

Further COVID-19 Update on Canadian IP

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The Canadian Intellectual Property Office (CIPO) has now made a further <u>announcement</u> concerning the extension of deadlines, to the effect that deadlines falling within March 16 to August 7, 2020, are extended to August 10, 2020.

CIPO is otherwise still open for business and our IP team members have been continuing operations and transacting with CIPO on a regular basis, in a remote and secure manner. Please do not hesitate to contact a member of our IP group should you have any questions.

In addition, the Canadian government has enacted the <u>COVID-19 Emergency Response Act</u>, which, *inter alia*, has amended the Canadian <u>Patent Act</u> to add <u>new section 19.4</u>. This amendment provides a type of temporary compulsory licensing regime for patented technologies necessary to respond to a public health emergency.

This is a temporary measure, since (1) if such authorization is granted, it will not last longer than 1 year (or may end sooner if the Minister of Health determines that such authorization is no longer necessary), and (2) no such authorization will be granted after Sept. 30, 2020.

Under this provision, the authorized party may make, construct, use and sell the patented invention to the extent necessary to respond to public the health emergency. In return, the authorized party must pay the patentee what the Commissioner of Patents considers to be adequate remuneration under the circumstances.

Rest assured that we remain at your service for all your legal needs, including those required to manage this pandemic, and that we will keep you informed as the situation evolves. We would like to offer our thoughts and support during these challenging times.