



PCT/AAQ/VII/8

ORIGINAL: English

DATE: August 31, 1976

WORLD INTELLECTUAL PROPERTY ORGANIZATION GENEVA

PATENT COOPERATION TREATY

INTERIM ADVISORY COMMITTEE FOR ADMINISTRATIVE QUESTIONS

Seventh Session

Geneva, November 1 to 8, 1976

DRAFT FORMS

UNDER THE PCT ADMINISTRATIVE INSTRUCTIONS

(PART II)

prepared by the International Bureau

SUMMARY

This document contains the second part of the revised draft of the forms relating to Chapter I and II of the PCT, including certain additional forms presented for the first time. An introduction relevant for the forms as a whole and the first part of the draft forms are contained in document PCT/AAQ/VII/7. The forms contained in this second part are those which are intended for the use of the International Bureau and the International Preliminary Examining Authorities in dealing with communications which may arise in connection with the performance of their functions under the PCT procedure.

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- III. INTERNATIONAL BUREAU FORMS (Forms PCT/IB/301-345)
- IV. INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY FORMS (Forms PCT/IPEA/401-424)

III. FORMS TO BE EMPLOYED BY THE INTERNATIONAL BUREAU

Form Identification Number:	Title of Form:	Provisions pursuant to which Form is issued:
PCT/IB/301	NOTIFICATION OF RECEIPT OF RECORD COPY	Rule 24.2(a)
PCT/IB/302	NOTIFICATION OF DESIGNATION	Rule 24.2(a)
PCT/IB/303	REQUEST FOR COPIES OF PAPERS	Rule 20.7(iv)
PCT/IB/304	NOTIFICATION CONCERNING SUBMISSION OF PRIORITY DOCUMENT	Rule 17.1(c) and Administrat Instructions, Section 411
PCT/IB/305	NOTIFICATION OF LATE SUBMISSION OF APPLICATION NUMBER OF EARLIER APPLICATION	Rule 4.10(c)
PCT/IB/306	NOTIFICATION OF THE RECORDING OF A CHANGE IN THE PERSON, NAME, OR ADDRESS OF APPLICANT	Rules 18.5 or 54.4 and Administrative Instructions, Section 306
PCT/IB/307	NOTIFICATION OF WITHDRAWAL BY APPLICANT	Rule 32.1(d)
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PCT/IB/313	NOTIFICATION OF CERTAIN DEFECTS IN THE INTERNATIONAL APPLICATION	Rule 28.1(a)
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PCT/IB/319	OR REVOCATION OF POWER OF ATTORNEY	Rules 90.3(b) and 90.4(b)
PCT/IB/320	NOTIFICATION OF DEFECTIVE POWER OF ATTORNEY OR DEFECTIVE REVOCATION OF POWER OF ATTORNEY	Rules 90.3(c) and 90.4(b)

Form	Identification
	Number:

Title of Form:

Provisions pursuant to which Form is issued:

PCT/IB/321	NOTIFICATION OF FACTS WHICH SHOULD HAVE PRECLUDED THE ACCORDING OF AN INTERNATIONAL FILING DATE	Rule 29.3
PCT/IB/322	NOTIFICATION OF TRANSMITTAL OF REQUESTED COPIES OF CITED DOCUMENTS	Articles 20(3) or 36(4)
PCT/IB/323	REQUEST FOR THE PRODUCTION OF PROOF	Rule 83
PCT/IB/324	NOTIFICATION OF DESIGNATIONS CON- SIDERED TO BE WITHDRAWN	Rule 29.1(b)
PCT/IB/325	NOTIFICATION THAT INTERNATIONAL APPLICATION CONSIDERED TO BE WITHDRAWN BY RECEIVING OFFICE	Rule 29.1(a)(ii)
PCT/IB/326	NOTIFICATION THAT INTERNATIONAL APPLICATION CONSIDERED TO BE WITH- DRAWN BY THE INTERNATIONAL BUREAU	Rule 24.2(b)
PCT/IB/327	.NOTIFICATION OF TRANSMITTAL OF REQUESTED COPIES OF DOCUMENTS IN FILE	Rule 94.1
PCT/IB/328	.LATER ELECTION OF STATES	Article 31(4)(a),(6)(b) and Rule 56
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PCT/IB/342	REQUEST FOR THE RECORDING OF CHANGE IN THE PERSON, NAME, OR ADDRESS OF INVENTOR	and Rule /1.2
PCT/IB/343	REQUEST FOR THE RECORDING OF CHANGE IN THE NAME OR ADDRESS OF AGENT OR COMMON REPRESENTATIVE	
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FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF RECEIPT OF RECORD COPY issued pursuant to PCT Rule 24.2(a) (2)

	DATE OF MAILING	
Inscribe NAME and ADDRESS of the AGENT and if there	by the International Eureau	
is no agent, of the APPLICANT (1)	APPLEGANT'S OR AGENT'S FILE NO. (1)	
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION	
International Application No.	International Filing Date	
Receiving Office	Priority Date Claimed	
'		
Applicant (Name)		
NOTIF1	CATION	
The applicant is hereby notified that the	record copy of the above-identified	
international application has been received	·	
date indicated below which is within the	-	
date indicated below which is within the	prescribed time iimit.	
Date of receipt of record copy (2)		
The Designated Offices of or acting for t	the Contracting States indicated below	
•		
have been notified of the designation of		
CONTRACTING STATES NOTIF	'IED (Sample listing)	
: Belgium German	Netherlands	
Federa Federa	al Republic of	
Brazil	Soviet Union	
Canada	Switzerland	
Central African Japan	The standard and the st	
Republic Madaga	United Kingdom	
	United States	
France	of America	
Of the Contracting States designated as i		
Contracting States have fixed time limits	under Article 22(3) $^{(4)}$ which expire	
later than 20 months from the priority da	te. (specify Contracting States and .	
respective time limits)		

A copy of this notification has been sent	to the:	
Receiving Office		
International Searching Authority	`	
	D INTELLECTUAL PROPERTY ORGANIZATION	
Mailing Address WIPO	Authorized Officer	
32 chemin des Colombettes 1211 Geneva 20		
Switzerland		

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108 (a) (111)).

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "Subject to the provisions of paragraph (b), the International Bureau shall promptly notify the applicant, the receiving Office, the International Searching Authority, and all designated Offices, of the fact and the date of receipt of the record copy. The notification shall identify the international application by its number, the international filing date, the name of the applicant, and the name of the receiving Office, and shall indicate the filing date of any earlier application whose priority is claimed. The notification sent to the applicant shall also contain the list of the designated Offices which have been notified under this paragraph, and shall, in respect of each designated Office, indicate any applicable time limit under Article 22(3)." (Rule 24.2(a))

"If the record copy is received after the expiration of the time limit fixed in Rule 22.3, the International Bureau shall promptly notify the applicant, the receiving Office, and the International Searching Authority, accordingly." (Rule 24.2(b))

(3) "The international application shall be considered withdrawn if the record copy has not been received by the International Bureau within the prescribed time limit." (Article 12(3))

"The time limit referred to in Article 12(3) shall be:

- (i) where the procedure under Rule 22.1 or Rule 22.2(c) applies, 14 months from the priority date;
- (ii) where the procedure under Rule 22.2(d) applies, 13 months from the priority date, except that, where a provisional record copy is filed under Rule 22.2(e), it shall be 13 months from the priority date for the filing of the provisional record copy, and 14 months from the priority date for the filing of the record copy." (Rule 22.3(a))

"Article 48(1) and Rule 82 shall not apply to the transmittal of the record copy. Article 48(2) remains applicable." (Rule 22.3(b))

- (4) Article 22 entitled "Copy, Translation, and Fee, to Designated Offices" reads as follows:
- "(1) The applicant shall furnish a copy of the international application (unless the communication provided for in Article 20 has already taken place) and a translation thereof (as prescribed), and pay the national fee (if any), to each designated Office not later than at the expiration of 20 months from the priority date. Where the national law of the designated State requires the indication of the name of and other prescribed data concerning the inventor but allows that these indications be furnished at a time later than that of the filing of a national application, the applicant shall, unless they were contained in the request, furnish the said indications to the national Office of or acting for that State not later than at the expiration of 20 months from the priority date.
- "(2) Notwithstanding the provisions of paragraph (1), where the International Searching Authority makes a declaration, under Article 17(2)(a), that no international search report will be established, the time limit for performing the acts referred to in paragraph (1) of this Article shall be two months from the date of the notification sent to the applicant of the said declaration.
- "(3) Any national law may, for performing the acts referred to in paragraphs (1) or (2), fix time limits which expire later than the time limit provided for in those paragraphs."

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF DESIGNATION

issued pursuant to PCT Rule 24.2(a)

	DATE OF MAILING by the International Bureau	
1		
IN ITS CAPACITY AS DESIGNATED OFFICE		
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION	
International Application No.	International Filing Date	
	· ·	
	·	
Description Office	District Date Claired	
Receiving Office	Priority Date Claimed	
Applicant (Name)		
	-	
	•	
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NOTIFI	CATION	
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The International Bureau hereby gives not	ice that the following named:	
	Í	
1. STATE		
2. GROUP OF STATES (where the above D	esignated Office acts for a group	
of Designated States for which a r	egional patent is sought):	
'		
has been designated in the above-i	dentified international application.	
l '	ation has been received by the Inter-	
·		
national Bureau within the time limit prescribed by Rule 22.3(a) on:		

(date of receipt)		
(date of feetpe)		
	,	
	D INTELLECTUAL PROPERTY ORGANIZATION	
Mailing Address WIPO	Authorized Officer	
32 chemin des Colombettes		
1211 Geneva 20		
Switzerland		

TO

 $\mathsf{FROM}_{\mathsf{the}} \ \mathsf{INTERNATIONAL} \ \mathsf{BUREAU} \ \mathsf{of} \ \mathsf{the}$ WORLD INTELLECTUAL PROPERTY ORGANIZATION

> REQUEST FOR COPIES OF PAPERS issued pursuant to PCT Rule 20.7(iv)

DATE OF MAILING by the International Bureau

IN ITS CAPACITY AS A RECEIVING OFFICE

REQUEST

The International Bureau hereby requests that the Receiving Office forward to it copies of the papers of the following purported international application(s) for processing pursuant to a request by the applicant under Article 25(1) for review by the Designated Offices. (Rule 20.7(iv)).

No. of Copies

Provisional File No.

Date of Receipt Name of Applicant

THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION

Mailing Address

32 chemin des Colombettes 1211 Geneva 20 Switzerland

Authorized Officer

Form PCT/IB/303 (August 1976)

ТО	FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION
•	NOTIFICATION CONCERNING SUBMISSION OF PRIORITY DOCUMENT
	issued pursuant to PCT Rule 17.1 (c) $^{(3)}$ and Administrative Instructions, Section 411 $^{(2)}$
	DATE OF MAILING by the International Bureau
Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT (1)	APPLICANT'S OR AGENT'S FILE NO. (1)
•	INTERNATIONAL APPLICATION Filing Date
International Application No. International	FITTING Date Claimed
Applicant (Name)	
NOTIF	ICATION
priority document which is required to 1 the prescribed time limit has e to the International Bureau (2).	expired and no such copy has been submitted
That date of receipt was: a. within the prescribed time limi b. not within the prescribed time disregard the priority claim (4)	limit and any Designated State may
A copy of this notification has been sen all Designated Offices	t ⁽³⁾ to:
THE INTERNATIONAL BUREAU OF THE WOR	LD INTELLECTUAL PROPERTY ORGANIZATION
Mailing Address WIPO	Authorized Officer
32 chemin des Colombettes 1211 Geneva 20 Switzerland	

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108 (a) (i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108 (a) (ii)).

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108 (a) (iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "Where the time limit under Rule 17.1(a) has expired and the International Bureau has not yet received a certified copy of the priority document, it shall notify the applicant and the designated Offices accordingly." (Section 411)
- (3) "Where the priority of an earlier national application is claimed under Article 8 in the international application, a copy of the said national application, certified by the authority with which it was filed ("the priority document"), shall, unless already filed with the receiving Office, together with the international application, be submitted by the applicant to the International Bureau not later than 16 months after the priority date or, in the case referred to in Article 23(2), not later than at the time the processing or examination is requested." (Rule 17.1(a))

"If the applicant failed to comply with the requirement under paragraph (a), any designated State may disregard the priority claim." (Rule 17.1(b))

"The International Bureau shall record the date on which it received the priority document and shall notify the applicant and the designated Offices accordingly." (Rule 17.1(c))

(4) See Rule 17.1(a) quoted in the preceding note.

Article 23 which is entitled "Delaying of National Procedure" reads as follows:

- "(1) No designated Office shall process or examine the international application prior to the expiration of the applicable time limit under Article 22.
- "(2) Notwithstanding the provisions of paragraph (1), any designated Office may, on the express request of the applicant, process or examine the international application at any time."

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TO

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF LATE SUBMISSION OF APPLICATION NUMBER OF EARLIER APPLICATION

issued pursuant to PCT Rule 4.10(c) (2)

Inscribe NAME and ADDRESS of the AGENT and if there	DARK OF MAILING	
	ty Wa Enterrational Eureau	
is no agent, of the APPLICANT (1)	APPUICANT'S OR AGENT'S PILE NO. (1)	
IDENTIFICATION OF THE INTERNATIONAL APPLICATION		
International Application No. International F.		
international Application No. International F.	Friority Date Claimed	
Applicant (Name)		
1		
NOTIFIC	ATION	
NOTITIES.	ATION	
	· .	
·		
The applicant is hereby notified that the	e application number of the earlier	
application, the priority of which is cl	aimed in the above-identified inter-	
national application, was furnished on:		
(date furnished)		
This date occurs after the expiration of date. (2)	the 16th month from the priority	
date.		
	·	
·		
A copy of this notification has been sen	t (2) to	
A copy of this notification has been sen	t to:	
all Designated Offices	ra,	
	•	
THE MISSING PROPERTY OF THE MODEL	D INTELLECTIAL DECREETY ORGANIZATION	
THE INTERNATIONAL BUREAU OF THE WORL		
Mailing Address WIPO 32 chemin des Colombettes	Authorized Officer	
1211 Geneva 20		
Switzerland		

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

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"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "If the application number of the earlier application is not indicated in the request but is furnished by the applicant to the International Bureau prior to the expiration of the l6th month from the priority date, it shall be considered by all designated States to have been furnished in time. If it is furnished after the expiration of that time limit, the International Bureau shall inform the applicant and the designated Offices of the date on which the said number was furnished to it. The International Bureau shall indicate that date in the international publication of the international application or, if, at the time of the international publication, the said number has not been furnished to it, shall indicate that fact in the international publication." (Rule 4.10(c))

ТО	FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION	
	NOTIFICATION OF THE RECORDING OF A CHANGE IN THE PERSON, NAME, OR ADDRESS OF APPLICANT	
•	issued pursuant to PCT Rules 18.5 or 54.4 and Administrative Instructions, Section 306	
	DATE OF MAILING by the International Bureau	
i i		
IDENTIFICATION OF THE	INTERNATIONAL APPLICATION	
International Application No.	International Filing Date	
Applicant (Name)		
NOTIF	ICATION	
The International Bureau hereby notifies th	ne above addressee in its capacity as:	
the International Searching Authori	ty	
the International Preliminary Exami		
	ingacollor	
a Designated Office		
an Elected Office	·	
that, except in the case of item 5 below, applicant concerned presently appears on re	the following information about the	
Name		
Address	Telephone number:	
	Telegraphic address:	
	Teletype address:	
The International Bureau hereby requests th	at the following change be recorded.	
. I I	an applicant of record (Rule 18.5 or 54.4).	
2. That applicant should be replaced of below (Rule 18.5 or 54.4).	on the records by the new applicant identified	
	re in name (Rule 18.5 or 54.4). The new name .ow.	
4. That applicant has effected a change of address (Administrative Instructions, Section 306). The new address should be recorded as indicated below.		
5. The applicant identified below should be included on the records as an additional applicant (Rule 18.5 or 54.4).		
Name (Add 1010 11		
,		
Nationality (country)	Residence (country)	
Address	Telephone number:	
	Telegraphic `address:	
TUE INTERNATIONAL PUREAU OF THE LOS	Teletype address:	
Mailing Address	RLD INTELLECTUAL PROPERTY ORGANIZATION Authorized Officer	
WIPO 32 chemin des Colombettes 1211 Geneva 20		

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF WITHDRAWAL BY APPLICANT issued pursuant to PCT Rule 32.1(d)

Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the AFPLICANT (1)		DATE OF MARLING by the International Bureau	
		APPLICART'S OR	ACENT'S FILE NO. (1)
IDENTIFICA	TION OF THE IN	TERNATIONAL APPL	ICATION
International Application No.	International	Filing Date	Priority Date Claimed
Applicant (Name)			
	NOTIFIC	CATION	
The applicant is hereby noti	ified that ev	cont as to any D	ocionated State in which
national processing or exami			
of the applicant, the:			and empress request
1. international applica	ation		
2. designation of the fo	ollowing named	States (specify)
has been withdrawn within th	ne prescribed	time limit (4) on	the date of receipt
indicated below.		•	
DATE OF RECEIPT OF THE NOTIC	E EFFECTING W	ITHDRAWAL (5)	
•			.
A copy of this notification	has been sent	(5) to the:	
Receiving Office			ty.
International Searching Authority			
Designated Offices affected by the withdrawal			
<u></u>		` .	
THE INTERNATIONAL BUREA	U OF THE WORLI		
Mailing Address WIPO 32 chemin des Col 1211 Geneva Switzerland	20	Authorized Offic	er

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

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"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) Rule 32 entitled "Withdrawal of the International Application or of Designations" reads as follows:

"32.1 Withdrawals

- (a) The applicant may withdraw the international application prior to the expiration of 20 months from the priority date except as to any designated State in which national processing or examination has already started. He may withdraw the designation of any designated State prior to the date on which processing or examination may start in that State.
- (b) Withdrawal of the designation of all designated States shall be treated as withdrawal of the international application.
- (c) Withdrawal shall be effected by a signed notice from the application to the International Bureau or, if the record copy has not yet been sent to the International Bureau, to the receiving Office. In the case of Rule 4.8(b), the notice shall require the signature of all the applicants.
- (d) Where the record copy has already been sent to the International Bureau, the fact of withdrawal, together with the date of receipt of the notice effecting withdrawal, shall be recorded by the International Bureau and promptly notified by it to the receiving Office, the applicant, the designated Offices affected by the withdrawal, and, where the international search report or the declaration referred to in Article 17(2)(a) has not yet issued, the International Searching Authority."
- (3) Article 23 entitled "Delaying of National Procedure" reads as follows:
- "(1) No designated Office shall process or examine the international application prior to the expiration of the applicable time limit under Article 22.
- (2) Notwithstanding the provisions of paragraph (1), any designated Office may, on the express request of the applicant, process or examine the international application at any time."
- (4) See Rule 32.1(a) quoted in note (2) above.
- (5) See Rule 32.1(d) quoted in note (2) above.

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION TO THE DESIGNATED OFFICES

	issued pursuant to PCT Rule 47.1(c)
	DATE OF MAILING
Inscribe NAME and ADDRESS of the AGENT and if there	by the International Bureau
is no agent, of the APPLICANT (1)	APPLICANT'S OR ACENT'S FILE NO.(1)
	NTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	
Applicant (name)	·
NOTIFI	CATION
The applicant is hereby notified t	that on the data of mail/
indicated above, the International	
appropriate communication in accor	
the national Offices of or acting	for the following indicated
Designated States.	
DESIGNATED STATES	(Sample listing)
Belgium Germany Federal R	Republic of Netherlands
Brazil	Soviet Union
Canada Italy	Switzerland
Central African Japan	<u> </u>
Republic Madagasca	ur United Kingdom
France Malawi	United States
	of America .
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	•
THE INTERNATIONAL BUREAU OF THE WORLI	D INTELLECTUAL PROPERTY ORGANIZATION
ailing Address WIPO	Authorized Officer
32 chemin des Colombettes	
l2ll Geneva 20 Switzerland	

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i)).

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a) (111))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "The International Bureau shall send a notice to the applicant indicating the designated Offices to which the communication ∠provided for in Article 20/ has been effected and the date of such communication. Such notice shall be sent on the same day as the communication." (Rule 47.1(c))
- (3) "The international application, together with the international search report (including any indication referred to in Article 17(2)(b)) or the declaration referred to in Article 17(2)(a), shall be communicated to each designated Office, as provided in the Regulations, unless the designated Office waives such requirement in its entirety or in part."
 (Article 20(1)(a))

"The communication shall include the translation (as prescribed) of the said report or declaration." (Article 20(1)(b))

"If the claims have been amended by virtue of Article 19(1), the communication shall either contain the full text of the claims both as filed and as amended or shall contain the full text of the claims as filed and specify the amendments, and shall include the statement, if any, referred to in Article 19(1)." (Article 20(2))

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION INVITATION TO PAY FOR REQUESTED COPIES OF DOCUMENTS IN FILE

issued pursuant to PCT Rule 94.1 $^{(2)}$

INSCRIBE NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT $^{(1)}$ or of the AUTHORIZED PERSON $^{(2)}$

DARW OF MAILING

by the International Emegu

APPETCAUT'S OF AGENT'S FIRE NO. (1) IDENTIFICATION OF THE INTERNATIONAL APPLICATION/PURPORTED INTERNATIONAL APPLICATION International Application No. /Provisional International Filing Date/Date of Receipt File No. Applicant (Name) INVITATION The International Bureau will, upon receipt of payment in the amount of , promptly transmit the requested copies of the documents contained in the file of the above-identified international application/ purported international application. (2) THE REQUESTER IS HEREBY INVITED TO MAKE PAYMENT BY CHEQUE, POSTAL MONEY ORDER, BANK DRAFT, CASH, REVENUE STAMPS, DEBITING DEPOSIT ACCOUNT NO. COUPONS, ETC. TO THE AMOUNT OF, ACCOUNT INDICATED BELOW OF, ORDER OF THE INTERNATIONAL BUREAU. THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION Mailing Address Authorized Officer 32 chemin des Colombettes 1211 Geneva 20

Form PCT/IB/309 (August 1976)

Switzerland

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

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"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "At the request of the applicant or any person authorized by the applicant, the International Bureau and the International Preliminary Examining Authority shall furnish, subject to reimbursement of the cost of the service, copies of any document contained in the file of the applicant's international application or purported international application." (Rule 94.1)

- 0 -

	THIEFIT COOLERATION TREATT
TO	FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION
•	NOTIFICATION CONCERNING DOCUMENTS TRANSMITTED issued pursuant to PCT Articles 13(1),(2)(b),20(1), 25(1)(a),(b),36(3)(a), and Rules 17.2,66.7, 23.1(b) and 62.1(b)
	DATE OF MAILING by the International Bureau
	NOTIFICATION
	NOTIFICATION
	The International Bureau transmits herewith the following indicated types of documents and number thereof:
	1. (number of) copies of international applications (Article 13(1),(2)(b)).
	2 (number of) copies of the international applications and/or other documents communicated under Article 20.
·	(number of) copies of documents in the files (Article 25(1)(a),(b)).
	4 (number of) copies of international preliminary examination reports, translations and annexes (Article 36(3)(a)).
	(number of) copies of priority documents (Rules 17.2,66.7).
	(number of) copies of record copies due to lack of receipt of notification (Rule 23.1(b)).
	7 (number of) copies of international applications and international search reports or declarations (Rule 62.1(b)).
	Attached is a list identifying each document transmitted by the type of document it is, and by the corresponding international application number, international filing date and name of the applicant. This notification is sent to the above addressee in its capacity as: an International Searching Authority an International Preliminary Examining Authority a Designated Office an Elected Office
Mailing Ad	THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION
	Authorized Officer 32 chemin des Colombettes 1211 Geneva 20 Switzerland

Type of Document	International Application No. and International Filing Date	Applicant
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FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

REQUEST FOR COPY OF TRANSLATION

issued pursuant to PCT Rule 95.1(a)

DATE OF MAILING by the International Bureau

IN ITS CAPACITY AS A DESIGNATED/ELECTED OFFICE

REQUEST

The International Bureau hereby requests that it be provided with a copy of the translation, furnished by the applicant, of each of the following identified international applications. (Rule 95.1(a)).

Language of Copy

International

Application No.

International Filing Date

Name of ... Applicant

THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION

Mailing Address

WIPO 32 chemin des Colombettes 1211 Geneva 20 Switzerland

Authorized Officer

Form PCT/IB/311 (August 1976)

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

> NOTIFICATION OF TRANSMITTAL OF REQUESTED COPIES OF TRANSLATIONS issued pursuant to PCT Rule 95.1(b)

DATE OF MAILING by the International Bureau

Inscribe NAME and ADDRESS of the PERSON submitting the request

NOTIFICATION

The International Bureau, in response to the request received, transmits herewith the following copies of the translation(s), furnished by the applicant, of each of the following identified international applications. (1)

Language of Copy

International Application No. International Filing Date Name of Applicant

THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION

WIPO 32 chemin des Colombettes 1211 Geneva 20 Switzerland

Authorized Officer

Form PCT/IB/31. (August 1976)

Mailing Address

See notes on reverse side

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- (1) Rule 95 entitled "Availability of Translations" reads as follows:
- "(a) At the request of the International Bureau, any designated or elected Office shall provide it with a copy of the translation of the international application furnished by the applicant to that Office.
- (b) The International Bureau may, upon request and subject to reimbursement of the cost, furnish to any person copies of the translations received under paragraph (a)."

- 0 -----

TO

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF CERTAIN DEFECTS IN THE INTERNATIONAL APPLICATION

issued pursuant to PCT Rule 28.1(a)

		
	DATE OF MAILING by the International Bureau	
IN ITS CAPACITY AS A RECEIVING OFFICE		
IDENTIFICATION OF THE INTE	ERNATIONAL APPLICATION	
International Application No.	ternational Filing Date	
Applicant (Name)		
NOTIFICA	TION	
The International Bureau hereby calls the attention of indicated below which have been noted in the above-ide (Rule 28.1(a))		
1. As to signature (Article 14(1)(a)(i)), the request	t part of the international application:	
a. was not signed.	•	
b. was not signed by all the applicants.		
c. was signed by what appears to be a purported a agent since reither the said request contained request accompanied by a power of attorney app	agent but the latter cannot be considered as an in the appointment of an agent nor was the said pointing an agent.	
d. other.		
2. As to indications concerning the applicant (Articlinternational application:	le 14(1)(a)(ii)), the request part of the	
a. does not properly indicate his name.	·	
b. does not indicate his address.		
c. does not properly indicate his address.	•	
d. does not indicate his nationality.		
e. does not indicate his residence.		
f. other.		
3. As to the prescribed physical requirements (Articl	e 14(1)(a)(v)) of the international applications:	
a. affects exist in the presentation of the text notification.	matter as specified in Annex A of this	
b. defects exist in the presentation of the <u>drawings</u> as specified in Annex B of this notification.		
Further specification (where useful) of any of the def	ects noted under items 1 and 2 above:	
·	·	
	•	
THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION		
	Authorized Officer	
32 chemin des Colombettes 1211 Geneva 20		
Switzerland		

DEFECTS IN THE PRESENTATION OF THE TEXT MATTER OF THE INTERNATIONAL APPLICATION The indicated elements of the international application do not comply with the requirements of Rule 11: I. Request II. Description III. Claims IV. Abstract (a) The sheets do not admit of direct reproduction (Rule 11.2(a)). (b) The element does not commence on a new sheet (Rule 11.4(a)). (c) Sheets are not free from creases, cracks, folds (Rule 11.2(b)). (d) Sheets are not used in the upright position (Rule 11.2(d)). (e) One side of the sheets is not left unused (Rule 11.2(c)). (f) The paper of the sheets is not flexible/strong/white/smooth/ non shiny/durable (Rule 11.3). (g) The sheets are not connected as prescribed (Rule 11.4(b)). (h) Shoets are not A4 size (Rule 11.5). (i) The margins on the sheets are not as prescibed (Rule 11.6(b)). (j) The sheets are not properly numbered (Rule 11.7(a)): (k) The sheet numbers are not properly placed (Rule 11.7(b)). (1) The sheets are not typed or printed (Rule 11.9(a),(b)) (m) The typing on the sheets is not 12 spaced (Rule 11.9(c),(e)). (n) The characters in the text matter on the sheets are not large enough (Rule 11.9(d)). (o) The text matter on the sheets is not in dark, indelible color (Rule 11.9(d)). (p) The element contains drawings (Rule 11.10(a)). (q) The sheets contain too many erasures (Rule 11.12). (r) The sheets contain alterations/ overwriting/interlineations (Rule 11.12). Further specification (where useful) of (some of) the defects referred to above under (): under ():

Other observations by the International Bureau:

_}

ANNEX B

DEFECTS IN THE DRAWINGS OF THE INTERNATIONAL APPLICATION

The drawings of the international application do not comply with the requirements of Rule 11.
I. In regard to the sheets containing drawings:
(a) the sheets do not admit of direct reproduction (Rule 11.2(a)).
(b) the sheets are not free from creases, cracks, folds (Rule 11.2(b)).
(c) one side of the sheets is not left unused (Rule 11.2(c)).
(d) the paper of the sheets is not flexible/strong/white/smooth/non-shiny/durable (Rule 11.3).
(e) the sheets are not connected as prescribed (Rule 11.4(b)).
(f) the sheets are not A4 size (Rule 11.5).
(g) the margins on the sheets are not as prescribed (Rule 11.6(c),(d),(e)).
(h) the sheets are not free from frames around usable surface (Rule 11.6(c),(d),(e)).
the sheets are not properly numbered (Rule 11.7(a),(b)).
(j) the sheets contain too many erasures (Rule 11.12). (k) the sheets contain alterations/overwriting/interlineations (Rule 11.12).
(k) the sheets contain alterations/overwriting/interlineations (Rule 11.12).
I. The drawings:
(a) do not admit of direct reproduction (Rule 11.2(a)).
(b) contain unnecessary text matter (Rule 11.11(a)).
(c) contains words so placed as to prevent translation without intereference with lines thereof (Rule 11.11(b)).
(d) are not executed in proper color and uniformity (Rule 11.13(a)).
(e) contain cross-sections not properly hatched (Rule 11.13(b)).
(f) would not be properly distinguishable in reduced reproduction (Rule 11.13(c)).
(g) contain scales not represented graphically (Rule 11.13(d)).
(h) contain morbers, letters and reference lines lacking simplicity and clarity (Rule 11.13(e)).
(i) contain lines drafted without the aid of drafting instruments (Rule 11.13(f))
(j) contain disproportionate elements of a figure not necessary for clarity (Rule 11.13(g)).
(k) contain numbers and letters of height less than 0.32 cm. (Rule 11.13(h)).
(1) contain letters not conforming to the Latin, and where customary, Greek alphabets (Rule 11.13(h)).
(m) contain figures on two or more sheets which form a single complete figure but which are not able to be assembled without concealing parts thereof (Rule 11.13(i)).
(n) contain figures which are not properly arranged and clearly separated (Rule 11.13(j))
(o) contain different figures not numbered in consecutive arabic numerals (Rule 11.13 (K)
(p) contain different figures not numbered independent of the numbering of the sheets (Rule 11.13(k)).
(q) are not restricted to reference signs mentioned in the description (Rule 11.13(1)).
(r) do not contain reference signs that are mentioned in the description (Rule 11.13(1))
(s) contain the same feature denoted by different reference signs (Rule 11.13(m).
urther specifications (where useful) of (some of) the defects referred to above
under ():
under ():
Other observations by the International Bureau:

TO

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

	INVITATION TO REQUEST RECTIFICATION issued pursuant to PCT Rule 91.1(d), second sentence (2)
	DATE OF MAILING
Inscribe NAME and ADDRESS of the AGENT and if there	by the International Param
is no agent. of the APPLICANT (1)	Algoroforms or accepts till wo. (1)
IDENTIFICATION OF THE 1	INTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	
Applicant (name)	
. INVITA	FATTON.
INVI	FATION
The International Bureau has discover	ed in the above-identified inter-
national application/in other papers	submitted by the applicant what
	anscription as specified hereafter (2).
	·
•	
THE APPLICANT IS HEREBY INVITED TO RE	EQUEST THE RECTIFICATION OF THE SAID ERROR (2)
	'
the Receiving Office (a	t the following address)
the International Searching Authority (at the following address)	
the International Bureau (address indicated below)	
the International Preliminary Examining Authority (at the following address)	
<u> </u>	
THE INTERNATIONAL BUREAU OF THE WOR	LD INTELLECTUAL PROPERTY ORGANIZATION
Mailing Address WIPO 32 chemin des Colombettes 1211 Geneva 20 Switzerland	Authorized Officer

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

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"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

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"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) Rule 91 entitled "Obvious Errors of Transcription" reads as follows:

"91.1 Rectification

- (a) Subject to paragraphs (b) to (g), obvious errors of transcription in the international application or other papers submitted by the applicant may be rectified.
- (b) Errors which are due to the fact that something other than what was obviously intended was written in the international application or other paper shall be regarded as obvious errors of transcription. The rectification itself shall be obvious in the sense that anyone would immediately realize that nothing else could have been intended than what is offered as rectification.
- (c) Omissions of entire elements or sheets of the international application, even if clearly resulting from inattention, at the stage, for example, of copying or assembling sheets, shall not be rectifiable.
- (d) Rectification may be made on the request of the applicant. The authority having discovered what appears to be an obvious error of transcription may invite the applicant to present a request for rectification as provided in paragraphs (e) to (g).
 - (e) No rectification shall be made except with the express authorization:
 - (i) of the receiving Office if the error is in the request,
- (ii) of the International Searching Authority if the error is in any part of the international application other than the request or in any paper submitted to that Authority,
- (iii) of the International Preliminary Examining Authority if the error is in any part of the international application other than the request or in any paper submitted to that Authority, and
- (iv) of the International Bureau if the error is in any paper, other than the international application or amendments or corrections to that application, submitted to the International Bureau.
- (f) The date of the authorization shall be recorded in the files of the international application.
- (g) The authorization for rectification referred to in paragraph (e) may be given until the following events occur: $\dot{}$
- (i) in the case of authorization given by the receiving Office and the International Bureau, the communication of the international application under Article 20;
- (ii) in the case of authorization given by the International Searching Authority, the establishment of the international search report or the making of a declaration under Article 17(2)(a);
- (iii) in the case of authorization given by the International Preliminary Examining Authority, the establishment of the international preliminary examination report.
- (h) Any authority, other than the International Bureau, which authorizes any rectification shall promptly inform the International Bureau of such rectification."
- (3) See Rule 91.1(e) quoted in the preceding note.

TO

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF DECISION CONCERNING REQUEST FOR RECTIFICATION

issued pursuant to PCT Administrative Instructions, Section $109^{\left(3\right)}$

	DATS OF MAILING	
Inscribe NAME and ADDRESS of the AGENT and if there	by the Index afternal Europu	
is no agent, of the APPLICANT (1)	APPRICABILS OF EGENT'S FILE NO. (I)	
IDENTIFICATION OF THE	INTERNATIONAL APPLICATION	
ernational Application No.	International Filing Date	
· ·		
licant (Name)		
NOTIF	FICATION	
The applicant is hereby notified that	the International Bureau has con-	
sidered his request for rectifying "Ob	ovious Errors of Transcription" (2)	
in the papers, other than in the above		
cation or amendments or corrections th		
· ·		
1. to authorize the rectification requ	osted which is (3)	
1. to authorize the rectification requ	ested which is:	
attached on applicant's request	•	
set forth as follows:		
2. to refuse to authorize the rect	ification for the following	
reasons: (3)		
•		
	•	
	RLD INTELLECTUAL PROPERTY ORGANIZATION	
ing Address WIPO	Authorized Officer	
32 chemin des Colombettes 1211 Geneva 2 0	·	
Switzerland		

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"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) Rule 91 entitled "Obvious Errors of Transcription" reads as follows:
 - "91.1 Rectification
- (a) Subject to paragraphs (b) to (g), obvious errors of transcription in the international application or other papers submitted by the applicant may be rectified.
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- (c) Omissions of entire elements or sheets of the international application, even if clearly resulting from inattention, at the stage, for example, of copying or assembling sheets, shall not be rectifiable.
- (d) Rectification may be made on the request of the applicant. The authority having discovered what appears to be an obvious error of transcription may invite the applicant to present a request for rectification as provided in paragraphs (e) to (g).
 - (e) No rectification shall be made except with the express authorization:
 - (i) of the receiving Office if the error is in the request,
- (ii) of the International Searching Authority if the error is in any part of the international application other than the request or in any paper submitted to that Authority,
- (iii) of the International Preliminary Examining Authority if the error is in any part submitted to that Authority, and
- (iv) of the International Bureau if the error is in any paper, other than the international application or amendments or corrections to that application, submitted to the International Bureau.
- (f) The date of the authorization shall be recorded in the files of the international application.
- (g) The authorization for rectification referred to in paragraph (e) may be given until the following events occur:
- (i) in the case of authorization given by the receiving Office and the International Bureau, the communication of the international application under Article 20;
- (ii) in the case of authorization given by the International Searching Authority, the establishment of the international search report or the making of a declaration under Article 17(2)(a);
- (iii) in the case of authorization given by the International Preliminary Examining Authority, the establishment of the international preliminary examination report.
- (h) Any authority, other than the International Bureau, which authorizes any rectification shall promptly inform the International Bureau of such rectification.
- (3) "Any International Authority which authorizes or refuses rectification of obvious errors of transcription under Rule 91 shall promptly inform the applicant of such authorization or refusal and, in the case of refusal, of the reasons therefor." (Section 109)

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

INVITATION TO CORRECT PRIORITY DATE

issued pursuant to PCT Rule 4.10(d)

	DATE OF MAILING
Inscribe NAME and ADDRESS of the AGENT and if there	by the Tator ational Bureau
is no agent, of the APPLICANT (1)	APPROCEARTS OR AGENT'S FILE NO. (1)
IDENTIFICATION OF THE	INTERNATIONAL ARRIVOLATION
IDENTIFICATION OF THE International Application No.	INTERNATIONAL APPLICATION International Filing Date
international application No.	international riling bate
Applicant (Name)	
INVI	TATION
1 1 1 1 1	TATION
The International Bureau has noted	that the filing date of the earlier
application, for which priority is	claimed, has been indicated in the
request of the above-identified into	ernational application as follows:
(filing date indicated)	
(filing date indicated)	
mbslistation is salled	
The applicant's attention is called	
precedes the international filing d	ate by more than one year.
	,
THE APPLICANT IS HEREBY INVITED WITH	TIN ONE MONMU EDOM MUE DAME
OF MAILING INDICATED ABOVE EITHER TO	
OF THE EARLIER APPLICATION IF ERRONE	COUSLY INDICATED OR TO CANCEL
THE PRIORITY CLAIM. FAILURE TO DO S CLAIM BEING CANCELLED EX OFFICIO BY	O SHALL RESULT IN THE PRIORITY
CHAIN BEING CHACHERED ER CTITOTO ET	THE INTERNATIONAL BUREAU.
Computation of the time limit starts	on the day following the date
Computation of the time limit starts on the day following the date of mailing of the present invitation. (3) Within this time limit	
the reply has to reach the International Bureau.	
	•
THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION	
Mailing Address	Authorized Officer
WIPO 32 chemin des Colombettes	Muchoffzed Officer
1211 Geneva 20	
Switzerland	

Form PCT/IB/316 (August 1976)

See notes on reverse side

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"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the sarliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "If the filing date of the earlier application as indicated in the request precedes the international filing date by more than one year, the receiving Office, or, if the receiving Office has failed to do so, the International Bureau, shall invite the applicant to ask either for the cancellation of the declaration made under Article 8(1) or, if the date of the earlier application was indicated erroneously, for the correction of the date so indicated. If the applicant fails to act accordingly within 1 month from the date of the invitation, the declaration made under Article 8(1) shall be cancelled ex officio. The receiving Office effecting the correction or cancellation shall notify the applicant accordingly and, if copies of the international application have already been sent to the International Bureau and the International Searching Authority, that Bureau and that Authority. If the correction or cancellation is effected by the International Bureau, the latter shall notify the applicant and the International Searching Authority accordingly." (Rule 4.10(d))
- (3) "When a period is expressed as one month or a certain number of months, computation shall start on the day following the day on which the relevant event occurred, and the period shall expire in the relevant subsequent month on the day which has the same number as the day on which the said event occurred, provided that if the relevant subsequent month has no day with the same number the period shall expire on the last day of that month." (Rule 80.2)

"The date which is taken into consideration as the starting date of the computation of any period shall be the date which prevails in the locality at the time when the relevant event occurred." (Rule 80.4(a))

"The date on which any period expires shall be the date which prevails in the locality in which the required document must be filed or the required fee must be paid." (Rule 80.4(b))

"If the expiration of any period during which any document or fee must reach a national Office or intergovernmental organization falls on a day on which such Office or organization is not open to the public for the purposes of the transaction of official business, or on which ordinary mail is not delivered in the locality in which such Office or organization is situated, the period shall expire on the next subsequent day on which neither of the said two circumstances exists." (Rule 80.5)

"A period expiring on a given day shall expire at the moment the national Office or intergovernmental organization with which the document must be filed or to which the fee must be paid closes for business on that day." (Rule 80.7(a))

"The International Bureau shall be open for business until 6 p.m." (Rule 80.7(c))

TO.	FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION
	NOTIFICATION OF CORRECTION OR CANCELLATION OF PRIORITY CLAIM
	issued pursuant to PCT Rule 4.10(d) (2) and Administrative Instructions, Section 402
Inscribe NAME and ADDRESS of the AGENT and if there is no agent. of the APPLICANT (1)	DATE OF MAILING by the International Eureau APPLICANT'S OR ACENT'S FILE EO. (1)
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	
NOTIF	ICATION
The applicant is hereby notified that the International Bureau has taken the following action in respect of the above-identified international application: 1. The recording of the filing date of the earlier application, the priority of which is claimed, has in accordance with applicant's request been corrected to indicate the following date: (corrected filing date) 2. The priority claim has been cancelled ex officio. (2) 3. The priority claim has been cancelled in accordance with applicant's request. (2)	
In the case where multiple priorities have been claimed, the above action related to the following particular priority claim(s):	
A copy of this notification has been sent to the: Receiving Office (3) International Searching Authority (2)	
THE INTERNATIONAL BUREAU OF THE WORL	LD INTELLECTUAL PROPERTY ORGANIZATION
Mailing Address WIPO 32 chemin des Colombettes 1211 Geneva 20 Switzerland	Authorized Officer

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Uners the applicant has designated or appointed one agent, correspondence shall be sidressed to that agent. There, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"There the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of integrity, sever-epondence shall be addressed to the common agent first mentioned in the children file. Let'll valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)):

- (2) "If the filing date of the earlier application as indicated in the request precedes the international filing date by more than one year, the receiving Office, or, if the receiving Office has failed to do so, the International Bureau, shall invite the applicant to ask either for the cancellation of the declaration made under Article 8(1) or, if the date of the earlier application was indicated erroneously, for the correction of the date so indicated. If the applicant fails to act accordingly within 1 month from the date of the invitation, the declaration made under Article 8(1) shall be cancelled ex officio. The receiving Office effecting the correction or cancellation shall notify the applicant accordingly and, if copies of the international application have already been sent to the International Bureau and the International Searching Authority, that Bureau and that Authority. If the correction or cancellation is effected by the International Bureau, the latter shall notify the applicant and the International Searching Authority accordingly." (Rule 4.10(d))
- (3) "Where, under Rule 4.10(d), the correction of the priority date or the cancellation of the priority claim is effected by the International Bureau, the manner of indicating the correction or cancellation set forth in Section 314 shall apply mutatis mutandis. The receiving Office, in addition to the applicant and the International Searching Authority, shall be notified accordingly by the International Bureau." (Section 402)

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION THAT PRIORITY CLAIM CONSIDERED NOT TO HAVE BEEN MADE

issued pursuant to PCT Rule $4.10(b)^{(2)}$ and Administrative Instructions, Section $409^{(3)}$

	Instructions, Section 407	
TOUR WANT and ATTITION of the ACTIVITY and 46 there	Dr. M. OF MAINTNG by the International Buseau	
Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the AFPLICANT (1)	REPLICAME'S OR AGENT'S FILE NO. (1)	
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION	
International Application No.	International Filing Date	
Applicant (Name)		
NOTIFI	CATION	
•		
The applicant is hereby notified that		
the request of the above-identified i	nternational application as fired	
did not indicate:		
<u> </u>		
1. the country in which, or, in t	the case of a regional or an	
international application, at	least one country for which,	
the earlier application was fi		
••	· · · · · · · · · · · · · · · · · · ·	
2. the date on which the earlier application was filed. (2)		
CONSEQUENTLY, THE PRIORITY CLAIM, FOR UNDER THE TREATY, IS CONSIDERED NOT T		
	·	
In the case where multiple pri	orities have been claimed, the	
above action relates to the following particular priority		
claim(s):		
Claim(s):		
ı		
	. (3)	
A copy of this notification has been	sent' to the:	
Receiving Office		
International Searching Authority		
THE INTERNATIONAL BUREAU OF THE WORL	D INTELLECTUAL PROPERTY ORGANIZATION	
Mailing Address WIPO	Authorized Officer	
32 chemin des Colombettes 1211 Geneva 20 Switzerland		

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "The declaration referred to in Article 8(1) shall be made in the request; it shall consist of a statement to the effect that the priority of an earlier application is claimed and shall indicate:
- (i) when the earlier application is not a regional or an international application, the country in which it was filed; when the earlier application is a regional or an international application, the country or countries for which it was filed,
 - (ii) the date on which it was filed,
 - (iii) the number under which it was filed, and
- (iv) when the earlier application is a regional or an international application, the national Office or intergovernmental organization with which it was filed." (Rule 4.10(a))

"If the request does not indicate both

- (i) when the earlier application is not a regional or an international application the country in which it was filed; when the earlier application is a regional or an international application, at least one country for which it was filed, and
- (ii) the date on which it was filed, the priority claim shall, for the purposes of the procedure under the Treaty, be considered not to have been made." (Rule 4.10(b))
- (3) "Where the International Bureau notes that the receiving Office has failed to notify the applicant as provided in Section 302, it shall send a notification to the same effect to the applicant, the receiving Office and the International Searching Authority." (Section 409)

TAILIT COOLL	RAIION IRDAII
ТО	FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION
	NOTIFICATION OF POWER OF ATTORNEY OR REVOCATION OF POWER OF ATTORNEY 1ssued pursuant to PCT Rules 90.3(b) and 90.4(b)
	DATE OF MAILING by the International Bureau
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	
NOTIFI	CATION
The International Bureau hereby give following indicated document (a copy 1. power of attorney (Rule 90.3 2. revocation of power of attorney)	of which is annexed hereto): (b)).
This notification is sent to the abouthe: Receiving Office	
International Searching Auth	ority .
International Preliminary Ex	amining Authority .
•	
	·
THE INTERNATIONAL BUREAU OF THE WORL	D INTELLECTUAL PROPERTY ORGANIZATION
Mailing Address WIPO 32 chemin des Colombettes 1211 Geneva 20 Switzerland	Authorized Officer

PATENT COOPERATION TREATY FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION NOTIFICATION OF DEFECTIVE POWER OF ATTORNEY OR DEFECTIVE REVOCATION OF POWER OF ATTORNEY 1ssued pursuant to PCT Rules 90.3(c) and 90.4(b) (3) DATE OF MAILING by the International Bureau Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT (1) APPLICANT'S OR AGENT'S FILE NO. (1) IDENTIFICATION OF THE INTERNATIONAL APPLICATION International Filing Date International Application No. Applicant (Name) NOTIFICATION The applicant is hereby notified that the: power of attorney (2) revocation of power of attorney (3) submitted to the International Bureau has been found defective for the reasons indicated below: it is not signed by all applicants. it is not contained in a separate document. c. it does not contain the required indications concerning the name and address of the agent or common representative. (4) CONSEQUENTLY THE APPOINTMENT/REVOCATION IS CONSIDERED NON-EXISTENT UNTIL THE DEFECTS ARE CORRECTED. THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION Mailing Address Authorized Officer WIPO 32 chemin des Colombettes

Form PCT/IB/320 (August 1976)

1211 Geneva 20 Switzerland

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Whate the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(il))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "Appointment of any agent or of any common representative within the meaning of Rule 4.8(a), if the said agent or common representative is not designated in the request signed by all applicants, shall be effected in a separate signed power of attorney (i.e., a document appointing an agent or a common representative). (Rule 90.3(a))

"If the separate power of attorney is not signed as provided in paragraph (a), or if the required separate power of attorney is missing, or if the indication of the name or address of the appointed person does not comply with Rule 4.4, the power of attorney shall be considered non-existent unless the defect is corrected." (Rule 90.3(c))

(3) "Any appointment may be revoked by the persons who have made the appointment or their successors in title." (Rule 90.4(a))

"Rule 90.3 shall apply, <u>mutatis mutandis</u>, to the document containing the revocation." (Rule 90.4(b))

(4) "Names of natural persons shall be indicated by the person's family name and given name(s), the family name being indicated before the given name(s)." (Rule 4.4(a))

"Names of legal entities shall be indicated by their full, offical designations." (Rule $4.4\,(b)$)

"Addresses shall be indicated in such a way as to satisfy the customary requirements for prompt postal delivery at the indicated address and, in any case, shall consist of all the relevant administrative units up to, and including, the house number, if any. Where the national law of the designated State does not require the indication of the house number, failure to indicate such number shall have no effect in that State. It is recommended to indicate any telegraphic and teletype address and telephone number." (Rule 4.4(c))

"For each applicant, inventor, or agent, only one address may be indicated." (Rule $4.4\,(\mathrm{d})$)

TO			FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION
•			NOTIFICATION OF FACTS WHICH SHOULD HAVE PRECLUDED THE ACCORDING OF AN INTERNATIONAL FILING DATE
			issued pursuant to PCT Rule 29.3
			DATE OF MAILING by the International Bureau
	IN ITS CAPACITY AS	RECEIVING OFFICE	
		DENTIFICATION OF THE	INTERNATIONAL APPLICATION
Internati	onal Applicat:	ion No.	International Filing Date
Applicant	(Name)		
		NOTIF	ICATION
	In regard to	the above-identified	international application, the
	Internationa	l Bureau hereby calls	the following facts to the
	attention of	the Receiving Office	(Rule 29.3):
		· -	
		•	
			<pre>cks the right to file an international ving Office for reasons of (Article 11(1)(i)):</pre>
		dence.	
	natio	onality.	
	2 The a	application is not in	the prescribed language (Article 11(1)(ii)).
			ontain an indication that it is all application (Article 11(1)(iii)(a)).
	4. The a	application does not c Contracting State (Ar	ontain the designation of at least ticle ll(l)(iii)(b)).
	5. The as pr	application does not c rescribed (Article ll	ontain the name of the applicant, (1)(iii)(c)).
	6. The a of it	pplication does not c appears to be a desc	ontain a part which on the face ription (Article 11(1)(iii)(d)).
			ontain a part which on the face m or claims (Article ll(l)(iii)(e)).
		•	
	Consequently	the International Bu	reau considers that the Receiving
Office should make a finding that the international application is to be considered withdrawn. (Article 14(4))(Rule 30.1).			
	THE INTERNATI	ONAL BUREAU OF THE WOF	LD INTELLECTUAL PROPERTY ORGANIZATION
Mailing Ad		WIPO	Authorized Officer
	12	nin des Colombettes 211 Geneva 20 Switzerland	

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF TRANSMITTAL OF REQUESTED COPIES OF CITED DOCUMENTS

issued pursuant to PCT Articles 20(3) or 36(4)

Inscribe NAME and ADDRESS of the AGENT and if there $\begin{pmatrix} 1 \end{pmatrix}$

DATE OF MAILING

made by a DESIGNATED OFFICE or ELECTED OFFICE inscribe NAME and ADDRESS of such Office.	APPLICANT'S OR AGENT'S FILE NO. (1)
	UE INTERNATIONAL APPLICATION
	HE INTERNATIONAL APPLICATION International Filing Date
ternational Application No.	international Filling Date
plicant (Name)	
- ·	
NOT	TIFICATION
· · · · · · · · · · · · · · · · · · ·	ponse to the request received, trans-
	er of) copies of the documents listed
below which were cited in the	
	
1. International Search Repo	ort, ⁽²⁾
	Examination Report (but which were
not cited in the Internat	cional Search Report), (3)
that was established on the above	e-identified international application.
(specify documents)	
•	
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	•
THE INTERNATIONAL BUREAU OF THE W	WORLD INTELLECTUAL PROPERTY ORGANIZATION
iling Address	Authorized Officer
WIPO 32 chemin des Colombettes	
1211 Geneva 20	
Switzerland	

Form PCT/IB/322 (August 1976)

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attornsy, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "At the request of the designated Office or the applicant, the International Searching Authority shall send to the said Office or the applicant, respectively, copies of the documents cited in the international search report, as provided in the Regulations." (Article 20(3))
- (3) "The provisions of Article 20(3) shall apply, <u>mutatis mutandis</u>, to copies of any document which is cited in the international preliminary examination report and which was not cited in the international search report." (Article 36(4))

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

REQUEST FOR THE PRODUCTION OF PROOF

	issued pursuant to PCT Rule 83
	DATE OF MAILING by the International Bureau
IN ITS CAPACITY AS RECEIVING OFFICE	1
	<u> </u>
	INTERNATIONAL APPLICATION
ernational Application No.	International Filing Date
olicant (Name)	
R	REQUEST
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has the right to practice before	it.
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	RLD INTELLECTUAL PROPERTY ORGANIZATION
ling Address WIPO 32 chemin des Colombettes 1211 Geneva 20 Switzerland	Authorized Officer

Form PCT/IB/323 (August 1976)

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF DESIGNATIONS

	CONSIDERED TO BE MITHDRAWN
	issued pursuant to PCT Rule 29.1(b)
	DATE OF MAILING by the International Bureau
IN ITS CAPACITY AS A DESIGNATED OFFICE	
THE THE CHARGETT HE IS DECEMBED.	
IDENTIFICATION OF THE IN	ITERNATIONAL APPLICATION
International Application No. International Fi	lling Date Priority Date Claimed
) .
Applicant (Name)	
NOTIFI	ICATION
The International Bureau hereby give	es notice that the Receiving Office
has found that no designation fee ha	as been paid within the prescribed
time limit (Rule 15.4(b)) in respect	
time time (Nate 13.1(2)) in respect	
and/or Group of States intended to b	be covered by a regional patent:
(specify also the regional patent)	
	•
CONSEQUENTLY, THE RECEIVING OFFICE H	HAS DECLARED THAT THE CORRESPONDING
DESIGNATIONS ARE CONSIDERED TO BE WI	ITHDRAWN. (Article 14(3)(b)).
•	
	•
THE INTERNATIONAL BUREAU OF THE WORLD) INTELLECTUAL PROPERTY ORGANIZATION
Mailing Address	Authorized Officer
WIPO 32 chemin des Colombettes	
1211 Geneva 20	
Switzerland	

Form PCT/IB/324 (August 1976)

TO FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION
NOTIFICATION THAT INTERNATIONAL APPLICATION CONSIDERED TO BE WITHDRAWN BY RECEIVING OFFICE
issued pursuant to PCT Rule 29.1(a)(ii)
DATE OF MAILING by the International Bureau
IN ITS CAPACITY AS A DESIGNATED OFFICE
IDENTIFICATION OF THE INTERNATIONAL APPLICATION
International Application No. International Filing Date
Applicant (Name)
NOTIFICATION
~
The International Bureau hereby gives notice that the Receiving Office
has declared on:
(date of declaration)
that the international application identified above is to be considered
withdrawn (Rule 29.1(a)(ii)).
•
· ·
THE INTERNATIONAL DIRECTION OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION
THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION Mailing Address WIPO Authorized Officer
32 chemin des Colombettes 1211 Geneva 20 Switzerland

Form PCT/IB/32 (August 1976)

PATENT COOPERATION TREATY FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION NOTIFICATION THAT INTERNATIONAL APPLICATION CONSIDERED TO BE WITHDRAWN BY THE INTERNATIONAL BUREAU issued pursuant to PCT Rule 24.2(b) (2) DOTAL OF MATINING by the Taber appropal Duroau Inscribe NAME and ADDRESS of the AGENT and if there is no agent. of the AFPLICART (1) ADDITIONAT'S OR ACEST'S FILE NO. (1) IDENTIFICATION OF THE INTERNATIONAL APPLICATION International Application No. International Filing Date Priority Date Claimed Applicant (Name) NOTIFICATION The applicant is hereby notified that the record copy of the aboveidentified international application was received by the International Bureau on: (date of receipt) That date occurred after the expiration of the prescribed time limit. (4) CONSEQUENTLY, THE INTERNATIONAL BUREAU HEREBY DECLARES THAT THE INTER-NATIONAL APPLICATION IS TO BE CONSIDERED WITHDRAWN. (3) A copy of this notification has been sent (2) to the: Receiving Office International Searching Authority THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION Mailing Address Authorized Officer WIPO

Form PCT/IP/326 (August 1976)

32 chemin des Colombettes 1211 Geneva 20 Switzerland

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "If the record copy is received after the expiration of the time limit fixed in Rule 22.3, the International Bureau shall promptly notify the applicant, the receiving Office, and the International Searching Authority, accordingly." (Rule 24.2(b))
- (3) "The international application shall be considered withdrawn if the record copy has not been received by the International Bureau within the prescribed time limit." (Article 12(3))
- (4) "The time limit referred to in Article 12(3) shall be:
- (i) where the procedure under Rule 22.1 or Rule 22.2(c) applies, 14 months from the priority date;
- (ii) where the procedure under Rule 22.2(d) applies, 13 months from the priority date, except that, where a provisional record copy is filed under Rule 22.2(e), it shall be 13 months from the priority date for the filing of the provisional record copy, and 14 months from the priority date for the filing of the record copy." (Rule 22.3(a))

"Article 48(1) and Rule 82 shall not apply to the transmittal of the record copy. Article 48(2) remains applicable." (Rule 22.3(b))

LATER ELECTION OF STATES

issued pursuant to PCT Article 31(4)(a),(6)(b) (1) and Release (2)

IDENTIFICATION OF THE INTERNATIONAL APPLICATION (3)				
International Application No.		International 1		gi na rigges
				₹.
			<u> </u>	
Receiving Office		Priority Date	Claimed	
Title of Invention				
		•		
Name of Applicant				
Address of Applicant				
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Telephone Number (if any)	Telegraphic Add	aress (1f any)	Teletype Address (if	: any)
		(4)		
	LATER ELEC	CTION		
The undersigned, have	ing submitted a	demand for the	international	
preliminary examinati	ion of the above	-identified int	ernational appli-	
cation on:				
A		*		
***************************************	•••			
(date)				
to				
(International Pre	liminary Examini	ng Authority)		
hereby elects the i	ollowing additi	onal States und	er Article 21 of	
the Patent Cooperat				
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SIGNATURES OF APPLICANTS (5)				
	SIGNATURES OF A	APPLICANTS (3)		
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Form PCT/IB/328 (August 1976)

A. Sulle

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations.

(1) "The demand shall indicate the Contracting State or States in which the applicant intends to use the results of the international preliminary examination ("elected States"). Additional Contracting States may be elected later. Election may relate only to Contracting States already designated under Article 4." (Article 31(4)(a))

"Any later election shall be submitted to the International Bureau." (Article 31(6)(b))

- (2) Rule 56 entitled "Later Elections" reads as follows:
 - "56.1 Elections Submitted Later Than the Demand

The election of States not named in the demand shall be effected by a notice signed and submitted by the applicant, and shall identify the international application and the demand.

"56.2 Identification of the International Application

The international application shall be identified as provided in Rule 53.6.

"56.3 Identification of the Demand

The demand shall be identified by the date on which it was submitted and by the name of the International Preliminary Examining Authority to which it was submitted.

"56.4 Form of Later Elections

The later election shall preferably be made on apprinted formmfurnished free of charge to applicants. If it is not made on such a form, it shall preferably be worded as follows: "In relation to the international application filed with ... on ... under No. ... by ... (applicant) (and the demand for international preliminary examination submitted on ... to ...), the undersigned elects the following additional State(s) under Article 31 of the Patent Cooperation Treaty: ..."

"56.5 Language of Later Elections

The later election shall be in the language of the demand."

(3) See Rule 56.2 quoted in the preceding note.

"The international application shall be identified by the name of the receiving Office with which the international application was filed, the name and address of the applicant, the title of the invention, and, where the international filing date and the international application number are known to the applicant, that date and that number." (Rule 53.6)

- (4) See Rules 56.3, 56.4 and 56.5 quoted in note (2) above.
- (5) See Rule 56.1 quoted in note (2) above.

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FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF RECEIPT OF LATER ELECTIONS

issued pursuant to PCT Rule 61.1(c)DATE OF MAILING by the International Bureau Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the AFPLICANT (1) APPLICANT'S OR AGENT'S FILE NO. (1) IDENTIFICATION OF THE INTERNATIONAL APPLICATION International Application No. International Filing Date Applicant (Name) NOTIFICATION The applicant is hereby notified that the International Bureau con-(date) as the date of receipt of a Later Election of States in the above-identified international application. (2) This date of receipt corresponds with the following indicated date. The actual date of receipt of the Later Election of States. (2) The adjusted date of receipt based on: the date within the prescribed time limit on which the proper corrections to the Later Elections were received. (3) the date within the prescribed time limit on which the supplement to the handling fee was received. (4) A copy of this notification has been sent (2) to the: International Preliminary Examining Authority THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION Mailing Address Authorized Officer WIPO 32 chemin des Colombettes 1211 Geneva 20 Switzerland

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"The contemporary applicant has designated or appointed one agent, correspondence shall be additioned at the agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

Where the applicant has appointed several agents in one or more separate powers of attornay, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attornay, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "The International Bureau shall promptly notify the International Preliminary Examining Authority and the applicant of the receipt, and the date of receipt, of any later election. That date shall be the actual date of receipt by the International Bureau or, where applicable, the date referred to in Rule 60.2(b)..." (Rule 61.1(c))
- (3) "If the applicant complies with the invitation /to correct defects in the later elections/ within the prescribed time limit, the later election shall be considered as if it had been received on the date on which the International Bureau receives the correction, or, where the supplement to the handling fee is received under Rule 57.5(b) at a later date, on that date." (Rule 60.2(b))
- (4) "If the applicant complies with the invitation /to pay supplement to the handling fee/within the prescribed time limit, the later election shall be considered as if it had been received on the date on which the International Bureau receives the supplement, unless, under Rule 60.2(b), a later date is applicable." (Rule 57.5(b))

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION CONCERNING PAYMENT OF SUPPLEMENT TO THE HANDLING FEE

issued pursuant to PCT Rule 57.2(b) (2)

	DAME OF MAILING	
	Dr. Cha Endeanadional Eureau	
Inscribe NAME and ADDRESS of the AGENT and if there		
is no agent, of the AFPLICANT (1)	ADPLICABL'S OR AGENT'S FILE NO. (1)	
IDENTIFICATION OF THE 1	NTERNATIONAL APPLICATION	
	NTERNATIONAL APPLICATION	
International Application No.	International Filing Date	
	•	
Applicant (Name)		
NOTIFI	CATION	
The applicant is hereby notified that the	International Bureau has calculated the	
amount of the supplement to the handling for	ee resulting from the Later Elections of	
	•	
States in the above-identified internations	al application and has recorded any pay-	
ment thereof as indicated below:		
SUPPLEMENT TO THE HANDLING FEE		
Number of additional languages into which		
preliminary examination report must be tran	nslated x \$14 per	
additional language.(2)		
The Prescribed Amount of the Supplement to	the Handling Fee .	
The Amount Paid by the Applicant is	•	
Thus the amount paid:		
is the prescribed amount		
lan area const		
represents an overpayment in the amount		
Any overpayment will be refunded in due	course.	
leaves a balance due in the amount of		
	. Marian de la constantina	
WHERE A BALANCE IS DUE, THE APPLICANT I	S HEREBY INVITED WITHIN ONE MONTH	
FROM THE DATE OF MAILING INDICATED ABOV	TE TO SUBMIT THE ADDITIONAL AMOUNT.	
FAILURE TO DO SO SHALL RESULT IN THE LATER ELECTIONS BEING CONSIDERED AS NOT HAVING BEEN SUBMITTED. $^{(4)}$		
	,	
Computation of this time limit starts on the day following the date of		
mailing of this notification. (5) Within this time limit any balance		
due has to reach the International Bureau.		
THE APPLICANT MAY PAY ANY BALANCE DUE BY / CHECK, POSTAL MONEY ORDER,		
BANK DRAFT, CASH, REVENUE STAMPS, DEBITING DEPOSIT ACCOUNT NO,		
COUPONS, ETC. 7. PAYMENT SHOULD BE MADE IN / 7 TO THE		
ACCOUNT OF, INDICATED BELOW OF, ORDER OF THE INTERNATIONAL BUREAU.		
	•	
THE INTERNATIONAL BUREAU OF THE WORL	D INTELLECTUAL PROPERTY ORGANIZATION	
Mailing Address WIPO	Authorized Officer	
32 chemin des Colombettes		
1211 Geneva 20		
Switzerland		

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These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mantioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Makes the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "Where, because of a later election or elections, the international preliminary examination report must, in application of Article 36(2), be translated by the International Bureau into one or more additional languages, a supplement to the handling fee shall be payable and shall amount to US\$14.00 or 60 Swiss francs for each additional language." (Rule 57.2(b))
- (3) "Any supplement to the handling fee under Rule 57.2(b) shall be collected by the International Bureau and shall be due at the time the later election is submitted." (Rule 57.3(b))
 - "Any supplement to the handling fee shall be payable in Swiss currency." (Rule 57.3(d))

"Where the supplement to the handling fee is not paid as required in Rules 57.2(b) and 57.3(b) and (d), the International Bureau shall invite the applicant to pay the supplement within 1 month from the invitation." (Rule 57.5(a))

- (4) "If the applicant does not comply with the invitation within the prescribed time limit, the later election shall be considered as if it had not been submitted." (Rule 57.5(c))
- (5) "When a period is expressed as one month or a certain number of months, computation shall start on the day following the day on which the relevant event occurred, and the period shall expire in the relevant subsequent month on the day which has the same number as the day on which the said event occurred, provided that if the relevant subsequent month has no day with the same number the period shall expire on the last day of that month." (Rule 80.2)

"The date which is taken into consideration as the starting date of the computation of any period shall be the date which prevails in the locality at the time when the relevant event occurred." (Rule 80.4(a))

"The date on which any period expires shall be the date which prevails in the locality in which the required document must be filed or the required fee must be paid." (Rule 80.4(b))

"If the expiration of any period during which any document or fee must reach a national Office or intergovernmental organization falls on a day on which such Office or organization is not open to the public for the purposes of the transaction of official business, or on which ordinary mail is not delivered in the locality in which such Office or organization is situated, the period shall expire on the next subsequent day on which neither of the said two circumstances exists." (Rule 80.5)

"A period expiring on a given day shall expire at the moment the national Office or intergovernmental organization with which the document must be filed or to which the fee must be paid closes for business on that day." (Rule 80.7(a))

"The International Bureau shall be open for business until 6 p.m." (Rule 80.7(c))

ТО	FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION
	NOTIFICATION OF ELECTION
	issued pursuant to PCT Rule 61.2 (a)
IN ITS CAPACITY AS AN ELECTED OFFICE	DATE OF MAILING by the International Bureau
IDENTIFICATION OF THE PROPERTY	ON OF THE INTERNATIONAL APPLICATION
International Application No.	International Filing Date
Receiving Office	Priority Date Claimed
Applicant (Name)	
	NOTIFICATION
The International Bureau following named:	a hereby gives notice (Rule 61.2) that the
STATE	:
GROUP OF STATES (where t Elected States for which	the above Elected Office acts for a group of a regional patent is sought):
has been elected in the	
Demand received by Authority on:	y the International Preliminary Examining .
(date of receipt)	
2. Later Elections of Bureau on:	f States received by the International
(date of receipt)	
Mailing Address	OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION Authorized Officer
WIPO 32 chemin des Colomb 1211 Geneva 20 Switzerland	

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

INFORMATION CONCERNING ELECTED OFFICES NOTIFIED OF THEIR ELECTION

issued pursuant to PCT Rule 61.3 (2)

DIME OF MAILING		
Inscribe NAME and ADDRESS of the AGENT and if there		
is no agent, of the APPLICANT (1) APPLICANT'S CR AGENT'S FILE NO. (1)		
IDENTIFICATION OF THE INTERNATIONAL APPLICATION	_	
International Application No. International Filing Date		
applicant (Name)		
INFORMATION		
The Elected Offices of or acting for the Contracting States indicated		
below have been notified of the election of their States. (2)		
CONTRACTING STATES NOTIFIED (Sample listing)		
Belgium Madagascar		
Brazil Malawi		
Canada Netherlands		
The second secon		
Central African Senegal Republic		
France Soviet Union		
Germany Switzerland		
Federal Republic of United Kingdom		
Italy Land		
Japan United States of America		
handler - Line and		
	Ì	
Of the Contracting States elected as indicated above, the following		
named Contracting States have fixed time limits under Article 39(1)(b), (3)		
which expire later than 25 months from the priority date. (specify		
Contracting States and respective time limits)		
· ·		
THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION		
Authorized Officer		
32 chemin des Colombettes		
1211 Geneva 20		

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Make the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"There the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "The International Bureau shall inform the applicant in writing that it has effected the notification referred to in Rule 61.2 /to notify elected Offices of their election/. At the same time, it shall indicate to him, in respect of each elected State, any applicable time limit under Article 39(1)(b)." (Rule 61.3)
- (3) Article 39 entitled "Copy, Translation, and Fee, to Elected Office" reads as follows:
- "(1)(a) If the election of any Contracting State has been effected prior to the expiration of the 19th month from the priority date, the provisions of Article 22 shall not apply to such State and the applicant shall furnish a copy of the international application (unless the communication under Article 20 has already taken place) and a translation thereof (as prescribed), and pay the national fee (if any), to each elected Office not later than at the expiration of 25 months from the priority date.
- " (b) Any national law may for performing the acts referred to in subparagraph (a), fix time limits which expire later than the time limit provided for in that subparagraph.
- "(2) The effect provided for in Article ll(3) shall cease in the elected State with the same consequences as the withdrawal of any national application in that State if the applicant fails to perform the acts referred to in paragraph (1)(a) within the time limit applicable under paragraph (1)(a) or (b).
- "(3) Any elected Office may maintain the effect provided for in Article 11(3) even where the applicant does not comply with the requirements provided for in paragraph (1)(a) or (b)."

FROM $_{\rm the}$ INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF TRANSMITTAL OF REQUESTED COPIES OF DOCUMENTS IN FILE issued pursuant to PCT Rule 94.1 (2)

INSCRIBE NAME and ADDRESS of the AGENT and of there is no agent, of the APPLICANT(1) or of the AUTHORIZED PERSON(2)

DAIL OF MARKING by the delir ation of Ausen

APPENDANCE OR AGENT'S TURN SO. (1)

IDENTIFICATION OF THE INTERNATIONAL APPLICATION/PURPORTED INTERNATIONAL APPLICATION International Application No./Provisional

File No.

International Filing Date/Date of Receipt

Applicant (Name)

NOTIFICATION

The International Bureau, in response to the request received, transmits herewith copies of the following documents contained in the file of the above-identified international application/ purported international application. (2)

THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION

Mailing Address

32 chemin des Colombettes 1211 Geneva 20 Switzerland

Authorized Officer

Form PCT/IB/3. (August 1976)

See notes on reverse side

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

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Follows the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

Miners the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

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"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "At the request of the applicant or any person authorized by the applicant, the International Bureau and the International Preliminary Examining Authority shall furnish, subject to reimbursement of the cost of the service, copies of any document contained in the file of the applicant's international application or purported international application." (Rule 94.1)

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

INVITATION TO CORRECT DEFECTS IN THE LATER ELECTION OF STATES issued pursuant to PCT Rule 60.2

DATE OF MAILING by the Enternational Bureau Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT (1) APPRICANT'S OR AGENT'S FILE NO. (1) IDENTIFICATION OF THE INTERNATIONAL APPLICATION International Application No. International Filing Date Applicant (Name) INVITATION The International Bureau has found that the Later Election of States in respect of the above-identified international application is defective for the reasons indicated below. It does not contain the required identification of the international application. $^{(3)}$ It does not contain the required identification of the ${\tt Demand.}^{(4)}$ It is not properly signed. (5) It is not in the language of the Demand. (6) THE APPLICANT IS HEREBY INVITED WITHIN ONE MONTH FROM THE DATE OF MAILING INDICATED ABOVE TO CORRECT THE DEFECTS. (7) FAILURE TO DO SO SHALL RESULT IN THE LATER ELECTIONS BEING CONSIDERED AS NOT HAVING BEEN SUBMITTED. (8) Computation of the time limit starts on the day following the date of mailing of the present invitation. $^{(9)}$ Within this time limit the correction has to reach the International Bureau. THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION Mailing Address Authorized Officer 32 chemin des Colombettes 1211 Geneva 20 Switzerland

Form PCT/IB/333 (August 1976)

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Undere the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(1))

"Where the applicant has designated several agents in the request, correspondence shall he addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "If the later election does not comply with the requirements of Rule 56, the International Bureau shall invite the applicant to correct the defects within 1 month from the date of the invitation." (Rule 60.2(a))

"If the applicant complies with the invitation within the prescribed time limit, the later election shall be considered as if it had been received on the date on which the International Bureau receives the correction, or, where the supplement to the handling fee is received under Rule 57.5(b) at a later date, on that date." (Rule 60.2(b))

"If the applicant does not comply with the invitation within the prescribed time limit, the later election shall be considered as if it had not been submitted." (Rule 60.2(c))

(3) "The international application shall be identified as provided in Rule 53.6." (Rule 56.2)

"The international application shall be identified by the name of the receiving Office with which the international application was filed, the name and address of the applicant, the title of the invention, and, where the international filing date and the international application number are known to the applicant, that date and that number." (Rule 53.6)

- (4) "The demand shall be identified by the date on which it was submitted and by the name of the International Preliminary Examining Authority to which it was submitted." (Rule 56.3)
- (5) "The election of States not named in the demand shall be effected by a notice signed and submitted by the applicant, and shall identify the international application and the demand." (Rule 56.1)
- (6) "The later election shall be in the language of the demand." (Rule 56.5)
- (7) See Rule 60.2(a) quoted in note (2) above.
- (8) See Rule 60.2(c) quoted in note (2) above.
- (9) "When a period is expressed as one month or a certain number of months, computation shall start on the day following the day on which the relevant event occurred, and the period shall expire in the relevant subsequent month on the day which has the same number as the day on which the said event occurred, provided that if the relevant subsequent month has no day with the same number the period shall expire on the last day of that month." (Rule 80.2)

"The date which is taken into consideration as the starting date of the computation of any period shall be the date which prevails in the locality at the time when the relevant event occurred." (Rule 80.4(a))

"The date on which any period expires shall be the date which prevails in the locality in which the required document must be filed or the required fee must be paid." (Rule 80.4(b))

"If the expiration of any period during which any document or fee must reach a national Office or intergovernmental organization falls on a day on which such Office or organization is not open to the public for the purposes of the transaction of official business, or on which ordinary mail is not delivered in the locality in which such Office or organization is situated, the period shall expire on the next subsequent day on which neither of the said two circumstances exists." (Rule 80.5)

"A period expiring on a given day shall expire at the moment the national Office or intergovernmental organization with which the document must be filed or to which the fee must be paid closes for business on that day." (Rule 80.7(a))

"The International Bureau shall be open for business until 6 p.m." (Rule 80.7(c))

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION THAT LATER ELECTIONS CONSIDERED AS NOT HAVING BEEN SUBMITTED

issued pursuant to PCT Rule 61.1(c) (2)

	DATE OF MAILING	
•	by the International Bureau	
Inscribe NAME and ADDRESS of the AGENT and if there is no agent. of the APPLICANT $oxed{(1)}$		
is no agent. of the APPLICANT	APPLICANT'S OR AGENT'S FILE NO. (1)	
IDENTIFICATION OF THE IN	TERNATIONAL APPLICATION	
International Application No.	International Filing Date	
·		
Applicant (Name)		
· · · · · · · · · · · · · · · · · · ·		
NOTIFI	CATION	
The applicant is hereby notified that	the Later Election of States in	
respect of the above-identified inter		
-		
	due to the lack of compliance within	
the prescribed time limit with:		
the invitation to pay the required amount of the supplement to the handling fee which was mailed by the International Bureau(3) on:		
	•	
•••••	·	
(date invitation mailed)	·	
the invitation to correct the defects in the Later Election of States which was mailed by the International Bureau (4) on:		
F		
(date invitation mailed)		
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	,	
THE INTERNATIONAL BUREAU OF THE WORLD	INTELLECTUAL PROPERTY ORGANIZATION	
	Authorized Officer	
32 chemin des Colombettes		
1211 Geneva 20		
Switzerland		

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

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"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "... Where the later election has been considered under Rules 57.5(c) or 60.2(c) as if it had not been submitted, the International Bureau shall notify the applicant accordingly." (Rule 61.1(c))
- (3) "If the applicant does not comply with the invitation /to pay a supplement to the handling fee/ within the prescribed time limit /within one month from the date of the invitation/, the later election shall be considered as if it had not been submitted." (Rule 57.5(c))
- (4) "If the applicant does not comply with the invitation /to correct defects in the Later Election of States/ within the prescribed time limit /within 1 month from the date of the invitation/, the later election shall be considered as if it had not been submitted." (Rule 60.2(c))

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF ATTEMPTED ELECTIONS issued pursuant to PCT Rule 60.3 (2)

•	DATE OF MAILING by the International Bureau
Inscribe NAME and ADDRESS of the AGENT and if there is no agent. of the APPLICANT (1)	APPLICANT'S OR AGENT'S FILE NO. (1)
IDENTIFICATION OF THE I	L NTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	
·	
NOTIFI	CATION
The International Bureau has found t	
identified international application to elect the following named States:	
l. which are not Designate	d States. (Specify States)
·	
2. which are not bound by	Chapter II. (Specify States)
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, ,	
CONSEQUENTLY THE APPLICANT IS HEREBY	
ELECTIONS ARE CONSIDERED NOT TO HAVE	BEEN MADE.
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	•
·	
THE INTERNATIONAL BUREAU OF THE WORL: Mailing Address WIDO	
Mailing Address WIPO 32 chemin des Colombettes	Authorized Officer
1211 Geneva 20 Switzerland	

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"house the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attentially, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "If the applicant has attempted to elect a State which is not a designated State or which is not bound by Chapter II, the attempted election shall be considered not to have been made, and the International Bureau shall notify the applicant accordingly." (Rule 60.3)

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF DEFECTS IN DEMAND issued pursuant to PCT Rule 60.1(d)

	DATE OF MAILING by the International Bureau
IN ITS CAPACITY AS INTERNATIONAL	1
PRELIMINARY EXAMINING AUTHORITY	
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION
International Application No.	International Filing Date
	_
Applicant (Name)	
NOTIF	ICATION
The Tatemational Bureau has found to	
The International Bureau has found the	
international preliminary examinatio	
national application is defective for	r the reasons indicated below.
1. It does not contain the	required petition. (Rules 53.2(a)(i),53.3)
2. It does not contain the *concerning the applican	required indications t. (Rules 53.2(a)(ii),53.4)
3. It does not contain the concerning the agent.	
4. It does not contain the concerning the internat	required indications ional application. {Rules 53.2(a)(iii),53.6)
5. It does not contain the one Contracting State bo	election of at least ound by Chapter II. (Rule 53.2(a)(iv),53.7)
	required signature. (Rules 53.2(b)(iv),53.8)
7. It is not submitted in	the required language. (Rule 55.1)
8. It is not submitted in identical copies. (Rule	
9. It is not made on the re	equired printed form. (Rule 53.1(a))
4	
Other possible observations by t	rhe International Bureau con-
cerning above-noted defects. (S	
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THE INTERNATIONAL BUREAU OF THE WORL	D INTELLECTUAL PROPERTY ORGANIZATION
Mailing Address	Authorized Officer
WIPO 32 chemin des Colombettes	
1211 Geneva 20	
Switzerland	,

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION CONCERNING AMENDMENTS OF

	THE CLAIMS
	issued pursuant to PCT Rule 62.2
	DATE OF MAILING by the International Bureau
IN ITS CAPACITY AS INTERNATIONAL	
PRELIMINARY EXAMINING AUTHORITY	
IDENTIFICATION OF THE INT	iternational APPLICATION International Filing Date
International Application No.	nternational filling Date
Applicant (Name)	
	·
NOTIFIC	CATION
NOTIFIC	CATION
The International Bureau hereby notifi	ics the International Prelimi
<pre>nary Examining Authority that, in rega international application:</pre>	if to the above identified
international application:	
1. the amendments to the cla	
· payments	ed herewith. (Rule 62.2(a))
the time limit has expire	ed without amendments cle 19 having been made. (Rule 62.2(b))
3. the applicant has declare make amendments to the cl	ed that he does not wish to laims under Article 19. (Rule 62.2(b))
	·
	2
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THE INTERNATIONAL BUREAU OF THE WORLD	INTELLECTUAL PROPERTY ODGANIZATION
	Authorized Officer
32 chemin des Colombettes	MUNOTIZED OTITOET
1211 Geneva 20	
Switzerland	

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF TRANSMITTAL OF COPIES OF TRANSLATIONS

issued pursuant to PCT Rule 72.2 (2)

Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT $^{(1)}$

DAMU OF MAILING ka file Franciational Europu

APPLICANT'S OR AGENT'S FILE NO. (1)

IDENTIFICATION OF THE INTERNATIONAL APPLICATION

International Application No.

International Filing Date

Applicant (Name)

NOTIFICATION

The applicant is hereby notified that the International Bureau transmits herewith copies of each translation made of the International Preliminary Examination Report which was established on the aboveidentified international application. (2)

THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION

Mailing Address

WIPO

32 chemin des Colombettes 1211 Geneva 20 Switzerland

Authorized Officer

Form PCT/IB/338 (August 1976)

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

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"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "The International Bureau shall transmit a copy of each translation of the international preliminary examination report to the applicant at the same time as it communicates such translation to the interested elected Office or Offices." (Rule 72.2)

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TO FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATIO
NOTIFICATION OF WITHDRAWAL BY APPLICANT UNDER CHAPTER II OF THE PCT issued pursuant to PCT Rules 75.2 and 75.3
DATE OF MAILING by the International Bureau
IDENTIFICATION OF THE INTERNATIONAL APPLICATION
International Application No. International Filing Date
Applicant (Name)
NOTIFICATION
The International Bureau hereby gives notice that, in regard to the above- identified international application, the applicant has, within the prescribed time limit, withdrawn: 1. the Demand 2. the election of the following named States. (Specify)
THE DATE OF RECEIPT OF THE NOTICE EFFECTING WITHDRAWAL WAS
•
This notification is sent to the above addressee in its capacity as: the International Preliminary Examining Authority. an Elected Office.
THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION
Mailing Address WIPO Authorized Officer 32 chemin des Colombettes 1211 Geneva 20 Switzerland

Form PCT/IB/339 (August 1976)

TO FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION
INVITATION TO PAY FOR REQUESTED COPIES OF TRANSLATIONS
issued pursuant to PCT Rule 95.1(b) (1)
DATE OF MAILING by the International Bureau
Inscribe NAME and ADDRESS of the PERSON submitting the request.
IDENTIFICATION OF THE INTERNATIONAL APPLICATION
International Application No. International Filing Date
Applicant (Name)
INVITATION
The International Bureau will, upon receipt of payment in the amount
of, promptly transmit the requested copies of the
translations of the international applications. (1)
THE REQUESTER IS HEREBY INVITED TO MAKE PAYMENT BY /CHEQUE, POSTAL MONEY ORDER, BANK DRAFT, CASH, REVENUE STAMPS, DEBITING DEPOSIT ACCOUNT NO, COUPONS, ETC. 7 TO THE /ACCOUNT OF, ACCOUNT INDICATED BELOW OF, ORDER OF 7
THE INTERNATIONAL BUREAU.
THE INTERNATIONAL DURANT OF THE WORLD INTELLECTIVE PROPERTY.
THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION Mailing Address WIDO Authorized Officer
WIPO 32 chemin des Colombettes 1211 Geneva 20 Switzerland

These notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the text of the Regulations and the Administrative Instructions under the treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations.

(1) "At the request of the International Bureau, any designated or elected Office shall provide it with a copy of the translation of the international application furnished by the applicant to that Office." (Rule 95.1(a))

"The International Bureau may, upon request and subject to reimbursement of the cost, furnish to any person copies of the translations received under paragraph (a)." (Rule 95.1(b))

_____ 0 ____

FROM the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

INVITATION TO PAY FOR REQUESTED COPIES OF CITED DOCUMENTS

issued pursuant to PCT Articles 20(3) $^{(2)}$ and Rule 44.3 $^{(2)}$ or Article 36(4) $^{(3)}$ and Rule 71.2 $^{(3)}$

Inscribe NAME and ADDRESS of the AGENT and if there

DATE OF MAILING

	IDENTIFICATION OF THE INTERNATIONAL APPLICATION
ernat	ional Application No. International Filing Date
lican	(Name)
	INVITATION
	The International Dureau will when require of naument in the amount
	The International Bureau will, upon receipt of payment in the amount of, promptly transmit the requested (number of) copies
	of the documents cited in the:
	1. International Search Report. (2)
	2. International Preliminary Examination Report (but which were
	not cited in the International Search Report). (3)
	THE PROPERTY OF THE PROPERTY O
	THE REQUESTER IS HEREBY INVITED TO MAKE PAYMENT BY CHEQUE, POSTAL
	MONEY ORDER, BANK DRAFT, CASH, REVENUE STAMPS, DEBITING DEPOSIT
	ACCOUNT NO COUPONS, ETC. TO THE ACCOUNT OF, ACCOUNT
	INDICATED BELOW OF, ORDER OF THE INTERNATIONAL BUREAU.
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	THE INTERNATIONAL BUREAU OF THE WORLD INTELLECTUAL PROPERTY ORGANIZATION
ling A	ddress WIPO Authorized Officer
	32 chemin des Colombettes
	1211 Geneva 20

Form PCT/IB/341 (August 1976)

See notes on reverse side

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said text, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

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"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "At the request of the designated Office or the applicant, the International Searching Authority shall send to the said Office or the applicant, respectively, copies of the documents cited in the international search report, as provided in the Regulations." (Article 20(3))

"The request referred to in Article 20(3) may be presented any time during 7 years from the international filing date of the international application to which the international search report relates." (Rule 44.3(a))

"The International Searching Authority may require that the party (applicant or designated Office) presenting the request pay to it the cost of preparing and mailing the copies. The level of the cost of preparing copies shall be provided for in the agreements referred to in Article 16(3)(b) between the International Searching Authorities and the International Bureau." (Rule 44.3(b))

"Any International Searching Authority not wishing to send copies direct to any designated Office shall send a copy to the International Bureau and the International Bureau shall then proceed as provided in paragraphs (a) and (b)." (Rule 44.3(c))

"Any International Searching Authority may perform the obligations referred to in (a) to (c) through another agency responsible to it." (Rule 44.3(d))

(3) "The provisions of Article 20(3) shall apply, $\underline{\text{mutatis mutandis}}$, to copies of any document which is cited in the international preliminary examination report and which was not cited in the international search report." (Article 36(4))

"The request under Article 36(4) may be presented any time during 7 years from the international filing date of the international application to which the report relates." (Rule 71.2(a))

"The International Preliminary Examining Authority may require that the Party (applicant or elected Office) presenting the request pay to it the cost of preparing and mailing the copies. The level of the cost of preparing copies shall be provided for in the agreements referred to in Article 32(2) between the International Preliminary Examining Authorities and the International Bureau." (Rule 71.2(b))

"Any International Preliminary Examining Authority not wishing to send copies direct to any elected Office shall send a copy to the International Bureau and the International Bureau shall then proceed as provided in paragraphs (a) and (b)." (Rule 71.2(c))

"Any International Preliminary Examining Authority may perform the obligations referred to in (a) to (c) through another agency responsible to it." (Rule 71.2(d))

TO

FROM

the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

REQUEST FOR THE RECORDING OF CHANGE IN THE PERSON, NAME, OR ADDRESS OF INVENTOR

	DATE OF MAILING by the International Bureau
1 .	.
IDENTIFICATION OF THE	INTERNATIONAL APPLICATION
International Application No.	International Filing Date
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Applicant (Name)	
NOTIF	ICATION
The International Bureau hereby notifies t	
the International Searching Author	ity.
and the second	_
the International Preliminary Exam	nining Authority
a Designated Office	
an Elected Office	
that. except in the case of item 5 below	the following information about the inventor
concerned presently appears on record:	and rottoming information about the inventor
Name	
Address	Telephone number:
	Telegraphic address:
	Telegraphic address: Teletype address:
The International Bureau hereby requests t	Teletype address:
The International Bureau hereby requests t	Teletype address: hat the following change be recorded.
1. That inventor should be deleted as	Teletype address: hat the following change be recorded.
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TO

FROM

the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

REQUEST FOR THE RECORDING OF CHANGE IN THE NAME OR ADDRESS OF AGENT OR COMMON REPRESENTATIVE

	DATE OF MAILING by the International Bureau	
•		
1	1	
IDENTIFICATION OF THE INTERNATIONAL APPLICATION		
International Application No.	International Filing Date	
Applicant (Name)		
NOTIFI	CATION	
NOTIFI		
The International Bureau hereby notifies th	e above addressee in its capacity as:	
the International Searching Authori	ty	
the International Preliminary Exami	ning Authority	
-	nating nationality	
a Designated Office		
an Elected Office		
that, the following information about the a	gent or common representative concerned	
presently appears of record.	gone of common representative conference	
Name		
•		
	1	
Address	Telephone number:	
Address	Telephone number: Telegraphic address:	
Address		
Address The International Bureau hereby requests th	Telegraphic address: Teletype address:	
The International Bureau hereby requests th	Telegraphic address: Teletype address: at the following change be recorded.	
	Telegraphic address: Teletype address: at the following change be recorded. has effected a change in name. The	
The International Bureau hereby requests th 1. That agent or common representative new name should be recorded as indi	Telegraphic address: Teletype address: at the following change be recorded. has effected a change in name. The cated below.	
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Form PCT/IB/343 (August 1976)

TO

FROM

the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

NOTIFICATION OF LACK OF SIGNATURE WITH REGARD TO CORRESPONDENCE SUBMITTED BY APPLICANT(2)(3)

issued pursuant to PCT Rules 92.1(a) (2) and 92.1(b) (3)

	DATE OF MAILING	
1	by the International Burezu -	
Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT (1)	APPLICANT'S OR AGENT'S FILE NO. (1)	
IDENTIFICATION OF THE INTERNATIONAL APPLICATION		
International Application No.	International Filing Date	
•• • • • • • • • • • • • • • • • • • • •		
Applicant (Name)		
- FF (Name)		
• .		
NOTIF	ICATION	
	_	
The International Bureau acknowledges the	receipt of papers purporting to be:	
The said papers were received on:		
The said papers were received on.		
ŀ		
(2)		
However, the said papers were UNSIGNED (2)	and therefore, under Rule 92.1(b), are	
considered not to have been submitted. (3)		
The said papers are herewith returned for	signature and resubmission.	
The said papers are herewith returned 101		
The applicant is reminded that there is a	time limit, for such resubmission, of:	
which, expires on:		
ı		
	~	
	•	
	D INTELLECTUAL PROPERTY ORGANIZATION	
Mailing Address WIPO	Authorized Officer	
32 chemin des Colombettes		
1211 Geneva 20		
Switzerland		

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108 (a) (i)).

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii)).

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii)).

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "Any paper submitted by the applicant in the course of the international procedure provided for in the Treaty and these Regulations, other than the international application itself, shall, if not itself in the form of a letter, be accompanied by a letter identifying the international application to which it relates. The letter shall be signed by the applicant." (Rule 92.1(a)).
- (3) "If the requirements provided for in paragraph (a) are not complied with, the paper shall be considered not to have been submitted." (Rule 92.1(b)).

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FROM

the INTERNATIONAL BUREAU of the WORLD INTELLECTUAL PROPERTY ORGANIZATION

COMMUNICATION TO THE APPLICANT IN CASES FOR WHICH NO OTHER FORM IS APPLICABLE

DATE OF MAILING by the International Bureau:

Inscribe NAME and ADDRESS of the AGENT and if there	by one moerita oronar bureau;
is no AGENT, of the APPLICANT	APPLICANT'S OR AGENT'S FILE NO.
IDENTIFICATION OF THE	INTERNATIONAL APPLICATION
International Application No.	International Filing Date
	<u> </u>
Applicant (Name)	
NOTIFI	CATION
•	
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•	
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	,
THE INTERNATIONAL BUREAU OF THE WOR	RLD INTELLECTUAL PROPERTY ORGANIZATION
Mailing Address	Authorized Officer
WIPO 32 chemin des Colombettes	
1211 Geneva 20	

Switzerland

Form Identification Number:	Title of Form:	Provisions pursuant to which Form is issued:
PCT/IPEA/401*	DEMAND	Article 31
PCT/IPEA/402	NOTIFICATION OF RECEIPT OF DEMAND	Rule 61.1(b), first sentence
PCT/IPEA/403	NOTIFICATION CONCERNING PAYMENT OF THE PRELIMINARY EXAMINATION AND HANDLING FEES	Rules 57 and 58
PCT/IPEA/404	INVITATION TO CORRECT DEFECTS IN DEMAND	Rule 60.1(a)
PCT/IPEA/405	INVITATION TO RESTRICT OR PAY ADDITIONAL FEES	Article 34(3)(a) and Rule 68.2
PCT/IPEA/406	INVITATION TO COMPLY WITH REQUIRE- MENTS FOR SUBMISSION OF A TRANS- LATION OF THE INTERNATIONAL APPLI- CATION	Rule 55.2
PCT/IPEA/407	NOTIFICATION THAT DEMAND CONSIDERED AS NOT HAVING BEEN SUBMITTED	Rules 55.2(d), 57.4(c) and 60.1(c)
PCT/IPEA/408	WRITTEN OPINION	Rules 66.2(a),(b) and 66.4(a)
PCT/IPEA/409*	INTERNATIONAL PRELIMINARY EXAMINATION REPORT	Article 35(1) and Rule 70
PCT/IPEA/410	REQUEST FOR THE PRODUCTION OF PROOF	Rule 83
PCT/IPEA/411	INVITATION TO REQUEST RECTIFICATION	Rule 91.1(d), second sentence
PCT/IPEA/412	.NOTIFICATION CONCERNING REQUEST FOR RECTIFICATION	Administrative Instructions, Section 109
PCT/IPEA/413	NOTIFICATION OF TRANSMITTAL OF REQUESTED COPIES OF DOCUMENTS IN FILE	Rule 94.1
PCT/IPEA/414	INVITATION TO FURNISH COPY OF PRIORITY DOCUMENT AND TRANSLATION	Rule 66.7(a),(b)
PCT/IPEA/415	.NOTIFICATION CONCERNING DOCUMENTS TRANSMITTED	Rules 61.1(a), 71.1 and 71.2(c)
PCT/IPEA/416	.NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT	Rule 71.1
PCT/IPEA/417	NOTIFICATION OF TRANSMITTAL OF REQUESTED COPIES OF CITED DOCUMENTS	Article 36(4)
PCT/IPEA/418	.NOTIFICATION THAT APPLICANT IS NOT ENTITLED TO MAKE A DEMAND FOR INTERNATIONAL PRELIMINARY EXAMINATION	Rules 54.1, 54.2 and Administrative Instructions, Section 601(a)
PCT/IPEA/419	.NOTIFICATION THAT APPLICANT IS NOT ENTITLED TO ELECT CERTAIN STATES	Rule 54.3 and Administrative Instructions, Section 601(b)
PCT/IPEA/420	.NOTIFICATION OF DECISION ON PROTEST	Rule 68.3(c) and Administrative Instructions, Section 603
PCT/IPEA/421	.INVITATION TO PAY FOR REQUESTED COPIES OF CITED DOCUMENTS	Rule 71.2(b)
PCT/IPEA/422	.INVITATION TO PAY FOR REQUESTED COPIES OF DOCUMENTS IN FILE	Rule 94.1
PCT/IPEA/423	.NOTIFICATION OF LACK OF SIGNATURE WITH REGARD TO CORRESPONDENCE SUB-MITTED BY APPLICANT	Rules 92.1(a) and 92.1(b)
PCT/IPEA/424	.COMMUNICATION TO THE APPLICANT IN CASES FOR WHICH NO OTHER FORM IS APPLICABLE	

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^{*} Printed Form (see Document PCT/AAQ/VII/9)

TO

FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page

NOTIFICATION OF RECEIPT OF DEMAND issued pursuant to PCT Rule 61.1(b), first sentence (2)

	DATE OF MAILING by the International Preliminary
Inscribe NAME and ADDRESS of the AGENT and if there	Examining Authority
is no agent, of the APPLICANT (1)	APPLICANT'S OR AGENT'S FILE NO.(1)
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION
International Application No.	International Filing Date
••	
Applicant (Name)	
·	
NOTIFI	CATION
	·
	,
The applicant is hereby notified that	t this International Preliminary
Examining Authority considers the fo	· · · · · · · · · · · · · · · · · · ·
of receipt of the Demand for interna-	
the above-identified international ap	pplication: (2)
· · · · · · · · · · · · · · · · · · ·	
(date of receipt)	
(
This date of receipt corresponds with	h the following indicated date:
1. the actual date of receipt of	the Demand.
2. the adjusted date of receipt based	d on•
<u> </u>	
b. the date on which the proper of	corrections to the Demand
were timely received. (4)]
	·
	•
THE INTERNATIONAL PRELIM	INARY EXAMINING AUTHORITY
Name and Mailing Address	Authorized Officer
	}

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "The International Preliminary Examining Authority shall promptly inform the applicant in writing of the date of receipt of the demand..." (Rule 61.1(b))
- (3) "If the applicant complies with the invitation /to pay the handling fee? within the prescribed time limit, the demand shall be considered as if it had been received on the date on which the International Preliminary Examining Authority receives the fee, unless under Rule 60.1(b), a later date is applicable." (Rule 57.4(b))
- (4) "If the applicant complies with the invitation /to correct defects in the demand within the prescribed time limit, the demand shall be considered as if it had been received on the date on which the International Preliminary Examining Authority receives the correction, or, when the handling fee is received under Rule 57.4(b) at a later date, on that date." (Rule 60.1(b))

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FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified below

NOTIFICATION CONCERNING PAYMENT OF THE PRELIMINARY EXAMINATION AND HANDLING FEES

issued pursuant to PCT Rules 58 (2) and 57 (3)

	DATE OF MAILING by the International Preliminary Examining Authority
Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT $oxed{1}$	APPLICANT'S OR AGENT'S FILE NO. (1)
IDENTIFICATION OF THE	INTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	
NOTIF	ICATION
performed by this International Prel	the prescribed fees and has recorded fee is charged in connection with the tasks liminary Examining Authority. (2)
The Prescribed Amount of the Prelimi	lnary Examination
The Amount Paid by the Applicant is	
Thus the amount paid:	
is the prescribed amount.	
represents an overpayment in the	amount of
leaves a balance due in the amou	int of
WHERE A BALANCE IS DUE, THE APPI WITHIN (MONTH) (DAYS INDICATED ABOVE TO SUBMIT THE AD	S) FROM THE DATE OF MAILING
	· ·

(NOTIFICATION continued on following page)

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

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"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) Rule 58 entitled "The Preliminary Examination Fee" reads as follows:
 - "58.1 Right to Ask for a Fee
- (a) Each International Preliminary Examining Authority may require that the applicant pay a fee ("preliminary examination fee") for its own benefit for carrying out the international preliminary examination and for performing all other tasks entrusted to International Preliminary Examining Authorities under the Treaty and these Regulations.
- (b) The amount and the due date of the preliminary examination fee, if any, shall be fixed by the International Preliminary Examining Authority, provided that the said due date shall not be earlier than the due date of the handling fee.
- (c) The preliminary examination fee shall be payable directly to the International Preliminary Examining Authority. Where that Authority is a national Office, it shall be payable in the currency prescribed by that Office, and where the Authority is an intergovernmental organization, it shall be payable in the currency of the State in which the intergovernmental organization is located or in any other currency which is freely convertible into the said currency of the said State."
- (3) Rule 57 entitled "The Handling Fee" reads as follows:
 - "57.1 Requirement to Pay

Each demand for international preliminary examination shall be subject to the payment of a fee for the benefit of the International Bureau ("handling fee").

"57.2 Amount

- (a) The amount of the handling fee shall be US\$ 14.00 or 60 Swiss francs augmented by as many times the same amount as the number of languages into which the international preliminary examination report must, in application of Article 36(2), be translated by the International Bureau.
- (b) Where, because of a later election or elections, the international preliminary examination report must, in application of Article 36(2), be translated by the International Bureau into one or more additional languages, a supplement to the handling fee shall be payable and shall amount to US\$ 14.00 or 60 Swiss francs for each additional language.
 - "57.3 Mode and Time of Payment
- (a) Subject to paragraph (b), the handling fee shall be collected by the International Preliminary Examining Authority to which the demand is submitted and shall be due at the time the demand is submitted.
- (b) Any supplement to the handling fee under Rule 57.2(b) shall be collected by the International Bureau and shall be due at the time the later election is submitted.
- (c) The handling fee shall be payable in the currency prescribed by the International Preliminary Examining Authority to which the demand is submitted, it being understood that, when transferred by that Authority to the International Bureau, it shall be freely convertible into Swiss currency.
 - (d) Any supplement to the handling fee shall be payable in Swiss currency.

II.		tasks performed
	by the International Bureau. (3)	
	The Prescribed Amount of the Handling Fee is	
	The Amount Paid by the Applicant is	
	Thus the amount paid:	
	is the prescribed amount.	
	represents an overpayment in the amount of	
	leaves a balance due in the amount of	
	WHERE A BALANCE IS DUE, THE APPLICANT IS HEREBY INVIT WITHIN (MONTH) (DAYS) FROM THE DATE OF MA INDICATED ABOVE TO SUBMIT THE ADDITIONAL AMOUNT. (6) FAILURE TO DO SO SHALL RESULT IN THE DEMAND BEING CONSIDERED AS NOT HAVING BEEN SUBMITTED. (7)	
III.	. TOTAL OF THE ABOVE PRESCRIBED FEES AND PAYMENTS	
	The Total Amount of the above fees is	
	The Total Amount Paid by the Applicant is	
	Thus the total amount paid:	
	equals the total amount of the fees.	
	represents an overpayment in the amount of Any overpayment will be refunded in due course.	
	leaves a balance due in the amount of	
	•	
date	equitation of any time limit indicated above starts on the date of mailing of this notification. (8) Within this time lime ance due has to reach this International Preliminary Examin	it payment of any
CASH PAYM	C APPLICANT MAY PAY ANY BALANCE DUE BY /CHECK, POSTAL MONEY OF THE PROPERTY OF THE INTERNATIONAL PRELIMINARY EX	PONS, ETC./.
	· ·	
	THE INTERNATIONAL PRELIMINARY EXAMINING AUTHOR	ITY
	Mailing Address Authorized Officer	

"57.4 Failure to Pay (Handling Fee)

- (a) Where the handling fee is not paid as required by Rules 57.2(a) and 57.3(a) and (c), the International Preliminary Examining Authority shall invite the applicant to pay the fee within 1 month from the date of the invitation.
- (b) If the applicant complies with the invitation within the prescribed time limit, the demand shall be considered as if it had been received on the date on which the International Preliminary Examining Authority receives the fee, unless, under Rule 60.1(b), a later date is applicable.
- (c) If the applicant does not comply with the invitation within the prescribed time limit, the demand shall be considered as if it had not been submitted.
 - "57.5 Failure to Pay (Supplement to the Handling Fee)
- (a) Where the supplement to the handling fee is not paid as required by Rules 57.2(b) and 57.3(b) and (d), the International Bureau shall invite the applicant to pay the supplement within 1 month from the invitation.
- (b) If the applicant complies with the invitation within the prescribed time limit, the later election shall be considered as if it had been received on the date on which the International Bureau receives the supplement, unless, under Rule 60.2(b), a later date is applicable.
- (c) If the applicant does not comply with the invitation within the prescribed time limit, the later election shall be considered as if it had not been submitted.

"57.6 Refund

In no case shall the handling fee, including any supplement thereto be refunded."

- (4) See Rule 58.1(b) quoted in note (2) above.
- (5) See Rule 57.2(a) quoted in note (3) above.
- (6) See Rule 57.4(a) quoted in note (3) above.
- (7) See Rule 57.4(c) quoted in note (3) above.
- (8) "When a period is expressed as one month or a certain number of months, computation shall start on the day following the day on which the relevant event occurred, and the period shall expire in the relevant subsequent month on the day which has the same number as the day on which the said event occurred, provided that if the relevant subsequent month has no day with the same number the period shall expire on the last day of that month." (Rule 80.2)

"When a period is expressed as a certain number of days, computation shall start on the day on which the relevant event occurred, and the period shall expire on the day on which the last day of the count has been reached." (Rule 80.3)

"The date which is taken into consideration as the starting date of the computation of any period shall be the date which prevails in the locality at the time when the relevant event occurred." (Rule 80.4(a))

"The date on which any period expires shall be the date which prevails in the locality in which the required document must be filed or the required fee must be paid." (Rule 80.4(b))

"If the expiration of any period during which any document or fee must reach a national Office or intergovernmental organization falls on a day on which such Office or organization is not open to the public for the purposes of the transaction of official business, or on which ordinary mail is not delivered in the locality in which such Office or organization is situated, the period shall expire on the next subsequent day on which neither of the said two circumstances exists." (Rule 80.5)

"A period expiring on a given day shall expire at the moment the national Office or intergovernmental organization with which the document must be filed or to which the fee must be paid closes for business on that day." (Rule 80.7(a))

"Any Office or organization may depart from the provisions of paragraph (a) up to midnight on the relevant day." (Rule 80.7(b))

TO

FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page $% \left\{ 1,2,\ldots,n\right\} =\left\{

INVITATION TO CORRECT DEFECTS IN DEMAND issued pursuant to PCT Rule $60.1(a)^{(2)}$

	·	
	DATE OF MAILING by the International Preliminary Examining Authority	
Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT $^{(1)}$	APPLICANT'S OR AGENT'S FILE NO.(1)	
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION	
International Application No.	International Filing Date	
	·	
Applicant (Name)		
,		
INVIT	ATION	
This International Preliminary Examining Au	thority has found that the Demand (2) for the	
international preliminary examination of th	e above-identified international application	
is defective for the reasons indicated below		
1. It does not contain the r	equired petition. (3)	
2. It does not contain the r concerning the applicant.	equired indications (4)	
3. It does not contain the r concerning the agent. (5)	equired indications	
4. It does not contain the required indications concerning the international application. (6)		
5. It does not contain the election of at least one Contracting State bound by Chapter II. (7)		
6. It does not contain the required signature. (8)		
7. \Box It is not submitted in the required language. $^{(9)}$		
8. It is not submitted in the required two identical copies. (10)		
9. It is not made on the required printed form. (11)		
Other possible observations by the International Preliminary Examining Authority concerning above-noted defects. (specify)		
· ·		
THE APPLICANT IS HEREBY INVITED WITHIN ONE MONTH FROM THE DATE OF MAILING INDICATED ABOVE TO CORRECT THE DEFECTS INDICATED. $^{(12)}$ FAILURE TO DO SO SHALL RESULT IN THE DEMAND BEING CONSIDERED AS NOT HAVING BEEN SUBMITTED. $^{(13)}$		
Computation of the time limit starts on the day following the date of mailing of the present invitation $^{(14)}$ Within this time limit the corrections have to reach this International Preliminary Examining Authority.		
	INARY EXAMINING AUTHORITY	
Name and Mailing Address	Authorized Officer	
	·	

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in that request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b))

(2) "If the demand does not comply with the requirements specified in Rules 53 and 55, the International Preliminary Examining Authority shall invite the applicant to correct the defects within 1 month from the date of the invitation." (Rule 60.1(a))

"The demand shall be made on a printed form." (Rule 53.1(a))

"The demand shall be submitted in two identical copies." (Rule 53.1(d))

"The demand shall contain:

- (i) a petition,
- (ii) indications concerning the applicant and the agent if there is an agent,
- (iii) indications concerning the international application to which it relates,
- (iv) election of States." (Rule 53.2(a))

"The demand shall be signed." (Rule 53.2(b))

"The demand shall be in the language of the international application or, when a translation is required under Rule 55.2, in the language of that translation." (Rule 55.1)

(3) See Rule 53.2(a)(i) quoted in the preceding note.

"The petition shall be to the following effect and shall preferably be worded as follows: "Demand under Article 31 of the Patent Cooperation Treaty: The undersigned requests that the international application specified below be the subject of international preliminary examination according to the Patent Cooperation Treaty."" (Rule 53.3)

(4) See Rule 53.2(a)(ii) quoted in note (2) above.

"As to the indications concerning the applicant, Rules 4.4 and 4.16 shall apply, and Rule 4.5 shall apply $\underline{\text{mutatis mutandis}}$." (Rule 53.4)

"Names of natural persons shall be indicated by the person's family name and given name(s), the family name being indicated before the given name(s)." (Rule 4.4(a))

"Names of legal entities shall be indicated by their full, official designations." (Rule $4.4\,(b)$)

"Addresses shall be indicated in such a way as to satisfy the customary requirements for prompt postal delivery at the indicated address and, in any case shall consist of all the relevant administrative units up to, and including, the house number, if any. Where the national law of the designated State does not require the indication of the house number, failure to indicate such number shall have no effect in that State. It is recommended to indicate any telegraphic or teletype address and telephone number." (Rule 4.4(c))

"For each applicant, inventor, or agent, only one address may be indicated." (Rule 4.4(d))

NOTES TO FORM PCT/IPEA/404 (Continued)

"The request shall indicate the name, address, nationality and residence of the applicant or, if there are several applicants, of each of them." (Rule 4.5(a))

"The applicant's nationality shall be indicated by the ... of the State of which he is a national." (Rule 4.5(b))

"The applicant's residence shall be indicated by the name of the State of which he is a resident." (Rule 4.5(c))

"Where any name or address is written in characters other than those of the Latin alphabet, the same shall also be indicated in characters of the Latin alphabet either as a mere transliteration or through translation into English. The applicant shall decide which words will be merely transliterated and which words will be so translated." (Rule 4.16(a))

"The name of any country written in characters other than those of the Latin alphabet shall also be indicated in English." (Rule 4.16(b))

(5) See Rule 53.2(a)(ii) quoted in note (2) above.

"If an agent is designated, Rules 4.4, 4.7, and 4.16 shall apply, and Rule 4.8 shall apply mutatis mutandis." (Rule 53.5)

See Rules 4.4 and 4.16 above.

"If agents are designated, the request shall so indicate, and shall state their names and addresses." (Rule 4.7)

(6) See Rule 53.2(a)(iii) quoted in note (2) above.

"The international application shall be identified by the name of the receiving Office with which the international application was filed, the name and address of the applicant, the title of the invention, and, where the international filing date and the international application number are known to the applicant, that date and that number." (Rule 53.6)

(7) See Rule 53.2(a)(iv) quoted in note (2) above.

"The demand shall name, among the designated States, at least one Contracting State bound by Chapter II of the Treaty as elected State." (Rule 53.7)

(8) See Rule 53.2(b) quoted in note (2) above.

"The demand shall be signed by the applicant." (Rule 53.8)

- (9) See Rule 55.1 quoted in note (2) above.
- (10) See Rule 53.1(d) quoted in note (2) above.
- (11) See Rule 53.1(a) quoted in note (2) above.
- (12) See Rule 60.1(a) quoted in note (2) above.
- (13) "If the applicant does not comply with the invitation within the prescribed time limit, the demand shall be considered as if it had not been submitted." (Rule 60.1(c))
- (14) "When a period is expressed as one month or a certain number of months, computation shall start on the day following the day on which the relevant event occurred, and the period shall expire in the relevant subsequent month on the day which has the same number as the day on which the said event occurred, provided that if the relevant subsequent month had no day with the same number the period shall expire on the last date of that month." (Rule 80.2)

"The date which is taken into consideration as the starting date of the computation of any period shall be the date which prevails in the locality at the time when the relevant event occurred." (Rule 80.4(a))

"The date on which any period expires shall be the date which prevails in the locality in which the required document must be filed or the required fee must be paid." (Rule 80.4(b))

"If the expiration of any period during which any document or fee must reach a national Office or intergovernmental organization falls on a day on which such Office or organization is not open to the public for the purposes of the transaction of official business, or on which ordinary mail is not delivered in the locality in which such Office or organization is situated, the period shall expire on the next subsequent day on which neither of the said two circumstances exists." (Rule 80.5)

"A period expiring on a given day shall expire at the moment the national Office or intergovernmental organization with which the document must be filed or to which the fee must be paid closes for business on that day." (Rule 80.7(a))

"Any Office or organization may depart from the provisions of paragraph (a) up to midnight on the relevant day." (Rule 80.7(b))

TO

FROM the INTERNATION OF PRELIMINARY EXAMINING AUTHORITY identified relo

INVITATION TO RESTRICT OR PAY ADDITIONAL FEES

issued pursuant to PCT Article 34(3)(a) and Rule 68.2 (3)

Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT $^{(1)}$

DATE OF MAJLING by the International Preliminary Examining Authority

APPLICANT'S OR AGENT'S FILE NO. (1)

			,	
IDENTIFICATION	OF THE I	NTERNATIONAL APPLICATION		
International Application No.		International Filing Date	e	
Applicant (Name)				
	INVIT	ATION		

This International Preliminary Examining Authority considers that the above-identified international application does not comply with the requirement of unity of invention (4) for the following reasons. (3)

Consequently the applicant is hereby given the option of restricting the claims or paying additional fees. (5)

If the applicant does not exercise the option, the International Preliminary Examining Authority will establish the international preliminary examination report on those parts of the international application indicated below which, in the opinion of this International Preliminary Examining Authority, appear to relate to the invention first mentioned in the claims. (6) (specify)

(INVITATION continued on the following page)

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discreptory between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

" of the the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

There the applicant has designated several agents in the request, correspondence shall be addressed to the open first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"There the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "If the International Preliminary Examining Authority considers that the international application does not comply with the requirement of unity of invention as set forth in the Regulations, it may invite the applicant, at his option, to restrict the claims so as to comply with the requirement or to pay additional fees." (Article 34(3)(a))
- (3) "Where the International Preliminary Examining Authority finds that the requirement of unity of invention is not complied with and chooses to invite the applicant, at his option, to restrict the claims or to pay additional fees, it shall specify at least one possibility of restrictions which in the opinion of the International Preliminary Examining Authority, would be in compliance with the applicable requirements, and shall specify the amount of the additional fees and the reasons for which the international application is not considered as complying with the requirement of unity of invention. It shall, at the same time, fix a time limit, with regard to the circumstances of the case, for complying with the invitation; such time limit shall not be shorter than 1 month, and it shall not be longer than 2 months, from the date of the invitation." (Rule 68.2)
- (4) "The International application shall relate to one invention only or to a group of inventions so linked as to form a single general inventive concept ("requirement of unity of invention")." (Rule 13.1)

Rule 13.1 shall be construed as permitting, in particular, either of the following two possibilities:

- (i) in addition to an independent claim for a given product, the inclusion in the same international application of one independent claim for one process specially adapted for the manufacture of the said product, and the inclusion in the same international application of one independent claim for one use of the said product, or
- (ii) in addition to an independent claim for a given process, the inclusion in the same international application of one independent claim for one apparatus or means specifically designed for carrying out the said process." (Rule 13.2)
- (5) See Rule 68.2 quoted in note (3) above.
- (6) "If the applicant does not comply with the invitation referred to in subparagraph (a) within the prescribed time limit, the International Preliminary Examining Authority shall establish an international preliminary examination report on those parts of the international application which relate to what appears to be the main invention and shall indicate the relevant facts in the said report..." (Article 34(3)(c))
- (7) "The amount of the additional fee due for international preliminary examination under Article 34(3) shall be determined by the competent International Preliminary Examining Authority." (Rule 68.3(a))

"The additional fee due for international preliminary examination under Article 34(3)(a) shall be payable direct to the International Preliminary Examining Authority." (Rule 68.3(b))

INVITATION TO RESTRICT OR PAY ADDITIONAL FEES (continued)

If the applicant opts to restrict the claims, this International Preliminary Examining Authority suggests below restriction possibilities which in its opinion would be in compliance with the requirement of unity of invention. (5) (specify)

If the applicant opts to pay additional fees, this International Preliminary Examining Authority will establish the international preliminary examination report on the other parts of the international application only if, and to the extent to which, additional fees are paid to it by the applicant. The total amount of the additional fees is _______(7)

THE APPLICANT IS HEREBY INVITED TO RESTRICT THE CLAIMS OR TO PAY THE AMOUNT OF ADDITIONAL FEES WITHIN (MONTHS) (DAYS) FROM THE DATE OF MAILING INDICATED ABOVE.

Computation of the time limit starts on the day following the date of mailing of the present invitation. (8) Within this time limit either the payment or the restriction has to be made to this International Preliminary Examining Authority.

PAYMENT MAY BE MADE BY CHECK, POSTAL MONEY ORDER, BANK DRAFT, CASH, REVENUE STAMPS, DEBITING DEPOSIT ACCOUNT NO., COUPONS, ETC. 7
TO THE CACCOUNT OF, ACCOUNT INDICATED BELOW OF, ORDER OF 7 THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY.

THE	INTERNATIONAL PRELIM	INARY EXAMINING AUTHORITY
Name and Mailing Address		Authorized Officer

NOTES TO FORM PCT/IPEA/405 (Continued)

(8) "When a period is expressed as one month or a certain number of months, computation shall start on the day following the day on which the relevant event occurred, and the period shall expire in the relevant subsequent month on the day which has the same number as the day on which the said event occurred, provided that if the relevent subsequent month has no day with the same number the period shall expire on the last day of that month." (Rule 80.2)

"When a period is expressed as a certain number of days, computation shall start on the day following the day on which the relevant event occurred, and the period shall expire on the day on which the last day of the count has been reached." (Rule 80.3)

"The date which is taken into consideration as the starting date of the computation of any period shall be the date which prevails in the locality at the time when the relevant event occurred." (Rule 80.4(a))

"The date on which any period expires shall be the date which prevails in the locality in which the required document must be filed or the required fee must be paid." (Rule 80.4(b))

"If the expiration of any period during which any document or fee must reach a national Office or intergovernmental organization falls on a day on which such Office or organization is not open to the public for the purposes of the transaction of official business, or on which ordinary mail is not delivered in the locality in which such Office or organization is situated, the period shall expire on the next subsequent day on which neither of the said two circumstances exists." (Rule 80.5)

"A period expiring on a given day shall expire at the moment the national Office or intergovernmental organization with which the document must be filed or to which the fee must be paid closes for business on that day." (Rule 80.7(a))

"Any Office or organization may depart from the provisions of paragraph (a) up to midnight on the relevant day." (Rule 80.7(b))

TO

FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page

INVITATION TO COMPLY WITH REQUIREMENTS FOR SUBMISSION OF A TRANSLATION OF THE INTERNATIONAL APPLICATION 1ssued pursuant to PCT Rule 55.2 (2)

	DATE OF MAILING by the International Preliminary Examining Authority
Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT'1)	APPLICANT'S OR AGENT'S FILE NO. (1)
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	
•	
INVIT	ATION
	•
	**
The applicant's attention is called	
translation of the above-identified	international application:
1. has not been submitted w	ithin the prescribed time limit. (3)
2. as submitted does not co	ontain a signed statement. (4)
· ———	
•	
	IN ONE MONTH FROM THE DATE OF MAILING
INDICATED ABOVE TO MAKE THE NECESSAR	(6)
SHALL RESULT IN THE DEMAND BEING CON	SIDERED AS NOT HAVING BEEN SUBMITTED. (6)
Computation of the time limit starts	on the day following the date of
-	Within this time limit the trans-
lation must be submitted to the Inte	
Authority.	
•	
THE INTERNATIONAL PRELIM	INARY EXAMINING AUTHORITY
Name and Mailing Address	Authorized Officer

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"There the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

Description that designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "If the competent International Preliminary Authority is not part of the same national Office or intergovernmental organization as the competent International Searching Authority, and if the international application is in a language other than the language, or one of the languages, specified in the agreement concluded between the International Bureau and the International Preliminary Examining Authority competent for the international preliminary examination, the latter may require that the applicant submit a translation of that application." (Rule 55.2(a))

"The translation shall be submitted not later than the later of the following two dates:

- (i) the date on which the time limit under Rule 46.1 expires,
- (ii) the date on which the demand is submitted." (Rule 55.2(b))

"The translation shall contain a statement that, to the best of the applicant's knowledge, it is complete and faithful. This statement shall be signed by the applicant." (Rule 55.2(c))

"If the provisions of paragraphs (b) and (c) are not complied with, the International Preliminary Examining Authority shall invite the applicant to comply with them within 1 month from the date of the invitation. If the applicant fails to do so, the demand shall be considered as if it had not been submitted and the International Preliminary Examining Authority shall notify the applicant and the International Bureau accordingly." (Rule 55.2(d))

- (3) See Rule 55.2(b) quoted in the preceding note.
- (4) See Rule 55.2(c) quoted in note (2) above.
- (5) See Rule 55.2(d), first sentence, quoted in note (2) above.
- (6) See Rule 55.2(d), second sentence, quoted in note (2) above.
- (7) "When a period is expressed as one month or a certain number of months, computation shall start on the day following the day on which the relevant event occurred, and the period shall expire in the relevant subsequent month on the day which has the same number as the day on which the said event occurred, provided that if the relevant subsequent month has no day with the same number the period shall expire on the last day of that month." (Rule 80.2)

"The date which is taken into consideration as the starting date of the computation of any period shall be the date which prevails in the locality at the time when the relevant event occurred." (Rule 80.4(a))

"The date on which any period expires shall be the date which prevails in the locality in which the required document must be filed or the required fee must be paid." (Rule 80.4(b))

"If the expiration of any period during which any document or fee must reach a national Office or intergovernmental organization falls on a day on which such Office or organization is not open to the public for the purposes of the transaction of official business, or on which ordinary mail is not delivered in the locality in which such Office or organization is situated, the period shall expire on the next subsequent day on which neither of the said two circumstances exists." (Rule 80.5)

"A period expiring on a given day shall expire at the moment the national Office or intergovernmental organization with which the document must be filed or to which the fee must be paid closes for business on that day." (Rule 80.7(a))

"Any Office or organization may depart from the provisions of paragraph (a) up to midnight on the relevant day." (Rule 80.7(b))

TO

FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page

NOTIFICATION THAT DEMAND CONSIDERED AS NOT HAVING BEEN SUBMITTED issued pursuant to Rules 55.2(d), (3) 57.4(c)(3) and 60.1(c)(4)

DATE OF 16.11.1NG by the International Preliminary Executing Authority

Inscribe NATE and ADDRECT of the ACENT and if there is no agent, of the APPLICANT (1) IDENTIFICATION OF THE INTERNATIONAL APPLICATION International Application No. International Filing Date NOTIFICATION The applicant is hereby notified that the Demand relating to the above-identified international application has been considered as having not been submitted due to the lack of compliance within the prescribed time limit with: 1.				
International Application No. International Filing Date NOTIFICATION The applicant is hereby notified that the Demand relating to the above- identified international application has been considered as having not been submitted due to the lack of compliance within the prescribed time limit with: 1. the invitation to submit the required translation and/or statement mailed by this International Preliminary Examining Authority on: (2) (date invitation mailed) 2. the invitation to pay the required amount of the handling fee mailed by this International Preliminary Examining Authority				
Applicant (Name) NOTIFICATION The applicant is hereby notified that the Demand relating to the above-identified international application has been considered as having not been submitted due to the lack of compliance within the prescribed time limit with: 1. the invitation to submit the required translation and/or statement mailed by this International Preliminary Examining Authority on: (2) (date invitation mailed) 2. the invitation to pay the required amount of the handling fee mailed by this International Preliminary Examining Authority				
NOTIFICATION The applicant is hereby notified that the Demand relating to the above- identified international application has been considered as having not been submitted due to the lack of compliance within the prescribed time limit with: 1.				
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statement mailed by this International Preliminary Examining Authority on: (2) (date invitation mailed) 2. the invitation to pay the required amount of the handling fee mailed by this International Preliminary Examining Authority				
Authority on: (2) (date invitation mailed) 2. the invitation to pay the required amount of the handling fee mailed by this International Preliminary Examining Authority				
(date invitation mailed) 2. the invitation to pay the required amount of the handling fee mailed by this International Preliminary Examining Authority				
the invitation to pay the required amount of the handling fee mailed by this International Preliminary Examining Authority				
the invitation to pay the required amount of the handling fee mailed by this International Preliminary Examining Authority				
the invitation to pay the required amount of the handling fee mailed by this International Preliminary Examining Authority				
mailed by this International Preliminary Examining Authority				
mailed by this International Preliminary Examining Authority				
on: Ver				
(date invitation mailed)				
(date invitation mailed)				
3. the invitation to correct the defects in the Demand mailed by				
this International Preliminary Examining Authority on: (4)				
•				
(date invitation mailed)				
(2)				
A copy of this notification has been sent (2) to the:				
International Bureau if item 1. above has been indicated as applicable.				
THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY				
THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY				

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"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attornsy, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "If the provisions of paragraphs (b) and (c) /requiring submission of a translation containing a statement/ are not complied with, the International Preliminary Examining Authority shall invite the applicant to comply with them within 1 month from the date of the invitation. If the applicant fails to do so, the demand shall be considered as if it had been submitted and the International Preliminary Examining Authority shall notify the applicant and the International Bureau accordingly." (Rule 55.2(d))
- (3) "If the applicant does not comply with the invitation /to pay the handling fee/ within the prescribed time limit, the demand shall be considered as if it had not been submitted." (Rule 57.4(c))

"Where the demand had been considered under Rules 57.4(c) or 60.1(c) as if it had not been submitted, the International Preliminary Examining Authority shall notify the applicant accordingly." (Rule 61.1(b), second sentence)

(4) "If the applicant does not comply with the invitation / to correct defects in the demand/ within the prescribed time limit, the demand shall be considered as if it had not been submitted." (Rule 60.1(c)).

See Rule 61.1(b) second sentence quoted in the preceding note.

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FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified below

WRITTEN OPINION

	WRITTEN OPINION issued pursuant to PCT Rules 66.2(a)(b) (2) and 66.4(a) (3)			
	DATE OF MAILING by the International Preliminary Examining Authority			
Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT (1)	APPLICANT'S OR AGENT'S FILE NO. (1)			
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION			
International Application No.	International Filing Date			
Applicant (Name)				
Receiving Office	Priority Date Claimed			
WRITTEN	OPINION			
With reference to the above-identified international application, this constitutes the (first, etc.) (3) written opinion by this International Preliminary Examining Authority.				
I. BASIS OF OPINION (4)				
This written opinion has been established as if the following noted amendments had not been made since, for the reasons indicated, they have been considered as going beyond the disclosure as filed.				
II. NON-ESTABLISHMENT OF OPINION OF NOVELTY, INVENTIVE STEP AND INDUSTRIAL APPLICABILITY (5)				
The question whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), and to be industrially applicable will not for the reasons indicated below be gone into in respect of:				
1. the above-identified international application.				
2. claims Nos (specify particular claims).				
Said international application, or said claims Nos. relate to the following subject matter (6) which does not require an international preliminary examination. (specify)				
The description, claims, or drawings (indicate particular elements) or said claims Nos are so unclear that no meaningful opinion could be formed. (7)				
	are so inadequately supported by ul opinion could be formed. (7)			
III. NEGATIVE STATEMENT IN REGARD TO NOVELT CABILITY OF CLAIMS (8)	Y, INVENTIVE STEP AND INDUSTRIAL APPLI-			
The statement under Article 35(2) should be cated below. The criteria not satisfied in the letter abbreviation: N (for Novelty); Industrial Applicability).	n respect of such claims are indicated by			
	·			

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"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) *If the International Preliminary Examining Authority

- (i) considers that the international application has any of the defects described in Article 34(4),
- (ii) considers that the international preliminary examination report should be negative in respect of any of the claims because the invention claimed therein does not appear to be novel, does not appear to involve an inventive step (does not appear to be non-obvious), or does not appear to be industrially applicable,
- (iii) notices that there is some defect in the form or contents of the international application under the Treaty or these Regulations,
- (iv) considers that any amendment goes beyond the disclosure in the international application as filed, or
- (v) wishes to accompany the international preliminary examination report by observations on the clarity of the claims, the description, and the drawings, or the question whether the claims are fully supported by the description,

the said Authority shall notify the applicant accordingly in writing." (Rule 66.2(a))

"The notification shall fully state the reasons for the opinion of the International Preliminary Examining Authority." (Rule 66.2(b))

- (3) "If the International Preliminary Examining Authority wishes to issue one or more additional written opinions, it may do so, and Rules 66.2 and 66.3 shall apply." (Rule 66.4(a))
- (4) See Rule 66.2(a)(iv) in note (2) above.
- (5) See Rule 66.2(a)(i) in note (2) above.
 - "If the International Preliminary Examining Authority considers
- (i) that the international application relates to a subject matter on which the International Preliminary Examining Authority is not required, under the Regulations, to carry out an international preliminary examination, and in the particular case decides not to carry out such examination, or
- (ii) that the description, the claims, or the drawings, are so unclear, or the claims are so inadequately supported by the description, that no meaningful opinion can be formed on the novelty, inventive step (non obviousness), or industrial applicability, of the claimed invention,

the said Authority shall not go into the questions referred to in Article 33(1) and shall inform the applicant of this opinion and the reasons therefor." (Article 34(4)(a))

(6) See Rule 66.2(a)(i) in note (2) above and Article 34(4)(a)(i) in note (5) above.

	WRITTEN OPINION (Continued)
The same of the sa	IV. CITATIONS AND EXPLANATIONS IN REGARD TO NOVELTY, INVENTIVE STEP AND INDUSTRIAL APPLICABILITY OF CLAIMS (9)
	No. of Claim / Relevant Supporting Documents Cited/ Explanation
	V. CERTAIN DEFECTS IN THE INTERNATIONAL APPLICATION (10)
•	The following defects in the form or contents of the above-identified international application under the Treaty or the Regulations have been noted.
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	VI. CERTAIN OBSERVATIONS ON THE INTERNATIONAL APPLICATION (11)
	The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, have been noted.
	APPLICANT IS INVITED (12) TO SUBMIT A WRITTEN REPLY ACCOMPANIED BY AMENDMENTS OR CORRECTIONS (13), WHERE APPROPRIATE, WITHIN (MONTHS) (DAYS) (14) OF THE DATE OF MAILING INDICATED ON THE PREVIOUS PAGE.
	THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY
Name and	Mailing Address Authorized Officer

NOTES TO FORM PCT/IPEA/408 (Continued)

Rule 67 entitled "Subject Matter Under Article 34(4)(a)(i)" reads as follows:

"No International Preliminary Examining Authority shall be required to carry out an international preliminary examination on an international application if, and to the extent to which, its subject matter is any of the following:

- (i) scientific and mathematical theories,
- (ii) plant or animal varities or essentially biological processes for the production of plants and animals, other than microbiological processes and the products of such processes,
- (iii) schemes, rules or methods of doing business, performing purely mental acts or playing games,
- (iv) methods for treatment of the human or animal body by surgery or therapy, as well as diagnostic methods,
 - (v) mere presentations of information,
- (vi) computer programs to the extent that the International Preliminary Examining Authority is not equipped to carry out an international preliminary examination concerning such programs."
- (7) See Rule 66.2(a)(i) in note (2) above and Article 34(4)(a)(ii) in note (6) above.
- (8) See Rule 66.2(a)(ii) in note (2) above.
- (9) See Rules 66.2(a)(ii) and 66.2(b) in note (2) above.
- (10) See Rule 66.2(a)(iii) in note (2) above.
- (11) See Rule 66.2(a)(v) in note (2) above.
- (12) "The notification shall invite the applicant to submit a written reply together, where appropriate, with amendments or corrections." (Rule 66.2(c))
- (13) "The applicant may respond to the invitation referred to in Rule 66.2(c) of the International Preliminary Examining Authority by making amendments or corrections or if he disagrees with the opinion of that Authority by submitting arguments, as the case may be, or do both." (Rule 66.3(a))

"Any response shall be submitted directly to the International Preliminary Examining Authority." (Rule 66.3(b))

"The applicant shall be required to submit a replacement sheet for every sheet of the international application which, on account of a correction or amendment, differs from the sheet originally filed. The letter accompanying the replacement sheets shall draw attention to the differences between the replaced sheets and the replacement sheets. To the extent that any amendment results in the cancellation of an entire sheet, that amendment shall be communicated in a letter." (Rule 66.8(a))

(14) "The notification shall fix a time limit for the reply. The time limit shall be reasonable under the circumstances. It shall normally be 2 months after the date of notification. In no case shall it be shorter than 1 month after the said date. It shall be at least 2 months after the said date where the international search report is transmitted at the same time as the notification. In no case shall it be more than 3 months after the said date." (Rule 66.2(d))

"When a period is expressed as one month or a certain number of months, computation shall start on the day following the day on which the relevant event occurred, and the period shall expire in the relevant subsequent month on the day which has the same number as the day on which the said event occurred, provided that if the relevant subsequent month has no day with the same number the period shall expire on the last day of that month." (Rule 80.2)

"When a period is expressed as a certain number of days, computation shall start on the day following the day on which the relevant event occurred, and the period shall expire on the day on which the last day of the count has been reached." (Rule 80.3)

NOTES TO FORM PCT/IPEA/408 (Continued)

"The date which is taken into consideration as the starting date of the computation of any period shall be the date which prevails in the locality at the time when the relevant event occurred." (Rule 80.4(a))

"The date on which any period expires shall be the date which prevails in the locality in which the required document must be filed or the required fee must be paid." (Rule 80.4(b))

"If the expiration of any period during which any document or fee must reach a national Office or intergovernmental organization falls on a day on which such Office or organization is not open to the public for the purposes of the transaction of official business, or on which ordinary mail is not delivered in the locality in which such Office or organization is situated, the period shall expire on the next subsequent day on which neither of the said two circumstances exists." (Rule 80.5)

"A period expiring on a given day shall expire at the moment the national Office or intergovernmental organization with which the document must be filed or to which the fee must be paid closes for business on that day." (Rule 80.7(a))

"Any Office or organization may depart from the provisions of paragraph (a) up to midnight on the relevant day." (Rule 80.7(b))

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FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at bottom of this page

REQUEST FOR THE PRODUCTION OF PROOF

issued pursuant to PCT Rule 83

	DATE OF MAILING by the International Preliminary
IN ITS CAPACITY AS A RECEIVING OFFICE	Examining Authority
IN IID CAPACITI AD A RECEIVING OFFICE	
IDENTIFICATION OF THE	
	INTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	
Applicant (Name)	
	REQUEST
mbia Tutamatianal Dualiminana Dua	and a drawn of the second of
This International Preliminary Exa	
Article 49 and Rule 83.2 and herek	
in its capacity as Receiving Offic	
· contract of the contract of	(Name)
	(Address)
has the right to practice before i	it.
·	
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	•
THE INTERNATIONAL PREI	IMINARY EXAMINING AUTHORITY
Name and Mailing Address	Authorized Officer
Name and Mailling Address	MUNOTIZED OTTICET

Form PCT/IPEA/410 (August 1976)

PATENT COOPERATION TREATY TO FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page INVITATION TO REQUEST RECTIFICATION issued pursuant to PCT Rule 91.1(d), second sentence (2) DATE OF MAILING by the International Preliminary Examining Authority Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT '1) APPLICANT'S OR AGENT'S FILE NO. (1) IDENTIFICATION OF THE INTERNATIONAL APPLICATION International Filing Date International Application No. Applicant (Name) INVITATION This International Preliminary Examining Authority has discovered in the above-identified international application/in other papers submitted by the applicant what appears to be an obvious error of transcription as specified hereafter: (2) THE APPLICANT IS HEREBY INVITED TO REQUEST THE RECTIFICATION OF THE SAID ERROR. (2) The request for rectification is to be submitted to: (3) the Receiving Office (at the following address) the International Searching Authority (at the following address) the International Bureau (at the following address) WIPO 32 chemin des Colombettes 1211 Geneva 20 Switzerland this International Preliminary Examining Authority

THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

Name and Mailing Address

Authorized Officer

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(11))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) Rule 91 entitled "Obvious Errors of Transcription" reads as follows:
 - "91.1 Rectification
- (a) Subject to paragraphs (b) to (g), obvious errors of transcription in the international application or other papers submitted by the applicant may be rectified.
- (b) Errors which are due to the fact that something other than what was obviously intended was written in the international application or other paper shall be regarded as obvious errors of transcription. The rectification itself shall be obvious in the sense that anyone would immediately realize that nothing else could have been intended than what is offered as rectification.
- (c) Omissions of entire elements or sheets of the international application, even if clearly resulting from inattention, at the stage, for example, of copying or assembling sheets, shall not be rectifiable.
- (d) Rectification may be made on the request of the applicant. The authority having discovered what appears to be an obvious error of transcription may invite the applicant to present a request for rectification as provided in paragraphs (e) to (g).
 - (e) No rectification shall be made except with the express authorization:
 - (i) of the receiving Office if the error is in the request,
- (ii) of the International Searching Authority if the error is in any part of the international application other than the request or in any paper submitted to that Authority,
- (iii) of the International Preliminary Examining Authority if the error is in any part of the international application other than the request or in any paper submitted to that Authority, and
- (iv) of the International Bureau if the error is in any paper, other than the international application or amendments or corrections to that application, submitted to the International Bureau.
- (f) The date of the authorization shall be recorded in the files of the international application.
- (g) The authorization for rectification referred to in paragraph (e) may be given until the following events occur:
- (i) in the case of authorization given by the receiving Office and the International Bureau, the communication of the international application under Article 20;
- (ii) in the case of authorization given by the International Searching Authority, the establishment of the international search report or the making of a declaration under Article 17(2)(a);
- (iii) in the case of authorization given by the International Preliminary Examining Authority, the establishment of the international preliminary examination report.
- (h) Any authority, other than the International Bureau, which authorizes any rectification shall promptly inform the International Bureau of such rectification."
- (3) See Rule 91.1(e) quoted in the preceding note.

TO

 $\begin{tabular}{lll} FROM & the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY \\ & identified at the bottom of this page \\ \end{tabular}$

NOTIFICATION CONCERNING REQUEST FOR RECTIFICATION

issued pursuant to PCT Administrative Instructions, Section $109^{\left(3\right)}$

	Section 109 ¹⁷			
•	DATE OF MAILING by the International Preliminary Examining Authority			
Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT ⁽¹⁾	APPLICANT'S OR AGENT'S FILE NO.(1)			
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION			
International Application No.	International Filing Date			
	·			
Applicant (Name)				
NOTIFI	CATION			
The applicant is hereby notified that	this International Preliminary			
Examining Authority has considered th	e request for rectifying "Obvious			
Errors of Transcription" (2) in the ab	ove-identified international			
application/in other papers submitted	by the applicant and that it has			
decided:				
	(3)			
1. to authorize the rectification re	equested which is: `'			
attached on applicant's request.				
set forth as follows:				
350 2013.1 42 10110115.				
<u> </u>				
·				
to refuse to authorize the re reasons: (3)	ctification for the following			
reasons:				
•				
ı				
	,,,			
A copy of this notification with any	attachment has been sent (4) to the:			
International Bureau in the c	ase where rectification was			
authorized.				
Control 1200.				
THE INTERNATIONAL PRELIMI				
Name and Mailing Address	Authorized Officer			

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) Rule 91 entitled "Obvious Errors of Transcription" reads as follows:
 - "91.1 Rectification
- (a) Subject to paragraphs (b) to (g), obvious errors of transcription in the international application or other papers submitted by the applicant may be rectified.
- (b) Errors which are due to the fact that something other than what was obviously intended was written in the international application or other paper shall be regarded as obvious errors of transcription. The rectification itself shall be obvious in the sense that anyone would immediately realize that nothing else could have been intended than what is offered as rectification.
- (c) Omissions of entire elements or sheets of the international application, even if clearly resulting from inattention, at the stage, for example, of copying or assembling sheets, shall not be rectifiable.
- (d) Rectification may be made on the request of the applicant. The authority having discovered what appears to be an obvious error of transcription may invite the applicant to present a request for rectification as provided in paragraphs (e) to (g).
 - (e) No rectification shall be made except with the express authorization:
 - (i) of the receiving Office if the error is in the request.
- (ii) of the International Searching Authority if the error is in any part of the international application other than the request or in any paper submitted to that Authority,
- (iii) of the International Preliminary Examining Authority if the error is in any part of the international application other than the request or in any paper submitted to that Authority, and
- (iv) of the International Bureau if the error is in any paper, other than the international application or amendments or corrections to that application, submitted to the International Bureau.
- (f) The date of the authorization shall be recorded in the files of the international application.
- (g) The authorization for rectification referred to in paragraph (e) may be given until the following events occur:
- (i) in the case of authorization given by the receiving Office and the International Bureau, the communication of the international application under Article 20;
- (ii) in the case of authorization given by the International Searching Authority, the establishment of the international search report or the making of a declaration under Article 17(2)(a);
- (iii) in the case of authorization given by the International Preliminary Examining Authority, the establishment of the international preliminary examination report.
- (h) Any authority, other than the International Bureau, which authorizes any rectification shall promptly inform the International Bureau of such rectification.
- (3) "Any International Authority which authorizes or refuses rectification of obvious errors of transcription under Rule 91 shall promptly inform the applicant of such authorization or refusal and, in the case of refusal, of the reasons therefor." (Section 109)
- (4) See Rule 91.1(h) quoted in note (2) above.

TC

FROM the International preliminary examining authority identified at the bottom of this page

NOTIFICATION OF TRANSMITTAL OF REQUESTED COPIES OF DOCUMENTS IN FILE issued pursuant to PCT Rule 94.1 (2)

DATE OF MATLING by the International Preliminary Examining Authority Inscribe NAME and ADDRESS of the AGENT and if there is no no agent, of the APPLICANT $^{(1)}$ or of the AUTHORIZED PERSON APPLICANT'S OR AGENT'S FILE NO. (1) IDENTIFICATION OF THE INTERNATIONAL APPLICATION International Application No. International Filing Date Applicant (Name) NOTIFICATION This International Preliminary Examining Authority, in response to the request received, transmits herewith ___ _____(number of) copies of the following documents contained in the file of the above-identified international application. (2) THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY Name and Mailing Address Authorized Officer

Form PCT/TPEA/413 (August 1976)

See notes on reverse side

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepa by between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the extra term thereon. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of authorses, correspondence shall be addressed to the agent first mentioned in the earliest riled and still valid deparate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "At the request of the applicant or any person authorized by the applicant, the International Bureau and the International Preliminary Examining Authority shall furnish, subject to reimbursement of the cost of the service, copies of any document contained in the file of the applicant's international application or purported international application." (Rule 94.1)

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FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page

INVITATION TO FURNISH COPY OF PRIORITY DOCUMENT AND TRANSLATION

issued pursuant to PCT Rules 66.7(a), (b) $^{(2)}$

Inscribe NAME and ADDRESS of the AGENT and if there	DATE OF MAILING by the International Preliminary Examining Authority
is no agent, of the APPLICANT (1)	APPLICANT'S OR AGENT'S FILE NO. (1)
IDENTIFICATION OF THE IN	NTERNATIONAL APPLICATION
International Application No.	International Filing Date
	·
Applicant (Name)	
INVITA	ATION
,	
This International Preliminary Examin	ing Authority hereby requests that the
applicant furnish it with the following	ng indicated document:
	tion whose priority is claimed in
the above-identified internat	ional application. (3)
2. A translation into	(language) of the earlier appli-
	med in the above-identified inter-
national application. $^{(4)}$	
•	
THE APPLICANT IS HEREBY INVITED TO FUL	· · · · · · · · · · · · · · · · · · ·
EARLIER APPLICATION WITHIN 2 MONTHS FI	
ABOVE. (5) WHERE A TRANSLATION IS REQUIRED INTERNATIONAL PRELIMINARY EXAMINING AND AND ADDRESS OF THE PROPERTY	UESTED, IT SHALL BE FURNISHED TO THIS
	SHALL, UNLESS ALREADY FURNISHED TO THE
INTERNATIONAL BUREAU, BE FURNISHED TO	
EXAMINING AUTHORITY AND THE INTERNATION	
THE REQUESTED DOCUMENT WITHIN THIS TIME	ME LIMIT SHALL RESULT IN THE INTER-
	RT BEING ESTABLISHED AS IF THE PRIORITY
HAD NOT BEEN CLAIMED. (5)	
	on the day following the date of mailing this time limit the requested document
has to reach this International Prelim	
	•
A copy of this invitation has been se	ent '' to the:
International Bureau	
THE INTERNATIONAL PRELIMI	NARY EXAMINING AUTHORITY
Name and Mailing Address	Authorized Officer

Form PCT/IPEA/414 (August 1976)

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "If the International Preliminary Examining Authority needs a copy of the application whose priority is claimed in the international application, the International Bureau shall, on request, promptly furnish such copy, provided that, where the request is made before the International Bureau has received the priority document under Rule 17.1(a), the applicant shall furnish such copy to the International Bureau and directly to the International Preliminary Examining Authority." (Rule 66.7(a))

"If the application whose priority is claimed is in a language other than the language or one of the languages of the International Preliminary Examining Authority, the applicant shall furnish, on invitation, a translation in the said language or one of the said languages." (Rule 66.7(b))

- (3) See Rule 66.7(a) quoted in the preceding note.
- (4) See Rule 66.7(b) quoted in note (2) above.
- (5) "The copy to be furnished by the applicant under paragraph (a) and the translation referred to in paragraph (b) shall be furnished not later than by the expiration of 2 months from the date of the request or invitation. If they are not furnished within that time limit, the international preliminary examination report shall be established as if the priority had not been claimed." (Rule 66.7(c))
- (6) See Rule 66.7(b) quoted in note (2) above.
- (7) See Rule 66.7(a) quoted in note (2) above.
- (8) "When a period is expressed as one month or a certain number of months, computation shall start on the day following the day on which the relevant event occurred, and the period shall expire in the relevant subsequent month on the day which has the same number as the day on which the said event occurred, provided that if the relevant subsequent month has no day with the same number the period shall expire on the last day of that month," (Rule 80.2)

"The date which is taken into consideration as the starting date of the computation of any period shall be the date which prevails in the locality at the time when the relevant event occurred." (Rule 80.4(a))

"The date on which any period expires shall be the date which prevails in the locality in which the required document must be filed or the required fee must be paid." (Rule 80.4(b))

"If the expiration of any period during which any document or fee must reach a national Office or intergovernmental organization falls on a day on which such Office or organization is not open to the public for the purposes of the transaction of official business, or on which ordinary mail is not delivered in the locality in which such Office or organization is situated, the period shall expire on the next subsequent day on which neither of the said two circumstances exists." (Rule 30.5)

"A period expiring on a given day shall expire at the moment the national Office or intergovernmental organization with which the document must be filed or to which the fee must be paid closes for business on that day." (Rule 80.7(a))

"Any Office or organization may depart from the provisions of paragraph (a) up to midnight on the relevant day." (Rule 80.7(b))

FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page WIPO NOTIFICATION CONCERNING World Intellectual Property Organization DOCUMENTS TRANSMITTED 32, chemin des Colombettes issued pursuant to PCT Rules 61.1(a) 1211 Geneva 20 71.1, and 71.2(c) Switzerland UN OF MANUALUS by the International Preliminary Farmining Authority IN ITS CAPACITY AS INTERNATIONAL BUREAU NOTIFICATION This International Preliminary Examining Authority transmits herewith the following indicated types of documents and numbers thereof: (number of) copies of Demands. (Rule 61.1(a)) 2. (number of) copies of international preliminary examination reports and their annexes. (Rule 71.1) (number of) copies of documents cited in the international preliminary examination reports and not cited in the international search reports. (Rule 71.2) Attached is a list identifying each document transmitted by the type of document it is, and by the corresponding international application number, the international filing date and the name of the applicant. THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY Authorized Officer Name and Mailing Address

Type of Document	International Application No. and International Filing Date	Applicant
:		
	•	

TO

FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page

NOTIFICATION OF TRANSMITTAL OF INTER-NATIONAL PRELIMINARY EXAMINATION REPORT issued pursuant to PCT Rule 71.1 (2)

Inscribe NAME and ADDRESS of the AGENT and if there	DATE OF MAILING by the International Preliminary Examining Authority
is no agent, of the APPLICANT (1)	APPLICANT'S OR AGENT'S FILE NO.(1)
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	Lead
·	
NOTIFIC	CATION
` .	
The applicant is hereby notified that	at this International Preliminary
Examining Authority transmits herewi	th the international preliminary
examination report and its annexes,	if any, established on the above-
identified international application	1. (2)
The attention of the applicant is di	rawn to the fact that if the election
of any Contracting State has been en	ffected prior to the expiration of the
19th month from the priority date,	the applicant shall furnish a copy
of the international application (ur	nless already furnished by the
International Bureau), a translation	n thereof, as prescribed, and pay the
national fee (if any) to each Electe	
	tions effected after the expiration
of the 19th month the time limits ap	
the international application and a	
fees are set forth in Article 22(1)	
•	-
in accordance with Article 22(1). (5)	entor (if required) must be furnished
in accordance with Article 22(1).	
	-
r · · ·	
A copy of the report and its annexes been transmitted to the: (2)	s, if any, has this same day also
International Bureau	
THE INTERNATIONAL PRELIMI	NARY EXAMINING AUTHORITY
Name and Mailing Address	Authorized Officer

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "The International Preliminary Examining Authority shall, on the same day, transmit one copy of the international preliminary examination report and its annexes, if any, to the International Bureau, and one copy to the applicant." (Rule 71.1)
- (3) "If the election of any Contracting State has been effected prior to the expiration of the 19th month from the priority date, the provisions of Article 22 shall not apply to such State and the applicant shall furnish a copy of the international application (unless the communication under Article 20 has already taken place) and a translation thereof (as prescribed), and pay the national fee (if any), to each elected Office not later than at the expiration of 25 months from the priority date." (Article 39(1)(a))

"Any national law may, for performing the acts referred to in subparagraph (a), fix time limits which expire later than the time limit provided for in that subparagraph." (Article 39(1)(b))

(4) "The applicant shall furnish a copy of the international application (unless the communication provided for in Article 20 has already taken place) and a translation there-of (as prescribed), and pay the national fee (if any), to each designated Office not later than at the expiration of 20 months from the priority date. Where the national law of the designated State requires the indication of the name of and other prescribed data concerning the inventor but allows that these indications be furnished at a time later than that of the filing of a national application, the applicant shall, unless they were contained in the request, furnish the said indications to the national Office of or acting for that State not later than at the expiration of 20 months from the priority date." (Article 22(1))

"Any national law may, for performing the acts referred to in paragraphs (1) or (2), fix time limits which expire later than the time limits provided for in those paragraphs." (Article 22(3))

(5) See Article 22(1) quoted in the preceding note.

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FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page

NOTIFICATION OF TRANSMITTAL OF REQUESTED COPIES OF CITED DOCUMENTS issued pursuant to PCT Article 36(4)

no agent, of the APPLICANT. If the request is made by an ELECTED OFFICE, inscribe NAME and ADDRESS of such	Examining Authority
Office.(2)	APPLICANT'S OR AGENT'S FILE NO. (1)
IDENTIFICATION OF THE I	NTERNATIONAL APPLICATION
ternational Application No.	International Filing Date
plicant (Name)	
•	
· · · · · · · · · · · · · · · · · · ·	
NOTIFI	CATION
	•
This International Preliminary Examin	ing Authority, in response to the
request received, transmits herewith	
the documents listed below. These do	cuments were cited in the Inter-
national Preliminary Examination Repo	
identified international application (2)	but were not cited in the
International Search Report. (2)	
•	
•	
•	
•	
	•
THE INTERNATIONAL PRELIMI	NARY EXAMINING AUTHORITY
ne and Mailing Address	Authorized Officer

Form PCT/IPEA/har (August 1976)

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

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"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

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"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "The provisions of Article 20(3) shall apply, <u>mutatis mutandis</u>, to copies of any document which is cited in the international preliminary examination report and which was not cited in the international search report." (Article 36(4))

"At the request of the designated Office or the applicant, the International Searching Authority shall send to the said Office or the applicant, respectively, copies of the documents cited in the international search report, as provided in the Regulations."

(Article 20(3))

ТО	FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page
	NOTIFICATION THAT APPLICANT IS NOT ENTITLED TO MAKE A DEMAND FOR INTER- NATIONAL PRELIMINARY EXAMINATION
	issued pursuant to PCT Rules $5\frac{\mu}{3}$.1, $54.2^{(2)}$ and Administrative Instructions. Section $601(a)$
	DATE OF MAILING by the International Preliminary Examining Authority
Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT ⁽¹⁾	APPLICANT'S OR AGENT'S FILE NO.(1)
IDENTIFICATION OF THE	INTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	
NOTIF	ICATION
The applicant is hereby notified t	hat this International Preliminary
Examining Authority has determined	I
for international preliminary exam	
international application does not	exist since the applicant is not,
or in the case of several applican	ts, none of the applicants is:
1. a resident or nationa	of a Contracting State
bound by Chapter II a	nd whose international
application has been	filed as provided in
Article 31(2)(a). (4)	(specify)
2. a person entitled to	make a Demand under Article
31(2)(b) and whose in	ternational application has
	d in the decision of the
Assembly. $^{(5)}$ (specif	у)
,	
	· · · · · · · · · · · · · · · · · · ·
	(2)
A copy of this notification has be	een sent (3) to the:
International Bureau	
	MINARY EXAMINING AUTHORITY
Name and Mailing Address	Authorized Officer
	!

Form PCT/IPEA/418 (August 1976)

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

(2) "Any applicant who is a resident or national, as defined in the Regulations, of a Contracting State bound by Chapter II, and whose international application has been filed with the receiving Office of or acting for such State, may make a demand for international preliminary examination." (Article 31(2)(a))

"The Assembly may decide to allow persons entitled to file international applications to make a demand for international preliminary examination even if they are residents or nationals of a State not party to this Treaty or not bound by Chapter II." (Article 31(2)(b))

"The residence or nationality of the applicant shall, for the purposes of Article 31(2), be determined according to Rules 18.1 and 18.2." (Rule 54.1)

- "If all the applicants are applicants for the purposes of all elected States, the right to make a demand under Article 31(2) shall exist if at least one of them is
- (i) a resident or national of a Contracting State bound by Chapter II and the international application has been filed as provided in Article 31(2)(a), or
- (ii) a person entitled to make a demand under Article 31(2)(b) and the international application has been filed as provided in the decision of the Assembly." (Rule 54.2)
- (3) "Where the International Preliminary Examining Authority finds that the applicant is not entitled under Article 31(2) or, where there are several applicants, that none of the applicants is entitled under Rule 54.2 to make a demand, the International Preliminary Examining Authority shall notify both the applicant or applicants and the International Bureau accordingly." (Section 601(a))
- (4) See Rule 54.2(i) quoted in note (2) above.
- (5) See Rule 54.2(ii) quoted in note (2) above.

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FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at -- bottom of this page

NOTIFICATION THAT APPLICANT IS NOT ENTITLED TO ELECT CERTAIN STATES

issued pursuant to PCT Rule 54.3 (2) and Administrative Instructions, Section 601(b)(3)

Instructions, Section 601(b)(3) DATE OF MAILING by the International Preliminary Examining Authority Inscribe NAME and ADDRESS of the AGENT and if there is no agent, of the APPLICANT (1) APPLICANT'S OR AGENT'S FILE NO. (1) IDENTIFICATION OF THE INTERNATIONAL APPLICATION International Filing Date International Application No. Applicant (Name) NUTIFICATION With reference to the above-identified international application, the applicants indicated for the following elected States: (specify) are hereby notified that they are not entitled to elect such States since none of the applicants indicated for the purposes of such States is: a resident or national of a Contracting State bound by Chapter II and whose international application has been filed as provided in Article 31(2)(a). (4) (specify) a person entitled to make a demand under Article 31(2)(b) and whose international application has been filed as provided in the decision of the Assembly. (5) (specify) CONSEQUENTLY, THIS INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY CONSIDERS THE ELECTION OF THE STATES INDICATED ABOVE NOT TO HAVE BEEN MADE. (6) A copy of this notification has been sent (3) to the: International Bureau THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY Authorized Officer Name and Mailing Address

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

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"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

"Where the applicant has appointed several agents in one or more separate powers of attorney, correspondence shall be addressed to the agent first mentioned in the earliest filed and still valid separate power of attorney. Where, in the case of several applicants, the applicants have appointed several common agents in one or more separate powers of attorney, correspondence shall be addressed to the common agent first mentioned in the earliest filed and still valid separate power of attorney." (Section 108(a)(iii))

"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "For the purposes of different elected States, different applicants may be indicated, provided that, in respect of each elected State, at least one of the applicants for the purposes of that State is
- (i) a resident or national of a Contracting State bound by Chapter II and the international application has been filed as provided in Article 31(2)(a), or
- (ii) a person entitled to make a demand under Article 31(2)(b) and the international application has been filed as provided in the decision of the Assembly." (Rule 54.3(a))
- "If the requirement under paragraph (a) is not fulfilled in respect of any elected State, the election of that State shall be considered not to have been made." (Rule 54.3(b))
- (3) "Where the International Preliminary Examining Authority finds that, in the case of different applicants for different elected States, none of the applicants indicated for the purposes of a given elected State is entitled under Rule 54.3 to make a demand and that therefore the election of that State shall be considered not to have been made, the International Preliminary Examining Authority shall notify accordingly both the applicant or applicants so indicated and the International Bureau." (Section 601(b))
- (4) See Rule 54.3(a)(i) quoted in note (2) above.
- (5) See Rule 54.3(a)(ii) quoted in note (2) above.
- (6) See Rule 54.3(b) quoted in note (2) above.

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PATENT COOP	ERATION TREATY
ТО	FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORIT identified at the bottom of this page
•	NOTIFICATION OF DECISION ON PROTEST
	issued pursuant to PCT Rule $68.3(c)^{\binom{2}{3}}$ and Administrative Instructions, Section $603^{\binom{3}{3}}$
Inscribe NAME and ADDRESS of the AGENT and 1f there	DATE OF MAILING by the International Preliminary Examining Authority
is no agent, of the APPLICANT (1)	APPLICANT'S OR AGENT'S FILE NO.(1)
IDENTIFICATION OF THE	INTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	
NOTI	FICATION
of additional fees, (2) has reached 1. The protest is found justif a. total reimbursement of the	fied to the extent that: additional fees has been ordered
b. partial reimbursement in the has been order in due course for the reason	ne amount of ered and will be made
The protest is found unjust of additional fees is uphel	tified and requirement of payment

THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

Authorized Officer

Form PCT/IPEA/42: (August 1976)

Name and Mailing Address

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

(1) This applicant is, in the cases contemplated in Rule 4.8, the "Common Representative."

"Where the applicant has designated or appointed one agent, correspondence shall be addressed to that agent. Where, in the case of several applicants, the applicants are represented by a common representative or a common agent, correspondence shall be addressed to that representative or that agent." (Section 108(a)(i))

"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

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"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "Any applicant may pay the additional fee under protest, that is, accompanied by a reasoned statement to the effect that the international application complies with the requirement of unity of invention or that the amount of the required additional fee is excessive. Such protest shall be examined by a three-member board or other special instance of the International Preliminary Examining Authority, or any competent higher authority, which, to the extent that it finds the protest justified, shall order the total or partial reimbursement to the applicant of the additional fee. On the request of the applicant, the text of both the protest and decision thereon shall be notified to the elected Offices as an annex to the international preliminary examination report." (Rule 68.3(c))
- (3) "The International Preliminary Examining Authority shall transmit to the applicant, at the latest together with the international preliminary examination report, any decision which it has taken under Rule 68.3(c) on the protest of the applicant against payment of the additional fee. At the same time, it shall transmit to the International Bureau a copy of both the protest and the decision thereon, as well as any request by the applicant to forward the texts of both the protest and the decision thereon to any of the elected Offices." (Section 603)

FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page

INVITATION TO PAY FOR REQUESTED COPIES OF CITED DOCUMENTS

issued pursuant to PCT Rule 71.2(b) (3)

Inscribe NAME and ADDRESS of the AGENT and if there is

DATE OF MAILING by the International Preliminary

no agent, of the APPLICANT. If the request is made by an ELECTED OFFICE, inscribe NAME and ADDRESS of such	Examining Authority
Office.	APPLICANT'S OR AGENT'S FILE NO.(1)
	,
IDENTIFICATION OF THE	INTERNATIONAL APPLICATION
International Application No.	International Filing Date
Applicant (Name)	
	•
INVI	TATION
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payment in the amount of	
	the documents which were cited in the
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	,
THE INTERNATIONAL PRELIM	INARY EXAMINING AUTHORITY
Name and Mailing Address	Authorized Officer

Form PCT/IPEA/421 (August 1976)

These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts — the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

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"Where the applicant has designated several agents in the request, correspondence shall be addressed to the agent first mentioned therein. Where, in the case of several applicants, the applicants have designated several common agents in the request, correspondence shall be addressed to the common agent first mentioned therein." (Section 108(a)(ii))

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(2) "The provisions of Article 20(3) shall apply, <u>mutatis mutandis</u>, to copies of any document which is cited in the international preliminary examination report and which was not cited in the international search report." (Article 36(4))

"At the request of the designated Office or the applicant, the International Searching Authority shall send to the said Office or the applicant, respectively, copies of the documents cited in the international search report, as provided in the Regulations." (Article 20(3))

(3) "The International Preliminary Examining Authority may require that the party (applicant or elected Office) presenting the request pay to it the cost of preparing and mailing the copies. The level of the cost of preparing copies shall be provided for in the agreements referred to in Article 32(2) between the International Preliminary Examining Authorities and the International Bureau." (Rule 71.2(b))

FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page

INVITATION TO PAY FOR REQUESTED COPIES OF DOCUMENTS IN FILE

issued pursuant to PCT Rule 94.1 (2).

DATE OF MAILING by the International Preliminary Examining Authority

	F THE INTERNATIONAL APPLICATION
rnational Application No.	International Filing Date
icant (Name)	
	INVITATION
	·
	y Examining Authority will, upon receipt
of payment in the amount of $_$, promptly transmit the requested
	ies of the documents contained in the file
of the above-identified inter	national application. (2)
MITT DESCRIPTION DO	
	ED TO MAKE PAYMENT BY /CHEQUE, POSTAL MONEY
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ORDER, BANK DRAFT, CASH, REVEN COUPONS, ETC. TO THE ZAMOUNT THIS INTERNATIONAL PRELIMINARY	NUE STAMPS, DEBITING DEPOSIT ACCOUNT NO. OF, ACCOUNT INDICATED BELOW OF, ORDER OF Y EXAMINING AUTHORITY.
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1)

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"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) Rule 94 entitled "Furnishing of Copies by the International Bureau and the International Preliminary Examining Authority" reads as follows:
 - "94.1 Obligation to Furnish

At the request of the applicant or any person authorized by the applicant, the International Bureau and the International Preliminary Examining Authority shall furnish, subject to reimbursement of the cost of the service, copies of any document contained in the file of the applicant's international application or purported international application."

ТО	FROM the INTERNATIONAL PRELIMINARY EXAMINING AUTHOR identified at the bottom of this page	ĮTY
	NOTIFICATION OF LACK OF SIGNATURE WITH REGARD TO CORRESPONDENCE SUBMITTED BY APPLICANT (2) (3)	
	issued pursuant to PCT Rules 92.1(a) (2) and 92.1(b)	
Inscribe NAME and ADDRESS of the AGENT and if there	DATE OF MAILING by the International Preliminary Examining Authority	
is no agent, of the APPLICANT '1)	APPLICANT'S OR AGENT'S FILE NO.(1)	
IDENTIFICATION OF THE	INTERNATIONAL APPLICATION	
International Application No.	International Filing Date	
Applicant (Name)		
NOTI	FICATION	
NOTTI	FICATION	
The International Preliminary Examining A	uthority acknowledges the receipt of papers	
purporting to be:		
The papers were received on:		
However, the said papers were UNSIGNED (2)	and therefore, under Rule 92.1(b), are	
considered not to have been submitted. (3)		
The said papers are herewith returned for	signature and resubmission.	
The applicant is reminded that there is a	time limit, for such resubmission, of:	
which, expires on:		
	· ·	
THE INTERNATIONAL PRELIMI		
Name and Mailing Address	Signature of Authorized Officer	

Form PCT/IPEA/423 (August 1976)

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These Notes are intended to facilitate the use of the present form. For full information, see the text of the Patent Cooperation Treaty and the texts of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and the said texts, the latter are applicable. "Article" refers to Articles of the Treaty, "Rule" refers to Rules of the Regulations and "Section" refers to Sections of the Administrative Instructions.

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"Any correspondence from an International Authority to the applicant or his agent shall be marked with the file number of the applicant or the agent, if available, provided it does not exceed ten digits." (Section 108(b)).

- (2) "Any paper submitted by the applicant in the course of the international procedure provided for in the Treaty and these Regulations, other than the international application itself, shall, if not itself in the form of a letter, be accompanied by a letter identifying the international application to which it relates. The letter shall be signed by the applicant." (Rule 92.1(a)).
- (3) "If the requirements provided for in paragraph (a) are not complied with, the paper shall be considered not to have been submitted." (Rule 92.1(b)).

TO

FROM

the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY identified at the bottom of this page

COMMUNICATION TO THE APPLICANT IN CASES FOR WHICH NO OTHER FORM IS APPLICABLE

DATE OF MAILING by the International Preliminary Examining Authority Inscribe NAME and ADDRESS of the AGENT and if there APPLICANT'S OR AGENT'S FILE NO. is no agent, of the APPLICANT IDENTIFICATION OF THE INTERNATIONAL APPLICATION International Application No. International Filing Date Applicant (Name) NOTIFICATION THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY Name and Mailing Address Signature of Authorized Officer

Form PCT/IPEA/424 (August 1976)