

Crimson Japan

クリムゾン・ジャパン

In ~~Brazil~~, when initiating the patent application process, the application documents are submitted to the ~~Agency for Industrial Property Rights~~ ~~Brazilian National Institute of Industrial Property~~ (-INPI in Portuguese abbreviation), which requires at least a written application, a detailed statement, scope of claims, a summary and a certificate of payment ~~for of~~ the application fee. In the event that these requirements are not met, INPI will issue an ~~examiner~~ ~~reviewer~~'s notice regarding the scheme. The applicant must respond to this within 30 days. Failure to respond to the ~~notification~~ ~~notice~~ will result in the application being ~~deemed~~ invalid and withdrawn.

According to the Brazilian Industrial Property Act, submitted patent applications can be made public in the disclosure of ~~unexamined~~ ~~pending~~ patent applications 18 months after the filing date. However, considering that there are many backlogs (-unprocessed portions) of patent applications held by INPI, it is common for patent applications to be released in approximately two to three years. During the period from the date of publication of the pending patent application to the end of the ~~examination~~ ~~review~~, third parties and applicants may submit their opinions to support the ~~examination~~ ~~review~~.

The applicant must file a request for ~~examination~~ ~~review~~ of the application within 36 months of the application date. Failure to file a request for review within 36 months will result in the application being withdrawn. However, the applicant may recover the withdrawn application by paying the prescribed fee within 60 days from the withdrawal date. If the applicant fails to comply with this deadline, it will be confirmed that the application has been withdrawn.

In addition, the applicant may file an amendment for the ~~specification~~ ~~detailed statement~~ and the draft scope of ~~the claims~~ by the time the applicant submits the ~~examination~~ ~~review~~ invoice to clarify or clarify the details of the submitted application. Nevertheless, any ~~corrections~~ ~~amendments~~ should be limited to ~~corrections~~ ~~amendments~~ that were first disclosed at the time of application. Once a request for review has been submitted, such amendment will not be accepted if the amendment may alter or expand the scope of protection of the ~~subject~~ ~~object~~ stated in the claim in any decision of the applicant or in any of the ~~examiner~~ ~~reviewer~~'s notices. In this respect, only ~~corrections~~ ~~amendments~~ ~~are accepted~~ that restrict the object stated in the claim ~~can be accepted~~.

During the review period, two types of official ~~notifications~~ ~~notices~~ are issued: a ~~notification~~ ~~notice~~ by the ~~examiner~~ ~~reviewer~~ and a non-final ~~notification~~ ~~notice~~ about the reason for refusal. The applicant must respond to these notices within 90 days from the date of publication of the pending patent application.

Simply put, an ~~examiner~~ ~~reviewer~~'s notice generally consists of formal requirements, such as ~~breaching~~ ~~breaches of~~ clarity requirements or supporting requirements. In the event of a ~~last~~ ~~minute~~

Commented [QCA1]: Attention to detail - Correct Punctuation and Style

Commented [QCA2]: Attention to Detail - Correct Grammar Mechanics Followed (article, prepositions, sing-plural, subject-verb agreement)

Commented [QCA3]: Omission - No omission at Word level

Commented [QCA4]: Subject Matter Expertise - Pointing gaps, if any, through remarks for the text

Commented [QCA5]: Mistranslation - No impact change (change in the emphasis laid by the author to persuade the reader) at word or phrase level

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~~notice of the reason for refusal~~ ~~non-final notice about the reason for refusal~~, the application may be rejected-. This typically occurs because ~~you violate~~ ~~of violation of~~ patentability requirements-, such as novelty or lack of invention-. There is no limit to the number of official ~~notification~~ ~~notices~~ that can be issued-. INPI announces its decision to grant or reject a patent in the publication of ~~an~~ ~~unexamined~~ ~~pending~~ patent application-, thereby terminating the ~~examination~~ ~~review~~ process-.

Commented [QCA6]: Language - Accurate Word/Phrase Choice

SAMPLE