

Department of Biotechnology
Proforma for filing of patents in Biotechnology

Part - A

1. Title of Invention: í
2. Name of the Inventor (s): í
3. Address: í .
Telephone: í í í í í í Fax: í í í í í í í . E-mail: í í í í í í í í í í í í í í í í ..
4. Name of the applicant Institution (s)/University: í í í í í í í í í í í í í í í í í .
Address: í .
5. Whether the invention is made out of DBT-funded project (Yes/No)
If Yes,
 - a.) Title of the project
 - b.) Sanction letter No. í í í í í í í í , Dated í í í í í í í í í ..
 - c.) Subject area: íIf No,
 - a.) When and Where the invention was developed
í ..
 - b.) Sponsoring organization/ agency í .
6. Description of the invention (indicating prior art and the highlights of the invention).
7. Present stage of development (including scale of operation/ production, validation, quality etc.).
8. Utility of your invention.
9. Present national and international knowledge on the utility of this invention.
10. Present status of patenting on this invention (patent and literature search).
11. Novelty, non-obviousness, inventive step and utility of this invention, with brief justification.
12. Country of filing patent and detail justification for the same focusing on target industrial sector, market etc.
13. Commercial potential of invention:
14. Have you approached any other institution for patenting this invention? (If yes, provide details and outcome).

*All patent application filed by DBT will be in the name of DBT and host institution and DBT will not have any financial benefits and all commercial interest of patent will lie with the host institution and inventor as per the rules of host institution.

Part – B

1. Objectives of your invention.
2. Detailed description of the invention
(Should be accompanied with drawings/ diagrams, if any, duly labeled and correlated with the description).
3. Existing state of art and limitations, if any.

Part – C

Declaration

I /We certify and declare that all the information provided in parts A & B is true and correct to the best of my / our knowledge and belief. The undersigned will be responsible for clarification/answering of all the queries raised by attorney/patent office in connection with patent application before the due date. I/We understand that DBT will support the patent application for seven years from the date of filing or two year after date of grant of patent or commercialization, whichever is earlier. After that period the institution/inventor(s) has to take care of patent application/patent.

Name of the Inventor(s)

Signature(s)

Date:

Place:

Part – D

It is certified that the proposal is in order and is recommended for filing the patent application with applicant(s) as the inventor(s). In case of any lapse/ omission/ non-compliance by the Institution/ University/Organization, in fulfillment of patent filing process, the extent of expense met by the Department of Biotechnology would be reimbursed in full and final settlement of accounts by the Institution/ University/Organization.

*Signature of Administrative Head of the Institution /University/Organization
(with seal)*

*All patent application filed by DBT will be in the name of DBT and host institution and DBT will not have any financial benefits and all commercial interest of patent will lie with the host institution and inventor as per the rules of host institution.