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INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

ES Spain

Agreement between the Spanish Patent and Trademark Office and the International Bureau of the World Intellectual Property Organization 1 – Amendment to Annex C

The **Spanish Patent and Trademark Office** has notified the International Bureau, in accordance with Article 11(3)(ii) of the above-mentioned Agreement, of amendments to Part I of Annex C thereof. These amendments entered into force on 1 January 2013. The amended Annex C reads as follows:

"Annex C Fees and Charges

Part I. Schedule of Fees and Charges

Amount (Euro)
[No change]
[No change]
577.87
577.87
[No change]
[No change]
[No change]

Part II. [No change]"

¹ Available on the WIPO website at: www.wipo.int/pct/en/texts/agreements/ag_es.pdf.

FEES PAYABLE UNDER THE PCT

ES Spain

The **Spanish Patent and Trademark Office** has notified new amounts of the transmittal fee (PCT Rule 14) and of the fee for the priority document (PCT Rule 17.1(b)), in **euro (EUR)**, payable to it as receiving Office. These amounts, applicable since 1 January 2013, are EUR 73.51 and EUR 29.40, respectively.

[Updating of Annex C(ES) of the PCT Applicant's Guide]

In addition, the Office has notified new amounts of the preliminary examination fee (PCT Rule 58.1(b)) and of the additional fee (PCT Rule 68.3(a)), in **euro (EUR)**, payable to it as International Preliminary Examining Authority. These amounts, also applicable since 1 January 2013, are EUR 577.87 for each of the fees.

[Updating of Annex E(ES) of the PCT Applicant's Guide]

DESIGNATED (OR ELECTED) OFFICES

TH Thailand

Information on the requirements of the **Department of Intellectual Property (DIP) (Thailand)** as designated (or elected) Office is given in the Summary of the National Chapter (TH), which is published on the following pages.

SUMMARY

Designated (or elected) Office

SUMMARY

ΤН

TH DEPARTMENT OF INTELLECTUAL PROPERTY (DIP) (THAILAND)

Time limits applicable for entry into the national phase:	Under PCT Article 22(1):30 months from the priority dateUnder PCT Article 39(1)(a):30 months from the priority date	
Translation of international application required into: ¹	Thai	
Required contents of the translation for entry into the national phase: ¹	Under PCT Article 22: Request, description, claims (if amended, both as originally filed and as amended, together with any statement under PCT Article 19^2), any text matter of drawings, abstract Under PCT Article 39(1): Request, description, claims, any text matter of drawings, abstract (if any of those parts has been amended, both as originally filed and as amended by the annexes to the international preliminary examination report ²)	
Is a copy of the international application required?	A copy is required only if the Office has not received a copy of the international application from the International Bureau under PCT Article 20. This may be the case where the applicant expressly requests an earlier start of the national phase under PCT Article 23(2) or $40(2)$.	
National fee:	Currency: Baht (THB) For patent: Filing fee: THB 500 For petty patent: Filing fee: THB 250	
Exemptions, reductions or refunds of the national fee:	None	
Special requirements of the Office (PCT Rule 51 <i>bis</i>):	Name and address of the inventor if they have not been furnished in the "Request" part of the international application ^{3, 4} Document evidencing a change of name of the applicant ⁴ Statement justifying the applicant's right to the invention ³ Appointment of an agent if the applicant is not resident in Thailand Power of attorney if an agent is appointed ⁴	

Summary of requirements for entry into the national phase

[Continued on next page]

¹ Must be furnished or paid within the time limit applicable under PCT Article 22 or 39(1).

² Where the translation of the international application furnished by the applicant consists only in the translation of the international application either as originally filed or as amended, the Office will invite the applicant to furnish the missing translation of the international application; if the missing translation of the international application is still not furnished within the time limit applicable under Thai Patent Law, the international application will be considered to be withdrawn.

³ This requirement may be satisfied if the corresponding declaration has been made in accordance with PCT Rule 4.17.

⁴ If not already complied with within the time limit applicable under PCT Article 22 or 39(1), the Office will invite the applicant to comply with the requirement and to pay the required fee within a time limit of 90 days from the date of receipt of the invitation.

SUMMARY

Designated (or elected) Office

SUMMARY

TH DEPARTMENT OF INTELLECTUAL TH PROPERTY (DIP) (THAILAND)

[Continued]

Who can act as agent?

Any patent attorney or patent agent registered before the Office⁵

Does the Office accept requests for restoration of the right of priority (PCT Rule 49*ter*.2)?

Yes, the Office applies the "due care" criterion to such requests

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A list of patent agents may be obtained from the Office.



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INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

IL Israel – Corrigendum

Agreement between the Government of Israel and the International Bureau of the World Intellectual Property Organization¹ – Amendment to Annex C

The information concerning the date of entry into force of the amendments to Part I of Annex C of the above-mentioned Agreement, as published in the Official Notices (PCT Gazette) of 13 December 2012, page 173, is erroneous. These amendments enter into force on 1 February 2013.

FEES PAYABLE UNDER THE PCT

IL Israel – Corrigendum

The information concerning the date of entry into force of the new amounts, in **new Israeli sheqel (ILS)**, of the fee for copies of documents cited in the international seach report (PCT Rule 44.3), the fee for copies of documents cited in the international preliminary examination report (PCT Rule 71.2) and the fee for copies of documents contained in the file of the international application (PCT Rule 94.2), payable to the **Israel Patent Office** as International Searching Authority and International Preliminary Examining Authority, as published in the Official Notices (PCT Gazette) of 13 December 2012, pages 173 and 174, is erroneous. These amounts are applicable from 1 February 2013.

[Updating of Annexes D(IL) and E(IL) of the PCT Applicant's Guide]

JP Japan

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Korean won (KRW)** has been established for the search fee for an international search carried out by the **Japan Patent Office**. This amount, applicable from 1 March 2013, is KRW 917,000.

[Updating of Annex D(JP) of the PCT Applicant's Guide]

¹ Available on the WIPO website at: www.wipo.int/pct/en/texts/agreements/ag_il.pdf.

FILING AND PROCESSING IN ELECTRONIC FORM OF INTERNATIONAL APPLICATIONS: NOTIFICATION BY RECEIVING OFFICES

LT Lithuania

Since 7 January 2002, any receiving Office having the adequate technical systems in place is able to accept the filing of international applications in electronic form in accordance with Part 7 and Annex F of the Administrative Instructions under the PCT containing, respectively, the legal framework and technical standard necessary to enable the implementation of filing and processing in electronic form of international applications, as provided for under PCT Rule 89*bis*.1.

On 30 November 2012, the **State Patent Bureau of the Republic of Lithuania**, in its capacity as receiving Office, notified the International Bureau, under PCT Rule 89*bis*.1(d) and Section 710(a) of the Administrative Instructions under the PCT, that it is prepared to receive and process international applications in electronic form with effect since 15 December 2012, as follows:

"As to electronic document formats (Section 710(a)(i)):

– XML (in general; see Annex F, section 3.1.1.1)

 WIPO Standard ST.25 (for sequence listings; see Annex F, section 3.1.1.2, and Annex C)

 PDF (for files that are referenced by XML files within the international application; see Annex F, section 3.1.2)

– TIFF (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.1)

As to means of transmittal (Section 710(a)(i)):

- online filing (see Annex F, section 5 and Appendix III, section 2(d))

– filing on one of the following physical media: CD-R or DVD-R (see Annex F, section 5.2.1, Appendix III, section 2(e) and Appendix IV, sections 4.1, 4.3 and 4.5)

As to electronic document packaging (Section 710(a)(i)):

– WASP (Wrapped and Signed Package; see Annex F, section 4.2.1)

– WAD (Wrapped Application Documents; see Annex F, section 4.1.1) only for filing on a physical medium

As to electronic filing software (Section 710(a)(i)):

- EPO online filing software

– PCT-SAFE software

As to types of electronic signature (Section 710(a)(i)):

- facsimile and text string types of signature (see Annex F, sections 3.3.1 and 3.3.2)

- enhanced electronic signature (see Annex F, section 3.3.4)

As to conditions, rules and procedures relating to electronic receipt (Section 710(a)(ii)):

The acknowledgement of receipt of any purported international application filed in electronic form with the Office will contain the mandatory information required under Section 704(a)(i) to (iv).

The Office will make every effort to accept an international application in electronic form. It is only if the application is not sent in accordance with the E-filing interoperability protocol (see Annex F, section 5.1) that no acknowledgement of receipt will be generated. Other errors, such as the use of outdated certificates (see Annex F, Appendix II, section 4.4.7), applications infected by viruses or other forms of malicious logic (see Section 708(b)) or certain missing files, are notified to the applicant by inclusion in the notification of receipt.

Where it appears that the notification of receipt sent to the applicant by electronic means of transmittal was not successfully transmitted, the Office will promptly retransmit the notification of receipt by the same or another means (see Section 709(b)).

As to methods of online payment (Section 710(a)(ii)):

Online payment is not available. Only currently available means of payment are allowed.

As to details concerning help desks (Section 710(a)(ii)):

The Office has put in place a help desk to answer questions from users of the service. The help desk will be available Monday to Friday (except public holidays) from 9:00 to 15:00 (GMT+2). The help desk may be contacted:

- by telephone at +370 5 278 0254
- by e-mail at martinas.gladysevas@vpb.gov.lt

As to the kinds of documents which may be transmitted to the Office in electronic form (Section 710(a)(iii)):

- international applications

As to the filing of documents in pre-conversion format (Section 710(a)(iv)):

The Office will accept filing of documents in any pre-conversion format together with the international application.

As to procedures for notification of applicants and procedures which applicants may follow as alternatives when the electronic systems of the Office are not available (Section 710(a)(v)):

In case of failure of the electronic systems when an international application is filed with it, the Office will use all means available, such as fax or e-mail, to inform the applicant about procedures to follow as alternatives. The Office will provide information concerning the availability of the online filing system on its website (www.vpb.lt).

As to the certification authorities that are accepted by the Office and the electronic addresses of the certificate policies under which certificates are issued (Section 710(a)(vi)):

- EPO customer CA (see www.epo.org/applying/online-services/security/smart-cards.html)

- WIPO customer CA (see www.wipo.int/pct-safe/en/certificates.html)

As to the procedures relating to access to the files of international applications filed or stored in electronic form (Section 710(a)(vii)):

No online file inspection by applicants is provided for at present."

PT Portugal

Since 7 January 2002, any receiving Office having the adequate technical systems in place is able to accept the filing of international applications in electronic form in accordance with Part 7 and Annex F of the Administrative Instructions under the PCT containing, respectively, the legal framework and technical standard necessary to enable the implementation of filing and processing in electronic form of international applications, as provided for under PCT Rule 89*bis*.1.

On 18 January 2013, the **National Institute of Industrial Property (Portugal)**, in its capacity as receiving Office, notified the International Bureau, under PCT Rule 89*bis*.1(d) and Section 710(a) of the Administrative Instructions under the PCT, that it is prepared to receive and process international applications in electronic form with effect from 25 January 2013, as follows:

"As to electronic document formats (Section 710(a)(i)):

– XML (in general; see Annex F, section 3.1.1.1)

 WIPO Standard ST.25 (for sequence listings; see Annex F, section 3.1.1.2, and Annex C)

 PDF (for files that are referenced by XML files within the international application; see Annex F, section 3.1.2)

– TIFF (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.1)

As to means of transmittal (Section 710(a)(i)):

- online filing (see Annex F, section 5 and Appendix III, section 2(d))

– filing on one of the following physical media: CD-R or 3.5 inch diskette (see Annex F, section 5.2.1, Appendix III, section 2(e) and Appendix IV, sections 4.1, 4.3 and 4.5)

As to electronic document packaging (Section 710(a)(i)):

– WASP (Wrapped and Signed Package; see Annex F, section 4.2.1)

– WAD (Wrapped Application Documents; see Annex F, section 4.1.1) only for filing on a physical medium

As to electronic filing software (Section 710(a)(i)):

- EPO online filing software
- PCT-SAFE software

As to types of electronic signature (Section 710(a)(i)):

- facsimile and text string types of signature (see Annex F, sections 3.3.1 and 3.3.2)

– enhanced electronic signature (see Annex F, section 3.3.4)

As to conditions, rules and procedures relating to electronic receipt (Section 710(a)(ii)):

The acknowledgement of receipt of any purported international application filed in electronic form with the Office will contain, in addition to the mandatory information required under Section 704(a)(i) to (iv), the names and sizes of the electronic files received (see Section 704(a)(v)) and the dates of creation of the electronic files received (see Section 704(a)(v)).

The Office will make every effort to accept an international application in electronic form. It is only if the application is not sent in accordance with the E-filing interoperability protocol (see Annex F, section 5.1) that no acknowledgement of receipt will be generated. Other errors, such as the use of outdated certificates (see Annex F, Appendix II, section 4.4.7), applications infected by viruses or other forms of malicious logic (see Section 708(b)) or certain missing files, are notified to the applicant by inclusion in the notification of receipt.

Where it appears that the notification of receipt sent to the applicant by electronic means of transmittal was not successfully transmitted, the Office will promptly retransmit the notification of receipt by the same or another means (see Section 709(b)).

As to methods of online payment (Section 710(a)(ii)):

Online payment is not available. Only currently available means of payment are allowed.

As to details concerning help desks (Section 710(a)(ii)):

The Office has put in place a help desk to answer questions from users of the service. The help desk will be available between 9:00 am and 4:30 pm Monday to Friday excluding official holidays. The help desk may be contacted:

- by telephone at +21 881 81 00

- by fax at +21 886 98 59
- by e-mail at atm@inpi.pt

As to the kinds of documents which may be transmitted to the Office in electronic form (Section 710(a)(iii)):

- international applications

As to the filing of documents in pre-conversion format (Section 710(a)(iv)):

The Office will accept the filing of documents in any pre-conversion format together with the international application.

As to procedures for notification of applicants and procedures which applicants may follow as alternatives when the electronic systems of the Office are not available (Section 710(a)(v)):

In case of failure of the electronic systems when an international application is filed with it, the Office will use all means available, such as fax or e-mail, to inform the applicant about procedures to follow as alternatives.

The Office will provide information concerning the availability of the online filing system on its website (www.inpi.pt).

As to the certification authorities that are accepted by the Office and the electronic addresses of the certificate policies under which certificates are issued (Section 710(a)(vi)):

- EPO customer CA (see www.epo.org/applying/online-services/security/smart-cards.html)

- Portuguese Electronic ID (see www.scee.gov.pt/ecee/en/)
- WIPO customer CA (see www.wipo.int/pct-safe/en/certificates.html)

As to the procedures relating to access to the files of international applications filed or stored in electronic form (Section 710(a)(vii)):

No online file inspection by applicants is provided for at present."



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FEES PAYABLE UNDER THE PCT

EA Eurasian Patent Organization

The **Eurasian Patent Office (EAPO)** has notified new amounts of several components of the national fee, in **Russian rouble (RUB)**, payable to it as designated (or elected) Office and applicable since 1 January 2013, as follows:

Claim fee for each claim in excess of five:	RUB	3,200
Examination fee:		
 for one invention: 		25,500
 additional fee for second invention: 	RUB	19,000
 additional fee for third, fourth and 	סווס	0 500
fifth invention, per invention:	RUB	9,500

[Updating of the National Chapter, Summary (EA), of the PCT Applicant's Guide]

EP European Patent Organisation

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Japanese yen (JPY)** has been established for the search fee for an international search carried out by the **European Patent Office (EPO)**. This amount, applicable from 1 March 2013, is JPY 206,700.

[Updating of Annex D(EP) of the PCT Applicant's Guide]

JP Japan

New equivalent amounts in **Japanese yen (JPY)** have been established for the international filing fee and the fee per sheet in excess of 30, pursuant to PCT Rule 15.2(d), as well as for reductions under item 4 of the PCT Schedule of Fees. These amounts, applicable from 1 March 2013, are as follows:

International filing fee:	JPY	121,400
Fee per sheet in excess of 30:	JPY	1,400
Reductions (under PCT Schedule of Fees, item 4):		
PCT-EASY:	JPY	9,100
Electronic filing (the request, description, claims and abstract in character coded format):	JPY	27,400

[Updating of Annex C(JP) of the PCT Applicant's Guide]

Furthermore, pursuant to PCT Rule 16.1(d), new equivalent amounts in **Swiss franc (CHF)**, **euro (EUR)** and **US dollar (USD)** have been established for the search fee for an international search carried out by the **Japan Patent Office**. These amounts, also applicable from 1 March 2013, are CHF 767, EUR 635 and USD 834, respectively.

[Updating of Annex D(JP) of the PCT Applicant's Guide]

In addition, a new equivalent amount in **Japanese yen (JPY)** has been established for the handling fee, pursuant to PCT Rule 57.2(d). This amount, also applicable from 1 March 2013, is JPY 18,300.

[Updating of Annex E(JP) of the PCT Applicant's Guide]



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INFORMATION ON CONTRACTING STATES

FI Finland

The **National Board of Patents and Registration of Finland** has notified changes in its telephone and facsimile numbers, which are now as follows:

Telephone:	(358) (0) 29 509 5000
Facsimile machine:	(358) (0) 29 509 5328

However, the old numbers remain valid until further notice.

[Updating of Annex B1(FI) of the PCT Applicant's Guide]

NL Netherlands

The **Netherlands Patent Office** has notified changes in its location and mailing addresses, which are now as follows:

Location:

Prinses Beatrixlaan 2, 2595 AL Den Haag, Netherlands

Mailing address:

P.O. Box 10366, 2501 HJ Den Haag, Netherlands

[Updating of Annex B1(NL) of the PCT Applicant's Guide]

RECEIVING OFFICES

CO Colombia

The **Superintendence of Industry and Commerce (Colombia)** has specified the National Institute of Industrial Property (Brazil), in addition to the Austrian Patent Office, the European Patent Office (EPO), the Federal Service for Intellectual Property (Rospatent) (Russian Federation) and the Spanish Patent and Trademark Office, as competent International Searching and International Preliminary Examining Authority for international applications filed by nationals and residents of Colombia with the Superintendence of Industry and Commerce (Colombia), with effect since 28 January 2013.

[Updating of Annex C(CO) of the PCT Applicant's Guide]



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INFORMATION ON CONTRACTING STATES

RU Russian Federation

The **Federal Service for Intellectual Property (Rospatent) (Russian Federation)** has notified a change concerning the sending of notifications via e-mail by the Office in respect of international applications – the Office now sends notifications through this medium.

[Updating of Annex B1(RU) of the PCT Applicant's Guide]

RECEIVING OFFICES

RU Russian Federation

The **Federal Service for Intellectual Property (Rospatent) (Russian Federation)** has notified a change in the number of copies required by it as receiving Office. Two copies must now be filed instead of three.

[Updating of Annex C(RU) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

EP European Patent Organisation

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Icelandic krona (ISK)** has been established for the search fee for an international search carried out by the **European Patent Office (EPO)**. This amount, applicable from 1 April 2013, is ISK 321,000.

[Updating of Annex D(EP) of the PCT Applicant's Guide]

SE Sweden

The **Swedish Patent and Registration Office** has notified a new equivalent amount of the search fee (PCT Rule 16), in **Icelandic krona (ISK)**, payable to it as International Searching Authority. This amount, applicable from 1 April 2013, is ISK 321,000.

[Updating of Annex D(SE) of the PCT Applicant's Guide]

XN Nordic Patent Institute

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Icelandic krona (ISK)** has been established for the search fee for an international search carried out by the **Nordic Patent Institute**. This amount, applicable from 1 April 2013, is ISK 321,000.

[Updating of Annex D(XN) of the PCT Applicant's Guide]



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FEES PAYABLE UNDER THE PCT

JP Japan

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Swiss franc (CHF)**, **euro (EUR)**, **Korean won (KRW)**, **Singapore dollar (SGD)** and **US dollar (USD)** have been established for the search fee for an international search carried out by the **Japan Patent Office**. These amounts, applicable from 1 May 2013, are CHF 687, EUR 559, KRW 842,000, SGD 955 and USD 756, respectively.

[Updating of Annex D(JP) of the PCT Applicant's Guide]



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FEES PAYABLE UNDER THE PCT

AT Austria

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **South African rand** (ZAR) has been established for the search fee for an international search carried out by the **Austrian Patent Office**. This amount, applicable from 1 May 2013, is ZAR 21,560.

[Updating of Annex D(AT) of the PCT Applicant's Guide]

AU Australia

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **South African rand** (**ZAR**) has been established for the search fee for an international search carried out by the **Australian Patent Office**. This amount, applicable from 1 May 2013, is ZAR 20,470.

[Updating of Annex D(AU) of the PCT Applicant's Guide]

CA Canada

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **euro (EUR)** has been established for the search fee for an international search carried out by the **Canadian Intellectual Property Office**. This amount, applicable from 1 May 2013, is EUR 1,186.

[Updating of Annex D(CA) of the PCT Applicant's Guide]

EP European Patent Organisation

Pursuant to PCT Rule 16.1(d), new equivalent amounts in Japanese yen (JPY) and South African rand (ZAR) have been established for the search fee for an international search carried out by the European Patent Office (EPO). These amounts, applicable from 1 May 2013, are JPY 234,800 and ZAR 22,650, respectively.

[Updating of Annex D(EP) of the PCT Applicant's Guide]

JP Japan

New equivalent amounts in **Japanese yen (JPY)** have been established for the international filing fee and the fee per sheet in excess of 30, pursuant to PCT Rule 15.2(d), as well as for reductions under item 4 of the PCT Schedule of Fees. These amounts, applicable from 1 May 2013, are as follows:

International filing fee:	JPY	135,500
Fee per sheet in excess of 30:	JPY	1,500
Reductions (under PCT Schedule of Fees, item 4):		
PCT-EASY:	JPY	10,200
Electronic filing (the request, description, claims and abstract in character coded format):	JPY	30,600

[Updating of Annex C(JP) of the PCT Applicant's Guide]

Furthermore, a new equivalent amount in **Japanese yen (JPY)** has been established for the handling fee, pursuant to PCT Rule 57.2(d). This amount, also applicable from 1 May 2013, is JPY 20,400.

[Updating of Annex E(JP) of the PCT Applicant's Guide]

RS Serbia

The **Intellectual Property Office (Serbia)** has notified a new amount of the transmittal fee (PCT Rule 14), in **Serbian dinar (RSD)**, payable to it as receiving Office. This amount, applicable since 1 July 2012, is RSD 6,300.

[Updating of Annex C(RS) of the PCT Applicant's Guide]

ZA South Africa

New equivalent amounts in **South African rand (ZAR)** have been established for the international filing fee and the fee per sheet in excess of 30, pursuant to PCT Rule 15.2(d), as well as for a reduction under item 4 of the PCT Schedule of Fees. These amounts, applicable from 1 May 2013, are as follows:

International filing fee:	ZAR	13,070
Fee per sheet in excess of 30:	ZAR	150
Reduction (under PCT Schedule of Fees, item 4):		
PCT-EASY:	ZAR	980

[Updating of Annex C(ZA) of the PCT Applicant's Guide]



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FEES PAYABLE UNDER THE PCT

EP European Patent Organisation

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **pound sterling (GBP)** has been established for the search fee for an international search carried out by the **European Patent Office (EPO)**. This amount, applicable from 1 May 2013, is GBP 1,619.

[Updating of Annex D(EP) of the PCT Applicant's Guide]

IS Iceland

New equivalent amounts in **Icelandic krona (ISK)** have been established for the international filing fee and the fee per sheet in excess of 30, pursuant to PCT Rule 15.2(d), as well as for reductions under item 4 of the PCT Schedule of Fees. These amounts, applicable from 1 May 2013, are as follows:

International filing fee:	ISK	186,300
Fee per sheet in excess of 30:	ISK	2,100
Reductions (under PCT Schedule of Fees, item 4):		
PCT-EASY:	ISK	14,000
Electronic filing (the request in character coded format):	ISK	28,000
Electronic filing (the request, description, claims and abstract in character coded format):	ISK	42,000

[Updating of Annex C(IS) of the PCT Applicant's Guide]

US United States of America

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **South African rand** (ZAR) has been established for the search fee for an international search carried out by the **United States Patent and Trademark Office (USPTO)**. This amount, applicable from 1 May 2013, is ZAR 18,510.

[Updating of Annex D(US) of the PCT Applicant's Guide]



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The publication Official Notices (PCT Gazette) is part of the Gazette published by the International Bureau of the World Intellectual Property Organization in accordance with Article 55(4) of the Patent Cooperation Treaty (PCT) and Rule 86 of the Regulations under the PCT.

DESIGNATED (OR ELECTED) OFFICES

CN China

The State Intellectual Property Office of the People's Republic of China has notified that the 30-month time limits under PCT Article 22(1) and PCT Article 39(1)(a) may be extended by two months, provided that the applicant pays the prescribed fee (see PCT Article 48 and Rule 103 of the Implementing Regulations of the Chinese Patent Law).

[Updating of the National Chapter, Summary (CN), of the PCT Applicant's Guide]

DEPOSITS OF MICROORGANISMS AND OTHER BIOLOGICAL MATERIAL: INSTITUTIONS WITH WHICH DEPOSITS MAY BE MADE

JP Japan

The International Bureau has been notified of the following changes, applicable from 1 April 2013, in the addresses of the International Patent Organism Depositary (IPOD), National Institute of Technology and Evaluation (NITE), and of the Patent Microorganisms Depositary (NPMD), National Institute of Technology and Evaluation (NITE), international depositary authorities under the Budapest Treaty on the International Recognition of the Deposit of Microorganisms for the Purposes of Patent Procedure with which deposits of microorganisms and other biological material may be made:

International Patent Organism Depositary (IPOD) National Institute of Technology and Evaluation (NITE) #120, 2-5-8 Kazusakamatari Kisarazu-shi Chiba 292-0818 Japan

Patent Microorganisms Depositary (NPMD) National Institute of Technology and Evaluation (NITE) #122, 2-5-8 Kazusakamatari Kisarazu-shi Chiba 292-0818 Japan

[Updating of Annex L of the PCT Applicant's Guide]



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INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

EG Egypt

Agreement between the Egyptian Academy of Scientific Research and Technology and the International Bureau of the World Intellectual Property Organization¹

Following the publication in the Official Notices (PCT Gazette) of 4 February 2010, pages 33 to 38, of the text of the above-mentioned Agreement as signed on 30 September 2009, the **Egyptian Patent Office** has notified the International Bureau, in accordance with Article 9 of the said Agreement, that it is prepared to start functioning as an International Searching Authority and International Preliminary Examining Authority with effect from 1 April 2013.

The updated Agreement, which is set out on pages 34 to 40, will enter into force on that date.

Pursuant to the decision of the Assembly of the International Patent Cooperation Union (PCT Union) at its fortieth (17th ordinary) session, held in Geneva from 22 September to 1 October 2009, to appoint the Egyptian Patent Office as an International Searching Authority and International Preliminary Examining Authority², that appointment will also have effect from 1 April 2013.

The Office has notified that it will initially operate as an International Searching Authority and International Preliminary Examining Authority only for applications filed with it as receiving Office or for applications filed with the International Bureau as receiving Office by applicants who are eligible to file with the Egyptian Patent Office as receiving Office.

Further information on the requirements of the Office as International Searching Authority and as International Preliminary Examining Authority is given in Annexes D(EG) and E(EG), which are published on pages 41 to 43.

¹ Available on the WIPO website at: www.wipo.int/pct/en/texts/agreements/ag_eg.pdf.

² See the Official Notices (PCT Gazette) of 4 February 2010, page 30.

JP Japan

Agreement between the Japan Patent Office and the International Bureau of the World Intellectual Property Organization³ – Amendment to Annex A

The **Japan Patent Office** has notified the International Bureau, in accordance with Article 11(3)(i) of the above-mentioned Agreement, of an amendment to Annex A thereof. This amendment, which will enter into force on 1 April 2013, consists of the addition of Malaysia to the States indicated in items (i), (ii) and (iii)(b) of the Annex. The amended Annex A reads as follows:

"Annex A States and Languages

Under Article 3 of the Agreement, the Authority specifies:

- (i) the following States for which it will act, so far as Article 3(1) is concerned: Japan, Philippines, Republic of Korea, Thailand, Viet Nam, Singapore and Malaysia;
- (ii) the following States for which it will act, so far as Article 3(2) is concerned:

where the authority has prepared the international search report, Japan, Philippines, Republic of Korea, Thailand, Viet Nam, Singapore and Malaysia;

- (iii) the following languages which it will accept:
 - (a) [no change]
 - (b) for international applications filed with the receiving Office of, or acting for, Philippines, Thailand, Viet Nam, Singapore or Malaysia: English;
 - (c) [no change]"

³ Available on the WIPO website at: www.wipo.int/pct/en/texts/agreements/ag_jp.pdf.

FEES PAYABLE UNDER THE PCT

US United States of America

The **United States Patent and Trademark Office (USPTO)** has notified a change concerning the non-electronic filing fee component of the transmittal fee, in **US dollar (USD)**, payable to it as receiving Office – the lower fee of USD 200 applicable to small entities is also applicable to micro entities⁴ since 19 March 2013.

Furthermore, the Office has notified changes to the fee for requesting restoration of the right of priority under PCT Rule 26*bis*.3(d), in **US dollar (USD)**, payable to it as receiving Office. The amounts of this fee, also applicable since 19 March 2013, are now as follows:

For other than a small or micro entity:	USD	1,420
For a small entity:	USD	710
For a micro entity:	USD	355

[Updating of Annex C(US) of the PCT Applicant's Guide]

In addition, the Office has notified changes to the components of the national fee, in **US dollar (USD)**, payable to it as designated (or elected) Office. These changes are also applicable since 19 March 2013. The consolidated list of the said components is as follows (the first amounts in parentheses are applicable in case of filing by a small entity, and the second amounts in parentheses are applicable in case of filing by a micro entity):

Basic national fee:	USD 28	0 (140)	(70)
Search fee:			
 IPER prepared by the IPEA/US or the written opinion was prepared by the ISA/US, all claims presented satisfie provisions of PCT Article 33(1) to (4): 		D (0)	(0)
 International search fee paid to the USPTO as ISA: 	USD 12		(30)
 Search report has been prepared by an ISA other than the US and is provide or has been previously communicated by the IB to the USPTO: All other situations: 	USD 48	0 (240) 0 (300)	. ,
 Examination fee: IPER prepared by the IPEA/US or the written opinion was prepared by the ISA/US, all claims presented satisfie 	ed		
provisions of PCT Article 33(1) to (4):All other situations:) (0) (360)	(0) (180)

⁴ For details on the "micro entity" status, see 37 CFR 1.29 at: www.uspto.gov/aia_implementation/77fr75019.pdf, page 75033.

For every 50 sheets or fraction thereof of the specification and drawings that exceeds 100 sheets (excluding any sequence listing or computer program listing filed in an electronic medium):	USD 400	(200)	(100)
Additional fee for each claim in in in in in in in independent form in excess of three:	USD 420	(210)	(105)
Additional fee for each claim, independent or dependent, in excess of 20:	USD 80	(40)	(20)
In addition, if the application contains one or more multiple dependent claims, per application:	USD 780	(390)	(195)
Surcharge for paying any of the search fee, the examination fee, or filing the oath or declaration after the date of commencement of the national stage:	USD 140	(70)	(35)
Processing fee for filing English-language translation after the expiration of the time limit applicable under PCT Article 22 or 39(1):	USD 140	(70)	(35)

[Updating of the National Chapter, Summary (US), of the PCT Applicant's Guide]

RECEIVING OFFICES

EG Egypt

The **Egyptian Patent Office** has specified itself, in addition to the Austrian Patent Office, the European Patent Office (EPO) and the United States Patent and Trademark Office (USPTO), as competent International Searching and International Preliminary Examining Authority for international applications filed on or after 1 April 2013 with the Egyptian Patent Office as receiving Office, or with the International Bureau as receiving Office, by applicants who are eligible to file with the Egyptian Patent Office as receiving Office.

[Updating of Annex C(EG) of the PCT Applicant's Guide]

MY Malaysia

The **Intellectual Property Corporation of Malaysia** has specified the Japan Patent Office, in addition to the Australian Patent Office, the European Patent Office (EPO) and the Korean Intellectual Property Office, as competent International Searching and International Preliminary Examining Authority for international applications filed by nationals and residents of Malaysia with the Intellectual Property Corporation of Malaysia, with effect from 1 April 2013.

[Updating of Annex C(MY) of the PCT Applicant's Guide]

Agreement

Between the Egyptian Academy of Scientific Research and Technology and the International Bureau of the World Intellectual Property Organization

in relation to the functioning of the Egyptian Patent Office as an International Searching Authority and International Preliminary Examining Authority under the Patent Cooperation Treaty

Preamble

The Egyptian Academy of Scientific Research and Technology and the International Bureau of the World Intellectual Property Organization,

Considering that the PCT Assembly, having heard the advice of the PCT Committee for Technical Cooperation, has appointed the Egyptian Patent Office as an International Searching and Preliminary Examining Authority under the Patent Cooperation Treaty and approved this Agreement in accordance with Articles 16(3) and 32(3),

Hereby agree as follows:

Article 1 Terms and Expressions

- (1) For the purposes of this Agreement:
- (a) "Treaty" means the Patent Cooperation Treaty;
- (b) "Regulations" mean the Regulations under the Treaty;
- (c) "Administrative Instructions" means the Administrative Instructions under the Treaty;
- (d) "Article" (except where a specific reference is made to an Article of this Agreement) means an Article of the Treaty;

- (e) "Rule" means a Rule of the Regulations;
- (f) "Contracting State" means a State party to the Treaty;
- (g) "The Authority" means the Egyptian Patent Office;
- (h) "The International Bureau" means the International Bureau of the World Intellectual Property Organization.

(2) All other terms and expressions used in this Agreement which are also used in the Treaty, the Regulations or the Administrative Instructions have, for the purposes of this Agreement, the same meaning as in the Treaty, the Regulations and the Administrative Instructions.

Article 2 Basic Obligations

(1) The Authority shall carry out international search and international preliminary examination in accordance with, and perform such other functions of an International Searching Authority and International Preliminary Examining Authority as are provided under, the Treaty, the Regulations, the Administrative Instructions and this Agreement.

(2) In carrying out international search and international preliminary examination, the Authority shall apply and observe all the common rules of international search and of international preliminary examination and, in particular, shall be guided by the PCT International Search and Preliminary Examination Guidelines.

(3) The Authority shall maintain a quality management system in compliance with the requirements set out in the PCT International Search and Preliminary Examination Guidelines.

(4) The Authority and the International Bureau shall, having regard to their respective functions under the Treaty, the Regulations, the Administrative Instructions and this Agreement, render, to the extent considered to be appropriate by both the Authority and the International Bureau, mutual assistance in the performance of their functions thereunder.

Article 3 Competence of Authority

(1) The Authority shall act as International Searching Authority for any international application filed with the receiving Office of, or acting for, any Contracting State specified in Annex A to this Agreement, provided that the receiving Office specifies the Authority for that purpose, that such application, or a translation thereof furnished for the purposes of international search, is in the language or one of the languages specified in Annex A to this Agreement and, where applicable, that the Authority has been chosen by the applicant.

(2) The Authority shall act as International Preliminary Examining Authority for any international application filed with the receiving Office of, or acting for, any Contracting State specified in Annex A to this Agreement, provided that the receiving Office specifies the Authority for that purpose, that such application, or a translation thereof furnished for the purposes of international preliminary examination, is in the language or one of the languages specified in Annex A to this Agreement and, where applicable, that the Authority has been chosen by the applicant and that any other requirements regarding such application as specified in Annex A to this Agreement have been met.

(3) Where an international application is filed with the International Bureau as receiving Office under Rule 19.1(a)(iii), paragraphs (1) and (2) apply as if that application had been filed with a receiving Office which would have been competent under Rule 19.1(a)(i) or (ii), (b) or (c) or Rule 19.2(i).

Article 4 Subject Matter Not Required to Be Searched or Examined

The Authority shall not be obliged to search, by virtue of Article 17(2)(a)(i), or examine, by virtue of Article 34(4)(a)(i), any international application to the extent that it considers that such application relates to subject matter set forth in Rule 39.1 or 67.1, as the case may be, with the exception of the subject matter specified in Annex B to this Agreement.

Article 5 Fees and Charges

(1) A schedule of all fees of the Authority, and all other charges which the Authority is entitled to make, in relation to its functions as an International Searching Authority and International Preliminary Examining Authority, is set out in Annex C to this Agreement.

(2) The Authority shall, under the conditions and to the extent set out in Annex C to this Agreement:

- (i) refund the whole or part of the search fee paid, or waive or reduce the search fee, where the international search report can be wholly or partly based on the results of an earlier search (Rules 16.3 and 41.1);
- (ii) refund the search fee where the international application is withdrawn or considered withdrawn before the start of the international search.

(3) The Authority shall, under the conditions and to the extent set out in Annex C to this Agreement, refund the whole or part of the preliminary examination fee paid where the demand is considered as if it had not been submitted (Rule 58.3) or where the demand or the international application is withdrawn by the applicant before the start of the international preliminary examination.

Article 6 Classification

For the purposes of Rules 43.3(a) and 70.5(b), the Authority shall indicate solely the International Patent Classification.

Article 7 Languages of Correspondence Used by the Authority

For the purposes of correspondence, including forms, other than with the International Bureau, the Authority shall use the language or one of the languages indicated, having regard to the language or languages indicated in Annex A and to the language or languages whose use is authorized by the Authority under Rule 92.2(b), in Annex D.

Article 8 International-Type Search

The Authority shall carry out international-type searches to the extent decided by it.

Article 9 Entry into Force

This Agreement shall enter into force on a date to be notified to the Director General of the World Intellectual Property Organization by the Authority, that date being at least one month later than the date on which the notification is made.

Article 10 Duration and Renewability

This Agreement shall remain in force until December 31, 2017. The parties to this Agreement shall, no later than July 2016, start negotiations for its renewal.

Article 11 Amendment

(1) Without prejudice to paragraphs (2) and (3), amendments may, subject to approval by the Assembly of the International Patent Cooperation Union, be made to this Agreement by agreement between the parties hereto; they shall take effect on the date agreed upon by them.

(2) Without prejudice to paragraph (3), amendments may be made to the Annexes to this Agreement by agreement between the Director General of the World Intellectual Property Organization and the Authority; and, notwithstanding paragraph (4), they shall take effect on the date agreed upon by them.

(3) The Authority may, by a notification to the Director General of the World Intellectual Property Organization:

- (i) add to the indications of States and languages contained in Annex A to this Agreement;
- (ii) amend the schedule of fees and charges contained in Annex C to this Agreement;
- (iii) amend the indications of languages of correspondence contained in Annex D to this Agreement.

(4) Any amendment notified under paragraph (3) shall take effect on the date specified in the notification, provided that, for any change in the currency or amount of fees or charges contained in Annex C, for any addition of new fees or charges, and for any change in the conditions for and the extent of refunds or reductions of fees contained in Annex C, that date is at least two months later than the date on which the notification is received by the International Bureau.

Article 12 Termination

- (1) This Agreement shall terminate before December 31, 2017:
 - (i) if the Egyptian Academy of Scientific Research and Technology gives the Director General of the World Intellectual Property Organization written notice to terminate this Agreement; or
 - (ii) if the Director General of the World Intellectual Property Organization gives the Egyptian Academy of Scientific Research and Technology written notice to terminate this Agreement.

(2) The termination of this Agreement under paragraph (1) shall take effect one year after receipt of the notice by the other party, unless a longer period is specified in such notice or unless both parties agree on a shorter period.

In witness whereof the parties hereto have executed this Agreement.

Done at Geneva, this thirtieth day of September two thousand and nine, in two originals in the Arabic and English languages, each text being equally authentic.

For the Egyptian Academy of Scientific For the International Bureau by: Research and Technology by:

[signature]

[signature]

Annex A States and Languages

Under Article 3 of the Agreement, the Authority specifies:

(i) the following States for which it will act:

any African, Asian and/or Arab Contracting State;

- (ii) the following languages which it will accept:
 - (a) Arabic or English for international applications filed with the receiving Office of, or acting for, any member of the League of Arab States;
 - (b) English for international applications filed with any other receiving Office.

Annex B Subject Matter Not Excluded from Search or Examination

The subject matter set forth in Rule 39.1 or 67.1 which, under Article 4 of the Agreement, is not excluded from search or examination, is the following:

subject matter which is searched or examined in Egyptian national applications.

Annex C Fees and Charges

Part I. Schedule of Fees and Charges

Kind of fee or charge	Amount (Egyptian pounds)
Search fee (Rule 16.1(a))	4,000 ¹
Additional fee (Rule 40.2(a))	4,000 ¹
Preliminary examination fee (Rule 58.1(b))	3,000
Additional fee (Rule 68.3(a))	3,000
Late payment fee for preliminary examination	[amount as set out in Rule 58 <i>bis</i>]
Protest fee (Rules 40.2(e) and 68.3(e))	1,600
Late furnishing fee (Rule 13ter.1(c) and 13ter.2)	200

¹ This fee is reduced by 25% where the applicant or, if there are two or more applicants, each applicant is a natural person or a legal entity and is a national of and resides in Egypt or a State which is classified by the World Bank in the group of countries of "low income", "lower middle income" or "upper middle income".

Cost of copies (Rules 44.3(b) and 71.2(b)) ²	50
Cost of copies (Rule 94.2): — for the first 30 pages — for each additional page	200 3

Part II. Conditions for and Extent of Refunds or Reductions of Fees

(1) Any amount paid by mistake, without cause, or in excess of the amount due, for fees indicated in Part I shall be refunded.

(2) Where the international application is withdrawn or considered withdrawn, under Article 14(1), (3) or (4), before the start of the international search, the amount of the search fee paid shall be fully refunded.

(3) Where the Authority benefits from an earlier search taken into account in accordance with Rule 4.12, 50% of the search fee paid shall be refunded upon request by the applicant.

(4) In the cases provided for under Rule 58.3, the amount of the preliminary examination fee paid shall be fully refunded.

(5) Where the international application or the demand is withdrawn before the start of the international preliminary examination, the amount of the preliminary examination fee paid shall be fully refunded.

Annex D Languages of Correspondence

Under Article 7 of the Agreement, the Authority specifies the following languages:

Arabic or English, depending on the language in which the international application is filed or translated.

² The applicant receives, together with the international search report, the opinion of the international Preliminary Examining Authority or the international preliminary examination report, a copy of each document cited therein, free of charge.

D Internation EGYPT

International Searching Authorities EGYPTIAN PATENT OFFICE¹

D EG

Search fee (PCT Rule 16): ^{2, 3}	Egyptian pound (EGP) 4,000	
	Euro (EUR) 456	
	Swiss franc (CHF) 559	
	US dollar (USD) 593	
Additional search fee (PCT Rule 40.2): ^{3, 4}	EGP 4,000	
Fee for copies of documents cited in the international search report (PCT Rule 44.3):	The applicant receives, together with the international search report, a copy of each document cited in the report, free of charge.	
(1 C1 Kuie ++.3).	Additional copies may be ordered at EGP 50 per document.	
Conditions for refund and amount of refund of the search fee:	Money paid by mistake, without cause, or in excess, will be refunded.	
	Where the international application is withdrawn or is considered withdrawn, under PCT Article 14(1), (3) or (4), before the start of the international search: refund of 100% Where the Authority benefits from an earlier search: refund of 50%	
	upon request by the applicant	
Protest fee (PCT Rule 40.2(e)):	EGP 1,600	
Late furnishing fee (PCT Rule 13 <i>ter</i> .1(c)):	EGP 200	
Languages accepted for international search:	Arabic ⁵ , English ^{5, 6}	
Does the Authority require that nucleotide and/or amino acid sequence listings be furnished in electronic form	Yes	
(PCT Rule 13 <i>ter</i> .1)? Types of electronic carrier required:	Diskette, CD-ROM, CD-R, DVD, DVD-R	
Subject matter that will not be searched:	The subject matter specified in items (i) to (vi) of PCT Rule 39.1 with the exception of all subject matter which is searched in Egyptian national applications	

[Continued on next page]

¹ The Egyptian Patent Office will start operating as an International Searching Authority with effect from 1 April 2013.

² This fee is payable to the receiving Office in the currency or one of the currencies accepted by it (see Annex C).

³ This fee is reduced by 25% where the applicant, or, if there are two or more applicants, each applicant is a natural person or a legal entity and is a national of and resides in a State which is classified by the World Bank in the group of countries of "low income", "lower middle income" or "upper middle income".

⁴ This fee is payable to the International Searching Authority and only in particular circumstances.

⁵ For international applications filed with the receiving Office of, or acting for, any member of the League of Arab States (www.lasportal.org/wps/portal/las_en/).

⁶ For international applications filed with any receiving Office other than the receiving Office of, or acting for, any member of the League of Arab States (www.lasportal.org/wps/portal/las_en/).

DInternational Searching AuthoritiesDEGEGYPTIAN PATENT OFFICE7EG[Continued][Continued]

Has the Authority waived the requirement that a separate power of attorney be	
submitted? No	
Has the Authority waived the requirement that a copy of a general power of attorney be submitted?	

⁷ See footnote 1.

EG

International Preliminary Examining Authorities

Ε

EG

EGYPTIAN PATENT OFFICE¹

Preliminary examination fee (PCT Rule 58): ²	Egyptian pound (EGP) 3,000
Additional preliminary examination fee (PCT Rule 68.3): ³	EGP 3,000
Handling fee (PCT Rule 57.1): ²	EGP 1,432
Fee for copies of documents cited in the international preliminary examination report (PCT Rule 71.2):	The applicant receives, together with the international preliminary examination report, a copy of each additional document not cited in the international search report, free of charge.
	Additional copies may be ordered at EGP 50 per document.
Fee for copies of documents contained in the file of the international application (PCT Rule 94.2): plus	EGP200 for the first 30 pagesEGP3 for each additional page
Conditions for refund and amount of refund of the preliminary examination fee:	Money paid by mistake, without cause, or in excess, will be refunded. In the cases provided for under PCT Rule 58.3: refund of 100% If the international application or the demand is withdrawn before the start of the international preliminary examination: refund of 100%
Protest fee (PCT Rule 68.3(e)):	EGP 1,600
Late furnishing fee (PCT Rule 13 <i>ter</i> .2):	EGP 200
Languages accepted for international preliminary examination:	Arabic ⁴ , English ^{4, 5}
Subject matter that will not be examined:	The subject matter specified in items (i) to (vi) of PCT Rule 67.1 with the exception of subject matter which is examined in Egyptian national applications
Waiver of power of attorney: Has the Authority waived the requirement that a separate power of attorney be submitted? Has the Authority waived the requirement	No
that a copy of a general power of attorney be submitted?	No

Ε

¹ The Egyptian Patent Office will start operating as an International Preliminary Examining Authority with effect from 1 April 2013.

² This fee is payable to the International Preliminary Examining Authority.

³ This fee is payable to the International Preliminary Examining Authority and only in particular circumstances.

⁴ For international applications filed with the receiving Office of, or acting for, any member of the League of Arab States (www.lasportal.org/wps/portal/las_en/).

⁵ For international applications filed with any receiving Office other than the receiving Office of, or acting for, any member of the League of Arab States (www.lasportal.org/wps/portal/las_en/).



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INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

XN Nordic Patent Institute

Agreement between the Nordic Patent Institute and the International Bureau of the World Intellectual Property Organization¹ – Amendment to Annexes C and E

The **Nordic Patent Institute** has notified the International Bureau, in accordance with Article 11(3)(ii) and (iv) of the above-mentioned Agreement, of amendments to Part I of Annex C and to Annex E thereof. These amendments, which will enter into force on 1 May 2013, relate to the introduction, in addition to the full supplementary international search, of a supplementary international search focusing only on the documents in Danish, Icelandic, Norwegian and Swedish held in the search collection of the Authority. The amended Annexes C and E will read as follows:

"Annex C Fees and Charges

Part I. Schedule of Fees and Charges

Kind of fee or charge	Amount (Danish kroner)
Search fee (Rule 16.1(a))	[No change]
Additional fee (Rule 40.2(a))	[No change]
Supplementary search fee, full search (Rule 45 <i>bis</i> .3(a))	2
Supplementary search fee for searches only on the documents in Danish, Icelandic, Norwegian and Swedish held in the search collection of the Authority (Rule 45 <i>bis</i> .3(a))	4,000
Review fee (Rule 45 <i>bis</i> .6(c))	[No change]
Preliminary examination fee (Rule 58.1(b))	[No change]
Additional fee (Rule 68.3(a))	[No change]
Protest fee (Rules 40.2(e) and 68.3(e))	[No change]
Cost of copies in paper form (Rules 44.3(b) and 71.2(b)), per document	[No change]
Cost of copies (Rule 94.2), per page	[No change]

Part II. [No change]

¹ Available on the WIPO website at: www.wipo.int/pct/en/texts/agreements/ag_xn.pdf.

² Same amount in Danish kroner as the search fee under Rule 16.1(a).

Annex E Supplementary International Search: Documentation Covered; Limitations and Conditions

(1) [No change]

(2) The supplementary international search shall cover at least one of the following levels of search:

- (i) in addition to the PCT minimum documentation, at least the documents in Danish, Icelandic, Norwegian and Swedish held in the search collection of the Authority;
- (ii) only the documents in Danish, Icelandic, Norwegian and Swedish held in the search collection of the Authority.
- (3) [No change]"

FEES PAYABLE UNDER THE PCT

GB United Kingdom

New equivalent amounts in **pound sterling (GBP)** have been established for the international filing fee and the fee per sheet in excess of 30, pursuant to PCT Rule 15.2(d), as well as for reductions under item 4 of the PCT Schedule of Fees. These amounts, applicable from 1 June 2013, are as follows:

International filing fee:	GBP	939
Fee per sheet in excess of 30:	GBP	11
Reductions (under PCT Schedule of Fees, item 4):		
Electronic filing (the request in character coded format):	GBP	141
Electronic filing (the request, description, claims and abstract in character coded format):	GBP	212

[Updating of Annex C(GB) of the PCT Applicant's Guide]

IL Israel

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Swiss franc (CHF)** has been established for the search fee for an international search carried out by the **Israel Patent Office**. This amount, applicable from 1 June 2013, is CHF 902.

[Updating of Annex D(IL) of the PCT Applicant's Guide]

XN Nordic Patent Institute

Pursuant to PCT Rule 45*bis*.3(a), the **Nordic Patent Institute**, in its capacity as Authority specified for supplementary search, has notified, in addition to the supplementary search fee for a full search, the introduction, with effect from 1 May 2013, of a supplementary search fee for a search of only the documentation in Danish, Icelandic, Norwegian and Swedish.

Pursuant to PCT Rule 45*bis*.3(b), an equivalent amount of this fee has been established in **Swiss franc (CHF)**. This amount, also applicable from 1 May 2013, is CHF 650.

[Updating of Annex SISA (XN) of the PCT Applicant's Guide]

RECEIVING OFFICES

GB United Kingdom

The Intellectual Property Office³ (United Kingdom) has notified the International Bureau of a change concerning the languages in which international applications may be filed pursuant to PCT Rule 12.1(a) and (c) – it now accepts Welsh⁴ in addition to English.

[Updating of Annex C(GB) of the PCT Applicant's Guide]

DESIGNATED (OR ELECTED) OFFICES

SG Singapore

The **Intellectual Property Office of Singapore** has notified the International Bureau that the 30-month time limits under PCT Articles 22(1) and 39(1)(a) may be extended up to three months, provided the applicant pays the prescribed fee. They may also be extended for periods longer than three months, but only at the discretion of the Registrar.

[Updating of the National Chapter, Summary (SG), of the PCT Applicant's Guide]

³ Intellectual Property Office is an operating name of the Patent Office.

⁴ If the language in which the international application is filed is not accepted by the International Searching Authority, the applicant will have to furnish a translation (PCT Rule 12.3).



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FEES PAYABLE UNDER THE PCT

IL Israel

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **US dollar (USD)** has been established for the search fee for an international search carried out by the **Israel Patent Office**. This amount, applicable from 1 July 2013, is USD 959.

[Updating of Annex D(IL) of the PCT Applicant's Guide]

Furthermore, a new equivalent amount in **new Israeli sheqel (ILS)** has been established for the handling fee, pursuant to PCT Rule 57.2(d). This amount, also applicable from 1 July 2013, is ILS 776.

[Updating of Annex E(IL) of the PCT Applicant's Guide]

IS Iceland

New equivalent amounts in **Icelandic krona (ISK)** have been established for the international filing fee and the fee per sheet in excess of 30, pursuant to PCT Rule 15.2(d), as well as for reductions under item 4 of the PCT Schedule of Fees. These amounts, applicable from 1 July 2013, are as follows:

International filing fee:	ISK	173,100
Fee per sheet in excess of 30:	ISK	2,000
Reductions (under PCT Schedule of Fees, item 4):		
PCT-EASY:	ISK	13,000
Electronic filing (the request in character coded format):	ISK	26,000
Electronic filing (the request, description, claims and abstract in character coded format):	ISK	39,000

[Updating of Annex C(IS) of the PCT Applicant's Guide]

MX Mexico

The **Mexican Institute of Industrial Property** has notified a change, applicable from 1 May 2013, in the currency of payment of the transmittal fee, the international filing fee, the fee per sheet in excess of 30 and the search fee, as well as in the currency of the reduction under item 4(a) of the PCT Schedule of Fees from **Mexican peso (MXN)** to **US dollar (USD)**. These fees, payable to the Office as receiving Office, are now as follows:

Transmittal fee:	USD	323.70
International filing fee:	USD	1,419

Fee per sheet in excess of 30:

USD 16

Reduction (under PCT Schedule of Fees, item 4):

PCT-EASY:

USD 107

Search fee:

Equivalent in USD of the search fee payable to the International Searching Authority chosen by the applicant

[Updating of Annex C(MX) of the PCT Applicant's Guide]

RECEIVING OFFICES

RO Romania

The **State Office for Inventions and Trademarks (Romania)** has notified the International Bureau of a change concerning the languages in which international applications may be filed pursuant to PCT Rule 12.1(a) – it now accepts Romanian¹ in addition to English, French, German and Russian¹.

[Updating of Annex C(RO) of the PCT Applicant's Guide]

¹ If the language in which the international application is filed is not accepted by the International Searching Authority, the applicant will have to furnish a translation (PCT Rule 12.3).



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FEES PAYABLE UNDER THE PCT

IL Israel

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **euro (EUR)** has been established for the search fee for an international search carried out by the **Israel Patent Office**. This amount, applicable from 1 July 2013, is EUR 737.

[Updating of Annex D(IL) of the PCT Applicant's Guide]

OA African Intellectual Property Organization

The African Intellectual Property Organization (OAPI) has notified the amounts of the fees for requesting restoration of the right of priority under PCT Rule 49*ter*.2(d), in CFA franc BEAC (XAF), payable to it as designated Office, as follows:

For a patent:		
In case of failure by the applicant:	XAF	375,000
In case of failure by the agent:	XAF	650,000
For a utility model:		
In case of failure by the applicant:	XAF	100,000
In case of failure by the agent:	XAF	260,000



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INFORMATION ON CONTRACTING STATES

NL Netherlands

The **Netherlands Patent Office** has notified a change in its Internet address, which is now as follows:

www.agentschapnl.nl

[Updating of Annex B1(NL) of the PCT Applicant's Guide]

DEPOSITS OF MICROORGANISMS AND OTHER BIOLOGICAL MATERIAL: INSTITUTIONS WITH WHICH DEPOSITS MAY BE MADE

US United States of America

Pursuant to PCT Rule 13*bis*.7(b), the International Bureau has been notified of a depositary institution having acquired the status of international depositary authority under the Budapest Treaty on the International Recognition of the Deposit of Microorganisms for the Purposes of Patent Procedure with which deposits of microorganisms and other biological material may be made, with effect since 26 April 2013, as follows:

Provasoli-Guillard National Center for Marine Algae and Microbiota (NCMA) 60 Bigelow Drive East Boothbay Maine 04544 United States of America

[Updating of Annex L of the PCT Applicant's Guide]



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INFORMATION ON CONTRACTING STATES

AL Albania

The **Albanian Patents and Trademarks Office** has notified changes in its location and mailing address, which is now as follows:

Blloku Vasil Shanto Rr. "Viktor Eftimiu" Ish Instituti Energjetikes Kati 4 Tirana Albania

Furthermore, the Office has notified a change concerning the filing of documents by means of telecommunication (PCT Rule 92.4) – the original of a document must now been furnished within one month from the date of the transmission.

[Updating of Annex B1(AL) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

EP European Patent Organisation

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Icelandic krona (ISK)** has been established for the search fee for an international search carried out by the **European Patent Office (EPO)**. This amount, applicable from 1 July 2013, is ISK 290,000.

[Updating of Annex D(EP) of the PCT Applicant's Guide]

JP Japan

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **US dollar (USD)** has been established for the search fee for an international search carried out by the **Japan Patent Office**. This amount, applicable from 1 July 2013, is USD 710.

[Updating of Annex D(JP) of the PCT Applicant's Guide]

SE Sweden

The **Swedish Patent and Registration Office** has notified a new equivalent amount of the search fee (PCT Rule 16), in **Icelandic krona (ISK)**, payable to it as International Searching Authority. This amount, applicable from 1 July 2013, is ISK 290,000.

[Updating of Annex D(SE) of the PCT Applicant's Guide]

XN Nordic Patent Institute

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Icelandic krona (ISK)** has been established for the search fee for an international search carried out by the **Nordic Patent Institute**. This amount, applicable from 1 July 2013, is ISK 290,000.

[Updating of Annex D(XN) of the PCT Applicant's Guide]

DESIGNATED (OR ELECTED) OFFICES

AU Australia

The **Australian Patent Office** has notified changes in its special requirements under PCT Rule 51*bis*, applicable since 15 April 2013. The consolidated list of requirements reads as follows:

Name of the inventor if it has not been furnished in the "Request" part of the international application

Declaration as to the applicant's entitlement to apply for and be granted a patent

Declaration as to the applicant's entitlement to claim priority of the earlier application

Address for service in Australia (but no representation by an agent is required)

Verification of translation

[Updating of the National Chapter, Summary (AU), of the PCT Applicant's Guide]



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INFORMATION ON CONTRACTING STATES

AT Austria

The **Austrian Patent Office** has notified the deletion of one of its e-mail addresses. Its e-mail address is now as follows:

pct@patentamt.at

[Updating of Annex B1(AT) of the PCT Applicant's Guide]

BR Brazil

The **National Institute of Industrial Property (Brazil)** has notified changes in its location and mailing address and in its telephone numbers, which are now as follows:

Location and mailing address:	Rua São Bento Nº 1, 17º andar Centro, CEP 20.090-010 Rio de Janeiro, RJ Brazil
Telephone:	(55-21) 3037 36 86, 3037 37 42, 3037 33 18, 3037 42 44

[Updating of Annex B1(BR) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

AT Austria

The **Austrian Patent Office** has notified new amounts of two components of the national fee, in **euro (EUR)**, payable to it as designated (or elected) Office. These amounts, applicable since 1 January 2012, are as follows:

For a patent:		
Search and examination fee, including 10 claims:	EUR	280
For a utility model:		
Search fee, including 10 claims:	EUR	150

[Updating of the National Chapter, Summary (AT), of the PCT Applicant's Guide]



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CONTRACTING STATES

States Party to the Patent Cooperation Treaty (PCT)

SA Saudi Arabia

On 3 May 2013, **Saudi Arabia** deposited its instrument of accession to the PCT and on 3 August 2013, will become bound by the PCT.

Consequently, any international application filed on or after 3 August 2013 will automatically include the designation of Saudi Arabia (country code: SA).

Saudi Arabia will be bound by Chapter II of the PCT and will automatically be elected in any demand for international preliminary examination filed in respect of an international application filed on or after 3 August 2013. Furthermore, nationals and residents of Saudi Arabia will be entitled, as from 3 August 2013, to file international applications under the PCT.

[Updating of Annex A of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

JP Japan

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Singapore dollar (SGD)** has been established for the search fee for an international search carried out by the **Japan Patent Office**. This amount, applicable from 1 August 2013, is SGD 878.

[Updating of Annex D(JP) of the PCT Applicant's Guide]



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INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

JP Japan

Agreement between the Japan Patent Office and the International Bureau of the World Intellectual Property Organization¹ – Amendment to Annex A

The **Japan Patent Office** has notified the International Bureau, in accordance with Article 11(3)(i) of the above-mentioned Agreement, of an amendment to Annex A thereof. This amendment, which will enter into force on 1 June 2013, consists of the addition of Indonesia to the States indicated in items (i), (ii) and (iii)(b) of the Annex. The amended Annex A reads as follows:

"Annex A States and Languages

Under Article 3 of the Agreement, the Authority specifies:

(i) the following States for which it will act, so far as Article 3(1) is concerned:

Japan, Philippines, Republic of Korea, Thailand, Viet Nam, Singapore, Malaysia and Indonesia;

(ii) the following States for which it will act, so far as Article 3(2) is concerned:

where the Authority has prepared the international search report, Japan, Philippines, Republic of Korea, Thailand, Viet Nam, Singapore, Malaysia and Indonesia;

- (iii) the following languages which it will accept:
 - (a) [no change]
 - (b) for international applications filed with the receiving Office of, or acting for, Philippines, Thailand, Viet Nam, Singapore, Malaysia or Indonesia: English;
 - (c) [no change]"

INFORMATION ON CONTRACTING STATES

CL Chile

The **National Institute of Industrial Property (Chile)** has notified changes in its telephone numbers, which are now as follows: (56-2) 28 87 05 50, 28 87 05 51.

[Updating of Annex B1(CL) of the PCT Applicant's Guide]

¹ Available on the WIPO website at: www.wipo.int/pct/en/texts/agreements/ag_jp.pdf.

FEES PAYABLE UNDER THE PCT

JP Japan

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Korean won (KRW)** has been established for the search fee for an international search carried out by the **Japan Patent Office**. This amount, applicable from 1 August 2013, is KRW 776,000.

[Updating of Annex D(JP) of the PCT Applicant's Guide]

RECEIVING OFFICES

ID Indonesia

The **Directorate General of Intellectual Property (Indonesia)** has specified the Japan Patent Office, in addition to the Australian Patent Office, the European Patent Office (EPO), the Federal Service for Intellectual Property (Rospatent) (Russian Federation) and the Korean Intellectual Property Office, as competent International Searching and International Preliminary Examining Authority for international applications filed by nationals and residents of Indonesia with the Directorate General of Intellectual Property (Indonesia), with effect from 1 June 2013.

[Updating of Annex C(ID) of the PCT Applicant's Guide]



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INFORMATION ON CONTRACTING STATES

BB Barbados

The **Corporate Affairs and Intellectual Property Office (Barbados)** has notified changes in its location and mailing address, in its telephone and facsimile numbers and in its e-mail and Internet addresses, which are now as follows:

floor BAOBAB Tower, arrens, St. Michael, rbados
246) 625-2400, 625-2450
246) 424-2366
neral@caipo.gov.bb
/w.caipo.gov.bb

[Updating of Annex B1(BB) of the PCT Applicant's Guide]

INFORMATION ON CONTRACTING STATES AND INTERGOVERNMENTAL ORGANIZATIONS

KM Comoros

OA African Intellectual Property Organization (OAPI)

On 25 March 2013, the **Comoros** deposited its instrument of accession to the **Bangui Agreement establishing the African Intellectual Property Organization (OAPI)** and on 25 May 2013, became bound by that Agreement.

As a result, any international application filed on or after 25 May 2013 includes the designation of the Comoros for an OAPI patent, and no longer includes the designation of that State for a national patent.

Moreover, since 25 May 2013, nationals and residents of the Comoros may file international applications with OAPI as receiving Office, in addition to the International Bureau of WIPO.

[Annex B1(KM) and updating of Annexes B2(OA) and C(OA) of the PCT Applicant's Guide]



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INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

BR Brazil

Agreement between the Brazilian National Institute of Industrial Property and the International Bureau of the World Intellectual Property Organization¹ – Amendment to Annexes A and C

The **National Institute of Industrial Property (Brazil)** has notified the International Bureau, in accordance with Article 11(3)(i) and (ii) of the above-mentioned Agreement, of amendments to item (ii) of Annex A and to Part I of Annex C thereof. These amendments will enter into force on 1 August 2013. The amended Annexes A and C will read as follows:

"Annex A States and Languages

Under Article 3 of the Agreement, the Authority specifies:

- (i) [no change]
- (ii) the following languages which it will accept:
 - (a) for international applications filed with the Brazilian National Institute of Industrial Property as receiving Office: English, Portuguese and Spanish;
 - (b) for international applications filed with receiving Offices established at Latin American and Caribbean regions: English, Portuguese and Spanish;²
 - (c) for international applications filed with any other receiving Office: English and Portuguese.²

Annex C Fees and Charges

Part I. Schedule of Fees and Charges

Kind of fee or charge ³	Amount (Brazilian reals)
Search fee (Rule 16.1(a))	2,250
Additional fee (Rule 40.2(a))	1,815
Preliminary examination fee (Rule 58.1(b))	840

¹ Available on the WIPO website at: www.wipo.int/pct/en/texts/agreements/ag_br.pdf.

² This information also updates Annexes D and E of the *PCT Applicant's Guide*.

³ These fees are reduced by 60% under certain conditions (see Official Resolution of INPI-BR of December 30, 2011 No. 280/11).

Additional fee (Rule 68.3(a)) Cost of copies (Rules 44.3(b), 71.2(b) and 94.2), per page 485

[No change]

Part II. [No change]"

FEES PAYABLE UNDER THE PCT

BR Brazil

The **National Institute of Industrial Property (Brazil)** has notified new amounts of fees, in **Brazilian real (BRL)**, payable to the Office as receiving Office and applicable since 1 January 2012, as follows:

Transmittal fee (PCT Rule 14): ⁴		175 (online) 235 (on paper)
Fee for priority document (PCT Rule 17.1(b)):	BRL BRL	135 (online) 180 (on paper)

[Updating of Annex C(BR) of the PCT Applicant's Guide]

Furthermore, the Office has notified new amounts of fees, in **Brazilian real (BRL)**, payable to it as International Searching Authority and applicable from 1 August 2013, as follows:

Search fee (PCT Rule 16): ⁴	BRL	2,250
Additional search fee (PCT Rule 40.2): ⁴	BRL	1,815

Pursuant to PCT Rule 16.1(d), new equivalent amounts of the search fee have been established in **Swiss franc (CHF)**, **euro (EUR)** and **US dollar (USD)**. These amounts, also applicable from 1 August 2013, are CHF 1,054, EUR 849 and USD 1,098, respectively.

[Updating of Annex D(BR) of the PCT Applicant's Guide]

In addition, the Office has notified new amounts of fees, in **Brazilian real (BRL)**, payable to it as International Preliminary Examining Authority and applicable from 1 August 2013, as follows:

Preliminary examination fee (PCT Rule 58):⁴

BRL 840

⁴ This fee is reduced by 60% where the international application is filed by a natural person, a small or medium-sized enterprise, a cooperative, an academic institution, a non-profit-making entity or a public institution. For further details, see Official Resolution of the National Institute of Industrial Property (Brazil) No. 280/11 of 30 December 2011.

Additional preliminary examination fee (PCT Rule 68.3):⁵ BRL 485

[Updating of Annex E(BR) of the PCT Applicant's Guide]

Finally, the Office has notified new amounts of fees, in **Brazilian real (BRL)**, payable to it as designated (or elected) Office and applicable since 1 January 2012, as follows:

For patent: ⁵			
Filing fee:			(online) (on paper)
First annual fee:	BRL	295	
For utility model: ⁵			
Filing fee:			(online) (on paper)
First annual fee:	BRL	200	

[Updating of the National Chapter, Summary (BR), of the PCT Applicant's Guide]

DESIGNATED (OR ELECTED) OFFICES

LT Lithuania

The **State Patent Bureau of the Republic of Lithuania** has notified a change concerning the exemptions, reductions or refunds of the national fee, applicable since 1 June 2013 – in addition to the filing fee, the grant fee is reduced by 50% where the applicant is a natural person in whose name the invention will be patented.

[Updating of the National Chapter, Summary (LT), of the PCT Applicant's Guide]

⁵ This fee is reduced by 60% where the international application is filed by a natural person, a small or medium-sized enterprise, a cooperative, an academic institution, a non-profit-making entity or a public institution. For further details, see Official Resolution of the National Institute of Industrial Property (Brazil) No. 280/11 of 30 December 2011.



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INFORMATION ON CONTRACTING STATES RECEIVING OFFICES

BN Brunei Darussalam

General information on **Brunei Darussalam** as a Contracting State, as well as information on the requirements of the **Patent Registry Office (Brunei Darussalam)** as receiving Office, is given in Annexes B1(BN) and C(BN), which are published on pages 73 to 76.

CO Colombia

The **Superintendence of Industry and Commerce (Colombia)** has notified changes in its location and mailing address, telephone and facsimile numbers and e-mail address, which are now as follows:

Location and mailing address:	Cra. 13 No. 27-00 Piso 1, 3, 5, 10 Bogotá, D.C. Colombia
Telephone:	(57-1) 587 00 00
Facsimile machine:	(57-1) 587 02 84
E-mail:	contactenos@sic.gov.co

[Updating of Annex B1(CO) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

AU Australia

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **euro (EUR)** has been established for the search fee for an international search carried out by the **Australian Patent Office**. This amount, applicable from 1 September 2013, is EUR 1,572.

[Updating of Annex D(AU) of the PCT Applicant's Guide]

B1Information on Contracting StatesB1BNBRUNEI DARUSSALAMBN

General information

Name of Office:	Patent Registry Office (Brunei Darussalam)		
Location and mailing address:	Knowledge Hub (KHub), Block B26, Simpang 32-37, Anggerek Desa, Bandar Seri Begawan BB3713, Negara Brunei Darussalam		
Telephone:	(673) 238 09 65, 238 09 66		
Facsimile machine:	(673) 238 05 45		
E-mail:	enquiries@brunei-patents.com.bn		
Internet:	www.brunei-patents.com.bn		
Does the Office accept the filing of documents by means of telecommunication (PCT Rule 92.4)?	Yes, by facsimile		
Which kinds of documents may be so transmitted? Must the original of the document be	Only documents that do not require payment of any official fees		
furnished in all cases?	Yes, within 14 days from the date of the transmission		
Does the Office send notifications via e-mail in respect of international applications?	Yes		
Would the Office accept evidence of mailing a document, in case of loss or delay, where a delivery service other than the postal authorities is used (PCT Rule 82.1)?	Yes		
Competent receiving Office for nationals and residents of Brunei Darussalam:	Patent Registry Office (Brunei Darussalam) or International Bureau of WIPO, at the choice of the applicant (see Annex C)		
Competent designated (or elected) Office if Brunei Darussalam is designated (or elected):	Patent Registry Office (Brunei Darussalam)		
May Brunei Darussalam be elected?	Yes (bound by Chapter II of the PCT)		
Types of protection available via the PCT:	Patents		
Provisions of the law of Brunei Darussalam concerning international- type search:	None		

[Continued on next page]

B1

BN

B1 Information on Contracting States BN **BRUNEI DARUSSALAM**

[Continued]

Provisional protection after international publication:	None	
Information of interest if Brunei Darussalam is designated (or elected)		

Time when the name and address of the inventor must be given if Brunei Darussalam is designated (or elected):	May be in the request or may be furnished later. If not already complied with within the time limit applicable under PCT Article 22 or $39(1)$, the Office will invite the applicant to comply with the requirement within a time limit of two months from the date of the invitation.
Are there special provisions concerning the deposit of microorganisms and other	

Yes (see Annex L)

biological material?

C BN

Receiving Offices

PATENT REGISTRY OFFICE (BRUNEI DARUSSALAM)

C BN

Is an agent required by the receiving Office?	No, but an address for service in Brunei Darussalam is required
Fee for requesting restoration of the right of priority (PCT Rule 26 <i>bis</i> .3(d)):	BND 500
Search fee: Fee for priority document:	Equivalent in BND of the search fee payable to the International Searching Authority chosen by the applicant: see Annex D(AT), (AU), (EP) or (KR) BND 50
Reductions (under Schedule of Fees, item 4): PCT-EASY: ²	Equivalent in BND of Swiss francs 100
International filing fee: Fee per sheet in excess of 30:	Equivalent in BND of Swiss francs1,330Equivalent in BND of Swiss francs15
Fees payable to the receiving Office: Transmittal fee:	Currency: Brunei dollar (BND) BND 150
Competent International Preliminary Examining Authority:	Australian Patent Office, Austrian Patent Office, European Patent Office or Korean Intellectual Property Office
Competent International Searching Authority:	Australian Patent Office, Austrian Patent Office, European Patent Office or Korean Intellectual Property Office
Does the receiving Office accept requests for restoration of the right of priority (PCT Rule 26 <i>bis</i> .3)?	Yes, the Office applies both the "unintentional" and the "due care" criteria to such requests
Does the receiving Office accept the filing of international applications in electronic form?	No
Types of physical media accepted by the receiving Office:	CD-R, CD-ROM, DVD, DVD-R
Does the receiving Office accept the filing of international applications with requests in PCT-EASY format? ¹	Yes
Number of copies on paper required by the receiving Office:	3
Language in which the request may be filed:	English
Language in which international applications may be filed:	English
Competent receiving Office for nationals and residents of:	Brunei Darussalam

[Continued on next page]

¹ Where the request is filed in PCT-EASY format together with the electronic file on a physical medium and the receiving Office accepts such filings, the total amount of the international filing fee is reduced (see "Fees payable to the receiving Office").

² See footnote 1.

C BN

Receiving Offices

PATENT REGISTRY OFFICE (BRUNEI DARUSSALAM)

[Continued]

Who can act as agent?	Any natural or legal person resident in Brunei Darussalam		
Waiver of power of attorney:			
Has the Office waived the requirement that a separate power of attorney be submitted?	Yes ³		
Particular instances in which a separate power of attorney is required:	Where an agent or common representative who is not indicated or the request form at the time of filing performs any action after filing; or where it is unclear that an agent or common representative has power to act on behalf of the applicant		
Has the Office waived the requirement that a copy of a general power of attorney be submitted?	Yes ³		
Particular instances in which a a copy of a general power of attorney is required:	Where an agent or common representative who is not indicated or the request form at the time of filing performs any action after filing; or where it is unclear that an agent or common representative has power to act on behalf of the applicant		

³ Waivers of powers of attorney do not apply (PCT Rule 90.4(e) and 90.5(d)) where the agent or common representative submits any notice of withdrawal during the international phase (PCT Rule 90*bis*.1 to 90*bis*.4; see also International Phase, paragraph 11.048).



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INFORMATION ON CONTRACTING STATES

IN India

The **Patent Office (India)** has notified changes in the location and mailing address and in the telephone and facsimile numbers of its branch office in New Delhi, which are now as follows:

Location and mailing address:	The Patent Office Delhi Intellectual Property Office Building Sector-14, Block No. 32 Dwarka New Delhi 110 075 India
Telephone:	(91-11) 25 30 02 00, 28 03 43 10
Facsimile machine:	(91-11) 28 03 43 01

Furthermore, the Office has notified that it no longer accepts the filing of documents by means of telecommunication under PCT Rule 92.4.

[Updating of Annex B1(IN) of the PCT Applicant's Guide]

IS Iceland

The **Icelandic Patent Office** has notified a change in the provisions of the law of Iceland concerning international-type search. These provisions are now Section 9 of the Icelandic Patent Act and Section 25 of the Regulation Concerning Patent Applications.

[Updating of Annex B1(IS) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

CO Colombia

The **Superintendence of Industry and Commerce (Colombia)** has notified a new amount of the transmittal fee (PCT Rule 14), in **Colombian peso (COP)**, payable to it as receiving Office. This amount, applicable since 11 January 2013, is COP 865,000¹.

[Updating of Annex C(CO) of the PCT Applicant's Guide]

Furthermore, the Office has notified new amounts of two components of the national fee, in **Colombian peso (COP)**, payable to it as designated (or elected) Office. These amounts, also applicable since 11 January 2013, are as follows:

¹ This fee is reduced by 25% if the applicant is a natural person, a small or medium enterprise, a public or private university recognized by the National Ministry or a non-profit entity promoting the development of scientific and technological research registered with the Chamber of Commerce.

For a patent:	
Filing fee:	COP 500,000
-	
For a utility model:	
Filing fee:	COP 270,000

[Updating of the National Chapter, Summary (CO), of the PCT Applicant's Guide]

DEPOSITS OF MICROORGANISMS AND OTHER BIOLOGICAL MATERIAL: REQUIREMENTS OF DESIGNATED AND ELECTED OFFICES

BN Brunei Darussalam

The **Patent Registry Office (Brunei Darussalam)** has notified its requirements concerning the deposit of microorganisms and other biological material, as follows:

Time (if any) earlier than 16 months from priority date by which applicant must furnish:		Additional indications (if any) which must be given besides those prescribed in	
the indications prescribed inany additional matter specifiedPCT Rule 13bis.3(a)(i) to (iii)in the adjacent right-hand column		PCT Rule 13 <i>bis</i> .3(a)(i) to (iii) pursuant to notifications from the Offices concerned	
None	None	None	
The applicant may request that a sample only be made available to an expert before the patent is granted or if the application has been withdrawn, or has been			

before the patent is granted or if the application has been withdrawn, or has been treated as having been abandoned, has been refused or is treated as having been refused. The applicant should make such requests to the International Bureau in writing before completion of technical preparations for publication of the international application.

[Updating of Annex L of the PCT Applicant's Guide]



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The publication Official Notices (PCT Gazette) is part of the Gazette published by the International Bureau of the World Intellectual Property Organization in accordance with Article 55(4) of the Patent Cooperation Treaty (PCT) and Rule 86 of the Regulations under the PCT.

INFORMATION ON CONTRACTING STATES

MX Mexico

The **Mexican Institute of Industrial Property** has notified changes in its telephone numbers, which are now as follows: (52-5) 334 07 24, 334 07 00 (ext. 10025, 10078, 10095).

[Updating of Annex B1(MX) of the PCT Applicant's Guide]

NO Norway

The **Norwegian Industrial Property Office** has notified a change in the provisions of the law of Norway concerning international-type search. These provisions are now Section 9 of the Patents Act of Norway and Section 29 of the Regulations.

[Updating of Annex B1(NO) of the PCT Applicant's Guide]

SK Slovakia

The **Industrial Property Office (Slovakia)** has notified a change in its location and mailing address, which is now as follows:

Švermova 43 P.O. Box 7 974 04 Banská Bystrica 4 Slovakia

[Updating of Annex B1(SK) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

AU Australia

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Korean won (KRW)** and **US dollar (USD)** have been established for the search fee for an international search carried out by the **Australian Patent Office**. These amounts, applicable from 1 September 2013, are KRW 2,352,000 and USD 2,084, respectively.

[Updating of Annex D(AU) of the PCT Applicant's Guide]

HU Hungary

The Hungarian Intellectual Property Office (HIPO) has notified new amounts of several components of the national fee, in Hungarian forint (HUF), payable to it as designated (or elected) Office. These amounts, applicable since 1 January 2012, are as follows:

For a patent:

 where the Office is 			
a designated Office:	HUF	37,400	plus
	HUF	1,900	per claim for the 11 th to the 20 th claim
	HUF	3,800	per claim for the 21 st to the 30 th claim
	HUF	5,600	for each claim in excess of 30
 where the Office is 			
an elected Office:	HUF	18,700	plus
	HUF	950	per claim for the 11 th to the 20 th claim
	HUF	1,900	per claim for the 21 st to the 30 th claim
	HUF	2,800	for each claim in excess of 30
For a utility model:	HUF	18,700	plus
	HUF	1,200	for each claim in excess of 10

[Updating of the National Chapter, Summary (HU), of the PCT Applicant's Guide]

KR Republic of Korea

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Australian dollar (AUD)** have been established for the search fee for an international search carried out by the **Korean Intellectual Property Office**. These amounts, applicable from 1 September 2013, are AUD 1,216 for searches carried out in English and AUD 421 for searches carried out in Korean.

[Updating of Annex D(KR) of the PCT Applicant's Guide]

SK Slovakia

The **Industrial Property Office (Slovakia)** has notified a new amount of the fee for requesting restoration of the right of priority under PCT Rule 26*bis*.3(d), in **euro (EUR)**, payable to it as receiving Office. This amount, applicable since 1 October 2012, is EUR 166.

[Updating of Annex C(SK) of the PCT Applicant's Guide]

US United States of America

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **South African rand** (ZAR) has been established for the search fee for an international search carried out by the **United States Patent and Trademark Office (USPTO)**. This amount, applicable from 1 September 2013, is ZAR 21,120.

[Updating of Annex D(US) of the PCT Applicant's Guide]



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CONTRACTING STATES

States Party to the Patent Cooperation Treaty (PCT)

IR Iran (Islamic Republic of)

On 4 July 2013, the **Islamic Republic of Iran** deposited its instrument of ratification to the PCT and on 4 October 2013, will become bound by the PCT.

Consequently, any international application filed on or after 4 October 2013 will automatically include the designation of the Islamic Republic of Iran (country code: IR).

The Islamic Republic of Iran will be bound by Chapter II of the PCT and will automatically be elected in any demand for international preliminary examination filed in respect of an international application filed on or after 4 October 2013. Furthermore, nationals and residents of the Islamic Republic of Iran will be entitled, as from 4 October 2013, to file international applications under the PCT.

[Updating of Annex A of the PCT Applicant's Guide]

INFORMATION ON CONTRACTING STATES

AE United Arab Emirates

The Industrial Property Directorate, Ministry of Finance and Industry (United Arab Emirates), has notified changes in the name of the Office, in its location and mailing address, in its telephone and facsimile numbers and in its e-mail and Internet addresses, which are now as follows:

Name of Office:	Industrial Property Directorate, Ministry of Economy (United Arab Emirates)
Location and mailing address:	P.O. Box 3625 Sheikh Khalifa Bin Saeed Street Dubai United Arab Emirates
	P.O. Box 901 Abu Dhabi United Arab Emirates
Telephone:	Dubai: (971-4) 14 15 81, 14 15 60 Abu Dhabi: (971-2) 613 14 02
Facsimile machine:	Dubai: (971-4) 385 10 77, 358 13 13 Abu Dhabi: (971-2) 626 36 34
E-mail:	kalsuwaidi@economy.ae raalmoalla@economy.ae
Internet:	www.economy.gov.ae

[Updating of Annex B1(AE) of the PCT Applicant's Guide]

TH Thailand

The **Department of Intellectual Property (DIP) (Thailand)** has notified a change in its e-mail address, which is now: pct@moc.go.th

[Updating of Annex B1(TH) of the PCT Applicant's Guide]

UA Ukraine

The State Department of Intellectual Property (SDIP), Ministry of Education and Science of Ukraine has notified a change in the name of the Office, which is now as follows:

Derzhavna Sluzhba Intelektualnoi Vlasnosti Ukrainy

State Intellectual Property Service of Ukraine (SIPSU)

[Updating of Annex B1(UA) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

AE United Arab Emirates

The Industrial Property Directorate, Ministry of Economy (United Arab Emirates), has notified the filing fee for a utility model, in United Arab Emirates dirham (AED), payable to it as designated (or elected) Office, which is now as follows:

For a patent and a utility model:Filing fee:AED800(400)¹

[Updating of the National Chapter, Summary (AE), of the PCT Applicant's Guide]

RECEIVING OFFICES

TH Thailand

The **Department of Intellectual Property (DIP) (Thailand)** has notified changes concerning whether an agent is required by it as receiving Office – while an agent is not required if the applicant resides in Thailand, one is now required if the applicant is a non-resident.

[Updating of Annex C(TH) of the PCT Applicant's Guide]

¹ The amount in parentheses is payable in case of filing by an individual.

DESIGNATED (OR ELECTED) OFFICES

AU Australia

The **Australian Patent Office** has notified the International Bureau that the 31-month time limits under PCT Articles 22(3) and 39(1)(b) may be extended, provided the applicant pays the prescribed fee.²

[Updating of the National Chapter, Summary (AU), of the PCT Applicant's Guide]

² See the National Chapter (AU), Annex AU.I, of the *PCT Applicant's Guide*.



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FEES PAYABLE UNDER THE PCT

AU Australia

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Swiss franc (CHF)** has been established for the search fee for an international search carried out by the **Australian Patent Office**. This amount, applicable from 1 October 2013, is CHF 1,905.

[Updating of Annex D(AU) of the PCT Applicant's Guide]

CA Canada

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **US dollar (USD)** has been established for the search fee for an international search carried out by the **Canadian Intellectual Property Office**. This amount, applicable from 1 October 2013, is USD 1,536.

[Updating of Annex D(CA) of the PCT Applicant's Guide]

RU Russian Federation

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **euro (EUR)** has been established for the search fee for an international search carried out by the **Federal Service for Intellectual Property (Rospatent) (Russian Federation)**. This amount, applicable from 1 October 2013, is EUR 157.

[Updating of Annex D(RU) of the PCT Applicant's Guide]



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INFORMATION ON CONTRACTING STATES

LV Latvia

The Latvian Patent Office has notified changes in its e-mail and Internet addresses, which are now as follows:

E-mail:	valde@lrpv.gov.lv
Internet:	www.lrpv.gov.lv

[Updating of Annex B1(LV) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

AT Austria

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **South African rand** (**ZAR**) has been established for the search fee for an international search carried out by the **Austrian Patent Office**. This amount, applicable from 1 October 2013, is ZAR 23,530.

[Updating of Annex D(AT) of the PCT Applicant's Guide]

AU Australia

New equivalent amounts in **Australian dollar (AUD)** have been established for the international filing fee and the fee per sheet in excess of 30, pursuant to PCT Rule 15.2(d), as well as for reductions under item 4 of the PCT Schedule of Fees. These amounts, applicable from 1 October 2013, are as follows:

International filing fee:	AUD	1,536
Fee per sheet in excess of 30:	AUD	17
Reductions (under PCT Schedule of Fees, item 4):		
PCT-EASY:	AUD	115
Electronic filing (the request in character coded format):	AUD	231
Electronic filing (the request, description, claims and abstract in character coded format):	AUD	346

[Updating of Annex C(AU) of the PCT Applicant's Guide]

Furthermore, pursuant to PCT Rule 16.1(d), new equivalent amounts in **New Zealand dollar (NZD)** and **Singapore dollar (SGD)** have been established for the search fee for an international search carried out by the **Australian Patent Office**. These amounts, also applicable from 1 October 2013, are NZD 2,573 and SGD 2,570, respectively.

[Updating of Annex D(AU) of the PCT Applicant's Guide]

In addition, a new equivalent amount in **Australian dollar (AUD)** has been established for the handling fee, pursuant to PCT Rule 57.2(d). This amount, also applicable from 1 October 2013, is AUD 231.

[Updating of Annex E(AU) of the PCT Applicant's Guide]

EP European Patent Organisation

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Norwegian krone** (NOK), New Zealand dollar (NZD) and South African rand (ZAR) have been established for the search fee for an international search carried out by the **European Patent Office (EPO)**. These amounts, applicable from 1 October 2013, are NOK 14,860, NZD 3,136 and ZAR 24,720, respectively.

[Updating of Annex D(EP) of the PCT Applicant's Guide]

US United States of America

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **New Zealand dollar** (NZD) has been established for the search fee for an international search carried out by the **United States Patent and Trademark Office (USPTO)**. This amount, applicable from 1 October 2013, is NZD 2,660.

[Updating of Annex D(US) of the PCT Applicant's Guide]

ZA South Africa

New equivalent amounts in **South African rand (ZAR)** have been established for the international filing fee and the fee per sheet in excess of 30, pursuant to PCT Rule 15.2(d), as well as for a reduction under item 4 of the PCT Schedule of Fees. These amounts, applicable from 1 October 2013, are as follows:

International filing fee:	ZAR	14,320
Fee per sheet in excess of 30:	ZAR	160
Reduction (under PCT Schedule of Fees, item 4):		
PCT-EASY:	ZAR	1,080

[Updating of Annex C(ZA) of the PCT Applicant's Guide]

FILING AND PROCESSING IN ELECTRONIC FORM OF INTERNATIONAL APPLICATIONS: NOTIFICATION BY RECEIVING OFFICES

IL Israel

The **Israel Patent Office**, in its capacity as receiving Office, has notified the International Bureau of the following change to its notification pertaining to the filing and processing in electronic form of international applications (see the Official Notices (PCT Gazette) of 14 June 2012, pages 90 *et seq.*), applicable since 28 July 2013:

"As to methods of online payment (Section 710(a)(ii)):

Online payment is available through the Office's website (http://index.justice.gov.il/Units/RashamHaptentim/Units/pct/Pages/default.aspx)."



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The publication Official Notices (PCT Gazette) is part of the Gazette published by the International Bureau of the World Intellectual Property Organization in accordance with Article 55(4) of the Patent Cooperation Treaty (PCT) and Rule 86 of the Regulations under the PCT.

INFORMATION ON CONTRACTING STATES

RS Serbia

The **Intellectual Property Office (Serbia)** has notified that it no longer accepts the filing of documents by means of telecommunication under PCT Rule 92.4.

[Updating of Annex B1(RS) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

BR Brazil

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Swiss franc (CHF)**, **euro (EUR)** and **US dollar (USD)** have been established for the search fee for an international search carried out by the **National Institute of Industrial Property (Brazil)**. These amounts, applicable from 1 October 2013, are CHF 955, EUR 770 and USD 1,010, respectively.

[Updating of Annex D(BR) of the PCT Applicant's Guide]

RS Serbia

The **Intellectual Property Office (Serbia)** has notified new amounts of several fees, in **Serbian dinar (RSD)**, payable to it as receiving Office and applicable since 1 July 2013, as follows:

Transmittal fee (PCT Rule 14):	RSD 7,020	
Fee for priority document (PCT Rule 17.1(b)):	RSD 1,680	for the first document up to 10 pages
	plus RSD 420	for each subsequent document up to 10 pages
	plus RSD 30	per page in excess of 10
Fee for requesting restoration of the right of priority (PCT Rule 26 <i>bis</i> .3(d)):	RSD 2,820	

[Updating of Annex C(RS) of the PCT Applicant's Guide]

In addition, the Office has notified changes to the components of the national fee, in **Serbian dinar (RSD)**, payable to it as designated (or elected) Office. These changes are also applicable since 1 July 2013. The consolidated list of the said components is as follows:

For patent:	
Filing fee:	RSD 7,020
Claim fee for each claim in excess of 10:	RSD 700
Additional fee for late entry into the national phase:	50% of the filing fee
Reduced examination fee for international applications:	RSD 7,020
Annual fee for the first three years:	RSD 9,840
For petty patent:	
Filing fee:	RSD 7,020
Additional fee for late entry into the national phase:	50% of the filing fee

[Updating of the National Chapter, Summary (RS), of the PCT Applicant's Guide]

INTERNATIONAL BUREAU

Non-Working Days – Corrigendum

Further to the information published in the Official Notices of 18 October 2012, page 148, the date of 14 October 2013 appearing on the list of non-working days for the International Bureau in 2013 should be replaced by the following date: 15 October 2013.



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INFORMATION ON CONTRACTING STATES

PH Philippines

The **Intellectual Property Office (Philippines)** has notified a change in its location and mailing address, which is now as follows:

G/F, 2/F, 14/F, 16/F Intellectual Property Center #28 Upper McKinley Road McKinley Hill Town Center Fort Bonifacio Taguig City 1634 Philippines

[Updating of Annex B1(PH) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

MG Madagascar

The **Industrial Property Office of Madagascar** has notified changes to the components of the national fee, in **ariary (MGA)**, payable to it as designated (or elected) Office. These changes are applicable since 1 July 2013. The consolidated list of the said components is now as follows:

Filing fee:

MGA 180,000 (144,000)¹

Annual fees:

For the 3rd year:

MGA 125,000 (100,000)¹

[Updating of the National Chapter, Summary (MG), of the PCT Applicant's Guide]

¹ The amount in parentheses is applicable if the applicant is a natural person who resides in, or a legal entity whose head office is in, one of the States specified in the schedule of fees attached to Order No. 12285/2013 (see www.omapi.mg/taxes_2013.php). If there are two or more applicants, each applicant must satisfy these criteria.

PT Portugal

The **National Institute of Industrial Property (Portugal)** has notified new amounts of fees, in **euro (EUR)**, payable to it as receiving Office and applicable since 1 July 2013, as follows:

Transmittal fee (PCT Rule 14):	EUR	20.85
Fee for priority document (PCT Rule 17.1(b)):	EUR	41.70
Fee for requesting restoration of the right of priority (PCT Rule 26 <i>bis</i> .3(d)):		
 where the request is filed online: where the request is filed on paper: 		156.36 312.72

[Updating of Annex C(PT) of the PCT Applicant's Guide]



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The publication Official Notices (PCT Gazette) is part of the Gazette published by the International Bureau of the World Intellectual Property Organization in accordance with Article 55(4) of the Patent Cooperation Treaty (PCT) and Rule 86 of the Regulations under the PCT.

INFORMATION ON CONTRACTING STATES

IN India

The **Patent Office (India)** has notified a change in the name of the Office, which is now the following: Indian Patent Office.

[Updating of Annex B1(IN) of the PCT Applicant's Guide]

RS Serbia

The **Intellectual Property Office (Serbia)** has notified changes concerning the provisions relating to provisional protection after international publication – the text regarding such protection where the designation is made for the purposes of a national patent should now refer to Articles 18 and 161 of the Patent Law, 2011, and the text regarding such protection where the designation is made for the purposes of a European patent should now refer to Article 20 of that Law.

[Updating of Annex B1(RS) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

EP European Patent Organisation

Further to a request by the Hungarian Intellectual Property Office (HIPO), and pursuant to PCT Rule 16.1(b), an equivalent amount in Hungarian forint (HUF) has been established for the search fee for an international search carried out by the **European Patent Office (EPO)**. This amount, applicable from 1 September 2013, is HUF 542,900.

[Updating of Annex D(EP) of the PCT Applicant's Guide]

HU Hungary

Further to a request by the **Hungarian Intellectual Property Office (HIPO)**, and pursuant to PCT Rule 15.2(b), equivalent amounts in **Hungarian forint (HUF)** have been established for the international filing fee, the fee per sheet in excess of 30 and one of the reductions under item 4 of the PCT Schedule of Fees, with effect from 1 September 2013. These amounts, payable to the Office as receiving Office, are as follows:

International filing fee:	HUF	314,700
Fee per sheet in excess of 30:	HUF	3,500
Reduction (under PCT Schedule of Fees, item 4):		
PCT-EASY:	HUF	23,700

[Updating of Annex C(HU) of the PCT Applicant's Guide]

RU Russian Federation

Further to a request by the Hungarian Intellectual Property Office (HIPO), and pursuant to PCT Rule 16.1(b), an equivalent amount in Hungarian forint (HUF) has been established for the search fee for an international search carried out by the Federal Service for Intellectual Property (Rospatent) (Russian Federation). This amount, applicable from 1 September 2013, is HUF 48,300.

[Updating of Annex D(RU) of the PCT Applicant's Guide]



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FEES PAYABLE UNDER THE PCT

SE Sweden

The **Swedish Patent and Registration Office** has notified a new equivalent amount of the search fee (PCT Rule 16), in **Norwegian krone (NOK)**, payable to it as International Searching Authority. This amount, applicable from 1 October 2013, is NOK 14,860.

[Updating of Annex D(SE) of the PCT Applicant's Guide]

XN Nordic Patent Institute

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Norwegian krone (NOK)** has been established for the search fee for an international search carried out by the **Nordic Patent Institute**. This amount, applicable from 1 October 2013, is NOK 14,860.

[Updating of Annex D(XN) of the PCT Applicant's Guide]

DESIGNATED (OR ELECTED) OFFICES

IL Israel

The **Israel Patent Office** has notified a change as to whether a copy of the international application is required – it now requires such a copy.

[Updating of the National Chapter, Summary (IL), of the PCT Applicant's Guide]



6 September 2013

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INFORMATION ON CONTRACTING STATES RECEIVING OFFICES

SA Saudi Arabia

General information on **Saudi Arabia** as a Contracting State, as well as information on the requirements of the **Saudi Patent Office (SPO)** as receiving Office, is given in Annexes B1(SA) and C(SA), which are published on pages 108 to 111.

FEES PAYABLE UNDER THE PCT

CA Canada

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Swiss franc (CHF)** has been established for the search fee for an international search carried out by the **Canadian Intellectual Property Office**. This amount, applicable from 1 November 2013, is CHF 1,428.

[Updating of Annex D(CA) of the PCT Applicant's Guide]

CO Colombia

The **Superintendence of Industry and Commerce (Colombia)** has notified new amounts of one of the components of the national fee, in **Colombian peso (COP)**, payable to it as designated (or elected) Office and applicable since 11 January 2013. The consolidated list of the said components is as follows:

For a patent:	
Filing fee:	[No change]
Annual fees:	
 for the first to the fourth years, 	
per year:	COP 206,000 (306,000) ¹

For a utility model:

Filing fee: [No change]

[Updating of the National Chapter, Summary (CO), of the PCT Applicant's Guide]

¹ The amount in parentheses is applicable in case of late payment within a grace period of six months from the due date.

DESIGNATED (OR ELECTED) OFFICES

CO Colombia

The **Superintendence of Industry and Commerce (Colombia)** has notified a change concerning the exemptions, reductions or refunds of the national fee, applicable since 11 January 2013 – certain fees are now reduced where the applicant is a national of Colombia².

[Updating of the National Chapter, Summary (CO), of the PCT Applicant's Guide]

² See Resolution No. 173, of 11 January 2013.

B1Information on Contracting StatesB1SASAUDI ARABIASAGeneral informationSA

Name of Office:	Saudi Patent Office (SPO)
Location and mailing address:	King Abdulaziz City for Science and Technology, P.O Box 6086, Riyadh 11442, Saudi Arabia
Telephone:	(966-11) 481 33 44
Facsimile machine:	(966-11) 481 38 30
E-mail:	patents@kacst.edu.sa
Internet:	www.patents.kacst.edu.sa
Does the Office accept the filing of documents by means of telecommunication (PCT Rule 92.4)?	Yes, by facsimile
Which kinds of documents may be so transmitted?	All kinds of documents
Must the original of the document be furnished in all cases?	Yes, within 14 days from the date of the transmission
Does the Office send notifications via e-mail in respect of international applications?	Yes
Would the Office accept evidence of mailing a document, in case of loss or delay, where a delivery service other than the postal authorities is used (PCT Rule 82.1)?	Yes, provided that the delivery service is Aramex, DHL, Federal Express, TNT or UPS
Competent receiving Office for nationals and residents of Saudi Arabia:	Saudi Patent Office (SPO) or International Bureau of WIPO, at the choice of the applicant (see Annex C)
Competent designated (or elected) Office if Saudi Arabia is designated (or elected):	Saudi Patent Office (SPO)
May Saudi Arabia be elected?	Yes (bound by Chapter II of the PCT)
Types of protection available via the PCT:	Patents
Provisions of the law of Saudi Arabia concerning international-type search:	None

[Continued on next page]

B1Information on Contracting StatesB1SASAUDIARABIASA[Continued][Continued]

Provisional protection after international publication:	None		
Information of interest if Saudi Arabia is designated (or elected)			
Time when the name and address of the inventor must be given if Saudi Arabia is designated (or	May be in the request or may be furnished later. If the indications concerning the inventor are missing at the expiration of the time limit under PCT Article 22 or 39(1), the Office will invite the		

 elected):
 applicant to comply with the requirement within a time limit of 90 days from the date of the invitation.

 Are there special provisions concerning the deposit of microorganisms and other biological material?
 No

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CReceiving OfficesCSASAUDI PATENT OFFICE (SPO)SA

Competent receiving Office for nationals and residents of:	Saudi Arabia		
Language in which international applications may be filed:	Arabic or English ¹		
Language in which the request may be filed:	Arabic or English		
Number of copies on paper required by the receiving Office:	1		
Does the receiving Office accept the filing of international applications with requests in PCT-EASY format? ²	Yes		
Types of physical media accepted by the receiving Office:	CD-R, CD-ROM, DVD, DVD-R		
Does the receiving Office accept the filing of international applications in electronic form?	No		
Does the receiving Office accept requests for restoration of the right of priority (PCT Rule 26 <i>bis</i> .3)?	Yes, the Office applies both the "due care" and the "unintentional" criteria to such requests		
Competent International Searching Authority:	Canadian Intellectual Property Office, Egyptian Patent Office, European Patent Office or Federal Service for Intellectual Property (Rospatent) (Russian Federation)		
Competent International Preliminary Examining Authority:	Canadian Intellectual Property Office, Egyptian Patent Office, European Patent Office or Federal Service for Intellectual Property (Rospatent) (Russian Federation)		
Fees payable to the receiving Office:	Currency: US dollar (USD)		
Transmittal fee:	USD 100		
International filing fee:	USD 1,419		
Fee per sheet in excess of 30:	USD 16		
Reductions (under Schedule of Fees, item 4):			
PCT-EASY: ²	USD 107		
Search fee:	See Annex D(CA), (EG), (EP) or (RU)		
Fee for priority document:	USD 100		
Fee for requesting restoration of the right of priority (PCT Rule 26 <i>bis</i> .3(d)):	USD 500		

[Continued on next page]

 ¹ Depending on the applicant's choice of competent International Searching Authority, a translation into a corresponding language (see Annex D) may have to be furnished by the applicant (PCT Rule 12.3).
 ² Where the request is filed in PCT EASY format together with the electronic file on a physical medium and the receiving Office.

² Where the request is filed in PCT-EASY format together with the electronic file on a physical medium and the receiving Office accepts such filings, the total amount of the international filing fee is reduced (see "Fees payable to the receiving Office").

С

С **Receiving Offices** SA SAUDI PATENT OFFICE (SPO) SA

[Continued]

Is an agent required by the receiving Office?	No, if the applicant resides in Saudi Arabia Yes, if he is a non-resident
Who can act as agent?	Any attorney or lawyer registered in Saudi Arabia
Waiver of power of attorney:	
Has the Office waived the requirement that a separate power of attorney be submitted?	No
Has the Office waived the requirement that a copy of a general power of attorney be submitted?	No



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INFORMATION ON CONTRACTING STATES

PE Peru

The National Institute for the Defense of Competition and Intellectual **Property Protection (Peru)** has notified a change in its location and mailing address, which is now as follows:

Calle De la Prosa 104 San Borja Lima 41 Peru

[Updating of Annex B1(PE) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

AT Austria

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Singapore dollar (SGD)** has been established for the search fee for an international search carried out by the **Austrian Patent Office**. This amount, applicable from 1 November 2013, is SGD 3,040.

[Updating of Annex D(AT) of the PCT Applicant's Guide]

CA Canada

New equivalent amounts in **Canadian dollar (CAD)** have been established for the international filing fee and the fee per sheet in excess of 30, pursuant to PCT Rule 15.2(d), as well as for reductions under item 4 of the PCT Schedule of Fees. These amounts, applicable from 1 November 2013, are as follows:

ee: CAD 1,490
excess of 30: CAD 17
ler PCT Schedule
CAD 112
ng (the request oded format): CAD 224
ng (the request, laims and abstract oded format): CAD 336
CAD 112 og (the request oded format): CAD 224 og (the request, laims and abstract

[Updating of Annex C(CA) of the PCT Applicant's Guide]

Furthermore, a new equivalent amount in **Canadian dollar (CAD)** has been established for the handling fee, pursuant to PCT Rule 57.2(d). This amount, also applicable from 1 November 2013, is CAD 224.

[Updating of Annex E(CA) of the PCT Applicant's Guide]

EP European Patent Organisation

Pursuant to PCT Rule 16.1(d), a new equivalent amount in **Singapore dollar (SGD)** has been established for the search fee for an international search carried out by the **European Patent Office (EPO)**. This amount, applicable from 1 November 2013, is SGD 3,190.

[Updating of Annex D(EP) of the PCT Applicant's Guide]

PT Portugal

The **National Institute of Industrial Property (Portugal)** has notified new amounts of the filing fee components of the national fee, in **euro (EUR)**, payable to it as designated (or elected) Office. These amounts, applicable since 1 July 2013, are as follows:

For patent:		
Filing fee (including publication and examination):	EUR 52.12	(online)
	EUR 104.24	(on paper)
For utility model:		
Filing fee:	EUR 52.12	(online)
	EUR 104.24	(on paper)
Examination fee (whenever		
examination is requested):	EUR 78.18	(online)
	EUR 156.36	(on paper)

[Updating of the National Chapter, Summary (PT), of the PCT Applicant's Guide]



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FEES PAYABLE UNDER THE PCT

LV Latvia

The Latvian Patent Office has notified a change, applicable from 1 January 2014, in the currency of payment of the transmittal fee and the fee for the priority document, from Latvian lat (LVL) to euro (EUR). These fees, payable to the Office as receiving Office, are now as follows:

Transmittal fee:	EUR	68.87
Fee for priority document:	EUR	17.22

[Updating of Annex C(LV) of the PCT Applicant's Guide]

PE Peru

The National Institute for the Defense of Competition and Intellectual **Property Protection (Peru)** has notified new amounts of the filing fee components of the national fee, in **nuevo sol (PEN)**, payable to it as designated (or elected) Office, as follows:

For patent:		
Filing fee:	PEN	720
For utility model:		
Filing fee:	PEN	324

[Updating of the National Chapter, Summary (PE), of the PCT Applicant's Guide]

RECEIVING OFFICES

HR Croatia

The **State Intellectual Property Office (Croatia)** has notified changes concerning its requirements as to who can act as agent before it. These requirements are now as follows:

Any agent registered to practice before the Office¹

Any natural or legal person entered in the Register of Representatives maintained by the Office

¹ A list of agents is available on the website of the Office at: http://www.dziv.hr/en/representation-beforesipo/patent-representatives/

Any attorney entered in the Register of Attorneys maintained by the Croatian Bar Association or a law firm employing such an attorney or cooperating with him pursuant to some other contractual relationship

Any legal person, with a registered office in Croatia, employing at least one person that has passed the professional examination for patent representatives before the Office

[Updating of Annex C(HR) of the PCT Applicant's Guide]

DESIGNATED (OR ELECTED) OFFICES

HR Croatia

The **State Intellectual Property Office (Croatia)** has notified a change concerning the exemptions, reductions or refunds of the national fee – the exemption from the filing fee which applied if the applicant in the international application claimed priority from an earlier national application filed with the Office is no longer in force.

In addition, the Office has notified changes concerning its requirements as to who can act as agent before it. These requirements are now as follows:

Any agent registered to practice before the Office²

Any natural or legal person entered in the Register of Representatives maintained by the Office

Any attorney entered in the Register of Attorneys maintained by the Croatian Bar Association or a law firm employing such an attorney or cooperating with him pursuant to some other contractual relationship

Any legal person, with a registered office in Croatia, employing at least one person that has passed the professional examination for patent representatives before the Office

[Updating of the National Chapter, Summary (HR), of the PCT Applicant's Guide]

² A list of agents is available on the website of the Office at: http://www.dziv.hr/en/representation-beforesipo/patent-representatives/



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INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

IN India

Agreement between the Government of India and the International Bureau of the World Intellectual Property Organization¹

Following the publication in the Official Notices (PCT Gazette) of 13 December 2007, pages 234 to 239, of the text of the above-mentioned Agreement, the **Indian Patent Office** has notified the International Bureau, in accordance with Article 9 of the said Agreement, that it is prepared to start functioning as an International Searching Authority and International Preliminary Examining Authority with effect from 15 October 2013.

The updated Agreement, which is set out on pages 120 to 126, will enter into force on that date.

The Office has notified that it will operate as an International Searching Authority and International Preliminary Examining Authority for applications filed with it as receiving Office or for applications filed with the International Bureau as receiving Office by applicants who are eligible to file with the Indian Patent Office as receiving Office.

RECEIVING OFFICES

IN India

The **Indian Patent Office** has specified itself, in addition to the Australian Patent Office, the Austrian Patent Office, the European Patent Office (EPO), the State Intellectual Property Office of the People's Republic of China, the Swedish Patent and Registration Office and the United States Patent and Trademark Office (USPTO), as competent International Searching Authority and International Preliminary Examining Authority for international applications filed on or after 15 October 2013 with the Indian Patent Office as receiving Office, or with the International Bureau as receiving Office, by applicants who are eligible to file with the Indian Patent Office as receiving Office.

[Updating of Annex C(IN) of the PCT Applicant's Guide]

¹ The Agreement will soon be available on the WIPO website at: www.wipo.int/pct/en/texts/agreements/ag_in.pdf.

Agreement between the Government of India and the International Bureau of the World Intellectual Property Organization

in relation to the functioning of the Indian Patent Office as an International Searching Authority and International Preliminary Examining Authority under the Patent Cooperation Treaty

Preamble

The Government of India and the International Bureau of the World Intellectual Property Organization,

Considering that the PCT Assembly, having heard the advice of the PCT Committee for Technical Cooperation, has appointed the Indian Patent Office as an International Searching and Preliminary Examining Authority under the Patent Cooperation Treaty and approved this Agreement in accordance with Articles 16(3) and 32(3),

Hereby agree as follows:

Article 1 Terms and Expressions

- (1) For the purposes of this Agreement:
 - (a) "Treaty" means the Patent Cooperation Treaty;
 - (b) "Regulations" means the Regulations under the Treaty;
 - (c) "Administrative Instructions" means the Administrative Instructions under the Treaty;
 - (d) "Article" (except where a specific reference is made to an Article of this Agreement) means an Article of the Treaty;
 - (e) "Rule" means a Rule of the Regulations;
 - (f) "Contracting State" means a State party to the Treaty;
 - (g) "the Authority" means the Indian Patent Office;
 - (h) "the International Bureau" means the International Bureau of the World Intellectual Property Organization.

(2) All other terms and expressions used in this Agreement which are also used in the Treaty, the Regulations or the Administrative Instructions have, for the purposes of this Agreement, the same meaning as in the Treaty, the Regulations and the Administrative Instructions.

Article 2 Basic Obligations

(1) The Authority shall carry out international search and international preliminary examination in accordance with, and perform such other functions of an International Searching Authority and International Preliminary Examining Authority as are provided under, the Treaty, the Regulations, the Administrative Instructions and this Agreement.

(2) In carrying out international search and international preliminary examination, the Authority shall apply and observe all the common rules of international search and of international preliminary examination and, in particular, shall be guided by the PCT International Search and Preliminary Examination Guidelines.

(3) The Authority shall maintain a quality management system in compliance with the requirements set out in the PCT International Search and Preliminary Examination Guidelines.

(4) The Authority and the International Bureau shall, having regard to their respective functions under the Treaty, the Regulations, the Administrative Instructions and this Agreement, render, to the extent considered to be appropriate by both the Authority and the International Bureau, mutual assistance in the performance of their functions thereunder.

Article 3 Competence of Authority

(1) The Authority shall act as International Searching Authority for any international application filed with the receiving Office of, or acting for, any Contracting State specified in Annex A to this Agreement, provided that the receiving Office specifies the Authority for that purpose, that such application, or a translation thereof furnished for the purposes of international search, is in the language or one of the languages specified in Annex A to this Agreement and, where applicable, that the Authority has been chosen by the applicant.

(2) The Authority shall act as International Preliminary Examining Authority for any international application filed with the receiving Office of, or acting for, any Contracting State specified in Annex A to this Agreement, provided that the receiving Office specifies the Authority for that purpose, that such application, or a translation thereof furnished for the purposes of international preliminary examination, is in the language or one of the languages specified in Annex A to this Agreement and, where applicable, that the Authority has been chosen by the applicant and that any other requirements regarding such application as specified in Annex A to this Agreement have been met.

(3) Where an international application is filed with the International Bureau as receiving Office under Rule 19.1(a)(ii), paragraphs (1) and (2) apply as if that application had been filed with a receiving Office which would have been competent under Rule 19.1(a)(i) or (ii), (b) or (c) or Rule 19.2(i).

Article 4 Subject Matter Not Required to Be Searched or Examined

The Authority shall not be obliged to search, by virtue of Article 17(2)(a)(i), or examine, by virtue of Article 34(4)(a)(i), any international application to the extent that it considers that such application relates to subject matter set forth in Rule 39.1 or 67.1, as the case may be, with the exception of the subject matter specified in Annex B to this Agreement.

Article 5 Fees and Charges

(1) A schedule of all fees of the Authority, and all other charges which the Authority is entitled to make, in relation to its functions as an International Searching Authority and International Preliminary Examining Authority, is set out in Annex C to this Agreement.

(2) The Authority shall, under the conditions and to the extent set out in Annex C to this Agreement:

- (i) refund the whole or part of the search fee paid, or waive or reduce the search fee, where the international search report can be wholly or partly based on the results of an earlier search (Rules 16.3 and 41.1);
- (ii) refund the search fee where the international application is withdrawn or considered withdrawn before the start of the international search.

(3) The Authority shall, under the conditions and to the extent set out in Annex C to this Agreement, refund the whole or part of the preliminary examination fee paid where the demand is considered as if it had not been submitted (Rule 58.3) or where the demand or the international application is withdrawn by the applicant before the start of the international preliminary examination.

Article 6 Classification

For the purposes of Rules 43.3(a) and 70.5(b), the Authority shall indicate solely the International Patent Classification.

Article 7 Languages of Correspondence Used by the Authority

For the purposes of correspondence, including forms, other than with the International Bureau, the Authority shall use the language or one of the languages indicated, having regard to the language or languages indicated in Annex A and to the language or languages whose use is authorized by the Authority under Rule 92.2(b), in Annex D.

Article 8 International-Type Search

The Authority shall carry out international-type searches to the extent decided by it.

Article 9 Entry into Force

This Agreement shall enter into force one month after the date on which the Authority notifies the Director General of the World Intellectual Property Organization that it is prepared to start functioning as an International Searching Authority and as an International Preliminary Examining Authority.

Article 10 Duration and Renewability

This Agreement shall remain in force until December 31, 2017. The parties to this Agreement shall, no later than July 2016, start negotiations for its renewal.

Article 11 Amendment

(1) Without prejudice to paragraphs (2) and (3), amendments may, subject to approval by the Assembly of the International Patent Cooperation Union, be made to this Agreement by agreement between the parties hereto; they shall take effect on the date agreed upon by them.

(2) Without prejudice to paragraph (3), amendments may be made to the Annexes to this Agreement by agreement between the Director General of the World Intellectual Property Organization and the Authority; and, notwithstanding paragraph (4), they shall take effect on the date agreed upon by them.

(3) The Authority may, by a notification to the Director General of the World Intellectual Property Organization:

- (i) add to the indications of States and languages contained in Annex A to this Agreement;
- (ii) amend the schedule of fees and charges contained in Annex C to this Agreement;
- (iii) amend the indications of languages of correspondence contained in Annex D to this Agreement.

(4) Any amendment notified under paragraph (3) shall take effect on the date specified in the notification, provided that, for any change in the currency or amount of fees or charges contained in Annex C, for any addition of new fees or charges, and for any change in the conditions for and the extent of refunds or reductions of fees contained in Annex C, that date is at least two months later than the date on which the notification is received by the International Bureau.

Article 12 Termination

- (1) This Agreement shall terminate before December 31, 2017:
 - (i) if the Government of India gives the Director General of the World Intellectual Property Organization written notice to terminate this Agreement; or
 - (ii) if the Director General of the World Intellectual Property Organization gives the Government of India written notice to terminate this Agreement.

(2) The termination of this Agreement under paragraph (1) shall take effect one year after receipt of the notice by the other party, unless a longer period is specified in such notice or unless both parties agree on a shorter period.

In witness whereof the parties hereto have executed this Agreement.

Done at Geneva, this twenty-fifth day of September two thousand and thirteen, in two originals in the English language.

For the Government of India by:

For the International Bureau by:

[signature]

[signature]

Annex A States and Languages

Under Article 3 of the Agreement, the Authority specifies:

(i) the following State for which it will act:

India; and any State that the Authority will specify;

(ii) the following language which it will accept:

English.

Annex B Subject Matter Not Excluded from Search or Examination

The subject matter set forth in Rule 39.1 or 67.1 which, under Article 4 of the Agreement, is not excluded from search or examination, is the following:

all subject matter which is searched or examined under *The Patents Act, 1970* administered by the Indian Patent Office.

Annex C Fees and Charges

Part I. Schedule of Fees and Charges

Kind of fee or charge	Amount (Indian rupees)
Search fee (Rule 16.1(a))	10,000 (2,500) ²
Additional fee (Rule 40.2(a))	$10,000 (2,500)^2$
Protest fee (Rule 40.2(e) and 68.3(e))	$4,000 (1,000)^2$
Late furnishing fee (Rule 13ter.1(c) and 13te	$4,000 (1,000)^2$
Preliminary examination fee (Rule 58.1(b)): – where the international search report	
was issued by the Authority	$10,000 (2,500)^2$
 in other cases 	$12,000 (3,000)^2$
Late payment fee for preliminary examination	[amount as set out in Rule 58 <i>bis</i>]

² The amount in parentheses is applicable in case of filing by an individual.

Additional fee (Rule 68.3(a)):

 where the international search report was issued by the Authority 	•	(2,500) ³
 in other cases 	12,000	(3,000) ³
Cost of copies (Rules 44.3(b), 71.2(b) and 94.2), per page	4	

Part II. Conditions for and Extent of Refunds or Reductions of Fees

(1) Any amount paid by mistake, without cause, or in excess of the amount due, for fees indicated in Part I shall be refunded.

(2) Where the international application is withdrawn or considered withdrawn, under Article 14(1), (3) or (4), before the start of the international search, the amount of the search fee paid shall be fully refunded.

(3) Where the Authority benefits from an earlier search already made on an application whose priority is claimed in the international application by the Authority, 25 to 50% of the search fee paid shall be refunded, depending upon the extent to which the Authority benefits from that earlier search.

(4) In the cases provided for under Rule 58.3, the amount of the preliminary examination fee paid shall be fully refunded.

(5) Where the international application or the demand is withdrawn before the start of the international preliminary examination, the amount of the preliminary examination fee paid shall be refunded, less a processing fee equivalent to the amount of the transmittal fee, as set by the Indian Patent Office, in its capacity as receiving Office under the PCT.

Annex D Languages of Correspondence

Under Article 7 of the Agreement, the Authority specifies the following language:

English.

³ The amount in parentheses is applicable in case of filing by an individual.



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INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

IN India

Agreement between the Indian Patent Office and the International Bureau of the World Intellectual Property Organization – Corrigendum¹

The text of the Agreement between the Government of India and the International Bureau of the World Intellectual Property Organization as published in the Official Notices (PCT Gazette) of 3 October 2013, pages 120 to 126, should be corrected as follows:

- wherever they appear, the words "Government of India" should be replaced by "Indian Patent Office";
- in Annex C, Part I, the reference to "Rule 58bis" should be replaced by a reference to "Rule 58bis.2";
- in Annex C, Part II, paragraph (3), the words "25 to 50%" should be replaced by "25% to 50%".

Further information on the requirements of the **Indian Patent Office** as International Searching Authority and as International Preliminary Examining Authority is given in Annexes D(IN) and E(IN), which are published on the following pages.

¹ The Agreement will soon be available on the WIPO website at: www.wipo.int/pct/en/texts/agreements/ag_in.pdf.

D

IN

D International Searching Authorities INDIAN PATENT OFFICE¹

Search fee (PCT Rule 16): ²	Indian rupee (INR) $10,000$ $(2,500)^3$ Euro (EUR) 129 $(32)^3$ Swiss franc (CHF) 159 $(40)^3$ US dollar (USD) 172 $(43)^3$
Additional search fee (PCT Rule 40.2): ⁴	INR 10,000 (2,500) ³
Fee for copies of documents cited in the international search report (PCT Rule 44.3):	INR 4 per page
Conditions for refund and amount of refund of the search fee:	 Money paid by mistake, without cause, or in excess, will be refunded. Where the international application is withdrawn or is considered withdrawn, under PCT Article 14(1), (3) or (4), before the start of the international search: refund of 100% Where the Authority benefits from an earlier search already made by the Authority on an application whose priority is claimed in the international application: refund of 25% to 50%, depending upon the extent of the benefit
Protest fee (PCT Rule 40.2(e)):	INR 4,000 $(1,000)^3$
Late furnishing fee (PCT Rule 13 <i>ter</i> .1(c)):	INR 4,000 (1,000) ³
Languages accepted for international search:	English
Does the Authority require that nucleotide and/or amino acid sequence listings be furnished in electronic form (PCT Rule 13 <i>ter</i> .1)? Types of electronic carrier required:	Yes The entire printable copy of the sequence listing and identifying data should be contained within one text file on a single diskette, CD-ROM, CD-R, DVD, DVD-R.
Subject matter that will not be searched:	The subject matter specified in items (i) to (vi) of PCT Rule 39.1 with the exception of subject matter which is searched under the Patents Act, 1970 administered by the Indian Patent Office

¹ The Indian Patent Office will start operating as an International Searching Authority with effect from 15 October 2013.

² This fee is payable to the receiving Office in the currency or one of the currencies accepted by it (see Annex C).

³ The amount in parentheses is applicable in case of filing by an individual.

⁴ This fee is payable to the International Searching Authority and only in particular circumstances.

DInternational Searching AuthoritiesDININDIAN PATENT OFFICE1IN

Waiver of power of attorney:

Has the Authority waived the requirement
that a separate power of attorney be
submitted?NoHas the Authority waived the requirement
that a copy of a general power of attorney
be submitted?No

Ε

IN

International Preliminary Examining Authorities

INDIAN PATENT OFFICE¹

E

IN

Preliminary examination fee $(3,000)^4$ (PCT Rule 58):² 12.000^3 Indian rupee (INR) Additional preliminary examination fee (PCT Rule 68.3): 5 INR $12,000^3$ $(3.000)^4$ Handling fee (PCT Rule 57.1):⁶ USD 213 Fee for copies of documents cited in the international preliminary examination report (PCT Rule 71.2): INR 4 per page Fee for copies of documents contained in the file of the international application (PCT Rule 94.2): INR 4 per page Conditions for refund and Money paid by mistake, without cause, or in excess, will be amount of refund of the refunded. preliminary examination fee: In the cases provided for under PCT Rule 58.3: refund of 100% If the international application or the demand is withdrawn before the start of the international preliminary examination: refund of 100% Protest fee $(1.000)^8$ (PCT Rule 68.3(e)): INR 4.000 Late furnishing fee (PCT Rule 13ter.2): $(1,000)^8$ INR 4,000 Languages accepted for international preliminary examination: English The subject matter specified in items (i) to (vi) of PCT Rule 67.1 Subject matter that will not be examined: with the exception of subject matter which is examined under the Patents Act, 1970 administered by the Indian Patent Office Waiver of power of attorney: Has the Authority waived the requirement that a separate power of attorney be submitted? No Has the Authority waived the requirement that a copy of a general power of attorney

be submitted?

No

¹ The Indian Patent Office will start operating as an International Preliminary Examining Authority with effect from 15 October 2013.

² This fee is payable to the International Preliminary Examining Authority.

³ This fee is reduced to INR 10,000 when the international search report was prepared by the Indian Patent Office.

⁴ The amount in parentheses is applicable in case of filing by an individual. It is reduced to INR 2,500 when the international search report was prepared by the Indian Patent Office.

⁵ This fee is payable to the International Preliminary Examining Authority and only in particular circumstances.

⁶ This fee is payable to the International Preliminary Examining Authority. It is reduced by 90% if certain conditions apply (see Annex C(IB)).

⁷ A processing fee equivalent to the amount of the transmittal fee (see Annex C(IN)) will be deducted from this refund.

⁸ The amount in parentheses is applicable in case of filing by an individual.



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Notices and Information of a General Character

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RECEIVING OFFICES DESIGNATED (OR ELECTED) OFFICES)

PL Poland

The **Patent Office of the Republic of Poland** has notified a change concerning its requirement as to who can act as agent before it as receiving Office or as designated (or elected) Office – any patent attorney registered to practice before the Office¹ can now act as such.

[Updating of Annex C(PL) and of the National Chapter, Summary (PL), of the PCT Applicant's Guide]

¹ A list is available on the website of the Office at: http://www2.uprp.pl/listarzecznikow/



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INFORMATION ON CONTRACTING STATES

SC Seychelles

The **Registration Division, Department of Legal Affairs (Seychelles)** has notified a change in its location, which is now as follows:

1st Floor, Independence House Victoria Mahé Seychelles

[Updating of Annex B1(SC) of the PCT Applicant's Guide]

WITHDRAWAL OF NOTIFICATIONS BY RECEIVING OFFICES OF INCOMPATIBILITY WITH NATIONAL LAWS UNDER PCT RULE 26*BIS*.3(J)

ES Spain

Further to its notification of incompatibility with its national law under PCT Rule 26*bis*.3(j) (see PCT Gazette No. 22/2006, of 1 June 2006, page 15988), the **Spanish Patent and Trademark Office**, in its capacity as receiving Office, has notified the International Bureau that it withdraws the said notification with effect from 6 November 2013. PCT Rule 26*bis*.3(a) to (i) will therefore apply from that date.

[Updating of Annex C(ES) of the PCT Applicant's Guide]

WITHDRAWAL OF NOTIFICATIONS BY DESIGNATED OFFICES OF INCOMPATIBILITY WITH NATIONAL LAWS UNDER PCT RULE 49*TER*.1(G)

ES Spain

Further to its notification of incompatibility with its national law under PCT Rule 49*ter*.1(g) (see PCT Gazette No. 22/2006, of 1 June 2006, page 15990), the **Spanish Patent and Trademark Office**, in its capacity as designated Office, has notified the International Bureau that it withdraws the said notification with effect from 6 November 2013. PCT Rule 49*ter*.1(a) to (d) will therefore apply from that date.

WITHDRAWAL OF NOTIFICATIONS BY DESIGNATED OFFICES OF INCOMPATIBILITY WITH NATIONAL LAWS UNDER PCT RULE 49*TER*.2(H)

ES Spain

Further to its notification of incompatibility with its national law under PCT Rule 49*ter*.2(h) (see PCT Gazette No. 22/2006, of 1 June 2006, page 15990), the **Spanish Patent and Trademark Office**, in its capacity as designated Office, has notified the International Bureau that it withdraws the said notification with effect from 6 November 2013. PCT Rule 49*ter*.2(a) to (g) will therefore apply from that date.

[Updating of the National Chapter, Summary (ES), of the PCT Applicant's Guide]

WITHDRAWAL OF NOTIFICATIONS BY DESIGNATED OFFICES OF INCOMPATIBILITY WITH NATIONAL LAWS UNDER PCT RULE 51*BIS*.1(F)

ES Spain

Further to its notification of incompatibility with its national law under PCT Rule 51*bis*.1(f) (see PCT Gazette No. 05/2001, of 1 February 2001, page 2024), the **Spanish Patent and Trademark Office**, in its capacity as designated Office, has notified the International Bureau that it withdraws the said notification with effect from 6 November 2013. PCT Rule 51*bis*.1(e) will therefore apply from that date.

[Updating of the National Chapter, Summary (ES), of the PCT Applicant's Guide]



7 November 2013

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The publication Official Notices (PCT Gazette) is part of the Gazette published by the International Bureau of the World Intellectual Property Organization in accordance with Article 55(4) of the Patent Cooperation Treaty (PCT) and Rule 86 of the Regulations under the PCT.

INFORMATION ON CONTRACTING STATES

SM San Marino

The **Patent and Trademark Office (San Marino)** has notified changes in its location and mailing address and in its e-mail address, which are now as follows:

Location and mailing address:	Via 28 Luglio, 212 47893 Borgo Maggiore, B4 San Marino

E-mail:

info.brevettiemarchi@pa.sm

[Updating of Annex B1(SM) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

SE Sweden

The Swedish Patent and Registration Office has notified new amounts of the search fee (PCT Rule 16.1(a)) and of the additional search fee (PCT Rule 40.2(a)) in Swedish krona (SEK), and new equivalent amounts of the search fee in Swiss franc (CHF), Danish krone (DKK), Icelandic krona (ISK), Norwegian krone (NOK) and US dollar (USD), applicable from 1 January 2014 and payable for an international search carried out by the Office, as follows:

Search fee:	SEK 16,330
	CHF 2,301
	DKK 13,990
	ISK 308,000
	NOK 15,180
	USD 2,545
Additional search fee:	SEK 16,330

[Updating of Annex D(SE) of the PCT Applicant's Guide]

Furthermore, the Office has notified a new amount of the supplementary search fee (PCT Rule 45*bis*.3(a)), in **Swiss franc (CHF)**, payable for a supplementary international search carried out by the Office. This amount, also applicable from 1 January 2014, is CHF 2,301.

[Updating of Annex SISA(SE) of the PCT Applicant's Guide]

SM San Marino

The **Patent and Trademark Office (San Marino)** has notified a new amount of the transmittal fee (PCT Rule 14)), in **euro (EUR)**, payable to it as receiving Office. This amount is EUR 70.

[Updating of Annex C(SM) of the PCT Applicant's Guide]

DESIGNATED (OR ELECTED) OFFICES

SM San Marino

The **Patent and Trademark Office (San Marino)** has notified a change concerning one of its special requirements under PCT Rule 51*bis* – the translation of the international application should now be furnished in three copies.

[Updating of the National Chapter, Summary (SM), of the PCT Applicant's Guide]



14 November 2013

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The publication Official Notices (PCT Gazette) is part of the Gazette published by the International Bureau of the World Intellectual Property Organization in accordance with Article 55(4) of the Patent Cooperation Treaty (PCT) and Rule 86 of the Regulations under the PCT.

FEES PAYABLE UNDER THE PCT

IB International Bureau

For the purposes of the **International Bureau** as receiving Office, new equivalent amounts of fees in **euro (EUR)** and **US dollar (USD)** have been established. These amounts, applicable from 1 January 2014, are as follows:

Transmittal fee (PCT Rule 14):	EUR 81	USD 111
Fee for priority document (PCT Rule 21.2):	EUR [No change]	USD 55
	Supplement for airmail: EUR and USD [No change]	

[Updating of Annex C(IB) of the PCT Applicant's Guide]

RESTORATION OF RIGHT OF PRIORITY BY RECEIVING OFFICES AND BY DESIGNATED OFFICES

ES Spain

Under PCT Rules 26*bis*.3(i) and 49*ter*.2(g), the **Spanish Patent and Trademark Office**, in its capacities both as receiving Office and designated Office, has informed the International Bureau that it applies the "due care" criterion to requests for restoration of the right of priority.

Furthermore, the Office has notified a fee for requesting restoration of the right of priority under PCT Rule 26*bis*.3(d) or under PCT Rule 49*ter*.2(d), in **euro (EUR)**, payable to it as receiving Office or as designated Office, respectively. The amount of the fee is EUR 88.66 where the request is filed online and EUR 104.31 where it is filed on paper.

[Updating of Annex C(ES) and of the National Chapter, Summary (ES), of the PCT Applicant's Guide]



21 November 2013

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The publication Official Notices (PCT Gazette) is part of the Gazette published by the International Bureau of the World Intellectual Property Organization in accordance with Article 55(4) of the Patent Cooperation Treaty (PCT) and Rule 86 of the Regulations under the PCT.

INFORMATION ON CONTRACTING STATES

CR Costa Rica

The **Registry of Industrial Property (Costa Rica)** has notified changes in its location and mailing address and in its e-mail and Internet addresses, which are now as follows:

Location and mailing address:	Apartado postal 523 2010 Zapote San José Costa Rica
E-mail:	cmena@rnp.go.cr kquesada@rnp.go.cr
Internet:	www.rnpdigital.com/ propiedad_industrial/index.htm

[Updating of Annex B1(CR) of the PCT Applicant's Guide]

FEES PAYABLE UNDER THE PCT

US United States of America

The United States Patent and Trademark Office (USPTO) has notified new amounts of the transmittal fee (PCT Rule 14), in US dollar (USD), payable to it as receiving Office. These amounts, applicable from 1 January 2014, are as follows:

For other than a small or micro entity:	USD	240 ¹
For a small entity: ²	USD	120 ³
For a micro entity: ⁴	USD	60 ⁵

[Updating of Annex C(US) of the PCT Applicant's Guide]

¹ In addition, there is a non-electronic filing fee applicable to international applications filed other than by the Office electronic filing system (EFS) of USD 400.

² For details on the entitlement to and establishment of "small entity" status, see 37 CFR 1.27 at: www.uspto.gov/web/offices/pac/mpep/consolidated_rules.pdf

³ In addition, there is a non-electronic filing fee applicable to international applications filed other than by the Office electronic filing system (EFS) of USD 200.

⁴ For details on the entitlement to and establishment of "micro entity" status, see 37 CFR 1.29 at: www.uspto.gov/web/offices/pac/mpep/consolidated_rules.pdf

⁵ In addition, there is a non-electronic filing fee applicable to international applications filed other than by the Office electronic filing system (EFS) of USD 200.

Furthermore, the Office has notified new amounts of the search fee (PCT Rule 16.1(a)) and of the additional search fee (PCT Rule 40.2(a)), in **US dollar (USD)**, payable to it as International Searching Authority. These amounts, also applicable from 1 January 2014, are as follows for each of the fees:

For other than a small or micro entity:	USD	2,080
For a small entity:	USD	1,040
For a micro entity:	USD	520

[Updating of Annex D(US) of the PCT Applicant's Guide]

In addition, the Office has notified new amounts of the preliminary examination fee (PCT Rule 58.1(b)), in **US dollar (USD)**, payable to it as International Preliminary Examining Authority. These amounts, also applicable from 1 January 2014, are as follows (the amounts in parentheses are payable when the international search was not carried out by the Office):

For other than a small or micro entity:	USD	600 (760)
For a small entity:	USD	300 (380)
For a micro entity:	USD	150 (190)

Finally, the Office has notified new amounts of the additional preliminary examination fee (PCT Rule 68.3(a)), in **US dollar (USD)**, also payable to it as International Preliminary Examining Authority. These amounts, also applicable from 1 January 2014, are as follows:

For other than a small or micro entity:	USD	600
For a small entity:	USD	300
For a micro entity:	USD	150

[Updating of Annex E(US) of the PCT Applicant's Guide]

PCT Fees – Establishment of New Equivalent Amounts of Fees

Following the consultations undertaken by the Director General at the time of the forty-fourth (19th ordinary) session of the Assembly of the International Patent Cooperation Union (PCT Union) held in Geneva from 23 September to 2 October 2013, and pursuant to PCT Rules 15.2(d) and 57.2(d), new equivalent amounts of the international filing fee, of the fee per sheet over 30 and of the handling fee, together with the equivalent amounts for the reductions under item 4 of the PCT Schedule of Fees, have been established, with effect from 1 January 2014, in various currencies, as indicated in the table published on page 147.

Furthermore, pursuant to PCT Rule 16.1(d), new equivalent amounts of the search fees have been established in receiving Offices' currencies for all International Searching Authorities, also with effect from 1 January 2014, as indicated in the table published on pages 148 to 150.

In addition, pursuant to PCT Rule 45*bis*.3(b), new equivalent amounts of the supplementary search fees have been established in Swiss franc for all Authorities specified for supplementary search, also with effect from 1 January 2014, as indicated in the table published on page 151.

[Updating of the following Annexes of the PCT Applicant's Guide:

C(AM), (AP), (AT), (AU), (AZ), (BA), (BE), (BH), (BW), (BY), (BZ), (CA), (CL), (CR), (CU), (CY), (CZ), (DE), (DK), (DO), (EA), (EC), (EE), (EG), (EP), (ES), (FI), (FR), (GB), (GE), (GH), (GR), (GT), (HN), (HU), (IB), (IL), (IL), (IN), (IS), (IT), (JP), (KE), (KG), (KZ), (LR), (LT), (LU), (LV), (MC), (MD), (MT), (MW), (NI), (NL), (NO), (NZ), (PA), (PE), (PG), (PH), (PT), (RO), (RU), (SA), (SC), (SE), (SG), (SI), (SK), (SM), (SV), (SY), (TJ), (TM), (TT), (UA), (US), (UZ), (ZA), (ZM) and (ZW),

all Annexes D,

SISA(AT), (EP), (FI), (SE) and (XN),

E(AT), (AU), (BR), (CA), (EG), (EP), (ES), (FI), (IL), (IN), (JP), (KR), (RU), (SE), (US) and (XN).]

DESIGNATED (OR ELECTED) OFFICES

US United States of America

The **United States Patent and Trademark Office (USPTO)** has notified a change as to whether a copy of the international application is required – the applicant is now required to send such a copy only if the national application is filed prior to the publication of the international application.

Furthermore, the Office has notified changes in its special requirements under PCT Rule 51*bis*. The consolidated list of requirements reads as follows:

Oath or declaration of the inventor

Information disclosure statement is recommended.

Furnishing, where applicable, of a nucleotide and/or amino acid sequence listing in electronic form

[Updating of the National Chapter, Summary (US), of the PCT Applicant's Guide]

INTERNATIONAL BUREAU

Non-Working Days

For the purposes of computing time limits under PCT Rule 80.5, it is to be noted that the days on which **the International Bureau will not be open for business** are, for the period from 1 January to 31 December 2014, the following:

all Saturdays and Sundays and 1 and 2 January 2014, 18 and 21 April 2014, 29 May 2014, 9 June 2014, 11 September 2014, 6 October 2014, 25 and 26 December 2014.

It is important to note that the days indicated above concern **only the International Bureau** and **not** the national Offices and other intergovernmental organizations.

	Exchange rate in	International filing fee	Fee per sheet in excess of 30	E-filing reduction	ons according to Sc	hedule of Fees	Handling fee Rule 57.2(a)	
Currency	Swiss franc on 07.10.13	Rule 15.2(a)	Rule 15.2(a)	Item 4(a) and (b)	ltem 4(c)	ltem 4(d)	Schedule of fees item 3	
Reference currency Swiss franc		1,330	15	100	200	300	200	Current amount
AUD - Australian dollar	0.85296054	1,536 1,559	17 18	115 117	231 234	346 352	231 234	Current amount New amount
BRL - Brazilian real	0.40977716	*	*	*	*	*	432 488	Current amount New amount
CAD - Canadian dollar	0.87663599	1,490 1,517	17 17	112 114	224 228	336 342		Current amount New amount
DKK - Danish krone	0.16449935	8,200 8,090	90 90	620 610	1,230 1,220	1,850 1,820		Current amount New amount
EUR - Euro	1.22710240	1,100 1,08 4	12 12	83 81	165 163	248 244		Current amount New amount
GBP - Pound sterling	1.45437549	939 914	11 10	n.a. n.a.	141 138	212 206	n.a. n.a.	Current amount New amount
HUF - Hungarian forint	0.00415587	314,700 320,000	3,500 3,600	23,700 24,100	n.a. n.a.	n.a. n.a.	n.a. n.a.	Current amount New amount
ILS - New Israeli sheqel	0.25439353	**	**	**	**	**		Current amount New amount
ISK - Icelandic krona	0.00747748	173,100 177,900	2,000 2,000	13,000 13,400	26,000 26,700	39,000 40,100	n.a. n.a.	Current amount New amount
JPY - Japanese yen	0.00932602	135,500 142,600	1,500 1,600	10,200 10,700	n.a. n.a.	30,600 32,200		Current amount New amount
KRW - Korean won	0.00084286	*	*	*	*	*		Current amount New amount
MWK - Malawian kwacha	0.00241813	424,700 550,000	4,800 6,200	31,900 41,400	n.a. n.a.	n.a. n.a.	n.a. n.a.	Current amount New amount
NOK - Norwegian krone	0.15153903	8,130 8,780	90 100	n.a. n.a.	1,220 1,320	1,830 1,980	n.a. n.a.	Current amount New amount
NZD - New Zealand dollar	0.75256464	1,712 1,767	19 20	129 133	n.a. n.a.	n.a. n.a.	n.a. n.a.	Current amount New amount
SEK - Swedish krona	0.14085217	9,330 9,440	110 110	700 710	1,400 1,420	2,100 2,130		Current amount New amount
SGD - Singapore dollar	0.72465900	1,743 1,835	20 21	131 138	n.a. n.a.	n.a. n.a.	n.a. n.a.	Current amount New amount
USD - US dollar	0.90387686	1,419 1,471	16 17	107 111	213 221	320 332	213 221	
ZAR - South African rand	0.09053812	14,320 14,690	160 170	1,080 1,100	n.a. n.a.	n.a. n.a.	n.a. n.a.	Current amount New amount

Table 1 - PCT Fees: New equivalent amounts for international filing fee and handling fee (in prescribed currencies) (applicable from January 1, 2014)

* Those amounts correspond to the exchange value, applicable on the date of payment, in Brazilian real and Korean won, respectively, of the amounts in Swiss franc indicated above.
** Those amounts correspond to the exchange value, applicable on the date of payment, in new Israeli sheqel of the amounts in United States dollar indicated below.

Table 2 - PCT Fees: New equivalent amounts for search fees (in receiving Offices' currencies)	
---	--

International Searching Authority	<u>N</u>	ISA/AT	ŝ	ISA/AU	SA	ISABR	ISACA	CA	ISACN	z	ISA/EG	g	
Reference currency & Amount	EUR	1,785	AUD	2,200	BRL	2,250	CAD	1,600	CN∕	2,100	EGP	4,000	
Exchange rates applicable on 07.10.13	, Exch. rate		Exch. rate		Exch. rate		Exch. rate		Exch. rate		Exch. rate		
CHF - Swiss franc	1.22710240	2,159 2.190	0.85296054	1,905 1.877	0.40977716	955 1 922 1	0.87663599	1,428 ¹ 1.403 ¹	0.14764453	313 1 310 1	0.13112970	559 1 525 1	Current amount
USD - US dollar	0.73659448	2,303 2.423	1.05969364	2,084 2.076	2.20577659	1,010 1.020	1.03107432	1,536 1.552	6. 12 198003	334 343	6.89299874		Current amount New amount
			1 43863012	1,5721	2 00466000	770 1	1 30078556		8 31110452	259 1 253 1	a 35702,881		Current amount
AUD - Australian dollar				670'1	67000466.7								Current amount
		_											New amount
DKK - Danish krone													Current amount New amount
GBP - Pound sterling													Current amount
HUF - Hungarian forint													Current amount
ISK - Icelandic krona													Current amount
													New amount
JPY - Japanese yen												-	Current amount
KRW - Korean won	0.00068687	2,566,000 2,599,000	0.00098816	2,352,000 2,226,000									Current amount New amount
MWK - Malawian kwacha												-	Current amount New amount
NOK - Norwegian krone													Current amount
NZD - New Zealand dollar				2.573									Current amount
			0.88229713	2,493									New amount
SEK - Swedish krona													Current amount
CCD - Cincensio dollar		3 040		2 570						Ť			New amount
apore dollar	0.59054484	3,020	0.84958091	2,590									
ZAR - South African rand		23,530		20,470									Current amount
	0.07378204	24.190	0.10614572	20,730									New amount

			Current amount	New amount	Current amount New amount		² New amount	Current amount	New amount	Current amount	New amount	Current amount	New amount	Current amount	New amount	Current amount	New amount	Current amount	New amount	Current amount New amount	Current amount	New amount	Current amount	New amount	Current amount	New amount	Current amount	New amount	Current amount	New amount	Current amount	New amount
۹Ľ	70,000		687 652	2002	722	559 2	532													776,000 775,000									878	901		
ISAUP	YqL	Exch. rate	0 0002600	0.0032002	96.91987735		131.57833722													0.09037696										77.70290857		
	2,500		40 ²	312	4.0 - 41 - 2	32 2	30 2																									
ISA/IN	10,000		159 3	14/ 3	162 3	129 3	119 3																									
	INR	Exch. rate	0.01466006	0.0000410.00	61.66419550		83.71525566																									
JL	3,500		902 2 200 2	050 2	909 - 985 -	737 2	726 2																									
ISA/IL	ILS	Exch. rate	0 26420262	0.0000000000000000000000000000000000000	3.55306547		4.82363844																									
Ē	1,875				2,545 2																											
ISA/FI	EUR	Exch. rate	07007007	04-201 122.1	0.73659448																											
S	1,875		2,268 ²		2,545 2																											
ISAES	EUR	Exch. rate	1 224,0040	04-201 122-1	0.73659448 2,545 2																											
ISAEP	1,875		2,268	2,301	2,545					13,980	13,990	1,619 1 502	1,382	542,900	553,600	290,000	308,000	234,800	240,700		724,000	951,000	14,860	15,180	3,136	3,057	15,900	16,330	3,190	3,180	24,720	25,410
ISA	EUR	Exch. rate	1 22710240	04-201 / 22-1	0.73659448					0 40 406644	U. 1340001	1 18621118	01112001.1		0.00338673		0.00609360	10002000	n			0.00197060		0.12349339		0.61328593		0.11478437		0.59054484		0.07378204
International Searching Authority	Reference currency & Amount	Exchange rates applicable on 07.10.13	CHF - Swiss franc			EUR - Euro		AUD - Australian dollar		DKK - Danish krone		GBP - Pound sterling		HUF - Hungarian forint		ISK - Icelandic krona		JPY - Japanese yen		KRW - Korean won	MWK - Malawian kwacha		NOK - Norwegian krone		NZD - New Zealand dollar		SEK - Swedish krona		SGD - Singapore dollar		ZAR - South African rand	

² Equivalent amounts established for the purposes of fees payable to the International Bureau acting as receiving Office.

Table 2 [Continued]

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International Searching Authority		ISAKR		ISARU	D.	ISA	ISA/SE ³		ISA	SA/US		<u>s</u>	ISA/XN ⁴	
Reference currency & Amount	KRW	1,300,000	450,000	RUB	6,750	SEK SEK	15,900 16.330	asu DSD	2,080	1.040 5	520 ⁵	DKK DKK	13,980 13.990	
Exchange rates applicable on 07.10.13	Exch. rate			Exch. rate				Exch. rate						
CHF - Swiss franc	0.00084286	1,094 1.096	379 379	0.02802345	204 189		2,268 2.301	0.90387686	1,950 1.880	n.a. 940	n.a. 470		2,268 ⁶ 2.301 ⁶	Current amount
USD - US dollar	1072 39582124	1,167	404	32 25430624	217		2,419 2,419		222				2,419 6 2,419 6 2,545 6	Current amount
EUR - Euro	1012.00002121		313 6	1200000-02120	157		1 ,875			n.a.	n.a.		2,343 ° 1,875 °	Current amount
:	1455.88359029		309 ⁶	43.78841678	154		1,875	1.35759909	1,532 ⁶	766 6	383 ⁶		1,875 6	New amount
AUD - Australian dollar	1011.98665445	1,216 1,285	421 445											Current amount New amount
DKK - Danish krone							13,980 13.990							Current amount
GBP - Pound sterling														Current amount
HUF - Hungarian forint				0.14829958	48300 45500									Current amount New amount
ISK - Icelandic krona							290,000 308,000						290,000 308,000	Current amount New amount
JPY - Japanese yen														Current amount
KRW - Korean won														Current amount New amount
MWK - Malawian kwacha														Current amount New amount
NOK - Norwegian krone							14,860 15,180						14,860 15,180	Current amount New amount
NZD - New Zealand dollar	892.87292016	1,408 1,456	487 504					0.83259642	2,660 2,500	n.a. 1,249	n.a. 625			Current amount New amount
SEK - Swedish krona													15,900 16,330	Current amount New amount
SGD - Singapore dollar	859.76454703	1,430 1,510	500 520											Current amount New amount
ZAR - South African rand								0.10016643	21,120 20,770	n.a. 10,383	n.a. 5,191			Current amount New amount

⁴ All amounts appearing in this column, with effect from January 1, 2014, to be fixed by the Nordic Patent Institute, are included here for the purposes of completeness only.

⁶ This new amount will be applicable as from January 1, 2014.
⁶ Equivalent amounts established for the purposes of fees payable to the International Bureau acting as receiving Office.

Table 2 [Continued] Official Notices (PCT Gazette) - 21 November 2013

s: New equivalent amounts for t (applicable from January 1,	the supplementary search fees	2014)
ole 3 - PCT Feet	ole 3 - PCT Fees: New equivalent amounts for the supplementary search fees	(applicable from Januar

ISA/EP		ISA/FI		ISA	ISA/RU		ISA/SE		ISA/XN	Ş	c
850 1,190 2 1,700 5 EUR	1,875 EUR		1,875 Equivalent 11,800 18,880 SEK 15,900 in CHF of Russian	Equivalent 11 in CHF of Russian	,800	8,880 8,880 9,00 8,00 8,00 8,00 8,00 8,0	SEK 15,900 SEK 15,900	00 00		DKK 13,980	4,000 °
Evch rata		Evch rate		Foubles				_	Evch rate	066'01	
	1 1						с С) 0 70 c	0 16440035	2 201 10	2 301 10 660 10
1.22/10240 1,04.3 1,460 2,086 1.22/10240	2,301	Z,301 1.22710240 Z ,	2,301 0.028	C45202340	331	679	7 ,7		000000000000000000000000000000000000000	2,001	000

¹ For a search of the German-language documentation only.

² For a search of the European or North American documentation only.

³ For a full search of PCT minimum documentation only.

⁴ This amount refers to the equivalent amount in Swiss franc, at the exchange rate of the Central Bank of the Russian Federation, applicable on the date of payment.

⁵ This fee applies where a declaration referred to in PCT Article 17(2)(a) has been made by the International Searching Authority because of subject matter referred to in PCT Rule 39.1(iv) (methods of treatment).

⁶ This new amount of the supplementary search fee has been fixed by the Swedish Patent and Registration Office with effect from January 1, 2014.

⁷ This new amount of the supplementary search fee has been fixed by the Nordic Patent Institute with effect from January 1, 2014.

⁸ For a search focusing only on the documents in Danish, Icelandic, Norwegian and Swedish.

⁹ New equivalent amount in Swiss franc of the supplementary search fee fixed by the Swedish Patent and Registration Office with effect from January 1, 2014.

¹⁰ New equivalent amount in Swiss franc of the supplementary search fee fixed by the Nordic Patent Institute with effect from January 1, 2014.



OFFICIAL NOTICES (PCT GAZETTE)

28 November 2013

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The publication Official Notices (PCT Gazette) is part of the Gazette published by the International Bureau of the World Intellectual Property Organization in accordance with Article 55(4) of the Patent Cooperation Treaty (PCT) and Rule 86 of the Regulations under the PCT.

INFORMATION ON CONTRACTING STATES

PA Panama

General information on **Panama** as a Contracting State is given in Annex B1(PA), which is published on the following pages.

DEPOSITS OF MICROORGANISMS AND OTHER BIOLOGICAL MATERIAL: REQUIREMENTS OF DESIGNATED AND ELECTED OFFICES

PA Panama

The **Directorate General of the Industrial Property Registry (DIGERPI)** (**Panama**) has notified its requirements concerning the deposit of microorganisms and other biological material, as follows:

Time (if any) earlier than 16 by which applica	• •	Additional indications (if any) which must be given besides those prescribed in
the indications prescribed in PCT Rule 13 <i>bis</i> .3(a)(i) to (iii)	any additional matter specified in the adjacent right-hand column	PCT Rule 13 <i>bis</i> .3(a)(i) to (iii) pursuant to notifications from the Offices concerned
None	At the time of filing (as part of the application)	Copy of the certificate of deposit and authorization to view the deposited biological material

[Updating of Annex L of the PCT Applicant's Guide]

B1	Information on Contracting States	B1
ΡΑ	PANAMA	ΡΑ
	General information	
Name of Office:	Dirección General del Registro de la Propiedad Industri Directorate General of the Industrial Property Registr (Panama)	· · · · · · · · · · · · · · · · · · ·

Location:	Avenida Ricardo J. Alfaro, edificio Plaza Edison, 2.º piso, Panama
Mailing address:	P.O. Box 0815-01119, Zona 4, Panama
Telephone:	(507) 560 07 06, 560 06 00 (ext. 2100)
Facsimile machine:	(507) 317 61 70
E-mail:	dgrpi@mici.gob.pa
Internet:	www.digerpi.gob.pa/
Does the Office accept the filing of documents by means of telecommunication (PCT Rule 92.4)?	No
Does the Office send notifications via e-mail in respect of international applications?	No
Would the Office accept evidence of mailing a document, in case of loss or delay, where a delivery service other than the postal authorities is used (PCT Rule 82.1)?	No
Competent receiving Office for nationals and residents of Panama:	Directorate General of the Industrial Property Registry (DIGERPI) (Panama) or International Bureau of WIPO, at the choice of the applicant (see Annex C)
Competent designated (or elected) Office if Panama is designated (or elected):	Directorate General of the Industrial Property Registry (DIGERPI) (Panama)
May Panama be elected?	Yes (bound by Chapter II of the PCT)
Types of protection available via the PCT:	Patents, utility models, patents of addition
Provisions of the law of Panama concerning international-type search:	None

[Continued on next page]

B1 PA

Information on Contracting States

B1

PA

PANAMA

[Continued]

Provisional protection after international publication:	None	
T A (1		

Information of interest if Panama is designated (or elected)

Time when the name and address of the inventor must be given if Panama is designated (or elected):	Must be in the request. If not already complied with within the time limit applicable under PCT Article 22 or 39(1), the Office will invite the applicant to comply with the requirement within a time limit fixed in the invitation.
Are there special provisions concerning the deposit of microorganisms and other biological material?	Yes (see Annex L)



OFFICIAL NOTICES (PCT GAZETTE)

12 December 2013

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The publication Official Notices (PCT Gazette) is part of the Gazette published by the International Bureau of the World Intellectual Property Organization in accordance with Article 55(4) of the Patent Cooperation Treaty (PCT) and Rule 86 of the Regulations under the PCT.

INFORMATION ON CONTRACTING STATES

GE Georgia

The National Intellectual Property Center of Georgia (Sakpatenti) has notified changes in the name of the Office in Georgian, as well as in its location and mailing address, telephone and facsimile numbers and e-mail address, which are now as follows:

Name of Office (in Georgian):	Sakartvelos Intelektualuri Sakutrebis Erovnuli Tsentri
Location and mailing address:	5, Antioch Street 3300 Mtskheta Georgia
Telephone:	(995-32) 225 25 33
Facsimile machine:	(995-32) 298 84 26
E-mail:	info@sakpatenti.org.ge

In addition, the Office has notified changes concerning:

- the filing of documents by means of telecommunication (PCT Rule 92.4) - the original of the document must now be furnished within 30 days from the date of the transmission;

- its requirements as to whether it would accept evidence of mailing a document, in case of loss or delay, where a delivery service other than the postal authorities is used (PCT Rule 82.1) - it continues to accept such evidence, but has removed the requirement that the delivery service should be DHL or Federal Express.

[Updating of Annex B1(GE) of the PCT Applicant's Guide]

MD Republic of Moldova

The **State Agency on Intellectual Property (Republic of Moldova)** has notified changes in its e-mail and Internet addresses, which are now as follows:

E-mail:

Internet:

office@agepi.gov.md www.agepi.gov.md

[Updating of Annex B1(MD) of the PCT Applicant's Guide]

RECEIVING OFFICES

GE Georgia

The **National Intellectual Property Center of Georgia (Sakpatenti)** has notified the International Bureau that, pursuant to PCT Rule 12.1(a), it now accepts Georgian, in addition to English and Russian, as a language in which international applications may be filed.

[Updating of Annex C(GE) of the PCT Applicant's Guide]

RESTORATION OF RIGHT OF PRIORITY BY RECEIVING OFFICES AND BY DESIGNATED OFFICES

GE Georgia

Under PCT Rules 26*bis*.3(i) and 49*ter*.2(g), the **National Intellectual Property Center of Georgia (Sakpatenti)**, in its capacities both as receiving Office and designated Office, has informed the International Bureau that it applies both the "unintentional" and the "due care" criteria to requests for restoration of the right of priority.

[Updating of Annex C(GE) and of the National Chapter, Summary (GE), of the PCT Applicant's Guide]



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19 December 2013

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The publication Official Notices (PCT Gazette) is part of the Gazette published by the International Bureau of the World Intellectual Property Organization in accordance with Article 55(4) of the Patent Cooperation Treaty (PCT) and Rule 86 of the Regulations under the PCT.

INFORMATION ON CONTRACTING STATES

NZ New Zealand

The **Intellectual Property Office of New Zealand** has notified changes in its mailing address and e-mail address, which are now as follows:

Mailing address:	P.O. Box 9241
	Marion Square
	Wellington 6141
	New Zealand

E-mail:

mail@iponz.govt.nz

[Updating of Annex B1(NZ) of the PCT Applicant's Guide]

INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

RU Russian Federation

Agreement between the Russian Federal Service for Intellectual Property, Patents and Trademarks and the International Bureau of the World Intellectual Property Organization¹ – Amendment to Annex C

The **Federal Service for Intellectual Property (Rospatent) (Russian Federation)** has notified the International Bureau, in accordance with Article 11(3)(ii) of the above-mentioned Agreement, of amendments to Part I of Annex C thereof. These amendments, which will enter into force on 1 January 2014, consist in introducing new amounts of the search fee, the additional search fee, the preliminary examination fee and the additional preliminary examination fee for applications in English. The amended Annex C will read as follows:

"Annex C Fees and Charges

Part I. Schedule of Fees and Charges

Kind	of	fee	or	charge
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Amount (Russian roubles)

Search fee (Rule 16.1(a)) (for an application in English)	28,000
Search fee (Rule 16.1(a)) (for an application in Russian)	6,750
Additional fee (Rule 40.2(a)) (for an application in English)	28,000
Additional fee (Rule 40.2(a)) (for an application in Russian)	6,750

Available on the WIPO website at: www.wipo.int/pct/en/texts/agreements/ag_ru.pdf.

Protest fee (Rule 40.2(e))	[No change]
Supplementary search fee (Rule 45 <i>bi</i> s.3(a))	[No change]
Supplementary search fee for a search in accordance with paragraph (3) of Annex E, where a declaration referred to in Article 17(2)(a) has been made because of subject matter referred to in Rule 39.1(iv)	[No change]
Review fee (Rule 45 <i>bi</i> s.6(c))	[No change]
Preliminary examination fee (Rule 58.1(b)):	
 if the international search report has been prepared by the Authority (for an application in English) 	10,500
 if the international search report has been prepared by the Authority (for an application in Russian) 	2,700
 if the international search report has been prepared by another International Searching Authority (for an application in English) 	15,750
 if the international search report has been prepared by another International Searching Authority (for an application in Russian) 	4,050
Additional fee (Rule 68.3(a)):	
 if the international search report has been prepared by the Authority (for an application in English) 	10,500
 if the international search report has been prepared by the Authority (for an application in Russian) 	2,700
 if the international search report has been prepared by another International Searching Authority (for an application in English) 	15,750
 if the international search report has been prepared by another International Searching Authority (for an application in Russian) 	4,050
Protest fee (Rule 68.3(e))	[No change]
Late furnishing fee (Rule 13 <i>ter</i> .1(c))	[No change]
Cost of copies of cited documents (except for documents transmitted to the applicant along with the international search report or preliminary examination report) (Rules 44.3(b) and 71.2(b)):	
 patent document, per page 	[No change]
 non-patent document, per page 	[No change]
Cost of copies of document contained in the file of the international application (Rule 94.2), per page	[No change]

Part II. [No change]"

FEES PAYABLE UNDER THE PCT

RU Russian Federation

The Federal Service for Intellectual Property (Rospatent) (Russian Federation) has notified new amounts of the search fee (PCT Rule 16.1(a)) and the additional search fee (PCT Rule 40.2(a)), in Russian rouble (RUB), payable to it as International Searching Authority for an international application in English (the current amounts of these fees remain valid for an international application in Russian). These amounts, applicable from 1 January 2014, are RUB 28,000 for each of the fees.

Furthermore, pursuant to PCT Rule 16.1(d), new equivalent amounts in **Swiss franc (CHF)**, **euro (EUR)**, **Hungarian forint (HUF)** and **US dollar (USD)** have been established for the search fee for an international search carried out by the Office on an application in English. These amounts, also applicable from 1 January 2014, are CHF 785, EUR 639, HUF 188,800 and USD 868, respectively.

[Updating of Annex D(RU) of the PCT Applicant's Guide]

In addition, the Office has notified new amounts of the preliminary examination fee (PCT Rule 58.1(b)) and the additional preliminary examination fee (PCT Rule 68.3(a)), in **Russian rouble (RUB)**, payable to it as International Preliminary Examining Authority for an international application in English (the current amounts of these fees remain valid for an international application in Russian), also applicable from 1 January 2014. These amounts are, for each of the fees, RUB 10,500 when the international search report was prepared by the Office, and RUB 15,750 when it was prepared by another Office.

[Updating of Annex E(RU) of the PCT Applicant's Guide]