### General information

**Name of Office:** Styret for det industrielle rettsvern  
Norwegian Industrial Property Office

**Location:** Sandakerveien 64, 0484 Oslo, Norway

**Mailing address:** Postboks 8160 Dep., N-0033 Oslo, Norway

**Telephone:** (47-2) 238 73 00  
**Fax:** (47-2) 238 73 01  
**E-mail:** mail@patentstyret.no  
**Internet:** www.patentstyret.no

**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, if the transmitted document is the international application or a replacement sheet containing corrections or amendments of the international application. No, only upon invitation in the case of other documents

**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 Norway:** Norwegian Industrial Property Office, European Patent Office (EPO) or International Bureau of WIPO, at the choice of the applicant (see Annex C)

**Competent designated (or elected) Office if Norway is designated (or elected):** National protection: Norwegian Industrial Property Office (see National Phase)  
European patent: European Patent Office (EPO) (see National Phase)

**May Norway be elected?** Yes (bound by Chapter II of the PCT)

**Types of protection available via the PCT:** National: Patents  
European: Patents

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Information on Contracting States

**NO** NORWAY

[Continued]

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<th>Provisions of the law of Norway concerning international-type search:</th>
<th>Section 9 of the Patents Act of Norway and Section 29 of the Regulations</th>
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**Provisional protection after international publication:**

Where the designation is made for the purposes of a national patent:

After international publication, the furnishing of a translation into Norwegian or English or, if the international application was filed in Norwegian or English, of a copy of the international application as filed and, if the translation or application was filed in English a translation of the claims into Norwegian, gives the applicant provisional protection in the sense that, upon grant of the patent, he is entitled to damages. These are limited to what is judged reasonable under the circumstances and the protection is limited to what is claimed in both the application and the patent. As to further conditions for and limitations in the liability, see Sections 33, 58 and 60 of the Patents Act.

Where the designation is made for the purposes of a European patent:

Compensation reasonable in the circumstances, on condition that any national requirements relating to the translation into Norwegian of the claims of the application have been met, and upon grant of the patent. Protection is limited to what is claimed in both the application and the patent (Norwegian Patents Act Section 66g).

Information of interest if Norway is designated (or elected)

**For national protection**

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<th>Time when the name and address of the inventor must be given if Norway is designated (or elected):</th>
<th>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 fixed in the invitation.</th>
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| Are there special provisions concerning the deposit of microorganisms and other biological material? | Yes (see Annex L) |


(8 January 2015)