

#### **5 January 2017**

#### **Notices and Information of a General Character**

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### INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

#### SG Singapore

Agreement between the Intellectual Property Office of Singapore and the International Bureau of the World Intellectual Property Organization<sup>1</sup> – Amendment to Annex A

The Intellectual Property Office of Singapore 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 entered into force on 1 January 2017, consists of the addition of Chinese to the languages indicated in Annex A, item (ii). The amended Annex 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: English, Chinese.

#### **INFORMATION ON CONTRACTING STATES**

#### KH Cambodia

General information on **Cambodia** as a Contracting State is given in Annex B1(KH), which is published on page 3.

#### **RECEIVING OFFICES**

#### SG Singapore

The **Intellectual Property Office of Singapore**, in its capacity as receiving Office, has notified the International Bureau that, pursuant to PCT Rule 12.1(a), it would accept Chinese, in addition to English, as a language in which international applications may be filed, and that, pursuant to PCT Rule 12.1(c), it would accept Chinese as a language in which a request may be filed, with effect since 1 January 2017.

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

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

# B1 KH

### **Information on Contracting States**

**B1** 

### **KH** CAMBODIA

KH

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Name of Office:	Department of Industrial Property of Cambodia (DIPC)	
Location and mailing address:	45 Preah Norodom Boulevard, Khan Daun Penh, Phnom Penh Cambodia	
Telephone:	(855) 12 841 882, 12 982 382	
Facsimile machine:	(855) 23 428 263	
E-mail:	adm_dip@yahoo.com	
Internet:	www.mih.gov.kh	
Does the Office accept the filing of documents by means of telecommunication (PCT Rule 92.4)?	Yes, by facsimile or e-mail	
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 one month 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.	
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 a recognized delivery service	
Competent receiving Office for nationals and residents of Cambodia:	Department of Industrial Property of Cambodia (DIPC) or International Bureau of WIPO, at the choice of the applicant (see Annex C)	
Competent designated (or elected) Office if Cambodia is designated (or elected):	Department of Industrial Property of Cambodia (DIPC)	
May Cambodia be elected?	Yes (bound by Chapter II of the PCT)	
Types of protection available via the PCT:	Patents, utility models	
Provisions of the law of Cambodia concerning international-type search:	None	
Provisional protection after international publication:	None	
Information of interes	est if Cambodia is designated (or elected)	
Time when the name and address of the inventor must be given	May be in the request or may be furnished later. If not already complied with within the time limit applicable under PCT Article 22	

of the inventor must be given if Cambodia 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 one month from the date of receipt of the invitation.

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

No



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#### FEES PAYABLE UNDER THE PCT

#### AT Austria

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 **Austrian Patent Office**. This amount, applicable from 1 March 2017, is USD 1,980.

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

#### BR Brazil

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **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 March 2017, are USD 492 when filing online and USD 738 when filing on paper.

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

#### **CL** Chile

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **National Institute of Industrial Property (Chile)**. These amounts, applicable from 1 March 2017, are:

- EUR 1,883 (general fee);
- EUR 377 (reduced fee for natural persons and legal entities (where the international application is filed by an applicant, whether a natural person or a legal entity, who is a national of and a resident in any of the States which benefit, in accordance with the Schedule of Fees under the PCT Regulations, from the 90% reduction of the international filing fee, provided that, if there are several applicants, each must satisfy this criterion));
- EUR 282 (reduced fee for universities (where the international application is filed by an applicant who is (a) a Chilean university, or (b) a foreign university headquartered in any of the States which benefit, in accordance with the Schedule of Fees under the PCT Regulations, from the 90% reduction of the international filing fee and authenticated by its legal representative, in a simple declaration signed in the presence of a notary, as constituted as a university in accordance with the law of that State, provided that, if there are several applicants, each must satisfy the criterion set out in either sub-item (a) or (b))).

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

#### **EP** European Patent Organisation

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Icelandic krona (ISK)** and **US dollar (USD)** have been established for the search fee for an international search carried out by the **European Patent Office (EPO)**. These amounts, applicable from 1 March 2017, are ISK 221,900 and USD 1,992, respectively.

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

#### JP Japan

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **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 March 2017, are USD 616 for searches carried out in Japanese and USD 1,372 for searches carried out in English.

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

#### KR Republic of Korea

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **US dollar (USD)** have been established for the search fee for an international search carried out by the **Korean Intellectual Property Office**. These amounts, applicable from 1 March 2017, are USD 386 for searches carried out in Korean and USD 1,114 for searches carried out in English.

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

#### **UA** Ukraine

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 **State Intellectual Property Service of Ukraine (SIPSU)**. This amount, applicable from 1 March 2017, is USD 319.

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

#### **US United States of America**

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **United States Patent and Trademark Office (USPTO)**. These amounts, applicable from 1 March 2017, are EUR 1,958 for an entity other than a small or micro entity, EUR 979 for a small entity and EUR 489 for a micro entity.

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



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### INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

#### IL Israel

Agreement between the Government of Israel and the International Bureau of the World Intellectual Property Organization<sup>1</sup> – Amendment to Annex C

The **Israel Patent 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 will enter into force on 1 March 2017. 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	Amount (Israel new shekel)
Search fee (Rule 16.1(a))	3,518
Additional fee (Rule 40.2(a))	3,518
Preliminary examination fee (Rule 58.1(b))	1,508
Additional fee (Rule 68.3(a))	1,508
Late furnishing fee (Rules 13ter.1(c) and 13ter.2)	452
Cost of copies (Rules 44.3(b), 71.2(b) and 94.2), per document	[No change]

#### Part II. [No change]"

#### FEES PAYABLE UNDER THE PCT

#### AE United Arab Emirates

The Industrial Property Directorate, Ministry of Economy (United Arab Emirates) has notified the amount of the filing fee for a patent or a utility certificate, in United Arab Emirates dirham (AED), payable to it as designated (or elected) Office. This amount is AED 2,000 (1,000)<sup>2</sup>.

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

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

The amount in parentheses is applicable in case of filing by a natural person.

#### IL Israel

The **Israel Patent Office** has notified new amounts of fees, in **new Israeli sheqel (ILS)**, payable to it as International Searching Authority and applicable from 1 March 2017, as follows:

Search fee (PCT Rule 16):	ILS	3,518
Additional search fee (PCT Rule 40.2):	ILS	3,518
Late furnishing fee (PCT Rule 13ter.1(c)):	ILS	452

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 Office. These amounts, also applicable from 1 March 2017, are CHF 932, EUR 872 and USD 911, respectively.

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

In addition, the Office has notified new amounts of fees, in **new Israeli sheqel (ILS)**, payable to it as International Preliminary Examining Authority and also applicable from 1 March 2017, as follows:

Preliminary examination fee (PCT Rule 58):	ILS	1,508
Additional preliminary examination fee (PCT Rule 68.3):	ILS	1,508
Late furnishing fee (PCT Rule 13ter.2):	ILS	452

[Updating of Annex E(IL) 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 a reduction under item 4 of the PCT Schedule of Fees. These amounts, applicable from 1 March 2017, are as follows:

International filing fee:	JPY 151,800
Fee per sheet in excess of 30:	JPY 1,700
Reduction (under PCT Schedule of Fees, item 4):	
Electronic filing (the request, description, claims and abstract being in character coded format):	JPY 34,200

[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)** and **euro (EUR)** 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 2017, are CHF 613 and EUR 574, respectively, for searches carried out in Japanese, and CHF 1,367 and EUR 1,279, respectively, for searches carried out in English.

[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 2017, is JPY 22,800.

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

#### **RECEIVING OFFICES**

#### KH Cambodia

Information on the requirements of the **Department of Industrial Property of Cambodia (DIPC)** as receiving Office is given in Annex C(KH), which is published at the end of this issue.

### **C** Receiving Offices

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# KH DEPARTMENT OF INDUSTRIAL PROPERTY OF CAMBODIA (DIPC)

Cambodia
English or Khmer <sup>1</sup>
English
1
Yes, please refer to the Office for the applicable criteria and/or any fee payable for such requests
European Patent Office or Japan Patent Office <sup>2</sup>
European Patent Office <sup>3</sup> or Japan Patent Office <sup>3</sup>
Currency: US dollar (USD)
USD 100
USD 1,367
USD 15
See Annex D(EP) or (JP)
Please refer to the Office
Please refer to the Office
Yes
Any patent attorney or patent agent registered before the Office
No
No

<sup>&</sup>lt;sup>1</sup> If the language in which the international application is filed is not accepted by the International Searching Authority (see Annex D), the applicant will have to furnish a translation (PCT Rule 12.3).

The Office is competent only for international applications filed in English (PCT Rule 12.3 does not apply).

The Office is competent only if the international search has been carried out by that Office.

This fee is reduced by 90% if certain conditions apply (see Annex C(IB)).



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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 Organization<sup>1</sup> – Amendment to Annex A

The **Japan Patent Office** has notified the International Bureau, in accordance with Article 11(2) of the above-mentioned Agreement, of an amendment to Annex A thereof. This amendment, which entered into force on 8 December 2016, consists of the addition of Cambodia 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, Brunei Darussalam, Cambodia, Indonesia, Lao People's Democratic Republic, Malaysia, Philippines, Republic of Korea, Singapore, Thailand, United States of America and Viet Nam;
- (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, Brunei Darussalam, Cambodia, Indonesia, Lao People's Democratic Republic, Malaysia, Philippines, Republic of Korea, Singapore, Thailand, United States of America and Viet Nam;
- (iii) the following languages which it will accept:
  - (a) [no change]
  - (b) for international applications filed with the receiving Office of, or acting for, Brunei Darussalam, Cambodia, Indonesia, Lao People's Democratic Republic, Malaysia, Philippines, Singapore, Thailand, United States of America and Viet Nam:

English;

(c) [no change]"

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

#### INFORMATION ON CONTRACTING STATES

#### **BH** Bahrain

The **National Patent Office (Bahrain)** has notified changes in its location, telephone numbers and e-mail address, which are now as follows:

Location: Bahrain Financial Harbour

Manama

Kingdom of Bahrain

Telephone: (973-17) 57 49 20, 57 48 96

E-mail: lp@moic.gov.bh

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

#### KR Republic of Korea

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

Government Complex-Daejeon 189 Cheongsa-ro Seo-gu Daejeon 35208 Republic of Korea

Furthermore, the Office has notified changes related to the special provisions concerning earlier national applications from which priority is claimed and the effects of these provisions, which are now as follows:

Article 56 of the Korean Patent Law provides that the filing of an international application which contains the designation of the Republic of Korea and claims the priority of an earlier national application for the grant of a patent or a utility model having effect in the Republic of Korea shall have the result that the earlier national application will be considered withdrawn 15 months after the filing date of the earlier national patent application, provided that this shall not apply where that earlier application falls under any of the following subparagraphs: (i) where the earlier application has been abandoned, invalidated or withdrawn; (ii) where a decision or a trial decision to grant or refuse a patent or a utility model registration has become final and conclusive; or (iii) where priority claims based on the earlier application concerned have been withdrawn. If the applicant of an international application which claims the priority of an earlier national application wants to avoid this effect, pursuant to PCT Rule 4.9(b), the applicant may exclude the Republic of Korea from the automatic designation or, with respect to the earlier national patent application, may consider to withdraw the designation of the Republic of Korea subsequently to the filing of the international application but before the expiration of 15 months from the priority date.

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

#### FEES PAYABLE UNDER THE PCT

#### **EA** Eurasian Patent Organization

Unitary procedural fee (for filing, search,

The **Eurasian Patent Office (EAPO)** has notified new amounts of several components of the national fee<sup>2</sup>, in **Russian rouble (RUB)**, payable to it as designated (or elected) Office and applicable since 1 January 2017, as follows:

publication and other processing):	RUB	28,000
Claim fee for each claim:		
<ul><li>in excess of five:</li><li>in excess of 20:</li><li>in excess of 50:</li></ul>	RUB RUB RUB	3,700 4,000 5,000
Examination fee:		
– for one invention:	RUB	30,000
<ul> <li>for a group of inventions including one independent claim:</li> <li>additional fee for the second</li> </ul>	RUB	30,000
independent claim:	RUB	20,000
<ul> <li>additional fee for each independent claim in excess of two claims:</li> </ul>	RUB	10,000

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

#### ES Spain

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 **Spanish Patent and Trademark Office**. This amount, applicable from 1 March 2017, is USD 1,992.

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

These amounts are reduced by 90% where the applicant or, if there are two or more applicants, each applicant is a national of and a resident in any of the States party to the Eurasian Patent Convention, and by 50% where each applicant is a natural person and a national of and resident in a PCT Contracting State whose per capita national income is below USD 3,000 (according to the average per capita national income figures used by the United Nations for determining its scale of assessments for the contributions payable for the years 1995, 1996 and 1997), or where an applicant, whether a natural person or not, is a national of and resident in a State that is listed as being classified by the United Nations as a least developed country.

#### FI Finland

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 **Finnish Patent and Registration Office (PRH)**. This amount, applicable from 1 March 2017, is USD 1,992.

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

#### 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 in English by the **Japan Patent Office**. This amount, applicable from 1 March 2017, is SGD 1,928.

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

#### **RU** Russian Federation

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Swiss franc (CHF)** and **euro (EUR)** have been established for the search fee for an international search carried out by the **Federal Service for Intellectual Property (Rospatent)** (**Russian Federation**). These amounts, applicable from 1 March 2017, are CHF 115 and EUR 106 for searches carried out in Russian, and CHF 479 and EUR 438 for searches carried out in English.

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

Furthermore, pursuant to PCT Rule 45*bis*.3(b), new equivalent amounts in **Swiss franc (CHF)** have been established for the supplementary search fee for a supplementary international search carried out by the Office. These amounts, also applicable from 1 March 2017, are CHF 202 and CHF 323 (the latter amount 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)).

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

#### SG Singapore

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 **Intellectual Property Office of Singapore**. This amount, applicable from 1 March 2017, is JPY 181,200.

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

#### XN Nordic Patent Institute

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Icelandic krona (ISK)** and **US dollar (USD)** have been established for the search fee for an international search carried out by the **Nordic Patent Institute**. These amounts, applicable from 1 March 2017, are ISK 221,900 and USD 1,992, respectively.

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

#### XV Visegrad Patent Institute

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 **Visegrad Patent Institute**. This amount, applicable from 1 March 2017, is USD 1,992.

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

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

#### **CH** Switzerland

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 16 January 2017, as follows:

Culture Collection of Switzerland AG (CCOS) Einsiedlerstrasse 34 8820 Waedenswil Switzerland

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



#### 2 February 2017

#### **Notices and Information of a General Character**

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#### INFORMATION ON CONTRACTING STATES

#### **VC** Saint Vincent and the Grenadines

The Commerce and Intellectual Property Office (CIPO) (Saint Vincent and the Grenadines) has notified the deletion of one of its e-mail addresses. Its e-mail address is now as follows:

ciposvg@vincysurf.com

Furthermore, the Office has notified a change concerning the filing of documents by facsimile machine (PCT Rule 92.4) - it no longer requires that the original of the document be furnished in all cases.

[Updating of Annex B1(VC) 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 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 April 2017, is JPY 229,600.

[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 April 2017, are as follows:

International filing fee:		147,100
Fee per sheet in excess of 30:	ISK	1,700
Reductions (under PCT Schedule of Fees, item 4):		
Electronic filing (the request being in character coded format):	ISK	22,100
Electronic filing (the request, description, claims and abstract being in character coded format):	ISK	33,200

[Updating of Annex C(IS) 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 in Japanese by the **Japan Patent Office**. This amount, applicable from 1 April 2017, is KRW 718,000.

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

#### PH Philippines

The Intellectual Property Office (Philippines) 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 Philippine peso (PHP), payable to it as receiving Office. These amounts, applicable since 1 January 2017, are PHP 4,200 and PHP 2,700, respectively.

Furthermore, the Office has notified new amounts of the filing fee for a patent and of the filing fee for a utility model, in **Philippine peso (PHP)**, payable to it as designated (or elected) Office. These amounts, also applicable since 1 January 2017, are PHP 4,320 (2,000)<sup>1</sup> and PHP 3,600 (1,720)<sup>1</sup>, respectively.

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

#### SE Sweden

The **Swedish Patent and Registration Office** has notified new equivalent amounts of the search fee (PCT Rule 16), in **Icelandic krona (ISK)** and **US dollar (USD)**, payable to it as International Searching Authority. These amounts, applicable from 1 March 2017, are ISK 221,900 and USD 1,992, respectively.

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

#### SG Singapore

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 **Intellectual Property Office of Singapore**. This amount, applicable from 1 April 2017, is USD 1,552.

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

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<sup>&</sup>lt;sup>1</sup> The amount in parentheses is applicable in case of filing by a "small entity".

#### **RECEIVING OFFICES**

#### **BH** Bahrain

The **National Patent Office (Bahrain)** has notified a change concerning the number of copies of the international application on paper required by it – one copy must now be filed instead of three.

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



#### 9 February 2017

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#### **RECEIVING OFFICES**

#### AG Antigua and Barbuda

The Intellectual Property and Commerce Office (Antigua and Barbuda), in its capacity as receiving Office, has specified the European Patent Office (EPO), in addition to the Canadian Intellectual Property Office, as competent International Searching and Preliminary Examining Authority for international applications filed by nationals and residents of Antigua and Barbuda.

#### KH Cambodia

The **Department of Industrial Property of Cambodia (DIPC)** has specified the Intellectual Property Office of Singapore, in addition to the European Patent Office, and the Japan Patent Office, as competent International Searching and Preliminary Examining Authority for international applications filed by nationals and residents of Cambodia with the Department of Industrial Property of Cambodia (DIPC), or with the International Bureau, with effect since 18 January 2017.

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

#### WAIVERS UNDER PCT RULES 90.4(D) AND 90.5(C)

#### CY Cyprus

Under PCT Rules 90.4(d) and 90.5(c), the **Department of Registrar of Companies and Official Receiver of Cyprus**, in its capacity as receiving Office, has notified the International Bureau that it has waived the requirements under PCT Rules 90.4(b) and 90.5(a)(ii) to submit either a separate power of attorney or a copy of a general power of attorney.

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



#### **16 February 2017**

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### INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

#### KR Republic of Korea

Agreement between the Korean Intellectual Property Office and the International Bureau of the World Intellectual Property Organization<sup>1</sup> – Amendment to Annex A

The **Korean Intellectual Property 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 entered into force on 1 July 2016, consists of the addition of Mexico to the States indicated in item (i) of the Annex. The amended Annex A now 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:

Republic of Korea;

Australia, Chile, Indonesia, Malaysia, Mexico, Mongolia, New Zealand, Peru, Philippines, Saudi Arabia, Singapore, Sri Lanka, Thailand, United States of America, Viet Nam; and

any country that the Authority will specify;

(ii) [no change]"

#### MODIFICATIONS OF THE ADMINISTRATIVE INSTRUCTIONS UNDER THE PCT

#### NOTE PREPARED BY THE INTERNATIONAL BUREAU

Following consultation with interested Offices and Authorities pursuant to PCT Rule 89.2(b), modifications to Sections 218, 315 and 413 of the Administrative Instructions under the PCT, as set out below, are promulgated with effect since 15 December 2016.

The main purpose of these modifications is to propose further guidance on how to deal with incoming requests to:

- (i) omit certain information from publication and/or public file access (Rules 48.2 and 94); and
- (ii) not to transmit copies of certain documents received by a receiving office in the context of a request for restoration of the right of priority (Rule 26bis.3).

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

The consolidated text of the Administrative Instructions as in force from 15 December 2016 (PCT/AI/17 CORR) is available on the WIPO website at:

www.wipo.int/pct/en/texts/pdf/ai.pdf

# TEXT OF THE MODIFICATIONS OF THE ADMINISTRATIVE INSTRUCTIONS (as in force from 15 December 2016)

# Section 218 Processing of a Request for Omission of Information Referred to in Rules 48.2(I) and 94.1(e)

- (a) Where the International Bureau decides to omit information from international publication under Rule 48.2(I) or not to provide access to information contained in its file under Rule 94.1(e), it shall:
- (i) indelibly mark, in the upper right-hand corner of each replacement sheet, the international application number and the date on which that sheet was received:
- (ii) indelibly mark, in the middle of the bottom margin of each replacement sheet, the words "SUBSTITUTE SHEET (RULE 48.2(I))" (where the replacement sheet contains an omission under Rule 48.2(I)) or "SUBSTITUTE SHEET (RULE 94.1(e))" (where the replacement sheet contains an omission under Rule 94.1(e)) or their equivalent in the language of publication of the international application;
- (iii) indelibly mark on the letter containing the omission or accompanying any replacement sheet the date on which that letter was received;
- (iv) keep in its files the letter containing the proposed omission or, where the proposed omission is contained in a replacement sheet, the replaced sheet, the letter accompanying the replacement sheet, and the replacement sheet;
- (v) promptly transmit a copy of any replacement sheet to the receiving Office, the International Searching Authority, the Authority specified for supplementary search or the International Preliminary Examining Authority (where the replaced sheet is also contained in the file of the international application held by that Office or Authority).
- (b) Where the International Bureau decides not to omit information from international publication under Rule 48.2(I) or to provide access to information contained in its file under Rule 94.1(e), it shall proceed as indicated under paragraph (a)(i), (iii) and (iv).
- (c) Section 311, paragraphs (a) to (c) shall apply *mutatis mutandis* to any deletion, substitution or addition of a sheet of the international application received by the International Bureau.

#### Section 315

#### Processing of Documents by the Receiving Office under Rule 26bis.3(h-bis)

- (a) Where the receiving Office receives a request under Rule 26bis.3(h-bis) and decides not to transmit a document or part thereof to the International Bureau, it shall
- (i) indelibly mark on the request under Rule 26bis.3(h-bis) the date on which that request was received;
- (ii) indelibly mark, in the upper right-hand corner of each replacement sheet received, the international application number and the date on which that sheet was received:
- (iii) indelibly mark, in the middle of the bottom margin of each replacement sheet received, the words "SUBSTITUTE SHEET (RULE 26bis.3(h-bis))" or their equivalent in the language of publication of the international application;
- (iv) keep in its files a copy of the request under Rule 26bis.3(h-bis), and, where applicable, the replaced sheet, and a copy of the replacement sheet;
  - (v) promptly transmit any replacement sheet to the International Bureau.
- (b) Where the receiving Office receives a request under Rule 26bis.3(h-bis) and finds that information in a part of a document meets the requirements in this Rule, but the receiving Office has not received a replacement sheet from the applicant in which that part has been removed, it may decide not to transmit the entire document or part thereof to the International Bureau and proceed as indicated under paragraph (a)(i) and (iv) as applicable, or invite the applicant to submit such a replacement sheet. Where the applicant submits a replacement sheet within the time limit set by the receiving Office, the receiving Office proceeds as indicated under paragraph (a). Where the applicant does not submit a replacement sheet within the time limit set by the receiving Office, the receiving Office may either transmit the document containing that part and the request under Rule 26bis.3(h-bis) to the International Bureau, or decide not to transmit the entire document or part thereof to the International Bureau under Rule 26bis.3(h-bis).
- (c) Where the receiving Office finds on its own decision that information in a part of a document meets the requirements in Rule 26bis.3(h-bis), it may either invite the applicant to submit a replacement sheet in which that part has been removed and proceed as indicated under paragraph (b), or decide not to transmit the entire document or part thereof to the International Bureau.
- (d) Where the receiving Office receives a request under Rule 26bis.3(h-bis), but nevertheless decides to transmit that document or part thereof to the International Bureau, it shall proceed as indicated under paragraph (a)(i), (ii) and (iv), and promptly transmit the request under Rule 26bis.3(h-bis) and any proposed replacement sheet to the International Bureau.

#### Section 413

# Incorporations by Reference under Rule 20, Corrections of Defects under Rule 26.4 and Rectifications of Obvious Mistakes under Rule 91

- (a) Where the International Bureau receives from the receiving Office a letter containing a correction of any defects under Rule 26.4, or a replacement sheet and the letter accompanying it, the International Bureau shall transfer the correction to the record copy, together with the indication of the date on which the receiving Office received the letter, or shall insert the replacement sheet in the record copy. Any letter and any replaced sheet shall be kept in the file of the international application.
- (b) Paragraph (a) shall apply *mutatis mutandis* to rectifications of obvious mistakes under Rule 91 authorized by the receiving Office, by the International Searching Authority or, where a demand has been made, by the International Preliminary Examining Authority.
- (b-bis) Where the International Bureau receives from the receiving Office, under Sections 309(c)(iv), 310(b)(iv), or 310bis(b)(v), corrected sheets of the request or later submitted sheets, the International Bureau shall transfer any correction to the record copy and insert any later submitted sheets in the record copy.
- (c) Where the International Bureau is notified by the International Searching Authority under Rule 43.6*bis*(b) that the rectification of an obvious mistake authorized under Rule 91 has not been taken into account for the purposes of the international search, the International Bureau shall notify the designated Offices and, where a demand has been made, the International Preliminary Examining Authority accordingly.
- (d) Where the International Bureau is notified by the International Preliminary Examining Authority under Rule 70.2(e) that the rectification of an obvious mistake authorized under Rule 91 has not been taken into account for the purposes of the international preliminary examination, the International Bureau shall notify the elected Offices accordingly.

#### FEES PAYABLE UNDER THE PCT

#### LV Latvia

The **Latvian Patent Office** has notified a new amount of the fee for the priority document, in **euro (EUR)**, payable to it as receiving Office. This amount, applicable since 1 January 2016, is EUR 19.16.

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



#### 23 February 2017

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# MEETINGS OF THE INTERNATIONAL PATENT COOPERATION UNION – ASSEMBLY (FORTY-EIGHTH (28<sup>TH</sup> EXTRAORDINARY) SESSION)

#### NOTE PREPARED BY THE INTERNATIONAL BUREAU

At its forty-eighth (28<sup>th</sup> extraordinary) session, which was held in Geneva from 3 to 11 October 2016 as part of the meetings of the Assemblies of the Member States of WIPO, the Assembly of the International Patent Cooperation Union (PCT Union) approved the following changes affecting the PCT system:

- amendments to the PCT Regulations; and
- appointment of a new International Searching and Preliminary Examining Authority.

Documents which were prepared for the Assembly, and which give detailed background information relating to the decisions that were taken, as well as the report of the session, are available on the WIPO website at:

http://www.wipo.int/meetings/en/details.jsp?meeting\_id=39951

The aforementioned changes are outlined below.

#### Amendments to the PCT Regulations

A number of amendments to the PCT Regulations were approved by the PCT Assembly. The said amendments will enter into force on 1 July 2017:

- amendments of Rules 4.10, 23bis.2 and 51bis.1 which shall apply to any international application whose international filing date is on or after 1 July 2017;
- amendment of Rule 45bis.1(a) shall apply to any international application, irrespective of its international filing date, in respect of which the time limit for filing a request for supplementary international search under Rule 45bis.1(a) as in force until 30 June 2017, has not yet expired on 1 July 2017.

Appointment of the Turkish Patent Institute as an International Searching and Preliminary Examining Authority under the PCT

The Assembly appointed the Turkish Patent Institute as an International Searching Authority and an International Preliminary Examining Authority with effect from the entry into force of the Agreement until 31 December 2017.

#### AMENDMENTS OF THE REGULATIONS UNDER THE PCT

(to enter into force on 1 July 2017)

# Rule 4 The Request (Contents)

4.1 to 4.9 [No change]

4.10 Priority Claim

(a) to (c) [No change]

(d) [Deleted]

4.11 to 4.19 [No change]

# Rule 23*bis*Transmittal of Documents Relating to Earlier Search or Classification

23bis.1 [No change]

23bis.2 Transmittal of Documents Relating to Earlier Search or Classification for the Purposes of Rule 41.2

(a) For the purposes of Rule 41.2, where the international application claims the priority of one or more earlier applications filed with the same Office as that which is acting as the receiving Office and that Office has carried out an earlier search in respect of such an earlier application or has classified such earlier application, the receiving Office shall, subject to Article 30(2)(a) as applicable by virtue of Article 30(3) and paragraphs (b), (d) and (e), transmit to the International Searching Authority, together with the search copy, a copy of the results of any such earlier search, in whatever form (for example, in the form of a search report, a listing of cited prior art or an examination report) they are available to the Office, and a copy of the results of any such earlier classification effected by the Office, if already available. The receiving Office may, subject to Article 30(2)(a) as applicable by virtue of Article 30(3), also transmit to the International Searching Authority any further documents relating to such an earlier search which it considers useful to that Authority for the purposes of carrying out the international search.

(b) to (e) [No change]

## Rule 45*bis*Supplementary International Searches

#### 45bis.1 Supplementary Search Request

- (a) The applicant may, at any time prior to the expiration of 22 months from the priority date, request that a supplementary international search be carried out in respect of the international application by an International Searching Authority that is competent to do so under Rule 45*bis*.9. Such requests may be made in respect of more than one such Authority.
  - (b) to (e) [No change]

45bis.2 to 9 [No change]

# Rule 51 bis Certain National Requirements Allowed under Article 27

51 bis.1 Certain National Requirements Allowed

- (a) to (e) [No change]
- (f) [Deleted]

51bis.2 and 51bis.3 [No change]

# INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

#### TR Turkey

Pursuant to the decision of the Assembly of the International Patent Cooperation Union (PCT Union) at its forty-eighth (28<sup>th</sup> extraordinary) session, held in Geneva from 3 to 11 October 2016, to appoint the **Turkish Patent and Trademark Office (Turkpatent)** as an International Searching Authority and International Preliminary Examining Authority, the Office has notified the International Bureau that it is prepared to start functioning as an International Searching Authority and International Preliminary Examining Authority, with effect from 8 March 2017.

#### INFORMATION ON CONTRACTING STATES

#### TR Turkey

The **Turkish Patent Institute** has notified a change in the name of the Office, which is now the following:

Turkish Patent and Trademark Office (Turkpatent)

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

#### **DESIGNATED (OR ELECTED) OFFICES**

#### **DK** Denmark

The **Danish Patent and Trademark Office** has notified a change concerning its requirement as to whether a copy of the international application is required – the applicant should only send a copy of the international application if he has not received Form PCT/IB/308 and 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).

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



#### 2 March 2017

#### **Notices and Information of a General Character**

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### INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

#### TR Turkey

Agreement between the Turkish Patent and Trademark Office (Turkpatent) and the International Bureau of the World Intellectual Property Organization<sup>1</sup>

Following the notification bγ the Turkish Patent and Trademark Office (Turkpatent), (see Official Notices (PCT Gazette) of 23 February 2017, page 32), that it is prepared to start functioning as an International Searching Authority and International Preliminary Examining Authority on 8 March 2017, the Agreement between the Turkish Patent and Trademark Office and the International Bureau of the World Intellectual Property Organization in relation to the functioning of the Turkish Patent and Trademark Office as an International Searching Authority and International Preliminary Examining Authority under the Patent Cooperation Treaty, as set out at the end of this issue of the Official Notices (PCT Gazette), will enter into force on 8 March 2017.

#### INFORMATION ON CONTRACTING STATES

#### NI Nicaragua

The **Registry of Intellectual Property (Nicaragua)** has notified a change in its e-mail address, which is now as follows:

E-mail: rpi@rpi.gob.ni

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

#### **NO Norway**

The **Norwegian Industrial Property Office** has notified a change in its e-mail address, which is now as follows:

E-mail: post@patentstyret.no

Furthermore, the Office has notified a change concerning the filing of documents by means of telecommunication (PCT Rule 92.4) – documents may now be filed by e-mail in addition to facsimile machine.

The Agreement is available on the WIPO website at: www.wipo.int/pct/en/texts/agreements/ag\_tr.pdf.

Moreover, the Office has notified changes in the provisions concerning provisional protection after international publication, which are now as follows:

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

After international publication, the furnishing of a translation into Norwegian or English 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 may be entitled to compensation. 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:

Provided 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, provisional protection is given. With provisional protection, the applicant may be entitled to compensation. Protection is limited to what is claimed in both the application and the patent (Norwegian Patents Act Section 66g).

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

#### FEES PAYABLE UNDER THE PCT

#### AP African Regional Intellectual Property Organization (ARIPO)

The African Regional Intellectual Property Organization (ARIPO) has notified new amounts of fees in **US dollars (USD)**, payable to it as designated (or elected) Office. These amounts are as follows:

#### For patent:

#### Filing fee:

– on line:	USD	232
– on paper:	USD	290
Designation fee, per country:	USD	85
Annual fee for the first year:	USD	50
Annual fee for the second year:	USD	70
Annual fee for the third year:	USD	90

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

#### **BR** Brazil

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **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 May 2017, are EUR 500 and USD 536 when filing online, and EUR 749 and USD 804 when filing on paper.

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

## **NO Norway**

The **Norwegian Industrial Property Office** has notified changes in the conditions for the payment of the national fee. The basic fee, including examination fee, is NOK 4,650 and must be paid within 30 days from the date of the invitation to pay that fee. The fee amount is NOK 850 where the applicant is a natural person or a legal entity with 20 permanent employees or less.

[Updating of the National Chapter, Summary (NO), of the PCT Applicant's Guide]

## **DESIGNATED (OR ELECTED) OFFICES**

#### CR Costa Rica

The **Registry of Industrial Property (Costa Rica)** has notified changes, with effect from 1 April 2017, concerning its requirement as to whether a copy of the international application is required – the applicant should only send a copy of the international application if he has not received Form PCT/IB/308 and 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).

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

## **NO Norway**

The **Norwegian Industrial Property Office** has notified a change concerning one of its special requirements under PCT Rule 51*bis* – the Office no longer requires the appointment of an agent in any situation.

[Updating of the National Chapter, Summary (NO), of the PCT Applicant's Guide]

#### SE Sweden

The **Swedish Patent and Registration Office** has notified changes concerning its requirement as to whether a copy of the international application is required – the applicant should only send a copy of the international application if he has not received Form PCT/IB/308 and 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).

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

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## Agreement between the Turkish Patent and Trademark Office and the International Bureau of the World Intellectual Property Organization

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

#### **Preamble**

The Turkish Patent and Trademark Office 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 Turkish Patent and Trademark 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 Turkish Patent and Trademark 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).
- (4) The Authority shall conduct supplementary international searches in accordance with Rule 45*bis*, covering at least the documentation referred to in Annex E to this Agreement, subject to any limitations and conditions set out in that Annex.

## 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:
  - 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 one month after the date on which the Agreement enters into force, 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;
  - (iv) amend the indications and information concerning supplementary international searches contained in Annex E 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 Authority 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 Authority 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 [city], this [date], in one original in the English language.

For the Turkish Patent and Trademark Office by:

For the International Bureau of the World Intellectual Property Organization by:

Prof. Dr. Habip ASAN
President
Turkish Patent and Trademark
Office

Francis Gurry
Director General
World Intellectual Property
Organization

## Annex A States and Languages

Under Article 3 of the Agreement, the Authority specifies:

- (i) the following States for which it will act:
  - (a) Turkey;
  - (b) any other Contracting State in accordance with the obligations of the Authority within the framework of the European Patent Organisation;
- (ii) the following languages which it will accept:

English and Turkish.

## 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 searched or examined under the national patent grant procedure under the provisions of Turkish patent law.

## Annex C Fees and Charges

## Part I. Schedule of Fees and Charges

Kind of fee or charge	Amount (Turkish Lira)
Search fee (Rule 16.1(a))	2
Additional fee (Rule 40.2(a))	2
Supplementary search fee, full search (Rule 45 <i>bis</i> .3(a))	2
Supplementary search fee for searches only on the documents in Turkish held in the search collection of the Authority (Rule 45 <i>bis</i> .3(a))	500
Review fee (Rule 45bis.6(c))	1,000
Preliminary examination fee (Rule 58.1(b))	1,000
Late payment fee for preliminary examination	amount as set out in Rule 58 <i>bis</i> .2
Additional fee (Rule 68.3(a))	1,000
Protest fee (Rules 40.2(e) and 68.3(e))	1,000
Late furnishing fee for sequence listings (Rule 13ter.1(c)	) 200
Cost of copies (Rules 44.3(b), 71.2(b) and 94.2)	1.50

### 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 the results of an earlier search, the Authority shall refund 50% of the search fee paid. There shall be no refund of the whole of the search fee paid, or waiver or reduction of the search fee.
- (4) In the cases provided for under Rule 58.3, the amount of the preliminary examination fee paid shall be fully refunded.

-

<sup>&</sup>lt;sup>2</sup> Turkish Lira equivalent of the euro amount of the search fee (Rule 16.1(a)) payable to the European Patent Office as International Searching Authority, as modified from time to time in accordance with the directives under Rule 16.1(d).

- (5) When 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.
- (6) The Authority shall refund the supplementary search fee if, before it has started the supplementary international search in accordance with Rule 45*bis*.5(a), the supplementary search request is considered not to have been submitted under Rule 45*bis*.5(g).
- (7) The Authority shall refund the supplementary search fee if, after receipt of the documents specified in Rule 45*bis*.4(e)(i) to (iv), but before it has started the supplementary international search in accordance with Rule 45*bis*.5(a), it is notified of the withdrawal of the international application or the supplementary search request.

## Annex D Languages of Correspondence

Under Article 7 of the Agreement, the Authority specifies the following languages: English and Turkish.

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

- (1) The Authority will accept requests for supplementary international search in the languages mentioned in Annex D.
- (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 Turkish held in the search collection of the Authority;
  - (ii) only the documents in Turkish held in the search collection in the Authority.
- (3) The Authority will notify the International Bureau if the demand for supplementary international search clearly exceeds the resources available and also when normal conditions have been reestablished.



## **OFFICIAL NOTICES (PCT GAZETTE)**

## 9 March 2017

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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 2017, is ZAR 27,020.

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

## **EP** European Patent Organisation

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 **European Patent Office (EPO)**. This amount, applicable from 1 May 2017, is ZAR 27,180.

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



## **OFFICIAL NOTICES (PCT GAZETTE)**

## 16 March 2017

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### **CONTRACTING STATES**

## **States Party to the Patent Cooperation Treaty (PCT)**

### JO Jordan

On 9 March 2017, **Jordan** deposited its instrument of accession to the PCT and on 9 June 2017, will become bound by the PCT.

Consequently, any international application filed on or after 9 June 2017 will automatically include the designation of Jordan (country code: JO).

Jordan 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 9 June 2017. Furthermore, nationals and residents of Jordan will be entitled, as from 9 June 2017, to file international applications under the PCT.

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

## INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

## **EP** European Patent Organisation

Agreement between the European Patent Office and the International Bureau of the World Intellectual Property Organization<sup>1</sup> – Amendment to Annex C

The Director General of the **World Intellectual Property Organization** and the **European Patent Office**, in accordance with Article 11(2) of the above-mentioned Agreement, have agreed to amendments of Part II of Annex C thereof. These amendments will enter into force on 1 April 2017. The amended Annex C will read as follows:

## "Annex C Fees and Charges

## Part I. [No change]

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

- (1) and (2) [no change]
- (3) Where the Authority benefits from an earlier search already made by the Authority on an application whose priority is claimed for the international application and depending upon the extent to which the Authority benefits from the earlier search in carrying out the international search and any other task entrusted to it, the search fee paid shall be refunded, to the extent provided for in a communication from the Authority to the International Bureau and published in the Gazette.

Available on the WIPO website at: www.wipo.int/pct/en/access/isa\_ipea\_agreements.html

- (4) [no change]
- (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.
  - (6) to (8) [no change]"

## TR Turkey

Further to the notification by the **Turkish Patent and Trademark Office (Turkpatent)** that it is prepared to start functioning as an International Searching Authority and International Preliminary Examining Authority, as well as an Authority specified for supplementary search, with effect from 8 March 2017 (see the Official Notices (PCT Gazette) of 23 February 2017, page 32), information on the requirements of the Office in this regard is given in Annexes D(TR), SISA(TR) and E(TR), as set out at the end of this issue of the Official Notices (PCT Gazette).

### **INFORMATION ON CONTRACTING STATES**

## SG Singapore

The Intellectual Property Office of Singapore has notified changes in its facsimile number, e-mail and Internet addresses, which are now as follows:

Facsimile machine: (65) 63 39 02 52 (general)

E-mail: pct@ipos.gov.sg (for enquiries on specific

PCT applications)

Internet: www.ipos.gov.sg (home page)

https://crm.ipos.gov.sg/IPOSCRMS\_Online/UI/Enquiry/IPOSCRMS\_Enquiry.aspx

(for general enquiries)

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

## TR Turkey

The **Turkish Patent and Trademark Office (Turkpatent)** has notified a change in its Internet address, which is now as follows:

www.turkpatent.gov.tr

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

### FEES PAYABLE UNDER THE PCT

## **EP** European Patent Organisation

The **European Patent Office** has notified a change to one of the conditions for refund of the search fee payable to the Office as International Searching Authority, applicable from 1 April 2017, as follows:

Where the Authority benefits from an earlier search already made by the Authority on an application whose priority is claimed for the international application and depending upon the extent to which the Authority benefits from the earlier search in carrying out the international search and any other task entrusted to it, the search fee paid shall be refunded, to the extent provided for in a communication from the Authority to the International Bureau and published in the Gazette.<sup>2</sup>

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

Moreover, the Office notified a change to one of the conditions of refund of the preliminary examination fee payable to it as International Preliminary Examining Authority, also applicable from April 1, 2017, as follows:

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.

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

#### IN India

The **Indian Patent Office** has notified new amounts of the filing fee component of the national fee, in **Indian rupee (INR)**, payable to it as designated (or elected) Office and applicable since 16 May 2016, as follows:

Natural person	Small entity,	Others,
and/or	alone or with	alone or with
startup	natural person(s)	natural
	and/or startup	person(s)
		and/or startup
		and/or small
		entity

Up to 30 sheets and 10 claims:

Electronic filing: [no change]

- Paper filing: INR 1,750 [no change] [no change]

<sup>2</sup> See Official Notices (PCT Gazette) of March 26, 2009, page 62.

 For each additional priority, multiple of:

Electronic filing: [no change]

- Paper filing: INR 1,750 [no change] [no change]

For each additional sheet in addition to 30:

Electronic filing: [no change]

- Paper filing: INR 180 [no change] [no change]

For each claim in addition to 10:

Electronic filing: [no change]

Paper filing: INR 350 [no change] INR 1,750

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

#### **RU** Russian Federation

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **US dollar (USD)** have been established for the search fee for an international search carried out by the **Federal Service for Intellectual Property (Rospatent) (Russian Federation)**. These amounts, applicable from 1 May 2017, are USD 116 for searches carried out in Russian and USD 482 for searches carried out in English.

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

## **DESIGNATED (OR ELECTED) OFFICES**

## FI Finland

The **Finnish Patent and Registration Office (PRH)** has notified changes concerning its requirements as to whether a copy of the international application is required by it as designated (or elected) Office – the applicant should now only send a copy of the international application if he/she has not received Form PCT/IB/308 and 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).

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

## SG Singapore

The **Intellectual Property Office of Singapore** has notified the removal of one of its special requirements under PCT Rule 51*bis* – it no longer requires the furnishing of the translation of the priority document into English.

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

# D International Searching Authorities TR TURKISH PATENT AND TRADEMARK T OFFICE (TURKPATENT)

Search fee (PCT Rule 16): <sup>1</sup>	Turkish lira (TRY)       7,290         Euro (EUR)       1,875         Swiss franc (CHF)       2,046         US dollar (USD)       1,992	
Additional search fee (PCT Rule 40.2): <sup>2</sup>	TRY 7,290	
Fee for copies of documents cited in the international search report (PCT Rule 44.3):	TRY 1.50	
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 the results of an earlier search: refund of 50%	
Protest fee (PCT Rule 40.2(e)):	TRY 1,000	
Late furnishing fee (PCT Rule 13 <i>ter</i> .1(c)):	TRY 200	
Languages accepted for international search:	English and Turkish	
Does the Authority require that nucleotide and/or amino acid sequence listings be furnished in electronic form (PCT Rule 13ter.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 CD-ROM, CD-R, DVD or 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 under the national patent grant procedure under the provisions of Turkish patent law	

[Continued on next page]

<sup>1</sup> This fee is payable to the receiving Office in the currency or one of the currencies accepted by it (see Annex C).

<sup>&</sup>lt;sup>2</sup> This fee is payable to the International Searching Authority and only in particular circumstances.

## D International Searching Authorities

 $\Box$ 

## TR

## TURKISH PATENT AND TRADEMARK OFFICE (TURKPATENT)

[Continued]

Waiver of power of attorney:

Has the Office waived the requirement that a separate power of attorney be submitted?

Particular instances in which a separate power of attorney is required:

Has the Office waived the requirement that a copy of a general power of attorney be submitted?

Particular instances in which a copy of a general power of attorney is required:

Yes<sup>3</sup>

Where there is an unresolved dispute about who is the agent representing the applicant(s); or upon appointment of, or for any paper submitted by, an agent or a common representative who was not indicated in the request form at the time of filing.

Yes<sup>3</sup>

Where there is an unresolved dispute about who is the agent representing the applicant(s); or upon appointment of, or for any paper submitted by, an agent or a common representative who was not indicated in the request form at the time of filing.

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 90bis.1 to 90bis.4; see also International Phase, paragraph 11.048).

**OFFICE (TURKPATENT)** 

# SISA International Searching Authorities (Supplementary Search) TR TURKISH PATENT AND TRADEMARK

Fees payable to the International Bureau:<sup>1</sup> Currency: Swiss franc (CHF) Supplementary search fee - for a full search: CHF 2.046 (PCT Rule 45bis.3): - for a search only on the documents in Turkish held in the search collection **CHF** 140 of the Authority: Supplementary search handling fee (PCT Rule 45bis.2): **CHF** 200 Late payment fee (PCT Rule 45*bis*.4(c)): **CHF** 100 Turkish lira (TRY) Fees payable to the Authority: Currency: Fee for copies of documents cited in the supplementary international search report (PCT Rule 44.3): **TRY** 1.50 Conditions for refund and amount of Money paid by mistake, without cause, or in excess, will be refund of the supplementary search fee: refunded. The Authority shall refund this fee if, before it has started the supplementary international search in accordance with PCT Rule 45bis.5(a), the supplementary search request is considered not to have been submitted under PCT Rule 45bis.5(g): refund of 100% Languages accepted for supplementary international search: English and Turkish 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 under the national patent grant procedure under the provisions of Turkish patent law Scope of documentation included in the In addition to PCT minimum documentation, the Authority shall supplementary international search: include at least the documents in Turkish held in its search collection The Authority shall notify the International Bureau if the demand Limitations on supplementary international search: for supplementary international search clearly exceeds the resources available and also when normal conditions have been reestablished Does the Authority require that nucleotide and/or amino acid sequence listings be furnished in electronic form (PCT Rules 13ter.1 and 45bis.5(c))? Yes Types of electronic carrier required: The entire printable copy of the sequence listing and identifying data should be contained within one text file on a single CD-ROM, CD-R, DVD or DVD-R.

[Continued on next page]

SISA

For further details on the payment of fees to the International Bureau, see the WIPO website at www.wipo.int/pct/en/fees/special.html

## SISA International Searching Authorities (Supplementary Search)

SISA

TR

## TURKISH PATENT AND TRADEMARK OFFICE (TURKPATENT)

TR

[Continued]

Waiver of power of attorney:

Has the Office waived the requirement that a separate power of attorney be submitted?

Particular instances in which a separate power of attorney is required:

Has the Office waived the requirement that a copy of a general power of attorney be submitted?

Particular instances in which a copy of a general power of attorney is required:

Yes<sup>2</sup>

Where there is an unresolved dispute about who is the agent representing the applicant(s); or upon appointment of, or for any paper submitted by, an agent or a common representative who was not indicated in the request form at the time of filing.

Yes<sup>2</sup>

Where there is an unresolved dispute about who is the agent representing the applicant(s); or upon appointment of, or for any paper submitted by, an agent or a common representative who was not indicated in the request form at the time of filing.

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 90bis.1 to 90bis.4; see also International Phase, paragraph 11.048).

## E

## **International Preliminary Examining Authorities**

Ε

## TR TURKISH PATENT AND TRADEMARK OFFICE (TURKPATENT)

TR

Turkish lira (TRY) 1,000	
TRY 1,000	
CHF 200	
TRY 1.50	
TRY 1.50	
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%	
TRY 1,000	
English and Turkish	
The subject matter specified in items (i) to (vi) of PCT Rule 67.1, with the exception of all subject matter which is examined under the national patent grant procedure under the provisions of Turkish patent law	

[Continued on next page]

<sup>1</sup> This fee is payable to the International Preliminary Examining Authority.

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

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

## E

## **International Preliminary Examining Authorities**

E

## TR

## TURKISH PATENT AND TRADEMARK OFFICE (TURKPATENT)

TR

[Continued]

Waiver of power of attorney:

Has the Office waived the requirement that a separate power of attorney be submitted?

Particular instances in which a separate power of attorney is required:

Has the Office waived the requirement that a copy of a general power of attorney be submitted?

Particular instances in which a copy of a general power of attorney is required:

Yes4

Where there is an unresolved dispute about who is the agent representing the applicant(s); or upon appointment of, or for any paper submitted by, an agent or a common representative who was not indicated in the request form at the time of filing.

 $Yes^4$ 

Where there is an unresolved dispute about who is the agent representing the applicant(s); or upon appointment of, or for any paper submitted by, an agent or a common representative who was not indicated in the request form at the time of filing.

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 90bis.1 to 90bis.4; see also International Phase, paragraph 11.048).



## **OFFICIAL NOTICES (PCT GAZETTE)**

## 23 March 2017

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#### INFORMATION ON CONTRACTING STATES

### PL Poland

The **Patent Office of the Republic of Poland** has notified national legislation restricting the filing of international applications with the European Patent Office (EPO), or the International Bureau of WIPO. The national legislation indicates that: "an invention for which a Polish legal person or a Polish national, having his domicile on the territory of the Republic of Poland, wishes to seek patent protection in another country, may only be applied for protection in that country, when first has been applied for protection with the Patent Office".

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

### **RECEIVING OFFICES**

### TH Thailand

The Department of Intellectual Property (DIP) (Thailand) has specified the Intellectual Property Office of Singapore, in addition to the Australian Patent Office, the European Patent Office, the Japan Patent Office, the Korean Intellectual Property Office, the State Intellectual Property Office of the People's Republic of China and the United States Patent and Trademark Office, as competent International Searching and Preliminary Examining Authority for international applications filed by nationals and residents of Thailand with the Department of Intellectual Property (DIP) (Thailand), or with the International Bureau, with effect from 1 May 2017.

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



## **OFFICIAL NOTICES (PCT GAZETTE)**

## 6 April 2017

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#### INFORMATION ON CONTRACTING STATES

### **RU** Russian Federation

The Federal Service for Intellectual Property (Rospatent) (Russian Federation) has notified an additional facsimile number, which is as follows:

(7-495) 531 63 18

[Updating of Annex B1(RU) 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)** 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 May 2017, are CHF 546 when filing online, and CHF 818 when filing on paper.

[Updating of Annex D(BR) 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 reductions under item 4 of the PCT Schedule of Fees. These amounts, applicable from 1 June 2017, are as follows:

International filing fee: ZAR 17,350

Fee per sheet in excess of 30: ZAR 200

Reductions (under PCT Schedule

of Fees, item 4):

Electronic filing (the request being

in character coded format): ZAR 2,610

Electronic filing (the request,

description, claims and abstract

being in character coded format): ZAR 3,910

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

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

#### MA Morocco

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 28 March 2017, the **Moroccan Office of Industrial and Commercial Property (OMPIC)** in its capacity as receiving Office, notified the International Bureau, under PCT Rules 89*bis*.1(d) and 89*bis*.2 and pursuant to Sections 710(a) and 713(b) of the Administrative Instructions, that it is prepared to receive and process international applications in electronic form with effect from 1 May 2017, 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)
- JPEG (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.2)

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

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

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

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

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

ePCT-Filing

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

- facsimile and text string signatures (see Annex F, sections 3.3.1 to 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 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.

## 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 may be contacted:

by e-mail at: epct-ma@ompic.ma

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

- international applications
- subsequently filed documents for international applications, to the extent supported by the relevant software.

### 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.ompic.ma).

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)):

- WIPO customer CA (www.wipo.int/pct-safe/en/certificates.html)
- Certification Authority (CA) for the European Patent Office (see www.epoline.org/security/EPO\_PKI\_CPS.pdf)

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

Applications filed via ePCT-Filing can be accessed by the applicant using the ePCT private services."

FILING AND PROCESSING IN ELECTRONIC FORM OF INTERNATIONAL APPLICATIONS: WITHDRAWAL BY RECEIVING OFFICES OF NOTIFICATION OF INCOMPATIBILITY UNDER SECTION 703(F) OF THE ADMINISTRATIVE INSTRUCTIONS UNDER THE PCT

### CA Canada

On 7 April 2002, the **Canadian Intellectual Property Office**, in its capacity as receiving Office, notified the International Bureau, under Section 703(f) of the Administrative Instructions under the PCT, of the incompatibility of its national law and the technical systems of the Office with items (ii) to (iv) of Section 703(b) of the Administrative Instructions (see PCT Gazette No. 18/2002, of 2 May 2002, page 8974).

On 24 March 2017, the Office withdrew the above-mentioned notification of incompatibility.



## **OFFICIAL NOTICES (PCT GAZETTE)**

## 13 April 2017

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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

### SV El Salvador

The **National Center of Registries (El Salvador)** has notified a change in the name of the Office, which is now the following:

National Center of Registries (CNR) (El Salvador)

Moreover, the office has notified the deletion of its facsimile number and changes in its telephone numbers as well as in its e-mail address, which are now as follows:

Telephone: (503) 25 93 51 51

(503) 25 93 54 44

E-mail: patentes@cnr.gob.sv

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

### **ZA** South Africa

The Companies and Intellectual Property Commission (CIPC) (South Africa) has notified the deletion of the facsimile number and changes in its telephone numbers, which are now as follows:

Telephone: (27-12) 394 50 01 (27-12) 394 12 98

(27-12) 394 50 84

Furthermore, the Office has notified a change concerning the filing of documents by means of telecommunication (PCT Rule 92.4) – documents may now be filed only by e-mail.

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

## **DESIGNATED (OR ELECTED) OFFICES**

### **ZA** South Africa

The Companies and Intellectual Property Commission (CIPC) (South Africa) has notified a change concerning one of its special requirements under PCT Rule 51 bis.1. In the event of the appointment of an agent if the applicant is not resident in South Africa: should this requirement not already have been 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 6 months.

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



## **OFFICIAL NOTICES (PCT GAZETTE)**

## 27 April 2017

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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

#### IL Israel

The **Israel Patent Office** has notified that it now sends notifications via e-mail in respect of international applications.

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

## IT Italy

The **Italian Patent and Trademark Office** has notified a change in its e-mail address, which is now as follows:

E-mail: uibm.pct@mise.gov.it

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

### **MA Morocco**

The Moroccan Office of Industrial and Commercial Property (OMPIC) has notified changes in its telephone and facsimile numbers and Internet address and has notified its e-mail address, as follows:

Telephone: (212) 5 22 58 64 00/10

Facsimile machine: (212) 5 22 33 54 80

Internet: www.ompic.ma

E-mail: pct@ompic.ma

(for enquiries concerning

PCT applications)

Moreover, the Office has notified changes concerning its requirements as to the time when the name and address of the inventor must be given if Morocco is designated (or elected) – the data may be in the request or must be furnished within the time limit applicable under PCT Article 22 or 39(1).

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

### FEES PAYABLE UNDER THE PCT

## DO Dominican Republic

The National Office of Industrial Property (Dominican Republic) has notified new amounts of the fee for the priority document, in **Dominican peso (DOP)**, payable to it as receiving Office. These amounts are as follows:

Fee for the priority document:

– fee for the first 10 pages: DOP 1,500

fee for each page in excess of 10: DOP 10

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

#### MA Morocco

The Moroccan Office of Industrial and Commercial Property (OMPIC) notified a new amount of the fee for the priority document (PCT Rule 17.1(b)), in Moroccan dirham (MAD), payable to it as receiving Office. This amount is MAD 180.

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

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

### **MA Morocco**

The Moroccan Office of Industrial and Commercial Property (OMPIC) has notified its requirements concerning the deposit of microorganisms and other biological material, as follows:

Designated (or elected) Office	Time (if any) earlier than 16 months from priority date by which applicant must furnish:  the indications any additional matter specified in Rule 13 <i>bis</i> .3(a)(i) to (iii) in the adjacent right-hand column		Additional indications (if any) which must be given besides those prescribed in Rule 13bis.3(a)(i) to (iii) pursuant to notifications from the Offices concerned
Morocco			
Moroccan Office of Industrial and Commercial Property (OMPIC)	At the time of filing (must be in the description)	At the time of filing	To the extent available to the applicant, relevant information on the characteristics of the microorganism

Deposits of microorganisms for the purposes of patent procedure before the Moroccan Office of Industrial and Commercial Property (OMPIC) must be made before the filing date of the international application with any depositary institution having acquired the status of international depositary authority under the Budapest Treaty on the Recognition of the Deposit of Microorganisms for the Purposes of Patent Procedure (Art. 34 of Law No. 17-97 on the Protection of Industrial Property as amended by Law Nos. 23-13 and 31-05).

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



## **OFFICIAL NOTICES (PCT GAZETTE)**

4 May 2017

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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

## 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 2017, is USD 963.

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

## IN India

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **Indian Patent Office**. These amounts, applicable from 1 June 2017, are EUR 37 when filing online and EUR 147 when filing on paper.

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



### 11 May 2017

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### INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

### **ES** Spain

Agreement Trademark Office between the Spanish Patent and the International Bureau of the World Intellectual **Property** Organization<sup>1</sup> – 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 April 2017. The amended Annex C reads as follows:

### "Annex C Fees and Charges

### Part I. Schedule of Fees and Charges

Kind of fee or charge	Amount (Euros)
Search fee (Rule 16.1(a))	[No change]
Additional fee (Rule 40.2(a))	[No change]
Preliminary examination fee (Rule 58.1(b))	583.63
Additional fee (Rule 68.3(a))	583.63
Cost of copies (Rules 44.3(b) and 71.2(b)):	
<ul> <li>national documents, per document</li> </ul>	[No change]
<ul> <li>foreign documents, per document</li> </ul>	[No change]
Cost of copies (Rule 94.2), per page	[No change]

Part II. [No change]"

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

### FEES PAYABLE UNDER THE PCT

### IN India – Corrigendum

The information concerning the circumstances in which the new equivalent amount in **euro (EUR)** of the search fee will be payable to the **Indian Patent Office**, as published in the Official Notices (PCT Gazette) of 4 May 2017, page 72, was erroneous. The new equivalent amount, applicable from 1 June 2017, of the search fee is EUR 147, and is EUR 37 in case of filing by an individual.

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

### IN India

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 **Indian Patent Office**. The new equivalent amount, applicable from 1 July 2017, of the search fee is CHF 154, and is CHF 39 in case of filing by an individual.

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



18 May 2017

### **Notices and Information of a General Character**

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#### FEES PAYABLE UNDER THE PCT

### **AU** Australia

The **Australian Patent Office** has notified that the fee for copies of documents cited<sup>1</sup> in the international search report (PCT Rule 44.3), or in the international preliminary examination report (PCT Rule 71.2), is, since 10 October 2016, capped at AUD 200.

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

### **CA** Canada

The Canadian Intellectual Property Office has notified new amounts of fees, in Canadian dollar (CAD), for copies of documents cited in the international search report (PCT Rule 44.3), or in the international preliminary examination report (PCT Rule 71.2) payable to it as International Searching Authority or International Preliminary Examining Authority, respectively, as follows:

The Authority provides applicants and designated Offices (upon request)<sup>2</sup>, with one copy of each non-patent literature (NPL) document cited free of charge.

Additional copies of NPL documents, and published patent documents, are available upon request and subject to payment of fees:

Each electronic copy
 (in addition to the first, and up to 10 megabytes): CAD 10

Each additional 10 megabytes
 (providing that the minimum number
 of megabytes exceeds 7):

CAD 10

- Paper copies (per page): CAD 1

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

### **RU** Russian Federation

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **Federal Service for Intellectual Property (Rospatent) (Russian Federation)**. These amounts, applicable from 1 July 2017, are EUR 111 for an application in Russian, and EUR 462 for an application in English.

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

Documents can be requested through eServices at : https://services.ipaustralia.gov.au/ICMWebUI/views/private/icm-home.xhtml

Requests for copies of documents should be sent to the following e-mail address: ic.cipopbpctpractice-opicpratiquepctdb.ic@canada.ca



26 May 2017

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### **INFORMATION ON CONTRACTING STATES**

### **MA Morocco**

The Moroccan Office of Industrial and Commercial Property (OMPIC) has notified provisions concerning provisional protection after international publication. The applicant enjoys the rights defined in Law No. 17-97 on the Protection of Industrial Property (as modified and completed by Law No. 31-05 in 2006, and Law No. 23-13 in 2014) (see Articles 16, 44, and 51) as from the date of publication of the international application under PCT Article 21.

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

### **RECEIVING OFFICES**

### TR Turkey

The **Turkish Patent and Trademark Office (Turkpatent)** has specified itself, in addition to the European Patent Office (EPO), as competent International Searching and Preliminary Examining Authority for international applications filed by nationals and residents of Turkey with the Turkish Patent and Trademark Office (Turkpatent), or with the International Bureau, with effect from 8 March 2017, the date on which the Turkish Patent and Trademark Office (Turkpatent) started functioning as an International Searching and Preliminary Examining Authority.

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



### 1 June 2017

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#### **INFORMATION ON CONTRACTING STATES**

#### BR Brazil

The **National Institute of Industrial Property (Brazil)** has notified the deletion of its e-mail address. Consequently, the office will no longer send notifications via e-mail in respect of international applications.

Furthermore, the office also notified an Internet contact address, as follows:

http://faleconosco.inpi.gov.br

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

### **ES** Spain

The **Spanish Patent and Trademark Office** has notified a change concerning the types of national protection available via the PCT – patents of addition are no longer included in these types of protection.

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

#### OM Oman

The Intellectual Property Department, Ministry of Commerce and Industry (Oman) has notified a change in its e-mail address, which is now as follows:

oman-ip-dep@moci.gov.om

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

### **RECEIVING OFFICES**

### LT Lithuania

The **State Patent Bureau of the Republic of Lithuania** has specified the Visegrad Patent Institute (VPI), in addition to the European Patent Office (EPO) and the Federal Service for Intellectual Property (Rospatent) (Russian Federation), as competent International Searching and Preliminary Examining Authority for international applications filed by nationals and residents of Lithuania with the State Patent Bureau of the Republic of Lithuania, or with the International Bureau, with effect from 1 June 2017.

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

### **DESIGNATED (OR ELECTED) OFFICES**

### CA Canada

The **Canadian Intellectual Property Office** has notified changes in one of its special requirements under PCT Rule 51 *bis*.

If the applicant is not the applicant originally indicated in the international application, evidence that the applicant is the legal representative of the originally identified applicant may be made by submitting a form PCT/IB/306, a deed of assignment or a change of name document. This requirement is applicable since 1 May 2017.

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

### KH Cambodia

Information on the requirements of the **Department of Industrial Property of Cambodia (DIPC)** as designated (or elected) Office is given in the Summary of the National Chapter (KH), as set out at the end of this issue of the Official Notices (PCT Gazette).

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

### **GE** Georgia

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.

Intellectual **Property** On May 2017, the National Center of 11 Georgia (SAKPATENTI) in its capacity as receiving Office, notified the International under PCT Rules 89bis.1(d) and 89*bis*.2 and pursuant Sections 710(a) and 713(b) of the Administrative Instructions under the PCT, that it is prepared to receive and process international applications in electronic form with effect from 1 June 2017, 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)
- JPEG (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.2)

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

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

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

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

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

ePCT-Filing

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

- facsimile and text string types of signatures (see Annex F, sections 3.3.1 to 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 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.

### 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 may be contacted:

- by telephone at: +995 32 225 25 33
- by fax at: +995 32 298 84 26
- by e-mail at: epct@sakpatenti.org.ge

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

- international applications
- subsequently filed documents for international applications, to the extent supported by the relevant software.

### 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.sakpatenti.org.ge).

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)):

- WIPO customer CA (www.wipo.int/pct-safe/en/certificates.html)
- Certification Authority (CA) for the European Patent Office (www.epoline.org/security/EPO\_PKI\_CPS.pdf)

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

Applications filed via ePCT-Filing can be accessed by the applicant using the ePCT private services."

### **SUMMARY**

## Designated (or elected) Office

### **SUMMARY**

# KH DEPARTMENT OF INDUSTRIAL PROPERTY KH OF CAMBODIA (DIPC)

### Summary of requirements for entry into the national phase

Time limits applicable for entry into the national phase:	Under PCT Article 22(1): 30 months from the priority date Under PCT Article 39(1)(a): 30 months from the priority date		
Translation of international application required into: 1	Khmer		
Required contents of the translation for entry into the national phase: <sup>1</sup>	Under PCT Article 22: Description, claims (if amended, as amended only), any text matter of drawings, abstract Under PCT Article 39(1): Description, claims, any text matter of drawings, abstract (if any of those parts has been amended, only as amended by the annexes to the international preliminary examination report)		
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: Cambodian riel (KHR)  For patent: Filing fee: 1 KHR 320,000  Claim fee for each claim in excess of 10: KHR 20,000  For utility model: Filing fee: 1 KHR 160,000  Claim fee for each claim in excess of 10: KHR 20,000		
Exemptions, reductions or refunds of the national fee:	None		

[Continued on next page]

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

### **SUMMARY**

## **Designated** (or elected) Office

### **SUMMARY**

# KH DEPARTMENT OF INDUSTRIAL PROPERTY KH OF CAMBODIA (DIPC)

[Continued]

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 <sup>2, 3</sup> Statement justifying the applicant's right to the patent <sup>2, 3</sup> Evidence of entitlement to claim priority where the applicant is not
	Evidence of entitlement to claim priority where the applicant is not the applicant who filed the earlier application <sup>2, 3</sup> Document evidencing a change of name of the applicant if the
	Document evidencing a change of name of the applicant if the change occurred after the international filing date <sup>3</sup>
	Appointment of an agent <sup>4</sup>
	Instrument appointing the agent (authorization or power of attorney) <sup>4</sup>
	Verification of translation of international application
Who can act as agent?	Any patent attorney or patent agent registered before the Office
Does the Office accept requests for restoration of the right of priority (PCT Rule 49ter.2)?	Yes, please refer to the Office for the applicable criteria and/or any fee payable for such requests

<sup>&</sup>lt;sup>2</sup> This requirement may be satisfied if the corresponding declaration has been made in accordance with PCT Rule 4.17.

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 receipt of the invitation.

<sup>&</sup>lt;sup>4</sup> 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 fixed in the invitation.



### 15 June 2017

### **Notices and Information of a General Character**

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#### **INFORMATION ON CONTRACTING STATES**

### AZ Azerbaijan

The State Committee for Standardization, Metrology and Patent of the Republic of Azerbaijan has notified changes in its name, as well as in its telephone numbers and an additional e-mail address, which are now as follows:

Name of Office: Patent and Trademark Office of the

Republic of Azerbaijan

Telephone: (99-412) 594 37 70

(99-412) 594 37 71

E-mail: office@patent.gov.az

azpatent@azstand.gov.az

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

#### CR Costa Rica

The **Registry of Industrial Property (Costa Rica)** has notified an additional telephone number, as follows:

Telephone: (506) 2202 0885

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

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

### **CH** Switzerland

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 26 May 2017, the **Swiss Federal Institute of Intellectual Property** in its capacity as receiving Office, notified the International Bureau, under PCT Rules 89*bis*.1(d) and 89*bis*.2 and pursuant to Sections 710(a) and 713(b) of the Administrative Instructions under the PCT, that it is prepared to receive and process international applications in electronic form with effect from June 19, 2017, 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)
- JPEG (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.2)

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

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

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

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

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

ePCT-Filing

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

- the international application must be signed by means of a basic electronic signature (text string or facsimile) or by means of enhanced electronic signature (see Annex F, section 3.3)

### 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 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.

### 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 may be contacted:

by e-mail at: epct-notifications@ipi.ch (for all PCT matters)

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

- international applications
- subsequently filed documents for international applications, to the extent supported by the relevant software.

### 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 (

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

#### JO Jordan

The Industrial Property Protection Directorate, Ministry of Industry, Trade and Supply (Jordan) has notified changes in its requirements concerning the deposit of microorganisms and other biological material, which are now as follows:

Designated (or elected) Office	Time (if any) earlier than 16 months from priority date by which applicant must furnish:  the indications any additional matter specified in the adjacent right-hand column		Additional indications (if any) which must be given besides those prescribed in Rule 13bis.3(a)(i) to (iii) pursuant to notifications from the Offices concerned
Jordan Industrial Property Protection Directorate, Ministry of Industry, Trade and Supply (Jordan)	At the time of filing either in the description or separately	None	To the extent available to the applicant, a description of the characteristics and an indication of the usefulness of the microorganism and/or other biological material

Deposits may also be made for the purposes of patent procedure before the Industrial Property Protection Directorate, Ministry of Industry, Trade and Supply (Jordan) with any depositary institution.

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

### INFORMATION ON CONTRACTING STATES DESIGNATED (OR ELECTED) OFFICES

#### JO Jordan

General information on **Jordan** as a Contracting State is given in Annexes B1(JO) which is published at the end of the present issue of the Official Notices (PCT Gazette).

# B1 Information on Contracting StatesJOJORDANJO

### **General information**

Name of Office: Industrial Property Protection Directorate, Ministry of In Trade and Supply (Jordan)				
Location:	Queen Noor Street, Amman 11181, Jordan			
Mailing address:	P.O. Box 2019, Amman 11181, Jordan			
Telephone: Facsimile machine: E-mail:	(962) 65 629 030 ext. 325 or 326 (962) 65 682 331 Zuhair.b@mit.gov.jo			
Internet:	Maysa.Al-Saby@mit.gov.jo www.mit.gov.jo			
Does the Office accept the filing of documents by means of telecommunication (PCT Rule 92.4)?	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			
Competent receiving Office for nationals and residents of Jordan:	Industrial Property Protection Directorate, Ministry of Industry, Trade and Supply (Jordan) or International Bureau of WIPO, at the choice of the applicant (see Annex C)			
Competent designated (or elected) Office if Jordan is designated (or elected):	Industrial Property Protection Directorate, Ministry of Industry, Trade and Supply (Jordan) (see National Phase)			
May Jordan be elected?	Yes (bound by Chapter II of the PCT)			
Types of protection available via the PCT:	Patents, patents of addition			
Provisions of the law of Jordan concerning international-type search:	None			
Provisional protection after international publication:	None			
Information of inte	Information of interest if Jordan is designated (or elected)			
Time when the name and address of the inventor must be given if Jordan 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 biological material?	Yes (see Annex L)			



### 22 June 2017

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### INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

### **ES** Spain

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

Further to the publication on 11 May 2017 of the amendments to Annex C of the Agreement between the Spanish Patent and Trademark Office and the International Bureau, the **Spanish Patent and Trademark Office** has notified that, instead of EUR 583.63, the correct amount of the preliminary examination fee (Rule 58.1.b)) and the additional fee (Rule 68.3.a)), applicable since 1 April 2017, is EUR 583.65.

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

### FEES PAYABLE UNDER THE PCT

#### FI Finland

The **Finnish Patent and Registration Office (PRH)** has notified changes in the components of the national fee, in **euro (EUR)**, payable to it as designated (or elected) Office and applicable since 1 May 2017. The consolidated list of the said components is as follows:

Basic fee:	EUR	500
Basic fee for an electronically-filed application:	EUR	400
Claim fee for each claim in excess of 15:	EUR	50
Additional fee for late furnishing of translation or copy:	EUR	125
Annual fees for the first three years:	EUR	200

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

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

### **DESIGNATED (OR ELECTED) OFFICES**

### **EP** European Patent Organisation

The **European Patent Office (EPO)** has notified changes in the conditions for exemptions, reductions or refunds of fees. The search fee is reduced by EUR 1,110 for international applications for which the international search report or a supplementary international search report has been established by the Austrian Patent Office, or in accordance with the Protocol on Centralization by the Finnish Patent and Registration Office (PRH), the Nordic Patent Institute, the Spanish Patent and Trademark Office, the Swedish Patent and Registration Office or the Visegrad Patent Institute.

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



29 June 2017

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### MODIFICATIONS OF THE ADMINISTRATIVE INSTRUCTIONS UNDER THE PCT

#### NOTE PREPARED BY THE INTERNATIONAL BUREAU

Following consultation with interested Offices and Authorities pursuant to PCT Rule 89.2(b), the deletion of Section 337 and modifications to Section 407 of the Administrative Instructions under the PCT, as set out below, are promulgated with effect from 1 July 2017.

The deletion of Section 337 is consequential to the amendment of Rule 12*bis*, and the adoption of new Rule 23*bis*. As a result of the amendments of the given Rules, the content of Section 337 is now included in modified Rule 12*bis*.2 and new Rule 23*bis*.1.

The modifications to Section 407 are consequential to the amendments to Rules 86 and 95.

The consolidated text of the Administrative Instructions as in force from 1 July 2017 (PCT/AI/18) is available on the WIPO website at:

http://www.wipo.int/pct/en/texts/index.html

### TEXT OF THE MODIFICATIONS OF THE ADMINISTRATIVE INSTRUCTIONS (as in force from 1 July 2017)

Section 337 [Deleted]

### Section 407 The Gazette

- (a) The Gazette referred to in Rule 86.1 shall be published in electronic form on the Internet. It may be made available by any other electronic means as determined by the Director General after consultation with the Offices and Authorities which have a direct interest in the means by which the Gazette is published.
- (b) In respect of each published international application, the Gazette shall contain the contents specified in Rule 86.1(i), the contents specified in Rule 86.1(iv), and the data indicated in Annex D.
- (c) The information referred to in Rule 86.1(v) shall be that which is indicated in Annex E.
- (d) Details concerning the form and further particular content of the Gazette shall be decided by the Director General after consultation with Offices and Authorities which have a direct interest in those details.

### FEES PAYABLE UNDER THE PCT

### **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 September 2017, is ZAR 21,060.

[Updating of Annex D(AU) 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 September 2017, are as follows:

International filing fee:	ISK	134,700
Fee per sheet in excess of 30:	ISK	1,500
Reductions (under PCT Schedule of Fees, item 4):		
Electronic filing (the request being in character coded format):	ISK	20,300
Electronic filing (the request, description, claims and abstract being in character coded format):	ISK	30,400

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



6 July 2017

### **Notices and Information of a General Character**

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BR	Brazil	100
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IN	India	101
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#### FEES PAYABLE UNDER THE PCT

#### **BR** Brazil

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Swiss franc (CHF)** and **euro (EUR)** 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 September 2017, are CHF 495 and EUR 456 when filing online, and CHF 742 and EUR 684 when filing on paper.

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

### CH Switzerland

Following the notification by the **Swiss Federal Institute of Intellectual Property** as receiving Office that it is prepared to receive and process international applications in electronic form since 19 June 2017 (see the Official Notices (PCT Gazette) of 15 June 2017, pages 88 *et seq.*), the amounts for the reductions under sub-items 4(b) and (c) of the PCT Schedule of Fees, with effect since the same date, are as follows:

Electronic filing (the request being

in character coded format): CHF 200

Electronic filing (the request,

description, claims and abstract

being in character coded format): CHF 300

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

### **CL** Chile

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **National Institute of Industrial Property (Chile)**. These amounts, applicable from 1 September 2017, are:

- EUR 1,785 (general fee);
- EUR 357 (reduced fee for natural persons and legal entities (where the international application is filed by an applicant, whether a natural person or a legal entity, who is a national of and a resident in any of the States which benefit, in accordance with the Schedule of Fees under the PCT Regulations, from the 90% reduction of the international filing fee, provided that, if there are several applicants, each must satisfy this criterion));

– EUR 268 (reduced fee for universities (where the international application is filed by an applicant who is (a) a Chilean university, or (b) a foreign university headquartered in any of the States which benefit, in accordance with the Schedule of Fees under the PCT Regulations, from the 90% reduction of the international filing fee and authenticated by its legal representative, in a simple declaration signed in the presence of a notary, as constituted as a university in accordance with the law of that State, provided that, if there are several applicants, each must satisfy the criterion set out in either sub-item (a) or (b))).

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

### **EG** Egypt

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Swiss franc (CHF)** and **euro (EUR)** have been established for the search fee for an international search carried out by the **Egyptian Patent Office**. These amounts, applicable from 1 September 2017, are CHF 214 and EUR 197, respectively.

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

### **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 September 2017, is ISK 207,400.

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

#### IN India

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **Indian Patent Office**. These amounts, applicable from 1 September 2017, are EUR 139 for a person other than an individual and EUR 35 for an individual.

[Updating of Annex D(IN) 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 September 2017, is ISK 207,400.

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

### **US United States of America**

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **United States Patent and Trademark Office (USPTO)**. These amounts, applicable from 1 September 2017, are EUR 1,856 for an entity other than a small or micro entity, EUR 928 for a small entity and EUR 464 for a micro entity.

Furthermore, new equivalent amounts in **South African rand (ZAR)** have been established for the search fee for an international search carried out by the Office and also applicable from 1 September 2017, are ZAR 26,940 for an entity other than a small or micro entity, ZAR 13,470 for a small entity and ZAR 6,740 for a micro entity.

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



### 13 July 2017

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#### **INFORMATION ON CONTRACTING STATES**

### AL Albania

The General Directorate of Patents and Trademarks (Albania) has notified changes in the name of the Office as well as in its location and in its Internet address, as follows:

Name of Office: General Directorate of Industrial

Property (GDIP) (Albania)

Location: Bulevardi "Zhan D'Ark"

Prona Nr. 33

Shtëpia e Ushtarakëve

Tirana Albania

Internet: www.dppm.gov.al

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

### **ES** Spain

The **Spanish Patent and Trademark Office** has notified national legislation restricting the filing of international applications with the European Patent Office (EPO), or the International Bureau of WIPO. Filing restrictions apply to inventions made in Spain (Law No. 24/2015 of July 24, 2015, on Patents, Art. 163) in addition to applications by residents – unless priority of an earlier application filed at the Spanish Patent and Trademark Office is claimed.

[Updating of Annex B1(ES) 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 **US dollar (USD)** has been established for the search fee for an international search carried out by the **Austrian Patent Office**. This amount, applicable from 1 September 2017, is USD 2.087.

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

### **EP** European Patent Organisation

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Norwegian krone (NOK)** and **US dollar (USD)** have been established for the search fee for an international search carried out by the **European Patent Office (EPO)**. These amounts, applicable from 1 September 2017, are NOK 17,780 and USD 2,099, respectively.

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

### **GB** United Kingdom

The **Intellectual Property Office**<sup>1</sup> has notified that the fee for transmitting copies of earlier search and other documents under PCT Rule 12*bis*.1(c), in **Pound sterling (GBP)**, payable to it as receiving Office, is no longer required since 1 July 2017.

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

### **NO Norway**

New equivalent amounts in **Norwegian krone (NOK)** 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 September 2017, are as follows:

International filing fee: NOK 11,610

Fee per sheet in excess of 30: NOK 130

Reductions (under PCT Schedule

of Fees, item 4):

Electronic filing (the request

in character coded format): NOK 1,750

Electronic filing (the request, description, claims and abstract

in character coded format): NOK 2,620

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

### **RU** Russian Federation

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **Federal Service for Intellectual Property (Rospatent) (Russian Federation)**. These amounts, applicable from 1 September 2017, are EUR 102 for searches carried out in Russian and EUR 424 for searches carried out in English.

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

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

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

#### JO Jordan

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 4 July 2017, the Industrial Property Protection Directorate, Ministry of Industry, Trade and Supply (Jordan) in its capacity as receiving Office, notified the International Bureau, under PCT Rules 89bis.1(d) and 89bis.2 and pursuant to Sections 710(a) and 713(b) of the Administrative Instructions, that it is prepared to receive and process international applications in electronic form with effect from 25 July 2017, 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)
- JPEG (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.2)

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

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

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

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

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

ePCT-Filing

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

- facsimile and text string signatures (see Annex F, sections 3.3.1 to 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 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.

### 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 may be contacted:

- by telephone at: (962) 6 562 9030 Ext. 325 & 326
- by fax at: (962) 6 568 2331
- by e-mail at: patents.section@mit.gov.jo

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

- international applications
- subsequently filed documents for international applications, to the extent supported by the relevant software.

### 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.mit.gov.jo).

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)):

- WIPO customer CA (www.wipo.int/pct-safe/en/certificates.html)
- Certification Authority (CA) for the European Patent Office (see www.epoline.org/security/EPO\_PKI\_CPS.pdf)

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

Applications filed via ePCT-Filing can be accessed by the applicant using the ePCT private services."

### INFORMATION ON RECEIVING OFFICES DESIGNATED (OR ELECTED) OFFICES

### JO Jordan

Information on the requirements of the Industrial Property Protection Directorate, Ministry of Industry, Trade and Supply (Jordan) as receiving Office and as designated (or elected) Office are given in Annex C(JO) and in the Summary of the National Chapter (JO), which are published at the end of the present issue of the Official Notices (PCT Gazette).

## **C** Receiving Offices

 $\mathbf{C}$ 

# JO INDUSTRIAL PROPERTY PROTECTION DIRECTORATE, MINISTRY OF INDUSTRY, TRADE AND SUPPLY (JORDAN)

Competent receiving Office for nationals and residents of:	Jordan
Language in which international applications may be filed:  Language in which the request	Arabic or English
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 in electronic form? <sup>2, 3</sup>	Yes, the Office accepts electronic filing via ePCT-Filing <sup>4</sup>
Does the receiving Office accept requests for restoration of the right of priority (PCT Rule 26bis.3)?	Yes, the Office applies both the "unintentional" and the "due care" criteria to such requests
Competent International Searching Authority:	European Patent Office
Competent International Preliminary Examining Authority:	European Patent Office

[Continued on next page]

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

Where the international application is filed in electronic form in accordance with and to the extent provided for in Part 7 and Annex F of the Administrative Instructions, the total amount of the international filing fee is reduced (see "Fees payable to the receiving Office").

Where the international application contains a sequence listing as a separate part of the description, this must be furnished in accordance with Annex C of the Administrative Instructions, that is, in compliance with WIPO Standard ST.25 text format; no additional fees are due for sequence listings filed in this format (see *Official Notices (PCT Gazette)* dated 14 May 2009, page 79).

As from 25 July 2017. For the relevant notification by the Office, refer to the *Official Notices (PCT Gazette)* dated 13 July 2017, pages 106 *et seq.* 

## C

## **Receiving Offices**

C

# JO

## INDUSTRIAL PROPERTY PROTECTION DIRECTORATE, MINISTRY OF INDUSTRY, TRADE AND SUPPLY (JORDAN)

#### [Continued]

Fees payable to the receiving Office: Transmittal fee: International filing fee: <sup>5</sup> Fee per sheet in excess of 30: <sup>5</sup> Reductions (under Schedule	Currency: Jordanian dinar (JOD) and US dollar (USD) USD 100 or equivalent in JOD USD 1,367 USD 15
of Fees, item 4):  Electronic filing (the request in character coded format):  Electronic filing (the request, description,	USD 206 <sup>6</sup>
claims and abstract in character coded format):	USD $308^{6}$
Search fee:	See Annex D(EP)
Fee for priority document:	$JOD 100^7 50^8$
Fee for requesting restoration of the right of priority	
(PCT Rule 26 <i>bis</i> .3(d)):	$JOD 150^7 100^8$
Is an agent required by the receiving Office?	No, if the applicant resides in Jordan Yes, if he is a non-resident
Who can act as agent?	Any patent attorney or patent agent registered to practice before the Office
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

This fee is reduced by 90% if certain conditions apply (see Annex C(IB)).

<sup>6</sup> As from 25 July 2017.

This amount is applicable in case of filing by a company or an organization.

<sup>&</sup>lt;sup>8</sup> This amount is applicable in case of filing by an individual.

#### **SUMMARY**

## Designated (or elected) Office

#### **SUMMARY**

JO

# JO INDUSTRIAL PROPERTY PROTECTION DIRECTORATE, MINISTRY OF INDUSTRY, TRADE AND SUPPLY (JORDAN)

#### Summary of requirements for entry into the national phase

Time limits applicable for entry into the national phase:	Under PCT Article 22(1): 30 months from the priority date Under PCT Article 39(1)(a): 30 months from the priority date	
Translation of international application required into:	Arabic	
Required contents of the translation for entry into the national phase: <sup>1</sup>	Under PCT Article 22: Description, claims (if amended, both as originally filed and as amended, together with any statement under PCT Article 19) <sup>2</sup> , any text matter of drawings, abstract Under PCT Article 39(1): 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) <sup>2</sup>	
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: Jordanian dinar (JOD) Filing fee: JOD 200 <sup>3</sup> 100 <sup>4</sup>	
Exemptions, reductions or refunds of the national fee:	None	

[Continued on next page]

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

Where the applicant furnishes a translation of the international application only as amended or only as originally filed, the Office will invite the applicant to furnish the missing translation.

This amount is applicable in case of filing by a company or an organization.

This amount is applicable in case of filing by an individual.

## **SUMMARY**

## Designated (or elected) Office

#### **SUMMARY**

# JO INDUSTRIAL PROPERTY PROTECTION JO DIRECTORATE, MINISTRY OF INDUSTRY, TRADE AND SUPPLY (JORDAN)

#### [Continued]

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 <sup>5, 6, 7</sup> Evidence of entitlement to apply for or be granted a patent <sup>5, 6, 7</sup> Evidence of entitlement to claim priority of earlier application <sup>5, 6, 7</sup> Document evidencing a change of name of the applicant if the change occurred after the international filing date <sup>6, 7</sup>	
	Appointment of an agent if the applicant is not resident in Jordan <sup>6</sup> Instrument appointing the agent (authorization or power of attorney) <sup>6</sup>	
	Verification of the translation of the international application Furnishing, where applicable, of a nucleotide and/or amino acid sequence listing in electronic form	
Who can act as agent?	Any patent attorney or patent agent registered before the Office	
Does the Office accept requests for restoration of the right of priority (PCT Rule 49ter.2)?	Yes, the Office applies both the "unintentional" and the "due care" criteria to such requests	

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

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 receipt of the invitation.

The Office will charge a fee for compliance with that requirement in response to the invitation (see Annex JO.I).



20 July 2017

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#### **INFORMATION ON CONTRACTING STATES**

#### IS Iceland

The **Icelandic Patent Office** has notified that it now sends notifications via e-mail in respect of international applications.

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

#### FEES PAYABLE UNDER THE PCT

#### **MD** Republic of Moldova

The **State Agency on Intellectual Property (Republic of Moldova)** has notified changes in the components of the national fee, in **euro (EUR)**, payable to it as designated (or elected) Office. The consolidated list of the said components is now as follows:

#### For a patent:

Filing fee <sup>1</sup> :	EUR	100
Fee for claiming priority:	EUR	100
Examination fee, including search:	EUR	400
Annual fee for the 1 <sup>st</sup> to the 5 <sup>th</sup> year, per year:	EUR	100
For a short-term patent:		
Filing fee <sup>1</sup> :	EUR	100
Examination fee:	EUR	200

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

## RECEIVING OFFICES DESIGNATED (OR ELECTED) OFFICES

#### IS Iceland

The **Icelandic Patent Office** has notified a change concerning its requirements as to who can act as agent before it – any natural or legal person residing in the European Economic Area (EEA), in a Member State of the European Free Trade Association (EFTA) or in the Faroe Islands, can now act as such.

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

<sup>&</sup>lt;sup>1</sup> The fee must be paid within the time limit applicable under PCT Article 22 or 39(1).



27 July 2017

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#### FEES PAYABLE UNDER THE PCT

#### **EC** Ecuador

The **Ecuadorian Institute of Intellectual Property** has notified changes in the components of the national fee, in **US dollar (USD)**, payable to it as designated (or elected) Office. The consolidated list of the said components is as follows:

For a patent:

Filing fee<sup>1</sup>: USD 495.33

Claim fee for each claim

in excess of 10: USD 55.07

For a utility model:

Filing fee<sup>2</sup>: USD 136

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

#### SE Sweden

The **Swedish Patent and Registration Office** has notified new equivalent amounts of the search fee (PCT Rule 16), in **Norwegian krone (NOK)** and **US dollar (USD)**, payable to it as International Searching Authority. These amounts, applicable from 1 September 2017, are NOK 17,780 and USD 2,099, respectively.

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

#### TR Turkey

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 **Turkish Patent and Trademark Office (Turkpatent)**. This amount, applicable from 1 September 2017, is USD 2,099.

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

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This fee may be reduced by up to 90% for micro, small and medium enterprises, recognized national universities, independent researchers, public institutions, small and medium farmers and enterprises of popular and solidarity economy.

<sup>&</sup>lt;sup>2</sup> This fee may be reduced by up to 50% for micro, small and medium enterprises, recognized national universities, independent researchers, public institutions, small and medium farmers and enterprises of popular and solidarity economy.

#### **UA** Ukraine

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 **State Intellectual Property Service of Ukraine (SIPSU)**. This amount, applicable from 1 September 2017, is USD 336.

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

#### **DESIGNATED (OR ELECTED) OFFICES**

#### **EC** Ecuador

The **Ecuadorian Institute of Intellectual Property** notified changes in its special requirements under PCT Rule 51 *bis*. The consolidated list of requirements reads as follows:

Name and address of the inventor if they have not been furnished in the "Request" part of the international application<sup>3</sup>

Document evidencing a change of name of the applicant if the change occurred after the international filing date and has not been reflected in a notification from the International Bureau (Form PCT/IB/306)

Instrument of assignment of the priority right where the applicants are not identical<sup>3</sup>

Instrument of assignment of the international application if the applicant has changed after the international filing date

Appointment of an agent if the applicant is not resident in Ecuador

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

PCT Rule 4.17.

This requirement may be satisfied if the corresponding declaration has been made in accordance with



#### 10 August 2017

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#### **INFORMATION ON CONTRACTING STATES**

#### **UA** Ukraine

The **State Intellectual Property Service of Ukraine (SIPSU)** has notified changes in the name of the Office as well as in its location, which are now as follows:

Name of Office: Ministry of Economic Development

and Trade of Ukraine.

Department for Intellectual Property

Location: M. Hrushevskoho str., 12/2

Kyiv, 01008 Ukraine

[Updating of Annex B1(UA) 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 October 2017, is ISK 230,200.

[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 October 2017, are as follows:

International filing fee: ISK 143,000

Fee per sheet in excess of 30: ISK 1,600

Reductions (under PCT Schedule

of Fees, item 4):

Electronic filing (the request being

in character coded format): ISK 21,500

Electronic filing (the request,

description, claims and abstract

being in character coded format): ISK 32,300

[Updating of Annex C(IS) 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 2017, as follows:

Transmittal fee (PCT Rule 14)<sup>1</sup>: RSD 7,620

Fee for the priority document

(PCT Rule 17.1(b)): RSD 1,830 for the first

document up to 10 pages, plus

RSD 460 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*bis*.3(d)): RSD 3,060

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

Furthermore, 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 2017. The consolidated list of the said components is as follows<sup>2</sup>:

#### For a patent:

Filing fee: RSD 7,620

Claim fee for each claim

in excess of 10: RSD 750

Additional fee for late entry

into the national phase: 50% of the filing fee

Reduced examination fee

for international applications: RSD 7,620 Annual fee for the first three years: RSD 10,680

<sup>&</sup>lt;sup>1</sup> This fee is reduced by 50% where the international application is filed by a natural person.

The fees are reduced by 50% where the international application is filed by a natural person.

For a petty patent:

Filing fee: RSD 7,620

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]

#### **RECEIVING OFFICES**

#### IT Italy

The **Italian Patent and Trademark Office** has notified the International Bureau of a change concerning the languages in which international applications may be filed.

In accordance with Article 152(2) of Decree-Law No. 30 of 10 February 2005, an international application filed in English, French or German by a resident of Italy must be accompanied by a summary in Italian which defines in a comprehensive manner the characteristics of the invention and a copy of any drawings (only for the purposes of Article 198(1) of the above-mentioned Decree-Law) if no priority of an earlier national (Italian) application is claimed or, where such priority is claimed, if the international application is filed prior to the expiration of 90 days from the filing date of that earlier national application.

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

#### JO Jordan

The Industrial Property Protection Directorate, Ministry of Industry, Trade and Supply (Jordan), in its capacity as receiving Office, has specified the Australian Patent Office, in addition to the European Patent Office (EPO), as competent International Searching and Preliminary Examining Authority for international applications filed by nationals and residents of Jordan with the Industrial Property Protection Directorate, Ministry of Industry, Trade and Supply (Jordan), or with the International Bureau, with effect since 27 July 2017.

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



17 August 2017

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#### **INFORMATION ON CONTRACTING STATES**

#### LU Luxembourg

The **Intellectual Property Office (Luxembourg)** has notified a change in its location and an additional facsimile number, as follows:

Location: Ministère de l'économie

19-21, Boulevard Royal

Luxembourg-Ville

Luxembourg

Facsimile machine: (352) 247 94113

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

#### TN Tunisia

The National Institute for Standardization and Industrial Property (INNORPI) (Tunisia) has notified changes in its location, mailing address, telephone and facsimile numbers as well as in its e-mail and Internet addresses, which are now as follows:

Location: Rue de l'assistance n° 8

par la rue Alain Savary

Cité El Khadra 1003 Tunis Tunisia

Mailing address: B. P. 57

Cité El Khadra 1003 Tunis Tunisia

Telephone: (216-71) 80 67 58

Facsimile machine: (216-71) 80 70 71

E-mail: innorpi@planet.tn

Internet: www.innorpi.tn

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



#### 24 August 2017

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#### FEES PAYABLE UNDER THE PCT

#### **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 October 2017, is ZAR 23,230.

[Updating of Annex D(AU) 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 October 2017, is JPY 244,500.

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

#### JP Japan

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **Japan Patent Office**. These amounts, applicable from 1 October 2017, are EUR 537 for searches carried out in Japanese and EUR 1,196 for searches carried out in English.

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

#### **RECEIVING OFFICES**

#### JO Jordan

The Industrial Property Protection Directorate, Ministry of Industry, Trade and Supply (Jordan), in its capacity as receiving Office, has specified the Austrian Patent Office, in addition to the Australian Patent Office, and the European Patent Office (EPO), as competent International Searching and Preliminary Examining Authority for international applications filed by nationals and residents of Jordan with the Industrial Property Protection Directorate, Ministry of Industry, Trade and Supply (Jordan), or with the International Bureau, with effect since 11 August 2017.

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



#### 14 September 2017

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#### FEES PAYABLE UNDER THE PCT

#### AT Austria

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Korean won (KRW)** and in **South African rand (ZAR)** have been established for the search fee for an international search carried out by the **Austrian Patent Office**. These amounts, applicable from 1 November 2017, are KRW 2,506,000 and ZAR 28,980, respectively.

[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 **Korean won (KRW)** has been established for the search fee for an international search carried out by the **Australian Patent Office**. This amount, applicable from 1 November 2017, is KRW 1,987,000.

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

#### **CN** China

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 **State Intellectual Property Office of the People's Republic of China**. This amount, applicable from 1 October 2017, is EUR 267.

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

#### EP European Patent Organisation

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 **European Patent Office (EPO)**. This amount, applicable from 1 November 2017, is ZAR 29,150.

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

#### KR Republic of Korea

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **Korean Intellectual Property Office**. These amounts, applicable from 1 October 2017, are EUR 336 for searches carried out in Korean and EUR 969 for searches carried out in English.

Furthermore, also 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 Office. These amounts, applicable from 1 November 2017, are AUD 498 for searches carried out in Korean and AUD 1,439 for searches carried out in English.

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

#### **NO Norway**

New equivalent amounts in **Norwegian krone (NOK)** 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 2017, are as follows:

International filing fee: NOK 10,920

Fee per sheet in excess of 30: NOK 120

Reductions (under PCT Schedule

of Fees, item 4):

Electronic filing (the request

in character coded format): NOK 1,640

Electronic filing (the request,

description, claims and abstract

in character coded format): NOK 2,460

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

#### **RU** Russian Federation

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **Federal Service for Intellectual Property (Rospatent) (Russian Federation)**. These amounts, applicable from 1 November 2017, are EUR 97 for searches carried out in Russian, and EUR 401 for searches carried out in English.

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

#### SG Singapore

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 **Intellectual Property Office of Singapore**. This amount, applicable from 1 November 2017, is USD 1,645.

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



#### 21 September 2017

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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 **Icelandic krona (ISK)**, payable to it as International Searching Authority. This amount, applicable from 1 October 2017, is ISK 230,200.

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

#### **XN Nordic Patent Institute**

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **Icelandic krona (ISK)** and **US dollar (USD)** have been established for the search fee for an international search carried out by the **Nordic Patent Institute**. These amounts, applicable since 1 September 2017, are ISK 207,400 and USD 2,099, respectively.

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

#### XV Visegrad Patent Institute

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 **Visegrad Patent Institute**. This amount, applicable since 1 September 2017, is USD 2,099.

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

#### **DESIGNATED (OR ELECTED) OFFICES**

#### LU Luxembourg

The **Intellectual Property Office (Luxembourg)** has notified changes in its special requirements under PCT Rule 51*bis*. The consolidated list of requirements reads as follows:

Name and address of the inventor if they have not been furnished in the "Request" part of the international application<sup>1</sup>

Deed of assignment of the priority right where the applicants are not identical<sup>1</sup>

Appointment of an agent if the applicant is not a resident in the European Economic Area (EEA)

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

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

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

#### EG Egypt

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 12 September 2017, the **Egyptian Patent Office**, in its capacity as receiving Office, notified the International Bureau, under PCT Rule 89*bis*.1(d) and 89*bis*.2 and pursuant to Sections 710(a) and 713 of the Administrative Instructions under the PCT, that it is prepared to receive and process international applications in electronic form with effect since 15 September 2017, 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)
- JPEG (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.2)

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

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

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

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

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

ePCT-Filing

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

- the international application must be signed by means of a basic electronic signature (text string or facsimile) or by means of enhanced electronic signature (see Annex F, section 3.3)

## 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 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.

#### 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 may be contacted:

by e-mail at: epct-egpo@egypo.gov.eg

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

- international applications
- any subsequently filed documents for international applications, to the extent supported by the relevant software.

#### 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 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, concerning the availability of online filing system on its website (www.egypo.gov.eg).

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)):

- WIPO Customer CA (www.wipo.int/pct-safe/en/certificates.html)
- Certification Authority (CA) for the European Patent Office (www.epoline.org/security/EPO\_PKI\_CPS.pdf)

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

Applications filed via ePCT-Filing can be accessed by the applicant using ePCT private services."

#### SI Slovenia

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 7 September 2017, the **Slovenian Intellectual Property Office** in its capacity as receiving Office, notified the International Bureau, under PCT Rule 89*bis*.1(d) and 89*bis*.2 and pursuant to Sections 710(a) and 713 of the Administrative Instructions under the PCT, that it is prepared to receive and process international applications in electronic form with effect from October 1, 2017, 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)
- JPEG (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.2)

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

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

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

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

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

ePCT-Filing

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

- facsimile and text string types of signatures (see Annex F, sections 3.3.1 to 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 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.

#### 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 may be contacted:

- by telephone at: (386-1) 620 31 00
- by fax at: (386-1) 620 31 11
- by e-mail at: sipo@uil-sipo.si

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

- international applications
- subsequently filed documents for international applications, to the extent supported by the relevant software.

#### 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.uil-sipo.si/).

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)):

- WIPO Customer CA (www.wipo.int/pct-safe/en/certificates.html)
- Certification Authority (CA) for the European Patent Office (www.epoline.org/security/EPO\_PKI\_CPS.pdf)

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

Applications filed via ePCT-Filing can be accessed by the applicant using ePCT."



#### 28 September 2017

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#### INFORMATION ON CONTRACTING STATES

#### AL Albania

The **General Directorate of Industrial Property (GDIP) (Albania)** has notified a change in the provisions concerning provisional protection after international publication. The Office no longer requires that a translation be published within three months from the date of its submission to the Office.

The consolidated text now reads:

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

Any international application designating Albania which has been published under PCT Article 21 shall give rise to the same rights as those which the Albanian law provides for the compulsory national publication of unexamined national applications as such. Provisional protection shall be effective as from the date on which an Albanian translation of the claims of the international application is published by the Office. (Art. 27, Albanian Industrial Property Law).

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

- (1) the international application is published in one of the EPO official languages: the applicant has the right to seek compensation reasonable in the circumstances for any infringement, on condition that any national requirements relating to the translation of the claims in the application have been met (see Articles 67 and 153(4) EPC)<sup>1</sup>; or
- (2) the international application is published in a language which is not an EPO official language: the protection referred to in (1) does not become effective until the EPO publishes the international application supplied to it in one of its official languages (see Article 153(4) EPC and Article 82(1), Albanian Industrial Property Law).

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

#### FEES PAYABLE UNDER THE PCT

#### AL Albania

The General Directorate of Industrial Property (GDIP) (Albania) notified a new amount of the fee for the priority document (PCT Rule 17.1(b)), in Albanian lek (ALL), payable to it as receiving Office. This amount is ALL 3,000.

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

For further details on the national law relating to the EPC see www.epo.org/patents/law/legal-texts/national-law-epc.html in particular, "Rights conferred by a European patent application after publication pursuant to Article 93 EPC (Article 67 EPC)" and "Translations for obtaining provisional protection".

#### 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 November 2017, is EUR 821.

[Updating of Annex D(IL) 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 since 1 September 2017, is NOK 17,780.

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

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

#### KR Republic of Korea

Under PCT Rule 89*bis.*1(d) and Section 710(b) of the Administrative Instructions under the PCT, the **Korean Intellectual Property Office (KIPO)**, in its capacity as receiving Office, has notified the International Bureau that it is prepared to accept international applications filed using ePCT-filing in addition to the existing electronic methods already supported by the Office, with effect from 1 October 2017. Consequently, as from that date, the following notification will replace the previous notifications published in the PCT Gazette No. 51/2003, of 18 December 2003, pages 29020 *et seq.*; No. 24/2004, of 10 June 2004, page 13496; No. 06/2005, of 10 February 2005, pages 3766 *et seq.* and Official Notices (PCT Gazette) of 24 December 2014, page 201:

#### "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)
- TIFF (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.1)
- PDF (for files that are referenced by XML files within the international application; see Annex F, section 3.1.2)

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

- online filing (see Annex F, section 5.1 and Appendix III, section 2(d))
- filing by means of CD-R (see Annex F, section 5.2.1, Appendix III, section 2(e))

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

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

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

- ePCT-Filing or PCT-SAFE software
- NK-Editor software
- NKEAPS, PKEAPS software

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

- facsimile and text string types of signatures (see Annex F, sections 3.3.1 to 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.

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

Online payment is available on KIPO's website (http://www.patent.go.kr) and Internet giro (http://www.giro.or.kr). Applicants can check the total of fees that are due and pay them by websites.

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

Within the framework of its service for the electronic filing of international applications, the Office has put in place a help desk: the Patent Customer Consulting Center. The task of this help desk is to answer questions from users of the service for the electronic filing of international applications and subsequent documents, and in particular to serve as a technical Hotline in order to help applicants whenever bugs and other technical problems relating to the software are encountered.

This help desk is open from Monday to Friday, from 9 am until 6 pm. The Patent Customer Consulting Center may be contacted:

by phone at (national) 1544-8080

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

international applications

 any subsequent document, such as amendments, corrections or rectifications of the description or claims, that may be prepared with the NKEAPS, PKEAPS software.

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

The Office will provide, on its website (see http://www.kipo.go.kr and http://www.patent.go.kr), information concerning the availability of online filing systems and backup filing procedures.

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)):

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

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

Applications filed via ePCT-Filing can be accessed by the applicant using the ePCT private services."

#### PE Peru

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 11 September 2017, the **National Institute for the Defense of Competition** and **Intellectual Property Protection (Peru)**, in its capacity as receiving Office, notified the International Bureau, under PCT Rules 89*bis*.1(d) and 89*bis*.2 and pursuant to Sections 710(a) and 713(b) of the Administrative Instructions under the PCT, that it is prepared to receive and process international applications in electronic form with effect from 1 October 2017, 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)
- JPEG (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.2)

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

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

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

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

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

ePCT-Filing

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

- facsimile and text string signatures (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 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.

#### 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 may be contacted:

- by telephone at: +51 1 224 78 00 (extension 3803)
- by e-mail at: epct@indecopi.gob.pe

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

- international applications
- subsequently filed documents for international applications, to the extent supported by the relevant software

#### 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 (http://www.indecopi.gob.pe).

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)):

- WIPO Customer CA (www.wipo.int/pct-safe/en/certificates.htm)
- Certification Authority (CA) for the European Patent Office (www.epoline.org/security/EPO\_PKI\_CPS.pdf)

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

Applications filed via ePCT-Filing can be accessed by the applicant using the ePCT."

## RECEIVING OFFICES DESIGNATED (OR ELECTED) OFFICES

#### LU Luxembourg

The **Intellectual Property Office (Luxembourg)** has notified a change concerning its requirements as to who can act as agent before it – any patent agent registered to practice in Luxembourg or any member of the Luxembourg Bar, as well as any patent agent registered in a member State of the European Economic Area.

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



# **5 October 2017**

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## FEES PAYABLE UNDER THE PCT

# AT Austria

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 **Austrian Patent Office**. This amount, applicable from 1 December 2017, is USD 2,225.

[Updating of Annex D(AT) 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 Patent Office**. This amount, applicable from 1 December 2017, is USD 1.296.

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

# **CL** Chile

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **National Institute of Industrial Property (Chile)**. These amounts, applicable from 1 December 2017, are:

- EUR 1,675 (general fee);
- EUR 335 (reduced fee for natural persons and legal entities (where the international application is filed by an applicant, whether a natural person or a legal entity, who is a national of and a resident in any of the States which benefit, in accordance with the Schedule of Fees under the PCT Regulations, from the 90% reduction of the international filing fee, provided that, if there are several applicants, each must satisfy this criterion));
- EUR 251 (reduced fee for universities (where the international application is filed by an applicant who is (a) a Chilean university, or (b) a foreign university headquartered in any of the States which benefit, in accordance with the Schedule of Fees under the PCT Regulations, from the 90% reduction of the international filing fee and authenticated by its legal representative, in a simple declaration signed in the presence of a notary, as constituted as a university in accordance with the law of that State, provided that, if there are several applicants, each must satisfy the criterion set out in either sub-item (a) or (b)).

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

## IN India

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **Indian Patent Office**. These amounts, applicable from 1 December 2017, are EUR 131 for a person other than an individual and EUR 33 for an individual.

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

# **UA** Ukraine

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 **Ministry of Economic Development and Trade of Ukraine, Department for Intellectual Property**. This amount, applicable from 1 December 2017, is USD 358.

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

#### **US United States of America**

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **euro (EUR)** have been established for the search fee for an international search carried out by the **United States Patent and Trademark Office (USPTO)**. These amounts, applicable from 1 December 2017, are EUR 1,742 for an entity other than a small or micro entity, EUR 871 for a small entity and EUR 436 for a micro entity.

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



# 12 October 2017

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## INFORMATION ON CONTRACTING STATES

# NI Nicaragua

The **Registry of Intellectual Property (Nicaragua)** has notified the deletion of one of its Internet addresses, as well as changes in its telephone number and in its e-mail and Internet addresses, which are now as follows:

Telephone: (505) 2248 9300

E-mail: ezuniga@rpi.gob.ni

alarguello@rpi.gob.ni

Internet: www.mific.gob.ni

Furthermore, the office notified that it has discontinued the use of its facsimile machine. Consequently, the office no longer accepts the filing of documents by facsimile machine. It accepts the submission of documents by e-mail.

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

# FEES PAYABLE UNDER THE PCT

# **EP** European Patent Organisation

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **New Zealand dollar (NZD)** and **US dollar (USD)** have been established for the search fee for an international search carried out by the **European Patent Office**. These amounts, applicable from 1 December 2017, are NZD 3,083 and USD 2,238, respectively.

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

## FI Finland

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 **Finnish Patent and Registration Office (PRH)**. This amount, applicable from 1 December 2017, is USD 2,238.

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

# KG Kyrgyzstan

The State Service of Intellectual Property and Innovation under the Government of the Kyrgyz Republic has notified new amounts of several fees, in Kyrgyz som (KGS) and US dollar (USD), payable to it as receiving Office and applicable since 3 October 2016, as follows:

Transmittal fee: None

International filing fee: [no change]

Fee per sheet in excess of 30<sup>1</sup> [no change]

Search fee: See annex D(EP) or (RU)

Fee for the priority document

(PCT Rule 17.1(b)): None

Fee for requesting restoration

of the right of priority

(PCT Rule 26*bis*.3(d)): KGS 3,500<sup>2</sup>

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

Furthermore, the Office has notified changes to the components of the national fee, in **Kyrgyz som (KGS)** or equivalent in **euro (EUR)** or in **US dollar (USD)**<sup>2</sup>, payable to it as designated (or elected) Office and also applicable since 3 October 2016. The consolidated list of the said components is as follows:

Filing and provisional examination fee:<sup>3</sup> KGS 8,000

Claim fee for each independent

claim in excess of one:<sup>3</sup> KGS 1,500

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<sup>1</sup> This fee is reduced by 90% if certain conditions apply (see Annex C(IB)).

<sup>&</sup>lt;sup>2</sup> For non-residents of Kyrgyzstan, the equivalent amount of the fee can be paid in euro or US dollar in accordance with the exchange rate established by the National Bank of Kyrgyzstan and applicable on the date of payment.

<sup>&</sup>lt;sup>3</sup> This fee must be paid within the time limit applicable under PCT Article 22 or 39(1). The requirement may still be complied with within two months from the expiration of that time limit, provided that a surcharge is paid.

Examination fee:<sup>4</sup> KGS 15,000

Claim examination fee for each

independent claim in excess of one:4 KGS 7,500

Renewal fee for the third year: KGS 8,500

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

# MZ Mozambique

The Industrial Property Institute (IPI) (Mozambique) has notified new amounts of several components of the national fee, in Mozambican metical (MZM), payable to it as designated (or elected) Office and applicable since 15 July 2017, as follows:

For a patent:

Filing fee: MZM 8,100
Annual fee for the first year: MZM 1,275
Annual fee for the second year: MZM 1,725

For a utility model:

Filing fee: MZM 2,775

Annual fee for the first and

second year, per year<sup>5</sup>: MZM 1,275

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

# 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 September 2017, as follows:

Transmittal fee (PCT Rule 14): EUR 10.52 (online)

EUR 21.04 (on paper)

Fee for the priority document

(PCT Rule 17.1(b)): EUR 42.06

<sup>1</sup> A written request for examination must be made and the examination fee paid simultaneously.

<sup>&</sup>lt;sup>5</sup> This fee must be paid when entering the national phase.

Fee for requesting restoration of the right of priority (PCT Rule 26bis.3(d)):

where the request is filed online: EUR 157.73
where the request is filed on paper: EUR 315.48

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

Furthermore, the Office has notified new amounts of the filing fee components of the national fee, in **euro (EUR)**, payable to it as designated (or elected) Office and also applicable since 1 September 2017, as follows:

For a patent: <sup>6</sup>	EUR	52.57	(online)
	EUR	105.16	(on paper)
For a utility model: <sup>6</sup>	EUR	52.57	(online)
	EUR	105.16	(on paper)

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

# TR Turkey

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 **Turkish Patent and Trademark Office (Turkpatent)**. This amount, applicable from 1 December 2017, is USD 2,238.

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

# XN Nordic Patent Institute

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 **Nordic Patent Institute**. This amount, applicable from 1 December 2017, is USD 2,238.

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

<sup>&</sup>lt;sup>6</sup> Includes publication and examination.

# XV Visegrad Patent Institute

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 **Visegrad Patent Institute**. This amount, applicable from 1 December 2017, is USD 2,238.

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

# **DESIGNATED (OR ELECTED) OFFICES**

# KG Kyrgyzstan

The State Service of Intellectual Property and Innovation under the Government of the Kyrgyz Republic has notified changes in the conditions for exemptions, reductions or refunds of the national fee. The fees are reduced by 90% where the applicant is a natural person or a non-commercial organization. Participants in the Great Patriotic War or persons equated to them, as well as persons with "Group 1" disabilities are exempted from the payment of fees.

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

# MZ Mozambique

Furthermore, the office has specified some information relating to the conditions for reduction of the national fee – Applicants may, if the Director of the Office so orders, be entitled to a reduction or exemption of certain fees. Such requests must be made prior to entering the national phase (IPC, Articles 233 and 234).

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



# 19 October 2017

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# INTERNATIONAL SEARCHING AUTHORITIES INTERNATIONAL PRELIMINARY EXAMINING AUTHORITIES

# KR Republic of Korea

Agreement between the Korean Intellectual Property Office and the International Bureau of the World Intellectual Property Organization<sup>1</sup> – Amendment to Annex A

The **Korean Intellectual Property 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 entered into force on 2 October 2017, consists of the addition of Colombia to the States indicated in Annex A, item (i). The amended Annex will read 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:

Republic of Korea;

Australia, Chile, Colombia, Indonesia, Malaysia, Mexico, Mongolia, New Zealand, Peru, Philippines, Saudi Arabia, Singapore, Sri Lanka, Thailand, United States of America, Viet Nam; and

any country that the Authority will specify;

(ii) the following languages which it will accept: Korean, English."

#### **RU** Russian Federation

Agreement between the Russian Federal Service for Intellectual Property, Patents and Trademarks and the International Bureau of the World Intellectual Property Organization<sup>2</sup> – 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 will enter into force on 6 December 2017. The amended Annex C will read as follows:

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

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

# "Annex C Fees and Charges

# Part I. Schedule of Fees and Charges

Kind of fee or charge	Amount (Russian roubles)
Search fee (Rule 16.1(a)) (for an application in English)	40,000
Search fee (Rule 16.1(a)) (for an application in Russian)	8,500
Additional fee (Rule 40.2(a)) (for an application in Englis	h) 40,000
Additional fee (Rule 40.2(a)) (for an application in Russia	an) 8,500
Protest fee (Rule 40.2(e))	3,500
Supplementary search fee (Rule 45bis.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 45bis.6(c))	[No change]
Preliminary examination fee (Rule 58.1(b)):	
<ul> <li>if the international search report has been prepared by the Authority (for an application in English)</li> </ul>	16,000
<ul> <li>if the international search report has been prepared by the Authority (for an application in Russian)</li> </ul>	4,500
<ul> <li>if the international search report has been prepared by another International Searching Authority (for an application in English)</li> </ul>	24,000
<ul> <li>if the international search report has been prepared by another International Searching Authority (for an application in Russian)</li> </ul>	6,750
Additional fee (Rule 68.3(a)):	
<ul> <li>if the international search report has been prepared by the Authority (for an application in English)</li> </ul>	19,500
<ul> <li>if the international search report has been prepared by the Authority (for an application in Russian)</li> </ul>	5,000
<ul> <li>if the international search report has been prepared by another International Searching Authority (for an application in English)</li> </ul>	23,500
(10. an approaction in English)	20,000

# Official Notices (PCT Gazette) – 19 October 2017

 if the international search report has been prepared by another International Searching Authority

(for an application in Russian) 6,000

Protest fee (Rule 68.3(e)) 3,500

Late furnishing fee (Rule 13*ter*.1(c)) 4,000

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]"

# INFORMATION ON CONTRACTING STATES

# FI Finland

The **Finnish Patent and Registration Office (PRH)** has notified a change in its mailing address, which is now:

Mailing address: FI-00091 PRH, Finland.

Furthermore, the office notified a change in the location of the Client Service, the deletion of one of its telephone numbers and of one of its facsimile numbers, as from 8 December 2017, as follows:

Address: Sörnäisten rantatie 13C

Helsinki Finland

Telephone: 358 0 29 509 50 00

Facsimile: 358 0 29 509 53 28

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

## KZ Kazakhstan

The **National Institute of Intellectual Property (NIIP) (Kazakhstan)** has notified national legislation restricting the filing of international applications with the Eurasian Patent Office (EAPO) or the International Bureau of WIPO. Filing restrictions apply to inventions made in Kazakhstan (see the Law on Patents of the Republic of Kazakhstan No. 427-I of 16 July 1999 (as amended up to Law of the Republic of Kazakhstan No. 378-V of 31 October 2015), Article 37).

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

# FEES PAYABLE UNDER THE PCT

# PT Portugal - Corrigendum

The information published in the Official Notices of 12 October 2017, page 152 concerning the new amounts of fees, in **euro (EUR)**, payable to the **National Institute of Industrial Property (Portugal)** as designated (or elected) Office and applicable since 1 September 2017, contained an error. The fee for a utility model includes only the publication. The components of the national fee should now read as follows:

For a patent: <sup>3</sup>	EUR EUR		(online) (on paper)
For a utility model: <sup>4</sup>	EUR	52.57	(online)
	EUR	105.16	(on paper)

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

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<sup>&</sup>lt;sup>3</sup> Includes publication and examination.

<sup>&</sup>lt;sup>4</sup> Includes only the publication.

## **RU** Russian Federation

The Federal Service for Intellectual Property (Rospatent) (Russian Federation) has notified new amounts of fees, in Russian rouble (RUB), payable to it as receiving Office and applicable since 6 October 2017, as follows:

Transmittal fee<sup>5</sup>: RUB 1,700

Fee for the priority document<sup>6</sup>

(PCT Rule 17.1(b)): RUB 1,700

Fee for requesting restoration of the

right of priority<sup>6</sup> (PCT Rule 26*bis*.3(d)): RUB 1,000

[Updating of Annex C(RU) 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 **US dollar (USD)**, payable to it as International Searching Authority. This amount, applicable from 1 December 2017, is USD 2,238.

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

# **RECEIVING OFFICES**

#### CO Colombia

The Superintendence of Industry and Commerce (Colombia) has specified the Korean Intellectual Property Office, in addition to the Austrian Patent Office, the European Patent Office (EPO), the Federal Service for Intellectual Property (Rospatent) (Russian Federation), the National Institute of Industrial Property (Brazil), the National Institute of Industrial Property (Chile) and the Spanish Patent and Trademark Office, as competent International Searching and Preliminary Examining Authority for international applications filed by nationals and residents of Colombia with the Superintendence of Industry and Commerce (Colombia), or with the International Bureau, with effect since 2 October 2017.

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

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This fee is payable to the receiving Office. For further details, see the Rospatent website at: www.rupto.ru/rupto/portal/72fb382c-bc0d-11e3-b7c0-9c8e9921fb2c?lang=en.

This fee is payable to the receiving Office. For further details, see the Rospatent website at www.rupto.ru/poshl/sod/pat\_p/pat\_poshl.html.



# 2 November 2017

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## FEES PAYABLE UNDER THE PCT

#### AL Albania

The General Directorate of Industrial Property (GDIP) (Albania) has notified a new amount of the fee for the priority document (PCT Rule 17.1(b)), in Albanian lek (ALL), payable to it as receiving Office. This amount is ALL 3,000.

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

# **ES** Spain

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 **Spanish Patent and Trademark Office**. This amount, applicable from 1 December 2017, is USD 2,238.

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

# **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. These amounts, applicable from 6 December 2017, are RUB 8,500 for an international application in Russian and RUB 40,000 for an international application in English.

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 Office. These amounts, also applicable from 6 December 2017, are CHF 144, EUR 126 and USD 148 for an application filed in Russian, and CHF 680, EUR 591 and USD 698 for an application filed in English, 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)), in **Russian rouble (RUB)**, payable to it as International Preliminary Examining Authority and also applicable from 6 December 2017. These amounts are RUB 4,500 (for an application filed in Russian), and RUB 16,000 (for an application filed in English) when the international search report was prepared by the Office; when it was prepared by another Office, the amounts are RUB 6,750 (for an application filed in Russian), and RUB 24,000 (for an application filed in English).

Finally, the Office has notified new amounts of the additional fee (PCT Rule 68.3(a)), in **Russian rouble (RUB)**, payable to it as International Preliminary Examining Authority and also applicable from 6 December 2017. These amounts are RUB 5,000 (for an application filed in Russian), and RUB 19,500 (for an application filed in English) when the international search report was prepared by the Office; when it was prepared by another Office, the amounts are RUB 6,000 (for an application filed in Russian), and RUB 23,500 (for an application filed in English).

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

# RESTORATION OF RIGHT OF PRIORITY UNDER PCT RULES 26bis.3 AND 49ter.2

#### AL Albania

Under PCT Rules 26*bis*.3(i) and 49*ter*.2(g), the **General Directorate of Industrial Property (GDIP) (Albania)**, in its capacities as receiving Office and as designated (or elected) 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) and a fee for requesting restoration of the right of priority under PCT Rule 49*ter*.2(d), in **Albanian lek (ALL)**, payable to it as receiving Office and as designated (or elected) Office, respectively. The amount of each of the fees is ALL 7,000.

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



# 9 November 2017

# **Notices and Information of a General Character**

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# **INFORMATION ON CONTRACTING STATES**

# DJ Djibouti

The Office of Industrial Property and Commerce of Djibouti (ODPIC) has notified changes in its e-mail and Internet addresses, which are now as follows:

E-mail: bandjir-omar@odpic.net

Internet: www.odpic.net

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

# LA Lao People's Democratic Republic

General information on **Lao People's Democratic Republic** as a Contracting State is given in Annex B1(LA), which is published at the end of this issue.

# FEES PAYABLE UNDER THE PCT

# **EG** Egypt

The **Egyptian Patent Office** has notified a new amount of a component of the national fee for a patent, in **Egyptian pound (EGP)**, payable to it as designated (or elected) Office, as follows:

Examination fee:<sup>1</sup> EGP 17,530

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

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

# B1 Information on Contracting StatesB1LA LAO PEOPLE'S DEMOCRATIC REPUBLICLA

# **General information**

Name of Office:	Department of Intellectual Property, Ministry of Science and Technology (Lao People's Democratic Republic)
Location and mailing address:	Sidamduan Road, P.O. Box 2279, Vientiane Capital, Lao People's Democratic Republic
Telephone: Facsimile machine:	(856-21) 253 111 (856-21) 213 472
E-mail:	dip.laopdr@gmail.com
Internet:	_
Does the Office accept the filing of documents by means of telecommunication (PCT Rule 92.4)?	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, EMS, Federal Express or TNT
Competent receiving Office for nationals and residents of the Lao People's Democratic Republic:	International Bureau of WIPO (see Annex C(IB))
Competent designated (or elected) Office if the Lao People's Democratic Republic is designated (or elected):	Department of Intellectual Property, Ministry of Science and Technology (Lao People's Democratic Republic)
May the Lao People's Democratic Republic be elected?	Yes (bound by Chapter II of the PCT)
Types of protection available via the PCT:	Patents, utility models
Provisions of the law of the Lao People's Democratic Republic concerning international-type search:	None
Provisional protection after international publication:	None

# Information of interest if the Lao People's Democratic Republic is designated (or elected)

Time when the name and address of the inventor must be given if the Lao People's Democratic Republic 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 three months from the date of receipt of the invitation.
Are there special provisions concerning the deposit of microorganisms and other biological material?	No



# **16 November 2017**

# **Notices and Information of a General Character**

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## INFORMATION ON CONTRACTING STATES

## ZM Zambia

The **Patents and Companies Registration Office (Zambia)** has notified changes in the name of the Office, as well as in its mailing address, which are now as follows:

Name of Office: Patents and Companies Registration

Agency (PACRA) (Zambia)

Mailing address: Registrar, Patents and Companies

Registration Agency (PACRA),

P.O. Box 32020,

Lusaka Zambia

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

# RECEIVING OFFICES DESIGNATED (OR ELECTED) OFFICES

#### ZM Zambia

The **Patents and Companies Registration Agency (PACRA) (Zambia)** has notified a change concerning its requirements as to who can act as agent before it – any attorney or lawyer practicing in Zambia can now act as such.

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

# FEES PAYABLE UNDER THE PCT

# **CH** Swiss

The **Swiss Federal Institute of Intellectual Property** has notified changes in the components of the national fee, in **Swiss franc (CHF)**, payable to it as designated (or elected) Office – the filing fee must be paid within three months from the date of filing. The claim fee is due for each claim in excess of 10 and must be paid before the start of substantive examination, on invitation and within a prescribed time limit fixed by the Office.

[Updating of the National Chapter, Summary (CH), 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-ninth (21<sup>st</sup> ordinary) session of the Assembly of the International Patent Cooperation Union (PCT Union) held in Geneva from 2 to 11 October 2017, 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 2018, in various currencies, as indicated in the table 1 published at the end of this issue of the Official Notices (PCT Gazette).

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 2018, as indicated in the table 2 published at the end of this issue of the Official Notices (PCT Gazette).

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 2018, as indicated in the table 3 published at the end of this issue of the Official Notices (PCT Gazette).

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

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

all Annexes D,

all Annexes SISA,

Annexes E(AT), (AU), (CA), (CL), (EG), (EP), (ES), (FI), (IL), (IN), (JP), (KR), (RU), (SE), (SG), (UA), (US) (XN) and (XV)].

Table 1 - PCT Fees: New equivalent amounts for international filing fee and handling fee (in prescribed currencies) (applicable as from January 1, 2018)

Currency	Exchange rate in Swiss franc on 02.10.17	International filing fee	Fee per sheet in excess of 30	E-filing	E-filing reductions according to Schedule of Fees	ding to	Handling fee Rule 57.2(a)	
		Rule 15.2(a)	Rule 15.2(a)	Item 4(a)	Item 4(b)	Item 4(c)	Schedule of fees Item 3	
Reference currency Swiss franc		1,330	15	100	200	300	200	Current amount
	100001	1,781	20	n.a	268	402	268	Current amount
AUD - Australian dollar	0.7620770059	1,745	20	n.a	262	394	262	New amount
	0 7787740416	1,792	20	n.a	269	404	269	Current amount
CAD - Calladian dollar	0.7707243410	1,708	19	n.a	257	385	257	New amount
JKK - Danish krone	0.1536708294	020'6	100	n.a	1,360	2,050	1,360	Current amount
	0.1330100234	8,650	100	n.a	1,300	1,950	1,300	New amount
0111	1 1127110631	1,219	14	92	183	275	183	Current amount
	1.143/443021	1,163	13	87	175	262	175	New amount
Soily bailed - GBD	1 202120202	1,063	12	n.a	160	240	n.a	Current amount
ger - round stelling	1.2321302303	1,029	12	n.a	155	232	n.a	New amount
toinot acinocanin	0.0000000000000000000000000000000000000	374,700	4,200	n.a	26,300	84,500	n.a	Current amount
nor - nanganan lonnu	0.00300303030	363,000	4,100	n.a	54,600	81,900	n.a	New amount
	0.0754630437	*	*	*	*	*	773	Current amount
	0.27 34020427	*	*	*	*	*	726	New amount
Occasion NOI	0.0004.600038	143,000	1,600	n.a	21,500	32,300	n.a	Current amount
.	0.003133033	145,200	1,600	n.a	21,800	32,800	n.a	New amount
doy occapied VOI	0.0096476966	151,800	1,700	n.a	n.a	34,200	22,800	Current amount
or i - Japanese yen	0.0000473030	153,800	1,700	n.a	n.a	34,700	23,100	New amount
KBW - Korean won	0.0008495234	**	*	*	**	**		227,000 Current amount
	0.000100101	**	*	*	*	*		235,000 New amount
NOV - Novaciae krone	0 1217059897	10,920	120	n.a	1,640	2,460	n.a	Current amount
	0.1217003034	10,930	120	n.a	1,640	2,460	n.a	New amount
NZD - New Zeelend doller	0.7011719072	1,880	21	n.a	283	424	n.a	Current amount
NZD - New Zealand dollar	0.1011113012	1,897	21	n.a	285	428	n.a	New amount
SEK - Swodish dispose	0 1103066010	11,710	130	n.a	1,760	2,640	1,760	Current amount
	0.1183000018	11,150	130	n.a	1,680	2,510	1,680	New amount
Singapore dollar	0 715/1862045	1,866	21	n.a	281	421	281	Current amount
	0.7 1.04002343	1,859	21	n.a	280	419	280	New amount
relico SII - USI	0 9738885421	1,367	15	103	206	308		Current amount
	0.37 3000342 1	1,366	15	103	205	308	205	New amount
ZAR - South African rand	0.0716526037	17,350	200	n.a	2,610	3,910	n.a	Current amount
באוי - ססמוו אוויסמון ומווס	0.07 10020001	18,560	210	n.a	2,790	4,190	n.a	New amount

\* Those amounts correspond to the exchange value, applicable on the date of payment, in New Israeli sheqels of the amounts in US dollars indicated above.
\*\* Those amounts correspond to the exchange value, applicable on the date of payment, in Korean wons of the amounts in Swiss francs indicated above.

Table 2 - PCT Fees: New equivalent amounts for search fees (in receiving Offices' currencies) (applicable as from January 1, 2018)

International Searching Authority	ISA/AT	۶	ISA	ISA/AU	<b>-</b>	ISA/BR		ISA/CA	CA		ISA/CL	5		
Reference currency & amount	EUR	1,864	AUD	2,200	BRL	2,525	1,685	CAD	1,600	USD	2,000	400	300	
Exchange rates applicable on 02.10.2017	Exchange Rate		Exchange Rate		Exchange Rate			Exchange Rate		Exchange Rate				
CHF - Swiss franc	1.14374496	2,034 <b>2,132</b>	0.76207701	1,643 <b>1,677</b>	0.30828266	742 <sup>1</sup> <b>778</b> <sup>1</sup>	495 <sup>1</sup> <b>519</b> <sup>1</sup>	0.77872494	1,187 <sup>1</sup> 1,246 <sup>1</sup>	0.97388854	1,946 <sup>1</sup> <b>1,948</b> <sup>1</sup>	389 <sup>1</sup>	292 <sup>1</sup> 292 <sup>1</sup>	Current amount New amount
USD - US dollar	0,85149100	2,225 <sup>2</sup> <b>2,189</b>	1.27793981	1,688 <b>1,722</b>	3.15907659	804 <b>799</b>	536 <b>533</b>	1.25061943	1,296 <sup>2</sup> <b>1,279</b>					Current amount New amount
EUR - Euro			1.50082597	1,505 <sup>1</sup> <b>1,466</b> <sup>1</sup>	3.71005282	684 <sup>1</sup> <b>681</b> <sup>1</sup>	456 <sup>1</sup>	1.46874063	1,088 <sup>1</sup> <b>1,089</b> <sup>1</sup>	1.17441053	1,675 <sup>1.2</sup> 1, <b>703</b> <sup>1</sup>	335 <sup>1, 2</sup> 341 <sup>1</sup>	251 <sup>1, 2</sup> <b>255</b> <sup>1</sup>	Current amount New amount
AUD - Australian dollar														Current amount New amount
DKK - Danish krone														Current amount New amount
GBP - Pound sterling														Current amount New amount
HUF - Hungarian forint														Current amount New amount
ISK - Icelandic krona														Current amount New amount
JPY - Japanese yen														Current amount New amount
KRW - Korean won	2,506,000 0.00074276 <b>2,510,000</b>	2,506,000 <b>2,510,000</b>	1,987,000 0.00111475 <b>1,974,000</b>	1,987,000 <b>1,974,000</b>										Current amount New amount
NOK - Norwegian krone														Current amount New amount
NZD - New Zealand dollar			0.92008013	2,322 <b>2,391</b>										Current amount New amount
SEK - Swedish krona														Current amount New amount
SGD - Singapore dollar	0.62556454	2,854 <b>2,980</b>	0.93886351	2,304 <b>2,343</b>										Current amount New amount
ZAR - South African rand	0.06264736	28,980 <b>29,750</b>	0.09402279	23,230 <b>23,400</b>										Current amount New amount

Equivalent amounts established for the purposes of fees payable to the International Bureau acting as receiving Office. Amounts applicable as from December 1, 2017.

International Searching Authority	ISA/CN	z	ISA/EG	į.	ISA/EP	ŒÞ	ISA/ES	မ္မ	ISA/FI	<u>.</u>	ISA/IL		
Reference currency & amount	CNY	2,100	EGP	4,000	EUR	1,875	EUR	1,875	EUR	1,875	ILS	3,518	***************************************
Exchange rates applicable on 02.10.2017	Exchange Rate		Exchange Rate		Exchange Rate		Exchange Rate		Exchange Rate		Exchange Rate		
CHF - Swiss franc	0.14643834	306 <b>308</b>	0.05524021	214 <sup>3</sup> <b>221</b> <sup>3</sup>	1.14374496	2,046 <b>2,145</b>	1.14374496	2,046 <sup>3</sup> <b>2,145</b> <sup>3</sup>	1.14374496	2,046 <sup>3</sup> <b>2,145</b> <sup>3</sup>	0.27546284	932³ <b>969</b> ³	Current amount New amount
USD - US dollar	6.65050249	315 <b>316</b>	17.63006551	225 <b>227</b>	0.85149100	2,238 <sup>4</sup> <b>2,202</b>	0.85149100	2,238 <sup>4</sup> <b>2,202</b>	0.85149100		3.53546247	963 <b>995</b>	Current amount New amount
EUR - Euro	7.81042018	267 <sup>3</sup> <b>269</b> <sup>3</sup>	20.70493463	197³ <b>193</b> ³							4.15208436	821 <sup>3</sup> <b>847</b> <sup>3</sup>	Current amount New amount
AUD - Australian dollar													Current amount New amount
DKK - Danish krone					0.13435760	13,960 13,960							Current amount New amount
GBP - Pound sterling					1.12973633	1,636 <b>1,660</b>							Current amount New amount
HUF - Hungarian forint					0.00320325	576,500 <b>585,300</b>							Current amount New amount
ISK - Icelandic krona					0.00800799	230,200 <b>234,100</b>							Current amount New amount
JPY - Japanese yen					0.00756076	244,500 <b>248,000</b>							Current amount New amount
KRW - Korean won													Current amount New amount
NOK - Norwegian krone					0.10641008	17,780 <b>17,620</b>							Current amount New amount
NZD - New Zealand dollar					0.61304918	3,083 <sup>4</sup> <b>3,058</b>							Current amount New amount
SEK - Swedish krona					0.10431224	18,010 <b>17,970</b>							Current amount New amount
SGD - Singapore dollar					0.62556454	2,870 <b>3,000</b>							Current amount New amount
ZAR - South African rand					0.06264736	29,150 <b>29,930</b>							Current amount New amount

Equivalent amounts established for the purposes of fees payable to the International Bureau acting as receiving Office.
 Amounts applicable as from December 1, 2017.

International Searching Authority		ISA/IN			ISA/JP			ISAKR			ISA/RU		ISA/SE <sup>5</sup>	E S	
Reference currency & amount	INR	10,000	2,500	JPY	156,000	70,000	KRW 1	1,300,000	450,000	RUB	40,000	8,500	18, SEK <b>17</b> ,	18,010 <b>17,970</b>	
Exchange rates applicable on 02.10.2017	Exchange Rate			Exchange Rate			Exchange Rate			Exchange Rate					
CHE - Swiss franc	0.01485900	154 <b>149</b>	39 <b>37</b>	0.00864759	1,367	613 <b>605</b>	0.00084952	1,145	397	0.01681342	680° 673	144 8	2, 0	2,046 (	Current amount
USD - US dollar	65.54201214	150 <sup>7</sup> 1 <b>53</b> <sup>7</sup>	38, <b>38</b> ,	112.61970533	1,372	616 <b>622</b>	1146.39401587	1,114	386 <b>393</b>	57.92327504	698° <b>691</b>	148 <sup>6</sup> 147	0.01	_	Current amount
EUR - Euro	76.97322943	131 <sup>7,8</sup> 130 <sup>7</sup>	33 <sup>7,8</sup> <b>32</b> <sup>7</sup>	132.26176820	1,196 <sup>7</sup> <b>1,179</b> <sup>7</sup>	537 <sup>7</sup> <b>529</b> <sup>7</sup>	1346.33720754	, 696 , <b>996</b>	336 <sup>7</sup> <b>334</b> <sup>7</sup>	68.02570433	591 <sup>6</sup> <b>588</b>	126 <sup>6</sup> <b>125</b>		Ħ	Current amount  New amount
AUD - Australian dollar							897.06417257	1,439 <b>1,449</b>	498 <b>502</b>					02	Current amount New amount
DKK - Danish krone													13, 13	13,960 (13,960 <b>P</b>	Current amount  New amount
GBP - Pound sterling														02	Current amount  New amount
HUF - Hungarian forint														02	Current amount <b>New amount</b>
ISK - Icelandic krona													230, <b>234</b> ,	230,200 (234,100 N	Current amount  New amount
JPY - Japanese yen														02	Current amount  New amount
KRW - Korean won				0.09823822	n.a n.a	718,000 <b>713,000</b>								02	Current amount  New amount
NOK - Norwegian krone													17,	17,780 (1 <b>7,620  </b>	Current amount <b>New amount</b>
NZD - New Zealand dollar							825.37091645	1,619 <b>1,575</b>	560 <b>545</b>					02	Current amount New amount
SEK - Swedish krona														02	Current amount New amount
SGD - Singapore dollar				82.73827258	1,928 <b>1,885</b>	n.a n.a	842.22081993	1,607 <b>1,544</b>	556 <b>534</b>					02	Current amount New amount
ZAR - South African rand														<u> </u>	Current amount New amount

All amounts appearing in this column, with effect from January 1, 2018, to be fixed by the Swedish Patent Office, are included here for the purposes of completeness only. Amounts applicable as from December 6, 2017. Equivalent amounts established for the purposes of fees payable to the International Bureau acting as receiving Office. Amounts applicable as from December 1, 2017.

International Searching Authority	ISA/SG	g	ISATR <sup>9</sup>		ISA/UA	<		ISA/US	NS		ISA/XN <sup>10</sup>	N 10	ISAXV	λχι	
Reference currency & amount	SGD	2,240	7,290 TRY <b>7,860</b>		EUR	300	OSD	2,080	1,040	520	DKK 13,960	096	EUR	1,875	
Exchange rates applicable on 02.10.2017	Exchange Rate			Exc	Exchange Rate		Exchange Rate						Exchange Rate		
CHF - Swiss franc	0.71548629	1,597 <sup>11</sup> 1,603 <sup>11</sup>			1.14374496	327 <sup>11</sup> <b>343</b> <sup>11</sup>	2,024 0.97388854 <b>2,026</b>	2,024 <b>2,026</b>	1,012 <b>1,013</b>	506 506	0, <b>0,</b>	2,046 <sup>11</sup> <b>2,145</b> <sup>11</sup>	1.14374496	2,046 <sup>11</sup> <b>2,145</b> <sup>11</sup>	Current amount New amount
USD - US dollar	1.36115611	1,645 <b>1,646</b>	2,238 <sup>11</sup> ,	2	0.85149100	358 <sup>11, 12</sup> <b>352</b> <sup>11</sup>					2, <b>2</b> ,	2,238 <sup>11, 12</sup> <b>2,202</b> <sup>11</sup>	0.85149100	2,238 <sup>11, 12</sup> <b>2,202</b> <sup>11</sup>	Current amount New amount
EUR - Euro	1.59855607	1,463 <sup>11</sup> <b>1,401</b> <sup>11</sup>	1,875 <sup>11</sup> 1,875 <sup>11</sup>	E_F			1,742 <sup>11,12</sup> 1,7 <b>71</b> <sup>11</sup>	1,742 <sup>11,12</sup> 1,771 <sup>11</sup>	871 <sup>11, 12</sup> 886 <sup>11</sup>	436 <sup>11, 12</sup> <b>443</b> <sup>11</sup>	£, £,	1,875 <sup>11</sup> 1,875 <sup>11</sup>			Current amount <b>New amount</b>
AUD - Australian dollar															Current amount New amount
DKK - Danish krone															Current amount New amount
GBP - Pound sterling															Current amount New amount
HUF - Hungarian forint													0.00320325 <b>585,300</b>	576,500 <b>585,300</b>	Current amount New amount
ISK - Icelandic krona											230 <b>234</b> ,	230,200 <b>234,100</b>			Current amount New amount
JPY - Japanese yen	18 0.01208631 <b>18</b>	181,200 <b>185,300</b>													Current amount New amount
KRW - Korean won															Current amount New amount
NOK - Norwegian krone											17,	17,780 <b>17,620</b>			Current amount New amount
NZD - New Zealand dollar							0.71997141	2,861 <b>2,889</b>	1,430 <b>1,445</b>	715 <b>722</b>					Current amount New amount
SEK - Swedish krona											18,	18,010 <b>17,970</b>			Current amount New amount
SGD - Singapore dollar															Current amount New amount
ZAR - South African rand							26,940 0.07357372 <b>28,270</b>	26,940 <b>28,270</b>	13,470 <b>14,140</b>	6,740 <b>7,070</b>					Current amount New amount

All amounts appearing in this column, with effect from January 1, 2018, to be fixed by the Turkish Patent and Trademark Office, are included here for the purposes of completeness only. All amounts appearing in this column, with effect from January 1, 2018, to be fixed by the Nordic Patent Institute, are included here for the purposes of completeness only. Equivalent amounts established for the purposes of fees payable to the International Bureau acting as receiving Office.

Amounts applicable as from December 1, 2017.

Table 3 - PCT Fees: New equivalent amounts for the supplementary search fees (applicable from January 1, 2018)

International Searching Authority (Supplementary Search)		ISA/AT	AT		ISA/EP	EP	ISA/FI			ISA/RU	
Reference currency & Amount	EUR	8501	1,190²	1,700³	EUR	1,875	EUR	1,875	Equivalent in CHF of Russian roubles <sup>4</sup> 11,800	11,800	18,8805
Exchange rate applicable on 02.10.17	Exchange Rate				Exchange Rate		Exchange Rate		Exchange Rate		
CHF - Swiss franc	1.14374496	972	1,361	1.944	1.14374496 2.145	2.145	1.14374496	2.145	0.01681342	198	317

For a search of the European or North American documentation.

For a full search of PCT minimum documentation.

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

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).

International Searching Authority (Supplementary Search)	ISA/SE	SE	ISA/SG	SG		ISA/TR			ISA/UA		
Reference currency & Amount	SEK	18,010 <b>17,970</b> <sup>10</sup>	SGD	2,240	TRY	500 <sup>6</sup>	7,290 <b>7,860</b> <sup>11</sup>	EUR	100 7	150 <sup>8</sup>	200 <sup>9</sup>
Exchange rate applicable on 02.10.17	Exchange Rate		Exchange Rate		Exchange Rate			Exchange Rate			
CHF - Swiss franc		2.145 12	0.71548629	1.603		136 13	2.145 13	<b>2,145</b> <sup>13</sup> 1,14374496	114	172	229

For a search of only on the documents in Turkish held in the search collection of the Authority.

For a search of only the PCT minimum documentation.

For a search of only the Russian language documentation of the former USSR and the Ukrainian language documentation.

For a search of only the European and North American documentation.

This new amount of the supplementary search fee has been fixed by the Turkish Patent and Trademark Office with effect from January 1, 2018.

This new amount of the supplementary search fee has been fixed by the Swedish Patent and Registration Office with effect from January 1, 2018.

New equivalent amount in Swiss francs of the supplementary search fee fixed by the Swedish Patent and Registration Office with effect from January 1, 2018. New equivalent amount in Swiss francs of the supplementary search fee fixed by the Turkish Patent and Trademark Office with effect from January 1, 2018. 10 11 12 13

International Searching Authority (Supplementary Search)		ISAXN			ISA/XV	
Reference currency & Amount	DKK	4,000 14	13,960 13,960 <sup>16</sup>	EUR	55015	1,875
Exchange rate applicable on 02.10.17	Exchange Rate			Exchange Rate		
CHF - Swiss franc		615 17	2,145 17	<b>2,145</b> <sup>17</sup> 1.14374496	629	2,145

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

For a search of only the documentation in Czech, Hungarian, Polish and Slovak.

This new amount of the supplementary search fee has been fixed by the Nordic Patent Institute with effect from January 1, 2018.

New equivalent amount in Swiss francs of the supplementary search fee fixed by the Nordic Patent Institute with effect from January 1, 2018. 14 15 16 17



# **23 November 2017**

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## INFORMATION ON CONTRACTING STATES

# ZM Zambia

The Patents and Companies Registration Agency (PACRA) (Zambia) has notified changes in the telephone and facsimile numbers, as well as in its e-mail and Internet addresses, which are now as follows:

Telephone: (260-211) 25 51 35

(260-211) 25 54 25

(260-211) 25 51 51

Facsimile machine: (260-211) 25 54 26

E-mail: pro@pacra.org.zm

Internet: www.pacra.org.zm

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

# FEES PAYABLE UNDER THE PCT

# IT Italy

Following the notification by the **Italian Patent and Trademarks Office** as receiving Office that it is prepared to receive and process international applications in electronic form from 4 December 2017 (see below), equivalent amounts in **euro (EUR)** have been established for two of the reductions under sub-items 4(b) and (c) of the PCT Schedule of Fees, with effect since the same date, are as follows:

Electronic filing (the request being

in character coded format): EUR 183

Electronic filing (the request,

description, claims and abstract

being in character coded format): EUR 275

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

# **DESIGNATED (OR ELECTED) OFFICES**

# **MA Morocco**

The Moroccan Office of Industrial and Commercial Property (OMPIC) has notified a change in its requirements concerning the languages of the translation of the international application<sup>1</sup> – the translation is now required into Arabic or French, and no longer into French only.

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

Appointment of an agent if the applicant is not resident in Morocco

Instrument of assignment of the international application if the applicant has changed after the international filing date

Document evidencing a change of name of the applicant if the change occurred after the international filing date and has not been reflected in a notification from the International Bureau (Form PCT/IB/306)

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

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

# IT Italy

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 3 November 2017, the **Italian Patent and Trademark Office**, in its capacity as receiving Office, notified the International Bureau, under PCT Rules 89*bis*.1(d) and 89*bis*.2 and pursuant to Sections 710(a) and 713(b) of the Administrative Instructions, that it is prepared to receive and process international applications in electronic form with effect from 4 December 2017, 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)

.

<sup>&</sup>lt;sup>1</sup> Must be furnished or paid within the time limit applicable under PCT Article 22 or 39(1).

- TIFF (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.1)
- JPEG (for files that are referenced by XML files within the international application; see Annex F, section 3.1.3.2)

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

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

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

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

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

ePCT-Filing

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

- facsimile and text string signatures (see Annex F, sections 3.3.1 to 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 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.

# 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 may be contacted:

- by telephone at: (39-06) 4705-5847 or (39-06) 4705-5800
- by facsimile at: (39-06) 4705-5632
- by e-mail at: uibm.pct@mise.gov.it

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

- international applications
- subsequently filed documents for international applications, to the extent supported by the relevant software.

# 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 (http://www.uibm.gov.it/).

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)):

- WIPO customer CA (www.wipo.int/pct-safe/en/certificates.html)
- Certification Authority (CA) for the European Patent Office (see www.epoline.org/security/EPO\_PKI\_CPS.pdf)

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

Applications filed via ePCT-Filing can be accessed by the applicant using ePCT."

# **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 2018, the following:

all Saturdays and Sundays and 1 January 2018, 30 March and 2 April 2018, 10 and 21 May 2018, 6 September 2018, 25 and 31 December 2018.

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



**30 November 2017** 

# **Notices and Information of a General Character**

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# **INFORMATION ON CONTRACTING STATES**

# SD Sudan

The Registrar General of Intellectual Property Department, Ministry of Justice (Sudan) has notified changes in the name of the Office, as well as in its location, telephone number and e-mail address; and notified a new facsimile number, which are now as follows:

Name of Office: Registrar General of Intellectual

**Property Department** 

Location: Elgomhouria Street

Elmogran Area Khartoum

Sudan

Telephone: (249-155) 12 68 62

(249-183) 74 23 58

Facsimile machine: (249-183) 74 23 56

E-mail: ipsudan.office@gmail.com

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

# FEES PAYABLE UNDER THE PCT

# **MA Morocco**

The Moroccan Office of Industrial and Commercial Property (OMPIC) has notified changes in the components of the national fee<sup>1, 2</sup>, in Moroccan dirham (MAD), payable to it as designated (or elected) Office and applicable since 1 October 2017. The consolidated list of the said components is as follows:

Filing fee: <sup>3</sup>	MAD	1,000	$(750)^4$	500 <sup>5</sup>	(250) <sup>4, 5</sup>
Publication fee: <sup>3</sup>	MAD	1,000	(750) <sup>4</sup>	500 <sup>5</sup>	(250) <sup>4, 5</sup>
Additional fee for publication of claims in excess of 10, per claim:	MAD	400		160 <sup>5</sup>	
Fee for establishment of the search report with opinion on patentability:	MAD	8,000 (	(6,000) <sup>4</sup>	4,000 (	2,000) <sup>4, 5</sup>

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

The complete list of the Office's national fees is available at: http://www.ompic.ma/en/content/patent/tariffs.

<sup>&</sup>lt;sup>2</sup> Fees are subject to value added tax (VAT) of 20%.

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

The amount in parentheses is applicable to applications filed online. For further information on the online filing of patent applications with the Office, please contact the Office at: pct@ompic.ma.

This amount is applicable to very small enterprises, small or medium enterprises (in accordance with the criteria of the SME charter), natural persons, self-entrepreneurs, craftsmen and universities and educational establishments, whether national or foreign.



# **14 December 2017**

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# **INFORMATION ON CONTRACTING STATES**

# **BZ** Belize

The **Belize Intellectual Property Office** has notified a change in its location, as follows:

Location: 1902 Constitution Drive, 3rd Floor

P.O. Box 592

Belmopan, Cayo District

**Belize** 

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

# **NL Netherlands**

The **Netherlands Patent Office** has notified a change in its e-mail address, as follows:

E-mail: octrooicentrum@rvo.nl

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

# PA Panama

The **Directorate General of the Industrial Property Registry** (**DIGERPI**) (**Panama**) has notified changes in its telephone numbers, as follows:

Telephone: (507) 560 07 05,

(507) 560 59 36

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

# FEES PAYABLE UNDER THE PCT

# AT Austria

The **Austrian Patent Office** has notified a new amount of the search fee, in **euro (EUR)**, payable to it as International Searching Authority. This amount, applicable with effect from 1 January 2018, is EUR 1,875.

Pursuant to PCT Rule 16.1(d), new equivalent amounts in Korean won (KRW), Singapore dollar (SGD), US dollar (USD), Swiss franc (CHF) and South African rand (ZAR), have been established for the search fee for an international search carried out by the Office. These amounts, applicable from 1 January 2018, are KRW 2,423,000, USD 2,202, CHF 2,145, SGD 3,000 and ZAR 29,930, respectively.

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

#### BH Bahrain

The **National Patent Office (Bahrain)** has notified new amounts of the national fee for utility model, in **Bahraini dinar (BHD)**, payable to the Office as designated (or elected) Office, as follows:

For utility model:

Filing fee:

BHD

40

 $(20)^{1}$ 

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

# IL Israel

The **Israel Patent Office** has notified a new amount of the transmittal fee (PCT Rule 14), in **new Israeli sheqel (ILS)**, payable to it as receiving Office. This amount, applicable with effect from 1 January 2018, is ILS 550.

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

Furthermore, the Office has notified a new amount of the filing fee component of the national fee, in **new Israeli sheqel (ILS)**, payable to it as designated (or elected) Office. This amount, also applicable with effect from 1 January 2018, is ILS 2,014.

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

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<sup>&</sup>lt;sup>1</sup> The amount in parentheses is payable in case of filing by an individual.

# KR Republic of Korea

Pursuant to PCT Rule 16.1(d), new equivalent amounts in **New Zealand dollar** have been established for the search fee for an international search carried out by the **Korean Intellectual Property Office**. These amounts, applicable from 1 February 2018, are NZD 602 for searches carried out in Korean and NZD 1,740 for searches carried out in English.

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

# MA Morocco - Corrigendum

The information published in the Official Notices of 30 November 2017, page 185 concerning the changes in the components of the national fee, in **Moroccan dirham (MAD)**, payable to the **Moroccan Office of Industrial and Commercial Property (OMPIC)** as designated (or elected) Office and applicable since 1 October 2017, contained an error. The fee for the establishment of the search report with opinion on patentability of MAD 4000 is applicable to very small enterprises, small or medium enterprises (in accordance with the criteria of the SME charter), natural persons, self-entrepreneurs, craftsmen, universities and educational establishments, whether national or foreign.

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