<table>
<thead>
<tr>
<th>Information on Contracting States</th>
<th>RUSSIAN FEDERATION</th>
</tr>
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<tbody>
<tr>
<td><strong>General information</strong></td>
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<tr>
<td>Name of Office:</td>
<td>Federalnaya sluzhba po intelectualnoy sobstvennosti (Rospatent) Federal Service for Intellectual Property (Rospatent) (Russian Federation)</td>
</tr>
<tr>
<td>Location and mailing address:</td>
<td>ROSPATENT, Berezhkovskaya nab., 30/1, Moscow 125993, Russian Federation (general) Federalny Institut Promyshlennoi Sobstvennosti, Berezhkovskaya nab., 30/1, Moscow 125993, Russian Federation (application processing)</td>
</tr>
<tr>
<td>Telephone:</td>
<td>(7-499) 240 60 15 (general) (7-299) 240 58 88, (7-499) 240 25 91 (application processing)</td>
</tr>
<tr>
<td>Facsimile machine:</td>
<td>(7-499) 243 33 37, (7-495) 531 63 18</td>
</tr>
<tr>
<td>E-mail:</td>
<td><a href="mailto:rospatent@rupto.ru">rospatent@rupto.ru</a> (general) <a href="mailto:ro-ru@rupto.ru">ro-ru@rupto.ru</a> (RO) <a href="mailto:pct-peo@rupto.ru">pct-peo@rupto.ru</a> (ISA, SISA, IPEA)</td>
</tr>
<tr>
<td>Internet:</td>
<td><a href="http://www.rospatent.gov.ru">www.rospatent.gov.ru</a> www1.fips.ru</td>
</tr>
</tbody>
</table>

Does the Office accept the filing of documents by means of telecommunication (PCT Rule 92.4)?
Yes, by facsimile machine
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)?
Yes, provided that the delivery service is DHL or Federal Express

Competent receiving Office for nationals and residents of the Russian Federation:
Federal Service for Intellectual Property (Rospatent) (Russian Federation), Eurasian Patent Office (EAPO) or International Bureau of WIPO (IB), at the choice of the applicant (see Annex C)

Does national legislation restrict the filing of international applications with the Eurasian Patent Office (EAPO) or the International Bureau of WIPO?
Yes, filing restrictions apply to:
Inventions made in the Russian Federation

[Continued on next page]
### Information on Contracting States

**RUSSIAN FEDERATION**

**[Continued]**

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<tr>
<th>Competent designated (or elected) Office if the Russian Federation is designated (or elected):</th>
<th>National protection: Federal Service for Intellectual Property (Rospatent) (Russian Federation) (see National Phase)</th>
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<tbody>
<tr>
<td></td>
<td>Eurasian patent: Eurasian Patent Office (EAPO) (see National Phase)</td>
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<tr>
<th>May the Russian Federation be elected?</th>
<th>Yes (bound by Chapter II of the PCT)</th>
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</table>

**Types of protection available via the PCT:**

- **National:** Patents, utility models
- **Eurasian:** Patents

**Provisions of the law of the Russian Federation concerning international-type search:**

- Article 1386(4) of the Civil Code

**Provisional protection after international publication:**

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

From the time of the international publication (if in Russian) or, where that publication was in a language other than Russian, then from the time of the publication of the translation of that application into Russian by the Federal Service for Intellectual Property (Rospatent) (Russian Federation), the applicant is entitled to provisional protection in conformity with the national legislation (see Articles 1392 and 1396(3) of the Civil Code).

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

After the international publication (if in Russian) or, where that publication was in a language other than Russian, after the publication by the EAPO of the translation into Russian of the international application, the applicant is entitled to provisional protection in conformity with the national legislation.

### Information of interest if the Russian Federation is designated (or elected)

**For national protection**

*Time when the name and address of the inventor must be given if the Russian Federation is designated (or elected):*

Must be in the request. If the data concerning the inventor are missing at the expiration of the time limit 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 receipt of the invitation.

*Are there special provisions concerning the deposit of microorganisms and other biological material?*

Yes (see Annex L)

### For a Eurasian patent — See Eurasian Patent Organization (EA) in Annex B2

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(23 July 2020)