

B1**Information on Contracting States****B1****IL****ISRAEL****IL****General information**

Name of Office:	Israel Patent Office
Location and mailing address:	The Technology Park, Bldg. 5, Malcha, Jerusalem 96951, Israel
Telephone:	(972-73) 392 73 13, 392 73 20
E-mail:	pctoffice@justice.gov.il
Internet:	https://www.gov.il/en/departments/ilpo
Does the Office accept the filing of documents by means of telecommunication (PCT Rule 92.4)?	Yes, by e-mail
Which kinds of documents may be so transmitted?	All kinds of documents except the international application
Must the original of the document be furnished in all cases?	No, only upon invitation
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
Does the Office send notifications via e-mail in respect of international applications?	Yes
Is the Office prepared to allow applicants to make applications available to the WIPO Digital Access Service for Priority Documents (DAS) (PCT Rule 17.1(b-bis))?	Yes, the Office is prepared to allow applicants to make international and national applications available to the WIPO DAS ¹

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¹ Further details on how to request this Office to make applications available to DAS will be available shortly at: www.justice.gov.il/En/Units/ILPO.

B1 Information on Contracting States B1

IL ISRAEL IL

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Competent receiving Office for nationals and residents of Israel:	Israel Patent Office or International Bureau of WIPO, at the choice of the applicant (see Annex C)
Does national legislation restrict the filing of international applications with the International Bureau of WIPO?	Yes, filing restrictions apply to: Applications by nationals ² Applications by residents ²

Competent designated (or elected) Office if Israel is designated (or elected):	Israel Patent Office (see National Phase)
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May Israel be elected?	Yes (bound by Chapter II of the PCT)
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Types of protection available via the PCT:	Patents, patents of addition
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Provisions of the law of Israel concerning international-type search:	None
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Provisional protection after international publication:	None
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Information of interest if Israel is designated (or elected)

Time when the name and address of the inventor must be given if Israel is designated (or elected):	Not required. If the applicant desires that the name of the inventor be published on acceptance and registered in the Register of Patents, he should notify the Office on or before receipt of the Notice before Acceptance.
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Are there special provisions concerning the deposit of microorganisms and other biological material?	Yes (see Annex L)
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² Patent applicants are referred to Article 98 of Israel Patents Laws, 5727-1967, that states as follows: “An Israel national, a permanent resident of Israel or any other person who owes allegiance to the State shall not submit any application abroad for a patent for an invention the subject of which is weaponry or ammunition, or which is otherwise of military value, or for an invention with which section 95 deals, and shall not—directly or indirectly—cause a said application to be submitted, unless one of the following applies: (i) he received written permission from the minister of Defense in advance; (ii) he submitted an application in respect of that invention in Israel and within six months after that application was submitted, the Minister of Defense did not make an order on it under Section 94, or he made such an order, but it is no longer in effect.”