Here insert	(a) I (or We)
(in full) name, address and	
nationality of patentee or patentees.	No of which $\frac{I \text{ am}}{\text{we are}}$ the patentee be revoked, and that in lieu thereof a
	patent of addition to patent No, of which $\frac{I \text{ am}}{\text{we are}}$ also the patentee be
	granted to me (or us), and that such patent of addition bear the same date as the patent so revoked.
(b) To be signed by patentee or patentees and in the case of a Firm by each partner.	Dated theday of
	(b)

PATENTS FORM No. 22.

Patents and Designs Ordinance, 1937.

APPLICATION FOR CERTIFICATE OF PAYMENT OF RENEWAL FEE.

I (or We) hereby transmit the fee prescribed for the continuation in force	
of* Patent No, for a further period of	*Here insert
and request that the Certificate of Payment of the fee may be sent to me (or us).	name of patentee.
It is requested that the address for service of the patentee in the Colony	
shall be:—	
Name†	name and full
Address	address to which Certifi- cate is to be sent.
To the Registrar of Patents, Designs and Trade Marks,	
The Patent Office,	
Deeds Registry,	
Georgetown, Demerara,	
British Guiana.	
[This part of the Form to be filled in at the Patent Office.]	
CERTIFICATE OF PAYMENT OF RENEWAL FEE.	
Letters Patent No	
This is to certify thatdid thisday	
of, 19, make the prescribed payment of \$	
in respect of a period of from fromand that by virtue	
of such payment the rights of the patentee remain in force.*	*See section 21 of the Patents
	OT DHE TWICHIS

Seal of the Patent Office

*See section 21 of the Patents and Designs Ordinance, 1937.

The Patent Office, Georgetown. PATENTS FORM No. 23.

Patents and Designs Ordinance, 1937.

APPLICATION FOR ENLARGEMENT OF TIME FOR PAYMENT OF RENEWAL FEE.

	I or We) hereby apply for an enlargement of time formonth in
	which to make the prescribed payment ofupon my (or our) Patent, No
(b) Here insert name and full address to which receipt is to be sent.	(b)

To the Registrar of Patents, Designs and Trade Marks, The Patent Office.

Deeds Registry,

Georgetown.

PATENTS FORM No. 24.

Patents and Designs Ordinance, 1937.

APPLICATION FOR THE RESTORATION OF A LAPSED PATENT UNDER SECTION 24.

[To be accompanied by one or more statutory declarations verifying the statements contained in this application.]

I (or We) hereby apply for an Order of the Registrar for the restoration of Patent	
Nodated	
The circumstances which have led to the omission of the payment of the fee of (a)	amount of fee.
on or before the (b)	(b) State last day when fee was due.
are as follows:—(c)	(c) The cir- cumstances
	must be stated in detail.
My (or Our) address for service in the Colony is:	

(d)	(d) To be signed by the
	applicant or applicants and in the case
***************************************	of a Firm by each partner.

PATENTS FORM No. 25.

Patents and Designs Ordinance, 1937.

NOTICE OF OPPOSITION TO AN APPLICATION FOR THE RESTORATION OF A LAPSED PATENT.

	To be accompanied by a copy, and a statement of case in duplicate.]
*Here state (in full) name	*I (or We)
and address of opponent or	
opponents.	$\dots \dots $
	•••••••••••••••••••••••••••••••••••••••
	hereby give notice of opposition to the application for restoration of Patent
	Nofor the
†Here state reason of	following reason:—†
opposition.	

	My (or Our) address for service in the Colony is:
To be signed by the	‡
opponent or opponents.	A

To the Registrar of Patents, Designs or Trade Marks,

The Patent Office,

Deeds Registry,

Georgetown.

PATENTS FORM No. 26.

Patents and Designs Ordinance, 1937.

APPLICATION FOR AMENDMENT OF SPECIFICATION AFTER ACCEPTANCE.

*I (or We)	(in full) name
	applicant or patentee.
~	
seek leave to amend the specification of Patent No	
ink in the official copy of the original specification hereunto annexed.	
†I (or We) declare that no action for infringement or proceeding before the Court for the	†These words
revocation of the Patent in question is pending.	struck out when a patent has not been sealed.
My or Our) reasons for making this amendment are as follows:	‡ Here state reasons for
	seeking amendment; and, where the
	not the
	state what
	possesses in the Patent.
	one ratents
My (or Our) address for service in the Colony is:-	٥
§	or patentee
	and in the case of a Firm by
To the Registrar of Deeds, The Patent Office, Deeds Registry,	each partner.
Georgetown.	

 $N.B.{\leftarrow}No$ amendment is permissible that would make the invention substantially large or substantially different. See Section 25 of the Ordinance.

PATENTS FORM No. 27.

Patents and Designs Ordinance, 1937.

APPLICATION FOR AMENDMENT OF A SPECIFICATION NOT YET ACCEPTED.

*Here state (in full) name	*I (or W()
and address of applicant or applicants.	

	seek leave to amend the specification of Application No
	shown in red ink in the copy of the original specification hereunto annexed.
‡Here state reasons for	My (or Our) reasons for making this amendment are as follows:
seeking amendment.	

§To be signed by applicant	§
or applicants and in the case of a Firm	
by each partner.	

PATENTS FORM No. 28.

Patents and Designs Ordinance, 1937.

APPLICATION FOR AMENDMENT OF AN APPLICATION FOR A PATENT.

*I (or We)	*Here state (in full) name	
	and address of applicant or applicants.	
	арричания.	
seek leave to amend my (or our) Application Noof		
as shown in red ink in the copy of the original Application hereunto annexed.		
My (or Our) reasons for making this amendment are as follows:	‡Here state reasons for	
	seeking amendment.	
§	§To be signed by applicant or applicants and in the case	

of a Firm by each partner.

PATENTS FORM No. 29.

Patents and Designs Ordinance, 1937.

NOTICE OF OPPOSITION TO AMENDMENT OF SPECIFICATION.

	[To be accompanied by a copy, and a statement of case in duplicate.]
*Here state (in full) name and address of opponent or opponents.	*I (or We)
	hereby give notice of opposition to the proposed amendment of the specification of
†Here state reason of	Patent Nofor the following reason: †
opposition.	
Der.	
	My (or Our) address for service n the Colony is:-
TTo be signed by opponent or opponents.	*

PATENTS FORM No. 30.

Patents and Designs Ordinance, 1937.

REQUEST FOR	INDORSEMENT	OF PATENT	"LICENCES	OF	RIGHT.
-------------	-------------	-----------	-----------	----	--------

[To be accompanied by a statutory declaration, etc., as required by Regulation 70, and by the Letters Patent.]	
•I (or We)	*Here state (in full) name
hereby request that Patent No may be indorsed "Licences of Right."	and address of applicant or applicants.
My (or Our) address for service in the Colony is:-	
t	†To be signed by the patentee or
	patentees and in the case of a Firm by each partner.

PATENTS FORM No. 31.

Patents and Designs Ordinance, 1937.

APPLICATION FOR REFUSAL OF REQUEST FOR INDORSEMENT OF PATENT "LICENCES OF RIGHT" OR CANCELLATION OF INDORSEMENT.

	To be accompanied by copy and a statement of case in duplicate.]
(a) Here insert (in full) name, address, and nationality of applicant or applicants.	(a) I (or We)
	hereby declare that the request for the indorsement of Patent No "Licences of
	Right" is contrary to a contract in which I am (or we are) interested and I (or we) apply
	that such request may be refused or the indorsement cancelled.
	My (or our) address for service in the Colony is:-
	a contract of the contract of
	ee
(b) To be signed by the applicant or	(b)
applicants	,
and in case of a Firm by each partner.	

PATENTS FORM No. 32.

Patents and Designs Ordinance, 1937.

APPLICATION FOR SETTLEMENT OF TERMS OF LICENCE UNDER PATENT INDORSED "LICENCES OF RIGHT."

[10 be accompanied by copy and a statement of case in duplicate]	
e V	
hereby apply for settlement of the terms of a Licence to be granted under Patent	(in full) name address and nationality of applicant or
nervoy appry for sequenters of the terms of a blocked to be granted under takent	applicants.
No(b) and request that an Order may be made entitling me (or us) to surrender	(b) Strike out these words i
the Licence datedgranted to me (or us) by the Patentee.	inapplicable.
The Licence is applied for by (c)	full name and address of the applicant for Licence, or strike out the words if the application is made by the applicant for
(d)	signed by patentee or
	applicant for Licence.

Patents and Designs Ordinance, 1937.

APPLICATION BY PATENTEE FOR CANCELLATION OF INDORSEMENT OF A PATENT "LICENCES OF RIGHT."

* Here state (in full) name and address of applicant or applicants,	*I (or We)		
	hereby apply that the indorsement of Patent No		
	may be cancelled, and I (or we) enclose Patents Form No. 22 in respect of the unpaid		
	moiety of all renewal fees which have become due since the indorsement.		
ù	I (or We) declare that there is no existing licence under the Patent.		
My (or Our) address for service is			
(a) To be signed by the patentee or	(a)		
patentees and in the case of	* ¥		
a Firm by each partner.			
	·		

PATENTS AND DESIGNS ORDINANCE, 1937.

NOTICE OF OPPOSITION TO CANCELLATION OF INDORSEMENT OF A PATENT "LICENCES OF RIGHT."

(10 be accompanied by a copy and statement, of case in duplicate).	
v-	
* I (or We)	# Here state (in full) name address and
	mationality of
hereby give notice of opposition to the application for the cancellation of the indorsement "Licences of Right" in respect of Patent No	
My (or Our) address for service in the Colony is	
1	
†	† To be signed by the opponent or opponents.
**************************************	obborrons.

To the Registrar of Deeds, The Patent Office, Deeds Registry,, Georgetown.

Patents and Designs Ordinance, 1937.

APPLICATION FOR THE REVOCATION OF A PATENT UNDER SECTION 30.

	[To be accompanied by a copy and statement of case in duplicate.]
Here state (in full) name and address	*I (or We)
and nation-	
ality of applicant or applicants for revocation.	
	hereby apply for an Order for the revocation of the Patent Noon the
†The ground or grounds of	following grounds†
an application	
for revocation under section 30 of the Ordinance	particular de la companya del companya de la companya del companya de la companya del la companya de la company
must be any	
one or more of	
the grounds on which the grant of the	
patent might have been opposed under	WINDOWS OF THE PROPERTY OF THE
section 15 of the Ordin- ance. If such action or proceeding is pending in any Court the application cannot be made without the leave of the Court.	**************************************
	‡ I (or We) declare that no action‡ for infringement or proceeding in any Court for
	the revocation of the patent is pending.
	My (or Our) address for service in British Guiana is:
\$To be signed by the appli- cant or applicants for	§
revocation.	

Patents and Designs Ordinance, 1937.

OFFER TO SURRENDER A PATENT UNDER SECTION 30.

*I (or We)	* Here state (in full) name and address of patentee or patentees.
hereby offer to surrender Patent No	
‡I (or We) declare that no action for infringement or proceeding in any Court for the revocation of the patent is pending.	If any action or proceedings are pending, full
My (or Our) reasons for making this offer are as follows:	particulars thereof should be furnished.
My (or Our) address for service in the Colony is :	
······································	
† 	†To be signed by the patentee or

PATENTS FORM No. 37.

Patent and Designs Ordinance, 1937.

NOTICE OF $\mathbf{0}\textsc{PPOSITION}$ TO SURRENDER OF A PATENT UNDER SECTION 30.

	(To be accompanied by a copy, and a statement of case in duplicate.)
* Here state (in full) name	*I (or We)
and address of opponent or opponents.	
	hereby give notice of opposition to the offer to surrender Patent No for the
† Here state reason of opposition.	following reason:†
	My (or Our) address for service in the Colony is:
‡ To be signed by the opponent or opponents.	‡······

PATENTS AND DESIGNS ORDINANCE, 1937.

APPLICATION FOR GRANT OF COMPULSORY LICENCE OR REVOCATI OF A PATENT UNDER SECTION 31.

(a) I (or We)	()
hereby declare that there has been an abuse of the monopoly rights under Patent	(a) Here insert (in full) name, address and nationality of applicant or applicants.
	арричаныя
	*Here set out
	the applicant's interest, the
	which he bases his case, and
	which he seeks,
My (or Our) address for service in the Colony is	
†	I TO DE BIBLIOR
To the Registrar of Patents, Designs and Trade Marks, The Patent Office, Deeds Registry, Georgetown,	by the applicant or applicants.

PATENTS FORM No. 39.

Patents and Designs Ordinance, 1937

REQUEST FOR HEARING UNDER SECTION 31 (10).

I (or We) hereby request that a hearing may be appointed in connection with the application made under the provisions of Section 31 in respect of Patent No.....

*To be signed by the applicant (or applicants) or his (or their) agent.

To the Registrar of Patents, Designs and Trade Marks,

The Patent Office,

Deeds Registry.

Georgetown,

Patents and Designs Ordinance, 1937.

APPLICATION FOR LICENCE UNDER SECTION 44 (3)

(a) I (or We)	address and
	apprious or
hereby apply for a licence under Patent Nolimited to the use of the inventi-	applicants.
for the purposes of the preparation or production of food or medicine.	
(δ)	of the appli-
	the facts upon which he bases
	which he
***************************************	seeks.
My (or Our) address for service in the Colony is:—	
	530
(c)	(c) To be ·· signed by the applicant or
	applicants and in the case of a Firm by each partner.

Patents and Designs Ordinance, 1937.

REQUEST FOR ALTERATION OF A NAME OR AN ADDRESS OR AN ADDRESS FOR SERVICE IN THE REGISTER OF PATENTS.

	In the matter of Patent No
(a) Here state (in full) name	(a) I (or We)
or names and address of applicant or	
applicants.	
	hereby request that the (b) name
(b) Strike out words not	(b) address.
applicable.	(b) address for service
	now upon the Register of Patents may be altered to (c)
(c) Here insert name or full address.	
	<u></u>
	M
(d) Signature of applicant or	(3)

PATENTS FORM No. 42.

Patents and Designs Ordinance, 1937

REQUEST FOR ENTRY OF TWO ADDRESSES FOR SERVICE IN THE REGISTER OF PATENTS.

In the matter of Patent No	
(a) I (or We)	(a) Here state (in full) name or names and address of applicant or applicants.
hereby request that the two following addresses for service may be entered in the Register of Patents:— (b) (1)	(b) Here insert full addresses.
(2)	
(c)	(c) Signature of applicant or applicants.

the Registrar of Patents, Designs and Trade Marks,
The Patent Office,
Deeds Registry,

Georgetown.

PATENTLS FORM No. 43.

Patents and Designs Ordinance, 1937.

APPLICATION FOR ENTRY OF NAME OF PROPRIETOR OR PART PROPRIETOR IN THE REGISTER OF PATENTS.

(a) Here insert (in full) name, address and nationality.	(a) I or We)
(b) Here give name and address of per- son to whom Patent was granted.	hereby apply that you will enter my (or our) name (or names) in the Register of Patents as proprietor (or part proprietor) of Patent No* granted to (b)*
(c) Here insert title of the invention.	the title of which is (c)*
(d) Here specify the particulars of such document, giving its date, and the parties to the same, and showing now the claim here made is substantiated.	I (or We) claim to be so entitled by virtue of (d)
(e) Here insert the nature of the document. The copy should be written, type-written or printed on foolscap paper on one side only and venified in such manner as the registrar may require.	And in proof whereof I (or we) transmit the accompanying (e)
f) Signature. (g) Here state the what capacity the signatory is acting.	* If the application is in respect of more than one patent, the numbers thereof, as well as the particulars required at (b) and (c) above, should be given in a separate schedule which should be attached to this Form. To the Registrar of Patents, Designs and Trade Marks, The Patent Office, Deeds Registry, Georgetewn.

PATENTS FORM No. 44.

Patents and Designs Ordinance, 1937.

APPLICATION FOR ENTRY OF NOTICE OF A MORTGAGE OR LICENCE IN THE REGISTER OF PATENTS.

(a) I (or We)	(a) Here insert (in full) name,
***************************************	address and
	nationality.
hereby apply that you will enter in the Register of Patents a notice of the following interest in a patent:— $$	
I (or we) claim to be entitled (b)	(b) Here insert the nature of
	whether by
	way of Mort- gage or Licence.
	(c) Here give
the title of which is (d)*	name and ad-
	dress of person to whom patent was
THE RESIDENCE OF THE PROPERTY	granted.
by virtue of (e)	(d) Here insert
	title of the invention.
	(e) Here spe-
•••••••••••••••••••••••••••••••••••••	cify the parti-
***************************************	culars of such
······································	giving its
	date, and the
	parties to the same.
And in proof whereof I (or we) transmit the accompanying (f)	(f) Here in-
with a copy the zeof.	of the docu-
	ment. The
My (or our) address for service in the Colony is:-	be written,
	typewritten or printed on
(y)	foolscap paper
(h)	on one side only, and
	verified in
	such manner as the regis-
	trar may re-
* If the application is in respect of more than one patent, the numbers thereof, as well	quire.
as the particulars required at (c) and (d) above, should be given in a separate schedule which should be attached to this Form.	(g) Signature.
	(h) Here state
To the Registrar of Patents, Designs and Trade Marks,	capacity the
The Patent Office,	signatory is
Deeds Registry,	acting.
Georgetown.	

PATENTS FORM No. 45.

Patents and Designs Ordinance, 1937.

APPLICATION FOR ENTRY OF NOTIFICATION OF DOCUMENT IN THE REGISTER OF PATENTS.

(a) Here insert a description of the nature of the docu- ment, giving its date and	I (or we) transmit herewith a copy of (α)
the names, addresses and nationalities	under Patent Noas well as the original document for verification
of the parties thereto. The copy should be written, type- written or	and I (or we) apply that a notification thereof may be entered in the Register.
printed on foolscap paper on one side	(b)
only.	(c)
(b) Signature.	
(c) Here insert full address of party bene-	
fiting under the document.	To the Registrar of Patents, Designs and Trade Marks,
one accuments	The Patent Office,
	Doods Pogistry

Georgetown.

Patents and Designs Ordinance, 1937.

REQUEST FOR CORRECTION OF CLERICAL ERROR.

I (or We) hereby request that the following clerical error (s) (a), viz.:	out the
in the (b)	(b) Here state whether in
Nomay be corrected in the manner shown in red ink in the copy of the original (b)	application, specification or register.
qereunto annexed.	
(c)	(c) Signature.
(d)	(d) Address in full.
Samura	

To the Registrar of Patents, Designs and Trade Marks,

The Patent Office,

Deeds Registry,

Georgetown.

PATENTS FORM No. 47.

Patents and Designs Ordinance, 1937.

NOTICE OF OPPOSITION TO THE CORRECTION OF A CLERICAL ERROR.

	(To be accompanied by a copy, and a statement of case in duplicate).
* Here state (in full) name and address.	*I (or We)
and address,	
	•••••••••••••••••••••••••
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	hereby give notice of opposition to the correction of an alleged clerical error in
5	which said correction has been applied for by
	The grounds upon which the said correction is opposed are as follows:—
	in the second se
	My (or Our) address for service in the Colony.
‡ To be signed by opponent or opponents.	‡

REQUEST FOR CERTIFICATE OF REGISTRAR.

In the matter of the application fo	
Patent Noof 1	
101011111111111111111111111111111111111	
I (or We)	
of	
hereby request you to furnish me (or us) with your Certificate to the effect that	
(a)	(a) Here set out the parti- culars which
	the Kegistrar is requested to certify, and of
	any copies of documents
***************************************	be annexed to the Certi- ficate, stating
(b)	also the pur- pose for which
Dated theday of19	(b) Name and full address to which Certificate is to be sent.

To the Registrar of Patents, Designs and Trade Marks,
The Patent Office,
Deeds Registry,
Georgetown.

PATENTS FORM No. 49.

(a) Here set out particulars as to the matter in respect of which information is sought.

(b) To be signed by the person or persons seeking information. or by their agent.

Patents and Designs Ordinance, 1937.

REQUEST FOR INFORMATION AS TO A MATTER AFFECTING A PATENT OR AN APPLICATION THEREFOR.

In the matter of the Patent (or Application)
Noof 1
manufacture T
Î (or We)
of
hereby request you to furnish me (or us) with the following information affecting
the patent (or application) aforesaid:-
(a)
(b)
Dated theday ofday of19

To the Registrar of Patents, Designs and Trade Marks,

The Patents Office,

Deeds Registry,

Georgetown.

PATENTS FORM No. 50.

Patents and Designs Ordinance, 1937,

APPLICATION FOR DUPLICATE OF LETTERS PATENT.

Date	
I (or We) have to inform you that the Letters Patent dated*	* Here insert date, number, full name and
No	address of grantee or grantees.
s †,	† Here insert title of invention
	#Here insert the word "des-
has been ‡	troyed" or "lost," as the case may be
	and state in full, the cir- cumstances of
, , , , , , , , , , , , , , , , , , ,	the case, which must be verified by statutory declaration.
I (or We) beg therefore to apply for the issue of a duplicate of such Letters Patent. §	§ Here state interest possessed by applicant or applicants in the Patent.
	Signature opatentee or ratentees and full address to which the duplicate is to be sent.

To the Registrar of Patents, Designs and Trade Marks,
The Patent Office,
Deeds Registry,
Georgetown.

PATENTS FORM No. 51.

Patents and Designs Ordinance, 1937.

NOTICE OF INTENDED EXHIBITION OR PUBLICATION OF AN UNPATENTED INVENTION.

Here state in full) name,	* I (or We)
ddress and ationality of	
erson giving he notice.	
	hereby give notice of my (or our) intention
a) or (b)	(a) to exhibit aat theat the
vords which re inappli-	
able.	Approximate the second
State	Exhibition, which t on the day of
opened" or is to open."	19 .
	(b) to publish my invention for
	by reading a paper before
	on theor
	by permitting publication of the paper in the Society's transactions.
This descrip-	‡ I (or We) herewith enclose a brief description of my (or our) invention
fon should be accompanied	
oy drawings if necessary.	
To be signed	§
by the person giving the	
notice.	To the Registrar of Patents, Designs and Trade Marks, The Patent Office,
	Deeds Registry,

Geergetown.

APPLICATION FOR ENTRY OF ORDER OF COURT IN THE REGISTER.

(a) I (or We)	(a) Here state (in full) name and address of
	is , Miner
hereby transmit a certified copy of an Order of the Court with reference to (b)	(b) Here state the purport of the Order.

7344444	
, d. C	
(c)	(c) Signature.

To the Registrar of Patents, Designs and Trade Marks,
The Patents Office,
Deeds Registry,

Georgetown.

PATENTS FORM No. 53.

Patents and Designs Ordinance, 1937.

APPLICATION FOR DIRECTIONS UNDER SUBSECTION (2) OF SECTION 42
AS TO THE SALE OR LEASE OF A PATENT, OR AS TO THE USE
AND DEVELOPMENT OF RIGHTS OR THE GRANT OF A LICENCE
THEREUNDER.

(a) Here insert (in full) name, address and nationality of patentee or joint patentees.	(a) I (or We)
	AND THE RESIDENCE OF THE PROPERTY OF THE PROPE
	hereby apply for directions in respect of Patent No
	as to
	and request that an Order may be made giving such directions.
*Here set out	*
which the patentee bases	
his case and the directions	
which he seeks.	
	$\cdots \\$
	My (or Our) address for service in the Colony is
	KINDER OF THE STATE OF THE STAT
†To be signed by the patentee or patentees	†
seeking	

To the Registrar of Patents, Designs and Trade Marks,
The Patent Office,
Deeds Registry,
Georgetown.

directions.

APPLICATION FOR REGISTRATION OF UNITED KINGDOM PATENT.

(a) I (or We)	(a) Here insert (in full),
ef	name, address
do hereby declare that I am (or we are) the holder (or holders) of United Kingdom Patent	tion of appli- cant or appli- cants.
Nodated	(b) Here state whether ap-
in proof whereof I (or we) transmit the accompanying certificate of the Comptroller	
General of the United Kingdom Patent Office. And I (or we) humbly pray that a	patent or is a person de-
certificate of registration may be issued to me (or us) in respect of the said Patent.	riving his right from such grantee
Dated theday of19	by assign- ment, trans- mission or other opera- tion of law,
	and in the latter case state particu-lars.
(c)	(c) To be signed by ap-
I (or We)hereby appoint	plicant as in (d) or by
ofa licensed patent agent to act for me (or us) in	patent agent on behalf of applicant.
respect of this application and request that all notices, requisitions and communica-	арричания
tions relating thereto may be sent to him at the above address.	
Dated the, 19,	
(d)	(d) To be signed by ap-
To the Registrar of Patents, Designs and Trade Marks The Patent Office,	plicant or applicants:
Deeds Registry.	in case of a
Georgetown.	firm by each partner, and
Georgesown.	in case of a
	company by any director
*	or the secre- tary or other
	authorised agent signing on behalf of
	the company.

REQUEST TO REGISTRAR TO SUBSTITUTE AMENDED SPECIFICATION OR OTHER DOCUMENT.

(a) Here insert	(a) I (or We)
in full name, address and	
occupation of	ofdo hereby request you to substitute the amended
applicant or applicants.	(b)for those (or that) already filed in your office.
(b) Here insert nature of	The amended (b)have (or has) been duly certified
amended document.	by the Comptroller General of the United Kingdom Patent Office.
1.8	Dated the
(c) To be signed by	(0)
applicant as in (d) or by	I (or We)hereby appoint
patent agent onbehalf of applicant.	ofa licensed patent agent to act for me (or us) in respect of this
appiicant.	application and request that all notices, requisitions and communications $\ensuremath{\mathtt{relating}}$ thereto
	may be sent to him at the above address.
	Dated theday of19
(d) To be signed by	(d)
applicant or applicants; in	
case of a firm by each part- ner, and in	
case of a com- pany by any	
director or the Secretary or	
other author-	To the Registrar of Patents, Designs and Trade Marks, The Patent Office,
ised agent	Deeds Registry,
signing on be- half of the	Georgetown.
company.	

PATENTS FORM No. 56,

Patents and Designs Ordinance, 1937.

APPLICATION TO REGISTRAR FOR ENTRY ON REGISTER OF ASSIGNMENT ETC., OF UNITED KINGDOM PATENT.

(a) I (or We)	(a) Here insert (in full) name.
ofhereby make application to you to enter my	address and occupation of
(or our) name (or names) in the Register of Patents as the proprietor of (or holder of an	applicant or applicants.
interest in (b)) Patent Nc,dateda certification of	(b) Here state nature of interest.
registration for which was granted to (ϵ)	(c) Here give name and address to whom certifi- cate was granted.
I (cr We) claim to be so entitled by virtue of (d)	(d) Here specify the
in proof whereof I (or We) transmit the accompanying certificate of the United Kingdom	
Patent Office,	ments giving its date and
Dated theday of19	the parties to the same and showing how the claim here
	made is sub- stantiated.
(e)	(0) 10 00
I (or We) hereby appoint	signed by applicant as in (f) or by
of	patent agent on behalf of
a licensed patent agent to act for me (or us) in respect of this application and request that	
all notices, requisitions and communications relating thereto may be sent to him at the	
above address.	
Dated the19	
(f)	(f) To be signed by ap-
To the Registrar of Patents, Designs and Trade Marks,	plicant or applicants; in
The Patent Office, Deeds Registry,	case of a firm by each part-
Georgetown,	ner, and in case of a com- pany by any director or the secretary

or other authorised agent signing on behalf of the ocmpany.

PATENTS FORM No. 57.

Patents and Designs Ordinance, 1937.

CERTIFICATE OF REGISTRATION OF UNITED KINGDOM PATENT IN BRITISH GUIANA.

In the matter of the application by
grantee (or person deriving his right from grantee by
assignment, transmission or other operation of law, as the case may be) of the Patent
issued on the
to
ofin respect of an invention
for
on theday ofand numbered
IRegistrar of Patents
Designs and Trade Marks, hereby certify that the said
has applied to me under sections 54, 55 and
56 of the abovementioned Ordinance to register the said Patent in the Colony and he has
complied with the provisions of the said Ordinance entitling him to the registration of
the said Patent and being satisfied that he is the bona fide holder of the said Patent and
that the said Patent is in full force I have this day registered the same in accordance with
the provisions of the said Ordinance.
Dated the19



Registrar of Patents, Designs and Trade Marks.

PATENTS FORM NO. 58.

Patents and Designs Ordinance, 1937.

FORM OF PATENT.

GEORGE VI, by the Grace of God, of Great Britain, Ireland and the British Dominions beyond the Seas King, Defender of the Faith, Emperor of India: To all to whom these presents shall come greeting:

WHEREAS hath declared that he is in possession of an invention for

that he claims to be the true and first inventor thereof, and that the same is not in use by any other person to the best of his knowledge and belief:

AND WHEREAS the said inventor hath humbly prayed that a patent might be granted unto him for the sole use and advantage of his said invention:

AND WHEREAS the said inventor (hereinafter together with his executors, administrators, and assigns, or any of them, referred to as the said patentee) hath by and in his complete specification particularly described the nature of his invention:

AND WHERFAS Wc, being willing to encourage all inventions which may be for the public good, are graciously pleased to condescend to his request

KNOW YE, THEREFORE, that We, of our especial grace, certain knowledge, and mere motion do by these presents, for Us, our heirs and successors, give and grant unto the said patentee our especial license, full power, sole privilege, and authority, that the said patentee by himself, his agents, or licensees, and no others, may at all times hereafter during the term of years herein mentioned, make, use, exercise, and vend the said invention within our Colony of British Guians, in such manner as to him or them may seem meet, and that the said patentee shall have and enjoy the whole profit and advantage from time to time accruing by reason of the said invention during the term of sixteen years from the date hereunder written of these presents: AND to the end that the said invention. We do by these presents for Us, our heirs and successors, strictly command all our subjects whatsoever within our Colony of British Guiana, that they do not at any time during the continuance of the said invention, or any part of the same, nor indirectly make use of or put in practice the said invention, or any part of the same, nor in anywise imitate the same, nor make or cause to be made any addition thereto or subtraction thereform, whereby to pretend themselves the inventors thereof, without the consent, license or agreement of the said patentee in writing under his hand and seal, on pain of incurring such penalties rs may be justly inflicted on such offenders for their contempt of this cur Royal command, and of being answerable to the patentee according to law fer his damages thereby occasioned:

PROVIDED ALWAYS that these letters patent shall be revocable on any of the grounds from time to time by law prescribed as grounds f.r revoking letters patent granted by Us, and the same may be revoked and made void accordingly: PROVIDED ALSO, that if the said patentee shall not pay all fees by law required to be paid in respect of the grant of these letters patent, or in respect of any natter relating thereto at the time or times, and in manner for the time being by law provided; and also if the said patentee shall not supply or cause to be supplied, for our service all such articles of the said invention as may be required by the officers or commissioners administering any department of our service in such manner, at such simes, and at and upon such reasonable prices and terms as shall be settled in manner for the time being by law provided, then, and in any of the said case, these our letters patent, and all privileges and advantages whatever hereby granted shall determine and become void notwithstanding anything hereinbefore contained: PROVIDED ALSO that nothing herein contained shall prevent the granting of licences in such manner and for such considerations as they may by law be granted: AND lastly, We do by these presents for Us, our heirs and successors, grant unto the said patentee that these our letters patent shall be construed in the most beneficial sense for the advantage of the said patentee.

In witness whereof We have caused these our letters to be made patent and to be sealed as of the day of one thousand nine hundred and



Registrar of Patents, Designs and Trade Marks.

*To be signed by Registrar of Patents, Designs and Trade Marks. PATENTS FORM NO. 59.

Patents and Designs Ordinance, 1937.

FORM OF PATENT OF ADDITION.

GEORGE VI., by the Grace of God, of Great Britain, Ireland and the British Domínions beyond the Seas, King, Defender of the Faith, Emperor of India: To all to whom these presents shall come greeting:

WHEREAS

hath declared that he is in possession of an invention for

that he claims to be the true and first inventor thereof, and that the same is not in use by any other person to the best of his knowledge and belief, and that the said invention is an improvement in or modification of his invention for which a patent was applied for on and numbered and on which a patent (hereinafter celled the original patent) has been granted for which he was the applicant [or of which he is the patentee].

AND WHEREAS the said inventor hath humbly prayed that a patent might be granted unto him for the sole use and advantage of his said invention:

AND WHEREAS the said inventor (hereinafter together with his executors, administrators, and assigns, or any of them, referred to as the said patentee) hath by and in his complete specification particularly described the nature of his invention, and has requested that the term limited in such patent for the duration thereof be the same as that of the original patent or so much of that term as is unexpired:

AND WHEREAS We, being willing to encourage all inventions which may be for the public good, are graciously pleased to condescend to his request:

KNOW YE, THEREFORE, that We, of our especial grace, certain knowledge, and mere motion do by these presents, for Us, our heirs and successors, give and grant unto the said patentee our especial license, full power, sole privilege, and authority, that the said patentee by himself, his agents, or licensees, and no others, may at all times hereafter during the term of years herein mentioned, make, use, exercise, and vend the said invention within our Colony of British Guiana, in such manner as to him or them may seem meet, and that the said patentee shall have and enjoy the whole profit and advantage from time to time accruing by reason of the said invention during the term of sixteen years being the date of the said original patent day of , or so much of that term as is unexpired: AND to the end that the said No. patentee may have and enjoy the sole use and exercise and the full benefit of the said invention. We do by these presents for Us, our heirs and successors, strictly command all our subjects whatsoever within our Colony of British Guiana, that they do not at any time during the continuance of the said term either directly or indirectly make use of or put in practice the said invention, or any part of the same, nor in anywise imitate the same, nor make or cause to be made any addition thereto or subtraction thereform, whereby to pretend themselves the inventors thereof, without the consent, license or agreement of the said patentee in writing under his hand and seal, on pain of incurring such penalties as may be justly inflicted on such offenders for their contempt of this our Royal Command. and of being answerable to the patentie according to law for his damages thereby occasioned:

Provided always that these letters patent shall be revocable on any of the grounds from time to time by law prescribed as grounds for revoking letters patent granted by Us, and the same may be revoked and made void accordingly: Provided late, that if the said patentee shall not pay all fees by law required to be paid in respect of the grant of the said original letters patent, or in respect of any matter relating thereto at the time or times, and in manner for the time being by law provided; and also if the said patentee shall not supply or caused to be supplied, for our service all such articles of the said invention as may be required by the officers or commissioners administering any department of our service in such manner, at such times, and at and upon such reasonable prices and terms as shall be settled in manner for the time being by law provided, then, and in any of the said cases, these our letters patent, and all privileges and advantages whatever hereby granted shall determine and become void notwithstanding anything hereinbefore contained: Provided ALSO that nothing herein contained shall prevent the granting of licences in such manner and for such considerations as they may by law be granted: And lastly, We do by these presents for Us, our heirs and successors, grant unto the said patentee that these our letters patent shall be construed in the most beneficial sense for the advantage of the said patentee.

IN WITNESS whereof We have caused these our letters to be made patent and to be sealed as of the day of one thousand nine hundred and

*To be signed by the Registrar of Patents, Designs and Trade Marks.



Registrar of Patents, Designs and Trade Marks.