

Application requirements	Compulsory license for reasons of public interest, emergency, or national security	Compulsory license for reasons of public interest, emergency, or national security	Compulsory license for practices that affect free competition	Compulsory license due to dependence on a third-party patent
<p>-ID information, address and/or power of attorney, if applicable, Tax ID for legal entities with Peruvian domicile.</p> <p>-Identified patent.</p> <p>-Indicate the reasons of the application, the duration of the license, the related acts for the license, economic compensation, and payment methods.</p> <p>-Proofs related to efforts conducted to obtain the license from the patent holder.</p>	<p>Once the request has been entered and if there are official remarks, a period of 30 working days is granted (non-extendable).</p> <p>If the requirements are met, the application will be notified to the owner so that he can present his arguments within 60 business days (non-extendable).</p>	<p>Supreme Decree must indicate the existence of reasons of public interest, emergency, or national security.</p> <p>Once the request has been entered and if there are official remarks, a period of 30 working days is granted (non-extendable). Efforts to obtain the license from the patent holder are not requested for this type of license.</p> <p>If the requirements are met, the application will be notified to the owner so that he can present his arguments within 60 business days (non-extendable). The patent holder can't challenge the reasons that gave rise to the issuance of the Supreme Decree.</p>	<p>Based on a consented resolution, within the framework of a procedure held before Indecopi's Free Competition Defense Commission, which determined a practice against free competition or for abuse of a dominant position by the patent holder.</p> <p>Once the request has been entered and if there are official remarks, a period of 30 working days is granted (non-extendable).</p> <p>If the requirements are met, the application will be notified to the owner so that he can present his arguments within 60 business days (non-extendable). The patent holder can't challenge the reasons that led to the determination of a practice against free competition.</p>	<p>Once the request has been entered and if there are official remarks, a period of 30 working days is granted (non-extendable).</p> <p>If the requirements are met, the application will be notified to the owner so that he can present his arguments within 60 business days (non-extendable). The patent holder may request the cross-licensing granting.</p>