[English translation by WIPO]

Questionnaire on Exceptions and Limitations to Patent Rights

The answers to this questionnaire have been provided on behalf of:

Country: Office:	EL SALVADOR National Registration Center
Person to be	contacted:
Name: Title: E-mail: Telephone: Facsimile:	Diana Violeta Hasbún Director, Intellectual Property Registry diana.hasbun@cnr.gob.sv (503) 2261 - 8602
Section I: G	reneral Communication of the C
rights that are	is intended to obtain general information on exceptions and limitations to patent e provided under the applicable laws. For the purpose of this questionnaire, the ble law" refers to relevant national and regional statutory law and, where applicable,
understandin limitations m	ted in the questionnaire are drafted in a general way aiming at providing a broad g of each concept used, assuming that the exact wording of these exceptions and ght differ under the applicable laws. More detailed explanations of the various and limitations may be found in the following documents: SCP/13/3, SCP/15/3 and
ques pater techr if ava	ackground for the exceptions and limitations to patents investigated in this tionnaire, what is the legal standard used to determine whether an invention is stable? If the standard for patentability includes provisions that vary according to the cology involved, please include examples of how the standard has been interpreted, ilable. Please indicate the source of law (statutory and-or case law) by providing the ant provisions and/or a brief summary of the relevant decisions.
The I	egal standard used is the Law on Intellectual Property
Furth from	espondingly, please list exclusions from patentability that exist in your law. ermore, please provide the source of those exclusions from patentability if different the source of the standard of patentability, and provide any available case law or pretive decisions specific to the exclusions.

This question does not imply that the topic of exclusions from patentability is dealt with in this question exhaustively.

2.	As background for the exceptions and limitations to patents investigated in this questionnaire, what exclusive rights are granted with a patent? Please provide the relevant provision in the statutory or case law. In addition, if publication of a patent application accords exclusive rights to the patent applicant, what are those rights?
3.	Which exceptions and limitations does the applicable law provide in respect to patent rights (please indicate the applicable exceptions/limitations): □ Private and/or non-commercial use; □ Experimental use and/or scientific research; □ Preparation of medicines;² □ Prior use; □ Use of articles on foreign vessels, aircrafts and land vehicles; □ Acts for obtaining regulatory approval from authorities; □ Exhaustion of patent rights; □ Compulsory licensing and/or government use; □ Exceptions and limitations related to farmers' and/or breeders' use of patented inventions.³
those excep parts not lis	applicable law provides for any of the above-listed exceptions and limitations, please fill out parts of Sections II to X that apply to you. If the applicable law does not contain all of the tions and limitations provided in Sections II to X, then you should respond only to the other of the questionnaire. If the applicable law includes other exceptions and limitations that are ted above, please answer the questions under Section XI "Other Exceptions".
	nas been published (for example, the publication number, issue, title, URL, etc.).
Section	on II: Private and/or non-commercial use
4.	If the exception is contained in statutory law, please provide the relevant provision(s):
	Article 116(b) of the Law on Intellectual Property

² For example, extemporaneous preparation of prescribed medicines in pharmacies.

For example, in some countries where patent rights extend to propagated or multiplicated material derived from patented biological material, certain uses by farmers of harvested plant material or of breeding livestock or other animal reproductive material under patent protection on his own farm do not constitute patent infringement. Similarly, in some countries, patent rights do not cover uses by breeders of patented biological material for the purpose of developing a new plant variety (see paragraphs 133 to 137 of document SCP/13/3).

5.	If the exception is provided through case law, please cite the relevant decision(s) and provide its(their) brief summary:		
6.	(a) What are the public policy objectives for providing the exception?		
	The Law does not make such provision, but it must be ensured that the normal working of the invention by the owner is not harmed.		
	(b) Where possible, please explain with references to the legislative history, parliamentary debates and judicial decisions:		
7.	If the applicable law defines the concepts "non-commercial", "commercial" and/or "private", please provide those definitions by citing legal provision(s) and/or decision(s):		
	These concepts are not defined in the Law.		
8.	If there are any other criteria provided in the applicable law to be applied in determining the scope of the exception, please provide those criteria by citing legal provision(s) and/or decision(s):		
	No other criteria exist.		
9.	Is the applicable legal framework of the exception considered adequate to meet the objectives sought (for example, are there any amendments to the law foreseen)? Please explain:		
	There is provision for the possibility of revising current legislation in the medium term.		
10.	Which challenges, if any, have been encountered in relation to the practical implementation of the exception in your country? Please explain: None.		

Section III: Experimental use and/or scientific research 4

11.	If the exception is contained in statutory law, please provide the relevant provision(s):
	Article 116(c) of the Law on Intellectual Property.
12.	If the exception is provided through case law, please cite the relevant decision(s) and provide its(their) brief summary:
13.	(a) What are the public policy objectives for providing the exception?
	Generating research from patented inventions and allowing experimentation on the subject matter of the patented invention.
	(b) Where possible, please explain with references to the legislative history, parliamentary debates and judicial decisions:
14.	Does the applicable law make a distinction concerning the nature of the organization conducting the experimentation or research (for example, whether the organization is commercial or a not-for-profit entity)? Please explain:
	No, no distinctions exist.
15.	If the applicable law defines the concepts "experimental use" and/or "scientific research", please provide those definitions by citing legal provision(s) and/or decision(s):
	Those concepts are not defined.
16.	If the purpose of experimentation and/or research is relevant to the determination of the scope of the exception, please indicate what that purpose is:
	Experimentation and/or research should aim to:
	□ determine how the patented invention works

⁴ Exceptions and limitations on acts for obtaining regulatory approval are dealt with in Section VII of the questionnaire.

	 ☑ determine the scope of the patented invention ☑ determine the validity of the claims ☑ seek an improvement to the patented invention ☑ invent around the patented invention
	□ other, please specify:
17.	If any of the following criteria is relevant to the determination of the scope of the exception, please indicate:
	☐ Research and/or experimentation must be conducted on or relating to the patented
	invention ("research on") ☐ Research and/or experimentation must be conducted with or using the patented
	invention ("research with") ☐ Both of the above
	Please explain by citing legal provision(s) and/or decision(s):
	There are no relevant legal provisions.
18.	If the commercial intention of the experimentation and/or research is relevant to the determination of the scope of the exception, please indicate whether the exception covers activities relating to:
	 ☒ A non-commercial purpose ☐ A commercial purpose ☐ Both of the above ☐ The commercial intention of the experimentation and/or research is not relevant
19.	If the applicable law makes a distinction between "commercial" and "non-commercial" purpose, please explain those terms by providing their definitions, and, if appropriate, examples. Please cite legal provision(s) and/or decision(s):
	There is no distinction in the Law
20.	If the applicable law provides for other criteria to be applied in determining the scope of the exception, please describe those criteria. Please illustrate your answer by citing legal provision(s) and/or decision(s):
	Not applicable.
21.	Is the applicable legal framework of the exception considered adequate to meet the objectives sought (for example, are there any amendments to the law foreseen)? Please explain:
	It is planned to revise the current Law in the medium term

22.	Which challenges, if any, have been encountered in relation to the practical implementation of the exception in your country? Please explain:
	No problems have been encountered.
Section	on IV: Preparation of medicines
23.	If the expention is contained in statutory law, places provide the relevant provision(s):
23.	If the exception is contained in statutory law, please provide the relevant provision(s):
24.	If the exception is provided through case law, please cite the relevant decision(s) and provide its(their) brief summary:
25.	(a) What are the public policy objectives for providing the exception? Please explain:
	(b) Where possible, please explain with references to the legislative history, parliamentary debates and judicial decisions:
26.	Who is entitled to use the exception (for example, pharmacists, doctors, physicians, others)? Please describe:
27.	Does the applicable law provide for any limitations on the amount of medicines that can be prepared under the exception?
	□ Yes □ No
	If yes, please explain your answer by citing the relevant provision(s) and/or decision(s):

28.	If the applicable law provides for other criteria to be applied in determining the scope of the exception, please describe those criteria. Please illustrate your answer by citing legal provision(s) and/or decision(s):
29.	Is the applicable legal framework of the exception considered adequate to meet the objectives sought (for example, are there any amendments to the law foreseen)? Please explain:
30.	Which challenges, if any, have been encountered in relation to the practical implementation of the exception in your country? Please explain:
Secti	on V: Prior use
31.	If the exception is contained in statutory law, please provide the relevant provision(s):
	Article 116(2) of the Law on Intellectual Property.
32.	If the exception is provided through case law, please cite the relevant decision(s) and provide its(their) brief summary:
33.	(a) What are the public policy objectives for providing the exception? Please explain:
	The Law does not make such provision, although recognition of the right acquired for a previous use of the patent may be considered.
	(b) Where possible, please explain with references to the legislative history, parliamentary debates and judicial decisions:

34.	for any quantitative or qualitative limitations on the application of the "use" by prior user? Please explain your answer by citing legal provision(s) and/or decision(s):
	The Law does not contain any kind of definition.
35.	Does the applicable law provide for a remuneration to be paid to the patentee for the exercise of the exception? Please explain:
	No such provision is made.
36.	According to the applicable law, can a prior user license or assign his prior user's right to a third party?
	☑ Yes □ No
37.	In case of affirmative answer to question 36, does the applicable law establish conditions on such licensing or assignment for the continued application of the prior use exception?
	⊠ Yes □ No
	If yes, please explain what those conditions are:
	The transfer of the enterprise with the establishment where production is carried out.
3.	Does this exception apply in situations where a third party has been using the patented invention or has made serious preparations for such use after the invalidation or refusal of the patent, but before the restoration or grant of the patent?
	□ Yes ⊠ No
	If yes, please explain the conditions under which such use can continue to apply:
).	If the applicable law provides for other criteria to be applied in determining the scope of the exception, please describe those criteria. Please illustrate your answer by citing legal provision(s) and/or decision(s):
	There are no other criteria.

0.	objectives sought (for example, are there any amendments to the law foreseen)? Please explain:
	It is planned to revise the Law in the medium term.
1.	Which challenges, if any, have been encountered in relation to the practical implementation of the exception in your country? Please explain:
	No challenges have been encountered.
Sect	ion VI: Use of articles on foreign vessels, aircrafts and land vehicles
2.	If the exception is contained in statutory law, please provide the relevant provision(s):
	Article 116(a) of the Law on Intellectual Property.
•	If the exception is provided through case law, please cite the relevant decision(s) and provide its(their) brief summary:
	(a) What are the public policy objectives for providing the exception? Please explain:
	The Law does not make such provision but it should be considered that the free transfer of the subject matter which the patented elements contain cannot be obstructed.
	(b) Where possible, please explain with references to the legislative history,
	parliamentary debates and judicial decisions:
	The exception applies in relation to:
	 ☑ Vessels ☑ Aircrafts ☑ Land Vehicles ☑ Spacecraft

46.	"temporarily" and/or "accidentally" or any other equivalent term in relation to the entry of foreign transportation means into the national territory? Please provide the definitions of those terms by citing legal provision(s) and/or decision(s):
	No such definitions exist.
47.	Does the applicable law provide for any restrictions on the use of the patented product on the body of the foreign vessels, aircrafts, land vehicles and spacecraft for the exception to apply (for example, the devices to be used exclusively for the needs of the vessel, aircraft, land vehicle and/or spacecraft)? Please explain your answer by citing legal provision(s) and/or decision(s):
	In this case, Article 5 <i>ter</i> of the Paris Convention applies, with reference to Article 116(a) of the Law on Intellectual Property.
48.	If the applicable law provides for other criteria to be applied in determining the scope of the exception, please describe those criteria. Please illustrate your answer by citing legal provision(s) and/or decision(s):
	There are no other criteria.
49.	Is the applicable legal framework of the exception considered adequate to meet the objectives sought (for example, are there any amendments to the law foreseen)? Please explain:
	It is planned to revise the Law in the medium term.
50.	Which challenges, if any, have been encountered in relation to the practical implementation of the exception in your country? Please explain:
	There have been no challenges.
Secti	on VII: Acts for obtaining regulatory approval from authorities
51.	If the exception is contained in statutory law, please provide the relevant provision(s):
	Article 116(e) of the Law on Intellectual Property.

provide its(their) brief summary:
(a) What are the public policy objectives for providing the exception? Please explain:
The Law does not make such provision, although the generation of information necessary to support the production of a health register should be allowed.
(b) Where possible, please explain with references to the legislative history, parliamentary debates and judicial decisions:
Who is entitled to use the exception? Please explain:
Any third party.
The exception covers the regulatory approval of:
 □ any products ☑ certain products. Please describe which products: Pharmaceutical and agricultural chemicals
Please indicate which acts are allowed in relation to the patented invention under the exception?
 □ Making □ Using □ Selling □ Offering for sale □ Import □ Export □ Other. Please specify:
If the applicable law provides for other criteria to be applied in determining the scope of the exception, please describe those criteria. Please illustrate your answer by citing lega provision(s) and/or decision(s):
There are no other criteria.

58.	Is the applicable legal framework of the exception considered adequate to meet the objectives sought (for example, are there any amendments to the law foreseen)? Please explain:		
	It is planned to revise the Law in the medium term.		
59.	Which challenges, if any, have been encountered in relation to the practical implementation of the exception in your country? Please explain:		
	No challenges encountered.		
Secti	on VIII: Exhaustion of patent rights		
60.	Please indicate what type of exhaustion doctrine is applicable in your country in relation to patents:		
	☑ National □ Regional		
	□ International □ Uncertain, please explain		
	If the exception is contained in statutory law, please provide the relevant provision(s):		
	Article 116(d) of the Law on Intellectual Property.		
	If the exception is provided through case law, please cite the relevant decision(s) and provide its(their) brief summary:		
61.	(a) What are the public policy objectives for adopting the exhaustion regime specified above? Please explain:		
	There is no basis in the Law, but the owner may not exercise the right in the invention indefinitely.		
	(b) Where possible, please explain with references to the legislative history, parliamentary debates and judicial decisions:		

62.	Does the applicable law permit the patentee to introduce restrictions on importation or other distribution of the patented product by means of express notice on the product that can override the exhaustion doctrine adopted in the country?
	□ Yes ☑ No □ Uncertain
	Please explain your answer by citing legal provision(s) and/or decision(s):
	No express legal provision exists.
63.	Has the applicable exhaustion regime been considered adequate to meet the public policy objectives in your country? Please explain:
	Currently the subject is being discussed by different national authorities and sectors.
64.	Which challenges, if any, have been encountered in relation to the practical implementation of the applicable exhaustion regime in your country? Please explain:
	Mainly in the area of health a restriction on parallel imports is being considered
Sect	ion IX: Compulsory licenses and/or government use
Com	oulsory licenses
65.	If the exception is contained in statutory law, please provide the relevant provision(s):
	Article 133 ff. of the Law on Intellectual Property.
66.	If the exception is provided through case law, please cite the relevant decision(s) and provide its(their) brief summary:
67.	What grounds for the grant of a compulsory license does the applicable law provide in respect to patents (please indicate the applicable grounds):
	 □ Non-working or insufficient working of the patented invention □ Refusal to grant licenses on reasonable terms □ Anti-competitive practices and/or unfair competition □ Public health

	 ☒ National security ☒ National emergency and/or extreme urgency ☐ Dependent patents ☐ Other, please specify:
68.	(a) What are the public policy objectives for providing compulsory licenses in your country? Please explain:
	The balance between private interest and the interest of society (basic needs of the population).
	(b) Where possible, please explain with references to the legislative history, parliamentary debates and judicial decisions:
69.	If the applicable law provides for the grant of compulsory licenses on the ground of "non-working" or "insufficient working", please provide the definitions of those terms by citing legal provision(s) and/or decision(s):
70.	Does the importation of a patented product or a product manufactured by a patented process constitute "working" of the patent? Please explain your answer by citing legal provision(s) and/or decision(s):
71.	In case of the grant of compulsory licenses on the grounds of non-working or insufficient working, does the applicable law provide for a certain time period to be respected before a compulsory license can be requested?
	□ Yes □ No
	If yes, what is the time period?
72.	In case of the grant of compulsory licenses on the grounds of non-working or insufficient working, does the applicable law provide that a compulsory license shall be refused if the patentee justifies his inaction by legitimate reasons?
	□ Yes □ No
	If yes, what are "legitimate reasons"?

73.	If the applicable law provides for the grant of compulsory licenses on the ground of refusal by the patentee to grant licenses on "reasonable terms and conditions" and within a "reasonable period of time", please provide the definitions given to those terms by citing legal provision(s) and/or decision(s):
74.	If the applicable law provides for the grant of compulsory licenses on the ground of anti-competitive practices, please indicate which anti-competitive practices relating to patents may lead to the grant of compulsory licenses by citing legal provision(s) and/or decision(s):
75.	If the applicable law provides for the grant of compulsory licenses on the ground of dependent patents, please indicate the conditions that dependent patents must meet for a compulsory license to be granted:
76.	Does the applicable law provide a general policy to be followed in relation to the remuneration to be paid by the beneficiary of the compulsory license to the patentee? Please explain:
	This should be established by the judge, in accordance with Article 134(b) of the Law on Intellectual Property.
77.	If the applicable law provides for the grant of compulsory licenses on the ground of "national emergency" or "circumstances of extreme urgency", please explain how the applicable law defines those two concepts and their scope of application, and provide examples:
	The Law does not define the concepts.
78.	Please indicate how many times and in which technological areas compulsory licenses have been issued in your country:
	None.

79.	Is the applicable legal framework for the issuance of compulsory licenses considered adequate to meet the objectives sought (for example, are there any amendments to the law foreseen)? Please explain:
	It is planned to revise the Law in the medium term.
80.	Which challenges, if any, have been encountered in relation to the use of the compulsory licensing system provisions in your country? Please explain:
	None.
Gove	ernment use
81.	If the exception is contained in statutory law, please provide the relevant provision(s):
82.	If the exception is provided through case law, please cite the relevant decision(s) and provide its(their) brief summary:
83.	What grounds for the grant of government use does the applicable law provide in respect to patents (please indicate the applicable grounds):
	 □ Non-working or insufficient working of the patented invention □ Refusal to grant licenses on reasonable terms □ Anti-competitive practices and/or unfair competition □ Public health
	 □ National security □ National emergency and/or extreme urgency □ Dependent patents □ Other, please specify:
84.	(a) What are the public policy objectives for providing government use in your country?
	(b) Where possible, please explain with references to the legislative history, parliamentary debates and judicial decisions:

85.	If the applicable law provides for the grant of government use on the ground of "national emergency" or "circumstances of extreme urgency", please explain how the applicable law defines those two concepts and their scope of application, and provide examples:
86.	Please indicate how many times and in which technological areas government use has been issued in your country:
87.	Is the applicable legal framework for the issuance of government use considered adequate to meet the objectives sought (for example, are there any amendments to the law foreseen)? Please explain:
88.	Which challenges, if any, have been encountered in relation to the use of the government use mechanism in your country? Please explain:
	ion X: Exceptions and limitations related to farmers' and/or breeders' use of patented ntions
Farm	ers' use of patented inventions
89.	If the exception is contained in statutory law, please provide the relevant provision(s):
90.	If the exception is provided through case law, please cite the relevant decision(s) and provide a brief summary of such decision(s):

91.	(a) What are the public policy objectives for providing the exception related to farmers' use of patented inventions? Please explain:
	(b) Where possible, please explain with references to the legislative history, parliamentary debates and judicial decisions:
92.	Please explain the scope of the exception by citing legal provision(s) and/or decision(s) (for example, interpretation(s) of statutory provision(s) on activities allowed by users of the exception, limitations on their use, as well as other criteria, if any, applied in the determination of the scope of the exception):
93.	Is the applicable legal framework of the exception considered adequate to meet the objectives sought (for example, are there any amendments to the law foreseen)? Please explain:
94.	Which challenges, if any, have been encountered in relation to the practical implementation of the exception related to farmers' use of patented inventions in your country? Please explain:
Breede	ers' use of patented inventions
95.	If the exception is contained in statutory law, please provide the relevant provision(s):
96.	If the exception is provided through case law, please cite the relevant decision(s) and provide a brief summary of such decision(s):

97.	(a) What are the public policy objectives for providing the exception related to breeders' use of patented inventions? Please explain:
	(b) Where possible, please explain with references to the legislative history, parliamentary debates and judicial decisions:
98.	Please explain the scope of the exception by citing legal provision(s) and/or decision(s) (for example, interpretation(s) of statutory provision(s) on activities allowed by users of the exception, limitations on their use, as well as other criteria, if any, applied in the determination of the scope of the exception):
99.	Is the applicable legal framework of the exception considered adequate to meet the objectives sought (for example, are there any amendments to the law foreseen)? Please explain:
100.	Which challenges, if any, have been encountered in relation to the practical implementation of the exception related to breeders' use of patented inventions in your country? Please explain:
Secti	on XI: Other Exceptions and Limitations
101.	Please list any other exceptions and limitations that your applicable patent law provides:
	There is none.

(i)	the source of law (statutory law and/or the case law) by providing the relevant provision(s) and/or a brief summary of the relevant decision(s):
(ii)	the public policy objectives of each exception and limitation. Where possible, plexplain with references to the legislative history, parliamentary debates and judi decisions:
(iii)	the entitlement and the scope of the exception and limitation by citing legal provision(s) and/or decision(s):
In a	ddition, in relation to each exception and limitation, please explain:
(i)	whether its applicable legal framework is considered adequate to meet the object sought (for example, are there any amendments to the law foreseen?):
(ii)	if there have been any challenges encountered in the practical implementation o exception in your country:
	er mechanisms for the limitation of patent rights external to the patent system exicountry (for example, competition law), please list and explain such mechanisms:

102.

[End of Questionnaire]