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## onal filing ts conferred by a European nt application after publication ct of revocation or limitation of European patent nt of protection entic text of a European nt application or European nt atent application as an sfer and constitution of rights gnment tractual licensing applicable PATENT APPLICATION ements of the European

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INTERNATIONAL APPLICATIONS LINDER

THE PATENT COOPERATION TREATY -

Application of the Patent

The European Patent Office as a

The European Patent Office as an

International Searching Authority

The European Patent Office as

Implementing Regulations and

Signature - Ratification

The Protocol on Privileges and Immunities an-

nexed to this Convention shall define the condi-

tions under which the Organisation, the mem-

bers of the Administrative Council, the employ

ees of the European Patent Office, and such other persons specified in that Protocol as take

part in the work of the Organisation, shall enjoy.

in each Contracting State, the privileges and

immunities necessary for the performance of

The contractual liability of the Organisa-

The non-contractual liability of the Orga-

nisation in respect of any damage caused by it

or by the employees of the European Patent

Office in the performance of their duties shall be

governed by the law of the Federal Republic of Germany. Where the damage is caused by the

branch at The Haque or a sub-office or employ-

ees attached thereto, the law of the Contracting

State in which such branch or sub-office is

(3) The personal liability of the employees of

the European Patent Office towards the Orga

nisation shall be governed by their Service

(4) The courts with jurisdiction to settle dis-

for disputes under paragraph 1, the

courts of the Federal Republic of Germany.

unless the contract concluded between the par-

Regulations or conditions of employment.

putes under paragraphs 1 and 2 shall be:

ties designates a court of another State:

tion shall be governed by the law applicable to

designated Office or elected Office

or International Preliminary

Examining Authority

(deleted)

(deleted)

(deleted)

(deleted)

(deleted)

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(deleted)

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(deleted)

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FURO-PCT APPLICATIONS

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their duties

Article 9

Liability

(2)

the contract in question.

located shall apply.

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Article 3

The grant of a European patent may be requested for one or more of the Contracting States

European Patent Convention

GENERAL AND INSTITUTIONAL

European law for the grant of patents

established by this Convention.

shall be called European patents.

A system of law, common to the Contracting

States2, for the grant of patents for invention is

(1) Patents granted under this Convention

(2) The European patent shall, in each of the

Contracting States for which it is granted, have the effect of and be subject to the same condi-

tions as a national patent granted by that State,

unless this Convention provides otherwise.

PARTI

PROVISIONS

General provisions

Chapter I

Article 1

Article 2

European natent

Territorial effect

<sup>2</sup> Currently the 38 Contracting States are: AL, AT, BE, BG, CH, CY, CZ, DE, DK, EE, ES, FI, FR, GB, GR, HR, HU, IE, IS, IT, LI, LT, LU, LV, MC, MK, MT, NL, NO. PL. PT. RO. RS. SE. SI. SK. SM. TR.

European Patent Convention

graphs 2 and 3;

(i)

Council

Council

consulted

Article 11<sup>10</sup>

employees and decide on their promotion:

(h) he shall exercise disciplinary authority

over the employees other than those referred to

in Article 11, and may propose disciplinary

action to the Administrative Council with regard

to employees referred to in Article 11, para-

(3)9 The President shall be assisted by a

number of Vice-Presidents. If the President is

absent or indisposed, one of the Vice-Presi

dents shall take his place in accordance with

the procedure laid down by the Administrative

(1) The President of the European Patent

Office shall be appointed by the Administrative

(2) The Vice-Presidents shall be appointed

by the Administrative Council after the Presi-

dent of the European Patent Office has been

See the decision of the Administrative Council of

<sup>10</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.

06.07.1978 on substitution for the President of the

EPO (0.1 EPO 1978 326)

Appointment of senior employees

he may delegate his functions and pow-

he shall exercise supervisory authority

subject to Article 11, he shall appoint the

the Boards of Appeal and of the Enlarged Board of Appeal shall be appointed by the Administrative Council on a proposal from the President of the European Patent Office. They may be re-appointed by the Administrative Council after the President of the European Patent Office has been consulted

European Patent Convention

European Patent Organisation

trative and financial autonomy

(a) the European Patent Office:

(b) the Administrative Council.

by the Administrative Council.

Article 4a4

patent system.

Chapter II

Article 5<sup>5</sup>

ality.

(3)

Legal status

States

(1) A European Patent Organisation, hereinaf-

ter referred to as the Organisation, is estab-

lished by this Convention. It shall have adminis-

(2) The organs of the Organisation shall be:

(3) The task of the Organisation shall be to

grant European patents. This shall be carried

out by the European Patent Office supervised

Conference of ministers of the Contracting

A conference of ministers of the Contracting

States responsible for patent matters shall meet

at least every five years to discuss issues per-

taining to the Organisation and to the European

(1) The Organisation shall have legal person-

See decisions of the Enlarged Board of Appeal

See decisions of the Enlarged Board of Appeal

G 5/88, G 7/88, G 8/88, G 1/04 (Annex I) <sup>4</sup> Inserted by the Act revising the European Patent Convention of 29.11.2000.

G 5/88, G 7/88, G 8/88 (Annex I)

European Patent Convention

The European Patent Organisation

Article 4<sup>3</sup>

(4) The Administrative Council shall exercise disciplinary authority over the employees referred to in paragraphs 1 to 3.

The members, including the Chairmen, of

(5) The Administrative Council, after consulting the President of the European Patent Office. may also appoint as members of the Enlarged Board of Appeal legally gualified members of the national courts or quasi-judicial authorities of the Contracting States, who may continue their judicial activities at the national level. They shall be appointed for a term of three years and may be re-appointed.

### Article 12 Duties of office

Employees of the European Patent Office shall be bound, even after the termination of their employment, neither to disclose nor to make use of information which by its nature is a professional secret

Article 13 Disputes between the Organisation and the employees of the European Patent Office

(1) Employees and former employees of the European Patent Office or their successors in title may apply to the Administrative Tribunal of the International Labour Organization in the case of disputes with the European Patent Organisation, in accordance with the Statute of the Tribunal and within the limits and subject to the conditions laid down in the Service Regulations for permanent employees or the Pension Scheme Regulations or arising from the conditions of employment of other employees.

European Patent Convention

(2) In each of the Contracting States, the Organisation shall enjoy the most extensive legal capacity accorded to legal persons under the national law of that State: it may in particular acquire or dispose of movable and immovable property and may be a party to legal proceedings.

(3) The President of the European Patent Office shall represent the Organisation.

### Article 66 Headquarters

(1) The Organisation shall have its headquarters in Munich.

(2) The European Patent Office shall be located in Munich. It shall have a branch at The Haque

### Article 77

### Sub-offices of the European Patent Office

By decision of the Administrative Council. sub-offices of the European Patent Office may be created, if need be, for the purpose of information and liaison, in the Contracting States and with intergovernmental organisations in the field of industrial property, subject to the approval of the Contracting State or organisation concerned.

<sup>6</sup> See decisions of the Enlarged Board of Appeal G 5/88, G 7/88, G 8/88 (Annex I). See decisions of the Enlarged Board of Appeal G 5/88, G 7/88, G 8/88 (Annex I).

European Patent Convention

(2) An appeal shall only be admissible if the person concerned has exhausted such other means of anneal as are available to him under the Service Regulations, the Pension Scheme Regulations or the conditions of employment.

### Article 14<sup>11, 12</sup>

### Languages of the European Patent Office, European patent applications and other documents

(1) The official languages of the European Patent Office shall be English, French and German

(2) A European patent application shall be filed in one of the official languages or, if filed in any other language, translated into one of the official languages in accordance with the Implementing Regulations. Throughout the proceedings before the European Patent Office, such translation may be brought into conformity with the application as filed. If a required translation is not filed in due time, the application shall be deemed to be withdrawn.

(3) The official language of the European Patent Office in which the European patent application is filed or into which it is translated shall be used as the language of the proceedings in all proceedings before the European Patent Office, unless the Implementing Regulations provide otherwise

11 Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>12</sup> See decisions of the Enlarged Board of Appeal G 6/91, G 2/95, G 4/08 (Annex I).

(b) for disputes under paragraph 2, the courts of the Federal Republic of Germany, or of the State in which the branch or sub-office is

## Chapter III

Article 10<sup>8</sup> Management

(1) The European Patent Office shall be managed by the President, who shall be responsible for its activities to the Administrative . Council

(2) To this end, the President shall have in

he shall take all necessary steps to en

(b) unless this Convention provides otherwise, he shall prescribe which acts are to be performed at the European Patent Office in Munich and its branch at The Hague respectively;

(c) he may submit to the Administrative Council any proposal for amending this Convention, for general regulations, or for decisions which come within the competence of the

he shall prepare and implement the budget and any amending or supplementary budget;

(e) he shall submit a management report to the Administrative Council each year;

<sup>8</sup> See decisions/opinions of the Enlarged Board of Ap peal G 5/88, G 7/88, G 8/88, G 1/02 (Annex I).

(f) over the staff: (a)

The European Patent Office

European Patent Convention

particular the following functions and powers

sure the functioning of the European Patent Office, including the adoption of internal administrative instructions and information to the public:

Administrative Council;

(4) Natural or legal persons having their residence or principal place of business within a Contracting State having a language other than English, French or German as an official language, and nationals of that State who are resident abroad may file documents which have to be filed within a time limit in an official language of that State. They shall, however, file a translation in an official language of the European Patent Office in accordance with the Implementing Regulations. If any document other than those documents making up the European patent application, is not filed in the prescribed language, or if any required translation is not filed in due time, the document shall be deemed not to have been filed.

(5) European patent applications shall be published in the language of the proceedings.

(6) Specifications of European patents shall be published in the language of the proceedings and shall include a translation of the claims in the other two official languages of the European Patent Office

(7) The following shall be published in the three official languages of the European Patent Office

(a) the European Patent Bulletin:

European Patent Convention

sisting of three members:

nature of the appeal so requires

Enlarged Board of Appeal

Office under Article 112;

cle 112a

(2)

Article 22<sup>22</sup>

responsible for

(4)

of

(a)

(b) the Official Journal of the European Patent Office

Entries in the European Patent Registe shall be made in the three official languages of the European Patent Office. In cases of doubt, the entry in the language of the proceedings shall be authentic.

For appeals from a decision of an Oppo-

two technically qualified members and

sition Division, a Board of Appeal shall consist

one legally qualified member, when the deci-

sion was taken by an Opposition Division con-

(b) three technically and two legally qualified

members, when the decision was taken by an

Opposition Division consisting of four members,

or when the Board of Appeal considers that the

(1) The Enlarged Board of Appeal shall be

(a) deciding on points of law referred to it by

(b) giving opinions on points of law referred

to it by the President of the European Patent

(c) deciding on petitions for review of deci-

sions of the Boards of Appeal under Arti-

(b), the Enlarged Board of Appeal shall consist

of five legally and two technically qualified

members. In proceedings under paragraph 1(c),

the Enlarged Board of Appeal shall consist of

three or five members as laid down in the

Implementing Regulations. In all proceedings, a

legally qualified member shall be the Chairman

In proceedings under paragraph 1(a) and

Boards of Appeal under Article 112;

(b) Search Divisions; Examining Divisions: (d) Opposition Divisions a Legal Division;

To carry out the procedures laid down in this

Convention, the following shall be set up within

(f) Boards of Appeal:

(g) an Enlarged Board of Appeal

### Article 1614 Receiving Section

The Receiving Section shall be responsible for the examination on filing and the examination as to formal requirements of European patent applications

Article 17<sup>15</sup> Search Divisions

The Search Divisions shall be responsible for drawing up European search reports.

3 See opinion of the Enlarged Board of Appeal G 1/02 (Annex I). <sup>4</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. 5 Amended by the Act revising the European Patent Convention of 29.11.2000.

European Patent Convention

### Article 2323 Independence of the members of the Boards

The members of the Enlarged Board of Appeal and of the Boards of Appeal shall be appointed for a term of five years and may not be removed from office during this term, except if there are serious grounds for such removal and if the Administrative Council, on a proposal from the Enlarged Board of Appeal, takes a decision to this effect. Notwithstanding sentence 1, the term of office of members of the Boards shall end if they resign or are retired in accordance with the Service Regulations for permanent employees of the European Patent Office

(2) The members of the Boards may not be members of the Receiving Section, Examining Divisions, Opposition Divisions or Legal Division.

(3)24 In their decisions the members of the Boards shall not be bound by any instructions and shall comply only with the provisions of this Convention.

(4)25 The Rules of Procedure of the Boards of Appeal and the Enlarged Board of Appeal shall be adopted in accordance with the Implementing Regulations. They shall be subject to the approval of the Administrative Council.

### 23 Amended by the Act revising the European Patent Convention of 29 11 2000 ee decision of the Enlarged Board of Appeal

G 2/06 (Annex I) 25 See the Rules of Procedure of the Boards of Ap Enlarged Board of Appeal, last amendments approved by decision of the Administrative Council CA/D 3/15 of 25.03.2015 (OJ EPO 2015, A35). of the Enlarged Board of Appeal G 6/95 (Annex I).

### Article 18<sup>16</sup> Examining Divisions

European Patent Convention

sible for the examination of European patent

three technically qualified examiners. However, before a decision is taken on a European patent application its examination shall as a general rule, be entrusted to one member of the Examining Division. Oral proceedings shall be before the Examining Division itself. If the Examining Division considers that the nature of the deci sion so requires, it shall be enlarged by the addition of a legally qualified examiner. In the event of parity of votes, the vote of the Chairof the Examining Division shall be docision

### Opposition Divisions

(1) The Opposition Divisions shall be responsible for the examination of oppositions against any European patent.

An Opposition Division shall consist of three technically qualified examiners, at least two of whom shall not have taken part in the proceedings for grant of the patent to which the opposition relates. An examiner who has taken part in the proceedings for the grant of the European patent may not be the Chairman. Before a decision is taken on the opposition, the Opposition Division may entrust the examination of the opposition to one of its members. Oral proceedings shall be before the Opposition Division itself. If the Opposition Division considers that the nature of the decision so requires, it shall be enlarged by the addition of a legally gualified examiner who shall not have taken part in the proceedings for grant of the patent. In the event of parity of votes, the vote of the Chairman of the Opposition Division shall be decisive.

(1) The Legal Division shall be responsible for decisions in respect of entries in the Register of European Patents and in respect of registration on, and deletion from, the list of profes-

(2) Decisions of the Legal Division shall be

See decisions of the President of the EPO. OJ EPO 2013 600 2013 601

European Patent Convention

### Article 25 Technical opinion

At the request of the competent national court hearing an infringement or revocation action, the European Patent Office shall be obliged, on payment of an appropriate fee27, to give a technical opinion concerning the European patent which is the subject of the action. The Examining Division shall be responsible for issuing such opinions.

### Chanter IV The Administrative Council

### Article 26

Membership

posed of the Representatives and the alternate Representatives of the Contracting States. Each Contracting State shall be entitled to appoint one Representative and one alternate Representative to the Administrative Council.

(1) The Administrative Council shall elect a Chairman and a Deputy Chairman from among the Representatives and alternate Representatives of the Contracting States. The Deputy Chairman shall ex officio replace the Chairman if he is prevented from carrying out his duties.

(2) The terms of office of the Chairman and the Deputy Chairman shall be three years. They may be re-elected.

European Patent Convention

Article 21<sup>20, 21</sup> Boards of Appeal

The Boards of Appeal shall be responsible for the examination of appeals from decisions of the Receiving Section, the Examining Divisions and Opposition Divisions, and the Legal Division

(2) For appeals from decisions of the Receiving Section or the Legal Division, a Board of Appeal shall consist of three legally gualified members

For appeals from a decision of an Exam-(3) ining Division, a Board of Appeal shall consist of

two technically qualified members and one legally qualified member, when the decision concerns the refusal of a European patent application or the grant, limitation or revocation of a European patent, and was taken by an Examining Division consisting of less than four members:

(b) three technically and two legally qualified members when the decision was taken by an Examining Division consisting of four members, or when the Board of Anneal considers that the nature of the appeal so requires;

(c) three legally qualified members in all other cases.

<sup>20</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>21</sup> See decisions/opinions of the Enlarged Board of Appeal G 2/90, G 8/95, G 1/02, G 3/03, G 1/11 (Annex I).

European Patent Convention

### Article 28<sup>2</sup> Board

(1) When there are at least eight Contracting States, the Administrative Council may set up a Board composed of five of its members.

(2) The Chairman and the Deputy Chairman of the Administrative Council shall be members of the Board ex officio; the other three members shall be elected by the Administrative Council.

(3) The term of office of the members elected by the Administrative Council shall be three years. They may not be re-elected.

(4) The Board shall perform the duties assigned to it by the Administrative Council in accordance with the Rules of Procedure.

### Article 29 Meetings

(1) Meetings of the Administrative Council shall be convened by its Chairman.

(2) The President of the European Patent Office shall take part in the deliberations of the Administrative Council.

(3) The Administrative Council shall hold an ordinary meeting once each year. In addition, it shall meet on the initiative of its Chairman or at the request of one-third of the Contracting States

(4) The deliberations of the Administrative Council shall be based on an agenda, and shall be held in accordance with its Rules of Procedure

28 See decisions of the Administrative Council of 5.6.2003 setting up a Board of the Administrative Council (OJ EPO 2003, 333) and of 30.10.2003 concerning the operation of the Board of the Administrative Council (OJ EPO 2003, 579).

27 See Article 2(1), item 20, of the Rules relating to Fees

Departments entrusted with the procedure

(1) The Examining Divisions shall be responapplications

(2)17 An Examining Division shall consist of

## Article 19<sup>18</sup>

European Patent Convention

Article 2019

### Legal Division

sional representatives

taken by one legally qualified member

European Patent Convention

# Exclusion and objection

Members of the Boards of Appeal or of the Enlarged Board of Appeal may not take part in a case in which they have any personal interest, or if they have previously been involved as representatives of one of the parties, or if they participated in the decision under appeal.

Amended by the Act revising the European Patent

<sup>17</sup> See opinion of the Enlarged Board of Appeal G 1/02

See decision/opinion of the Enlarged Board of Ap-

Convention of 29.11.2000.

peal G 5/91, G 1/02 (Annex I)

(Annex I).

Article 24<sup>26</sup>

(2) If, for one of the reasons mentioned in paragraph 1, or for any other reason, a member of a Board of Appeal or of the Enlarged Board of Appeal considers that he should not take part in any appeal, he shall inform the Board accordingly

(3) Members of a Board of Appeal or of the Enlarged Board of Appeal may be objected to by any party for one of the reasons mentioned in paragraph 1, or if suspected of partiality. An objection shall not be admissible if, while being aware of a reason for objection, the party has taken a procedural step. An objection may not be based upon the nationality of members.

(4) The Boards of Appeal and the Enlarged Board of Appeal shall decide as to the action to be taken in the cases specified in paragraphs 2 and 3, without the participation of the member concerned. For the purposes of taking this decision the member objected to shall be replaced by his alternate.

(1) The Administrative Council shall be com

(2) The members of the Administrative Council may, in accordance with the Rules of Procedure of the Administrative Council, be assisted by advisers or experts.

Article 27 Chairmanship

European Patent Convention

the European Patent Office

(a) a Receiving Section:

Article 1513

(c)

(e)

(5) The provisional agenda shall contain any question whose inclusion is requested by any Contracting State in accordance with the Rules	Article 32 Staff, premises and equipment	<ul> <li>(c) the Pension Scheme Regulations and any appropriate increases in existing pensions to correspond to increases in salaries;</li> </ul>	Article 35 <sup>31</sup> Voting rules
of Procedure.	The European Patent Office shall place at the disposal of the Administrative Council, and of		(1) The Administrat decisions, other than
Article 30 Attendance of observers	any committee established by it, such staff, premises and equipment as may be necessary for the performance of their duties.	<ul><li>(d) the Rules relating to Fees;</li><li>(e) its Rules of Procedure.</li></ul>	graphs 2 and 3, by a Contracting States rep
(1) The World Intellectual Property Organiza- tion shall be represented at the meetings of the Administrative Council, in accordance with an agreement between the Organisation and the World Intellectual Property Organization.	Article 33 <sup>20.00</sup> Competence of the Administrative Council in certain cases	(3) Notwithstanding Article 18, paragraph 2, the Administrative Council shall be competent to decide, in the light of experience, that in cer- tain categories of cases Examining Divisions shall consist of one technically qualified exam-	(2) A majority of th of the Contracting Sta ing shall be required for Administrative Counci under Article 7, Artic cle 33, paragraphs 1(
<ol> <li>Other intergovernmental organisations entrusted with carrying out international proce- dures in the field of patents, with which the Org- anisation has concluded an agreement, shall be represented at the meetings of the Adminis- trative Council, in accordance with such agree- ment.</li> <li>Any other intergovernmental and interna- tional non-governmental organisations carrying out an activity of interest to the Organisation may be invited by the Administrative Council to be represented at its meetings during any dis- cussion of matters of mutual interest.</li> <li>Article 31 Languages of the Administrative Council (1) The languages used in the deliberations of the Administrative Council shall be English, French and German.</li> <li>Documents submitted to the Administra- tive Council, and the minutes of its delibera- tions, shall be drawn up in the three languages specified in paragraph 1.</li> </ol>	<ol> <li>The Administrative Council shall be completent to amend:         <ol> <li>the time limits laid down in this Convention,</li> <li>Parts II to VIII and Part X of this Convention, to bring them into line with an international treaty relating to patents or European Community legislation relating to patents;</li> </ol> </li> <li>(c) the Implementing Regulations.         <ol> <li>The Administrative Council shall be completent, in conformity with this Convention, to adopt or amend:                 <ol> <li>The Administrative Council shall be completent, in conformity with this Convention, to adopt or amend:                     <li>the Financial Regulations;</li> <li>the Service Regulations for permanent employees and the conditions of employment of other employees of the European Patent Office, the salary scales of the said the rules for granting them;                     </li> </li></ol> </li> <li><sup>29</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.                     </li> <li><sup>20</sup> Se decisions/opinions of the Enlarged Board of                     </li> </ol></li> </ol>	<ul> <li>(4) The Administrative Council shall be competent to authorise the President of the European Patent Office to negotiate and, subject to its approval, to conclude agreements on behalf of the European Patent Office to negotiate and, subject to its approval, to conclude agreements on behalf of the European Patent Organisation with States, with intergovernmental organisations and with documentation centres set up on the basis of agreements with such organisations.</li> <li>(5) The Administrative Council may not take a decision under paragraph 1(b): <ul> <li>concerning an international treaty, before its entry into force;</li> <li>concerning European Community legislation, before the expiry of that period.</li> </ul> </li> <li>Article 34 Voting rights <ul> <li>(1) The right to vote in the Administrative Council shall be restricted to the Contracting States.</li> <li>(2) Each Contracting State shall have one vote, except where Article 36 applies.</li> </ul> </li> </ul>	<ul> <li>(a) paragraph 2, paragraph 7, Article 16</li> <li>(3) Unanimity of tht ing shall be required f Administrative Councl under Article 33, para trative Council shall ta all the Contracting S decision taken on the all the Contracting S decision taken on the state declares, within of the decision, that bound by that decision</li> <li>(4) Abstentions she votes.</li> </ul>
	Appeal G 5/88, G 7/88, G 8/88, G 6/95, G 1/02 (An- nex I).	Europe Brits Communication	<sup>31</sup> Amended by the Act re Convention of 29.11.2000
European Patent Convention	European Patent Convention	European Patent Convention	European Patent Conven
Chapter V Financial provisions Article 37 <sup>32</sup> Budgetary funding The budget of the Organisation shall be financed: (a) by the Organisation's own resources; (b) by payments made by the Contracting States in respect of renewal fees for European patents levied in these States;	<ul> <li>(b) the resources of the Pension Reserve Fund, which shall be treated as a special class of asset of the Organisation, designed to sup- port the Organisation's pension scheme by pro- viding the appropriate reserves.</li> <li>Article 39 Payments by the Contracting States in respect of renewal fees for European patents</li> <li>(1)<sup>34</sup> Each Contracting State shall pay to the Organisation in respect of each renewal fee received for a European patent in that State an amount equal to a proportion of that fee, to be fixed by the Administrative Council; the propor- tion shall not exceed 75% and shall be the</li> </ul>	<ul> <li>Article 40</li> <li>Level of fees and payments – Special financial contributions</li> <li>(1) The amounts of the fees referred to in Article 38 and the proportion referred to in Article 39 shall be fixed at such a level as to ensure that the revenue in respect thereof is sufficient for the budget of the Organisation to be balanced.</li> <li>(2) However, if the Organisation is unable to balance its budget under the conditions laid down in paragraph 1, the Contracting States shall remit to the Organisation repeated informations, the amount of which shall be contributions, the amount of which shall be contermined by the Administrative Council for</li> </ul>	<ul> <li>(4) Where the scale ing State cannot be ewith paragraph 3, the shall, with the consent scale position.</li> <li>(5) Article 39, para apply mutatis mutand contributions.</li> <li>(6) The special fin be repaid with interes the same for all Comments shall be made in provide for this purg amount thus provid among the Contractific the same the contractific the set of the set of</li></ul>
<ul> <li>(c) where necessary, by special financial contributions made by the Contracting States;</li> <li>(d) where appropriate, by the revenue pro-</li> </ul>	same for all Contracting States. However, if the said proportion corresponds to an amount which is less than a uniform minimum amount fixed by the Administrative Council, the Con- tracting State shall pay that minimum to the	<ul> <li>(3) These special financial contributions shall be determined in respect of any Contracting</li> </ul>	<ul><li>(7) The special finated in any accounting</li></ul>
vided for in Article 146; (e) where appropriate, and for tangible assets only, by third-party borrowings secured	Organisation. (2) Each Contracting State shall communi- cate to the Organisation such information as the	State on the basis of the number of patent applications filed in the last year but one prior to that of entry into force of this Convention, and calculated in the following manner:	full before any such thereof remitted in an period are repaid.
on land or buildings; (f) where appropriate, by third-party funding for specific projects.	Administrative Council considers to be neces- sary to determine the amount of these pay- ments. (3) The due dates for these payments shall be determined by the Administrative Council.	<ul> <li>(a) one half in proportion to the number of patent applications filed in that Contracting State;</li> </ul>	Article 41 Advances (1) At the request European Patent Offic
Article 38 <sup>33</sup> The Organisation's own resources		(b) one half in proportion to the second high- est number of patent applications filed in the	shall grant advances account of their pays
The Organisation's own resources shall com- prise: (a) all income from fees and other sources	(4) If a payment is not remitted fully by the due date, the Contracting State shall pay inter- est from the due date on the amount remaining unpaid.	other Contracting States by natural or legal per- sons having their residence or principal place of business in that Contracting State.	within the limit of th Administrative Counc advances shall be de the amounts due fror for the accounting peri-
(a) all income from tees and other sources and also the reserves of the Organisation;		However, the amounts to be contributed by States in which the number of patent applica- tions filed exceeds 25 000 shall then be taken as a whole and a new scale drawn up in propor- tion to the total number of patent applications	for the accounting peri (2) Article 39, para apply mutatis mutandi

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Cor

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ive Council shall take its those referred to in paraa simple majority of the presented and voting.

ree-quarters of the votes ites represented and votor the decisions which the il is empowered to take cle 11, paragraph 1, Arti-(a) and (c), and 2 to 4, oh 1, Article 40, para-icle 46, Article 134a, Arti-Article 152, Article 153, 66 and Article 172.

e Contracting States votor the decisions which the il is empowered to take graph 1(b). The Adminiske such decisions only if tates are represented. A basis of Article 33, para ake effect if a Contracting twelve months of the date it does not wish to be

all not be considered as

### Article 36 Weighting of votes

European Patent Convention

(1) In respect of the adoption or amendment of the Rules relating to Fees and, if the financial contribution to be made by the Contracting States would thereby be increased, the adoption of the budget of the Organisation and of any amending or supplementary budget, any Contracting State may require, following a first ballot in which each Contracting State shall have one vote, and whatever the result of this hallot that a second hallot be taken immediately, in which votes shall be given to the States in accordance with paragraph 2. The decision shall be determined by the result of this second ballot

(2) The number of votes that each Contracting State shall have in the second ballot shall be calculated as follows:

(a) the percentage obtained for each Contracting State in respect of the scale for the special financial contributions, pursuant to Article 40, paragraphs 3 and 4, shall be multiplied by the number of Contracting States and divided by five;

the number of votes thus given shall be (b) rounded upwards to the next whole number:

(c) five additional votes shall be added to this number

(d) nevertheless, no Contracting State shall have more than 30 votes

vising the European Patent

tion

position of any Contractstablished in accordance Administrative Council t of that State, decide its

graphs 3 and 4, shall is to the special financial

ancial contributions shall at a rate which shall be ntracting States. Repayn so far as it is possible to oose in the budget; the ed shall be distributed ng States in accordance to in paragraphs 3 and 4.

ancial contributions remitperiod shall be repaid in contributions or parts y subsequent accounting

of the President of the e, the Contracting States to the Organisation, on ments and contributions, ne amount fixed by the il. The amount of such termined in proportion to m the Contracting States od in question.

agraphs 3 and 4, shall s to the advances.

European Patent Convention

### Article 42<sup>35</sup> Budget

(1) The budget of the Organisation shall be balanced. It shall be drawn up in accordance with the generally accepted accounting principles laid down in the Financial Regulations. If necessary, there may be amending or supplementary budgets

(2) The budget shall be drawn up in the unit of account fixed in the Financial Regulations.

### Article 43 Authorisation for expenditure

 The expenditure entered in the budget shall be authorised for the duration of one accounting period, unless the Financial Regulations provide otherwise.

(2) In accordance with the Financial Regulations, any appropriations, other than those relating to staff costs, which are unexpended at the end of the accounting period may be carried forward, but not beyond the end of the following accounting period.

(3) Appropriations shall be set out under different headings according to type and purpose of the expenditure and subdivided, as far as necessary, in accordance with the Financial Regulations.

### Article 44 Appropriations for unforeseeable expenditure

(1) The budget of the Organisation may contain appropriations for unforeseeable expenditure

32 Amended by the Act revising the European Patent ntion of 29 11 2000 <sup>33</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.

4 See decision of the Administrative Council of <sup>27</sup> See decision of the Administrative Council of 08.06.1984 on the proportion of renewal fees for Euro-pean patents to be remitted to the EPO (OJ EPO 1984, 296). filed in these States.

Article 45

Article 46

Accounting period

The employment of these appropriations

by the Organisation shall be subject to the prior

The accounting period shall commence on

approval of the Administrative Council.

1 January and end on 31 December.

Preparation and adoption of the budget

prescribed in the Financial Regulations.

excess of one-twelfth of the appropriations.

the draft budget relates.

European Patent Convention

Exceptions to patentability

Article 5340,41

respect of:

thereof:

Contracting States:

Administrative Council

Provisional budget

Article 47

budget.

European Patent Convention

The Contracting States shall pay each month, on a provisional basis and in accordance with the scale referred to in Article 40, paragraphs 3 and 4 any special financial contributions necessary to ensure implementation of paragraphs 1 and 2. Article 39. paragraph 4 shall apply mutatis mutandis to these contributione

### Article 48 Budget implementation

(1) The President of the European Patent Office shall implement the budget and any

which are prior to the date referred to in paragraph 2 and which were published on or after that date, shall be considered as comprised in the state of the art

(4) Paragraphs 2 and 3 shall not exclude the patentability of any substance or composition, comprised in the state of the art, for use in a method referred to in Article 53(c), provided that its use for any such method is not comprised in the state of the art.

(5)45 Paragraphs 2 and 3 shall also not exclude the patentability of any substance or com-position referred to in paragraph 4 for any specific use in a method referred to in Article 53(c), provided that such use is not comprised in the state of the art.

40 Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>41</sup> See decisions of the Enlarged Board of Appeal

microbiological processes or the products

(c) methods for treatment of the human or

animal body by surgery or therapy and diagnos-

tic methods practised on the human or animal

body; this provision shall not apply to products,

in particular substances or compositions, for

use in any of these methods.

G 3/95, G 1/98, G 1/03, G 2/03, G 1/04, G 2/06, G 1/07, G 2/07, G 1/08, G 2/08 of 19.02.2010 (An-

nex I) ions of the Enlarged Board of Appea G 2/12, G 2/13.

Amended by the Act revising the European Patent Convention of 29 11 2000 Convention of 29.11.2000. 4<sup>44</sup> See decisions/opinions of the Enlarged Board of Appeal G 2/88, G 6/88, G 1/92, G 3/93, G 1/98, G 2/98, G 3/98, G 2/99, G 1/03, G 2/03, G 2/08 of 19.02.2010 (Annex I). 5 See the notice from the EPO concerning the non-

acceptance of Swiss-type claims following decision G 2/08 of the Enlarged Board of Appeal (OJ EPO 2010 514)

The President of the European Patent Office shall annually submit to the Administrative Council the accounts of the preceding accounting period in respect of the budget and the balance sheet showing the assets and liabilities of the Organisation together with the

European Patent Convention

report of the auditors.

(4) The Administrative Council shall approve the annual accounts together with the report of the auditors and shall discharge the President of the European Patent Office in respect of the implementation of the budget.

official, or officially recognised, international exhibition falling within the terms of the Convention on international exhibitions signed at Paris on 22 November 1928 and last revised on 30 November 1972

(2) In the case of paragraph 1(b), para-graph 1 shall apply only if the applicant states, when filing the European patent application, that the invention has been so displayed and files a supporting certificate within the time limit and under the conditions laid down in the Implementing Regulations.

Article 5647 Inventive step

An invention shall be considered as involving an inventive step if, having regard to the state of the art, it is not obvious to a person skilled in the art. If the state of the art also includes documents within the meaning of Article 54, paragraph 3, these documents shall not be considered in deciding whether there has been an inventive step.

See decisions of the Enlarged Board of Appeal G 3/98, G 2/99 (Annex I). <sup>47</sup> See decisions/opinions of the Enlarged Board of Appeal G 2/98, G 3/98, G 2/99, G 1/03, G 2/03 (Annex I)

(g) the generally accepted accounting principles on which the budget and the annual financial statements shall be based.

Article 5137 Foos

(1) The European Patent Office may levy fees for any official task or procedure carried out under this Convention.

(2) Time limits for the navment of fees other than those fixed by this Convention shall be laid

## SUBSTANTIVE PATENT LAW

### Chapter I Patentability

Article 5238, 39

Patentable inventions

(1) European patents shall be granted for any inventions in all fields of technology provided that they are new, involve an inventive step and are susceptible of industrial application.

(2) The following in particular shall not be regarded as inventions within the meaning of

 discoveries, scientific theories and mathematical methods;

(c) schemes, rules and methods for performing mental acts, playing games or doing business, and programs for computers:

### (d) presentations of information.

(3) Paragraph 2 shall exclude the patentability of the subject-matter or activities referred to therein only to the extent to which a European patent application or European patent relates to such subject-matter or activities as such

<sup>38</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>2</sup> See decisions of the Enlarged Board of Appeal G 1/98, G 1/03, G 2/03, G 3/08 (Annex I)

European Patent Convention

## Right to a European patent

(1) The right to a European patent shall belong to the inventor or his successor in title. If the inventor is an employee, the right to a European patent shall be determined in accordance with the law of the State in which the employee is mainly employed; if the State in which the employee is mainly employed cannot be determined, the law to be applied shall be that of the State in which the employer has the place of business to which the employee is

(2) If two or more persons have made an invention independently of each other, the right to a European patent therefor shall belong to the person whose European patent application has the earliest date of filing, provided that this first application has been published

(3) In proceedings before the European Patent Office, the applicant shall be deemed to be entitled to exercise the right to a European patent

### Article 6152, 53

European patent applications filed by non-entitled persons

(1) If by a final decision it is adjudged that a person other than the applicant is entitled to the grant of the European patent, that person may, in accordance with the Implementing Regula-

(a) prosecute the European patent application as his own application in place of the applicant;

Amended by the Act revising the European Patent Convention of 29.11.2000. See decisions/oninions of the Enlarged Board of Appeal G 3/92, G 2/98, G 1/03, G 2/03 (Annex I).

52 Amended by the Act revising the European Patent Convention of 29 11 2000 See decision of the Enlarged Board of Appeal G 3/92 (Annex I).

### European Patent Convention

### European Patent Convention

### (1) The President of the European Patent amending or supplementary budget on his own responsibility and within the limits of the Article 50<sup>36</sup> down in the Implementing Regulations. Office shall submit the draft budget to the Financial Regulations Administrative Council no later than the date allocated appropriations. paragraph 1: The Financial Regulations shall lay down in par-(3) Where the Implementing Regulations provide that a fee shall be paid, they shall also lay (2) Within the budget, the President of the ticular (2) The budget and any amending or sup-European Patent Office may, in accordance down the legal consequences of failure to pay plementary budget shall be adopted by the with the Financial Regulations, transfer funds the arrangements relating to the estab such fee in due time. between the various headings or sub-headings. lishment and implementation of the budget and for the rendering and auditing of accounts; The Rules relating to Fees shall deter-(b) aesthetic creations: mine in particular the amounts of the fees and the ways in which they are to be paid. (b) the method and procedure whereby the Article 49 payments and contributions provided for in Arti-(1) If, at the beginning of the accounting Auditing of accounts cle 37 and the advances provided for in Artiperiod, the budget has not been adopted by the cle 41 are to be made available to the Organi-Administrative Council, expenditures may be (1) The income and expenditure account and sation by the Contracting States: effected on a monthly basis per heading or a balance sheet of the Organisation shall be other division of the budget, in accordance with examined by auditors whose independence is beyond doubt, appointed by the Administrative the Financial Regulations, up to one-twelfth of (c) the rules concerning the responsibilities the budget appropriations for the preceding Council for a period of five years, which shall be of authorising and accounting officers and the accounting period, provided that the appropria renewable or extensible arrangements for their supervision: tions thus made available to the President of (d) the rates of interest provided for in Artithe European Patent Office shall not exceed one-twelfth of those provided for in the draft cles 39, 40 and 47; (2) The audit shall be based on vouchers and the method of calculating the contribushall take place, if necessary, in situ. The audit shall ascertain whether all income has been (2) The Administrative Council may subject tions payable by virtue of Article 146: to the observance of the other provisions laid down in paragraph 1, authorise expenditure in received and all expenditure effected in a lawful (f) the composition of and duties to be assigned to a Budget and Finance Committee and proper manner and whether the financial management is sound. The auditors shall draw which should be set up by the Administrative (3) The payments referred to in Article 37(b) up a report containing a signed audit opinion Council: after the end of each accounting period. shall continue to be made, on a provisional basis under the conditions determined under Article 39 for the year preceding that to which 36 Amended by the Act revising the European Patent 7 Amended by the Act revising the European Patent Convention of 29 11 2000 Convention of 29 11 2000 European Patent Convention European Patent Convention European Patent Convention Article 5443, 44 Article 60<sup>50, 51</sup> Article 5748 Article 55 Novelty Non-preiudicial disclosures Industrial application European patents shall not be granted in (1) An invention shall be considered to be For the application of Article 54, a disclo-An invention shall be considered as susceptible (1) sure of the invention shall not be taken into consideration if it occurred no earlier than six new if it does not form part of the state of the of industrial application if it can be made or used in any kind of industry, including agriculart. months preceding the filing of the European inventions the commercial exploitation of ture (2) The state of the art shall be held to comwhich would be contrary to "ordre public" or patent application and if it was due to, or in morality; such exploitation shall not be deemed prise everything made available to the public by consequence of: Chapter II Persons entitled to apply for and obtain a to be so contrary merely because it is prohibited means of a written or oral description, by use by law or regulation in some or all of the European patent - Mention of the inventor or in any other way, before the date of filing of (a)46 an evident abuse in relation to the appli the European patent application. cant or his legal predecessor, or attached Article 5849 (b)42 plant or animal varieties or essentially (b) the fact that the applicant or his legal (3) Additionally, the content of European pat-Entitlement to file a European patent ent applications as filed, the dates of filing of biological processes for the production of plants predecessor has displayed the invention at an application or animals; this provision shall not apply to

A European natent application may be filed by any natural or legal person, or any body equivalent to a legal person by virtue of the law governing it.

### Article 59 Multiple applicants

States.

A European patent application may also be filed either by joint applicants or by two or more applicants designating different Contracting

<sup>48</sup> See decisions of the Enlarged Board of Appeal G 1/03, G 2/03, G 1/04 (Annex I).

<sup>49</sup> See decisions of the Enlarged Board of Appeal G 3/99, G 2/04 (Annex I).

(c)

(2)

Article 62

Patent Office

Article 6354

national patents:

(1)

tion

(2)

(a)

State

tion be refused.

respect of the same invention: or

tion filed under paragraph 1(b).

file a new European patent application in

request that the European patent applica-

Article 76, paragraph 1, shall apply muta-

tis mutandis to a new European patent applica-

The inventor shall have the right, vis-à-vis the

applicant for or proprietor of a European patent.

to be mentioned as such before the European

The term of the European patent shall be

Nothing in the preceding paragraph shall limit the right of a Contracting State to extend

20 years from the date of filing of the applica-

the term of a European patent, or to grant cor-

responding protection which follows immedi

ately on expiry of the term of the patent, under

the same conditions as those applying to

in order to take account of a state of war

or similar emergency conditions affecting that

Right of the inventor to be mentioned

Effects of the European patent and the

European patent application

Term of the European patent

European Patent Convention

(b) if the subject-matter of the European patent is a product or a process for manufacturing a product or a use of a product which has to undergo an administrative authorisation procedure required by law before it can be put on the market in that State

(3) Paragraph 2 shall apply mutatis mutandis to European patents granted jointly for a group of Contracting States in accordance with Article 142

(4) A Contracting State which makes provision for extension of the term or corresponding protection under paragraph 2(b) may, in accordance with an agreement concluded with the Organisation, entrust to the European Patent Office tasks associated with implementation of the relevant provisions.

### Article 6455 Rights conferred by a European patent

(1) A European patent shall, subject to the provisions of paragraph 2, confer on its proprie tor from the date on which the mention of its grant is published in the European Patent Bulletin, in each Contracting State in respect of which it is granted, the same rights as would be conferred by a national patent granted in that State.

(2) If the subject-matter of the European patent is a process, the protection conferred by the patent shall extend to the products directly obtained by such process

Any infringement of a European patent shall be dealt with by national law

Amended by the act revising Article 63 EPC of 17.12.1991, entered into force on 04.07.1997 (OJ EPO 1992. 1 ff)

European Patent Convention

### Article 6962,63 Extent of protection

The extent of the protection conferred by a European patent or a European patent appli-cation shall be determined by the claims. Nevertheless, the description and drawings shall be used to interpret the claims.

(2) For the period up to grant of the European patent, the extent of the protection conferred by the European patent application shall be determined by the claims contained in the application as published. However, the European patent as granted or as amended in opposition, limitation or revocation proceedings shall determine retroactively the protection con ferred by the application, in so far as such protection is not thereby extended.

### Article 7064.65 Authentic text of a European patent application or European patent

(1) The text of a European patent application or a European patent in the language of the proceedings shall be the authentic text in any proceedings before the European Patent Office and in any Contracting State

62 Amended by the Act revising the European Patent Convention of 29.11.2000. The Protocol on the Interpretation of Article 69 EPC (see p. 632) is an integral part of the Convention pursuant to Article 164, paragraph 1, <sup>63</sup> See decisions of the Enlarged Board of Appeal G 2/88, G 6/88 (Annex I). <sup>64</sup> Amended by the Act revising the European Patent Convention of 29 11 2000 See decision of the Enlarged Board of Appeal G 1/10 (Annex I)

(2) If, however, the European patent application has been filed in a language which is not an official language of the European Patent Office, that text shall be the application as filed within the meaning of this Convention.

G 2/88, G 1/98 (Annex I)

European Patent Convention

(3) Any Contracting State may provide that a translation into one of its official languages, as prescribed by it according to this Convention. shall in that State be regarded as authentic, except for revocation proceedings, in the event of the European patent application or European patent in the language of the translation conferring protection which is narrower than that conferred by it in the language of the proceedings.

(4) Any Contracting State which adopts a provision under paragraph 3:

shall allow the applicant for or proprietor of the patent to file a corrected translation of the European patent application or European patent. Such corrected translation shall not have any legal effect until any conditions established by the Contracting State under Article 65, paragraph 2, or Article 67, paragraph 3, have been complied with:

(h) may prescribe that any person who, in that State, in good faith has used or has made effective and serious preparations for using an invention the use of which would not constitute infringement of the application or patent in the original translation, may, after the corrected translation takes effect, continue such use in the course of his business or for the needs thereof without payment.

Article 6556, 57

European Patent Convention

## Translation of the European patent

(1) Any Contracting State may if the European patent as granted, amended or limited by the European Patent Office is not drawn up in one of its official languages, prescribe that the proprietor of the patent shall supply to its central industrial property office a translation of the patent as granted, amended or limited in one of its official languages at his option or where that State has prescribed the use of one specific official language, in that language. The period for supplying the translation shall end three months after the date on which the mention of the grant, maintenance in amended form or limitation of the European patent is published in the European Patent Bulletin, unless the State concerned prescribes a longer period.

(2) Any Contracting State which has adopted provisions pursuant to paragraph 1 may prescribe that the proprietor of the patent must pay all or part of the costs of publication of such translation within a period laid down by that

(3) Any Contracting State may prescribe that in the event of failure to observe the provisions adopted in accordance with paragraphs 1 and 2, the European patent shall be deemed to be void ab initio in that State

<sup>56</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>57</sup> See also the Agreement dated 17.10.2000 on the application of Article 65 EPC (London Agreement, OJ EPO 2001, 549), entered into force on 01.05.2008 (OJ EPO 2008, 123) with currently 21 contracting states: AL, CH, DE, DK, FI, FR, GB, HR, HU, IE, IS, LI, LT, LU, LV, MC, MK, NL, NO, SI, SE (see www.epo.org/law-practice/legal-texts/london-

European Patent Convention

### Chapter IV

Transfer and constitution of rights

ferred or give rise to rights for one or more of the designated Contracting States.

Assignment

tion shall be made in writing and shall require the signature of the parties to the contract.

A European patent application may be licensed in whole or in part for the whole or part of the territories of the designated Contracting States

Law applicable

European patent application as an object of property shall, in each designated Contracting State and with effect for such State, be subject to the law applicable in that State to national patent applications.

### Article 6658

European Patent Convention

### Equivalence of European filing with national filina

A European patent application which has been accorded a date of filing shall, in the designated Contracting States, be equivalent to a regular national filing, where appropriate with the priority claimed for the European patent application.

### Article 6759, 60 Rights conferred by a European patent application after publication

(1) A European patent application shall, from the date of its publication, provisionally confer upon the applicant the protection provided for by Article 64, in the Contracting States designated in the application.

Any Contracting State may prescribe that (2) a European patent application shall not confer such protection as is conferred by Article 64. However, the protection attached to the publication of the European patent application may not be less than that which the laws of the State concerned attach to the compulsory publication of unexamined national patent applications. In any event, each State shall ensure at least that from the date of publication of a European patent application, the applicant can claim compensation reasonable in the circumstances from any person who has used the invention in that State in circumstances where that person would be liable under national law for infringement of a national patent.

See opinion of the Enlarged Board of Appeal G 4/98 (Annex I). <sup>59</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.

<sup>o</sup> See opinion of the Enlarged Board of Appeal G 4/98 (Annex I)

European Patent Convention

### THE EUROPEAN PATENT APPLICATION

Chapter I . Filing and requirements of the European patent application

Article 7566 Filing of a European patent application

(1) A European patent application may be filed:

(a)67 with the European Patent Office, or

if the law of a Contracting State so (b) permits, and subject to Article 76, paragraph 1, with the central industrial property office or other competent authority of that State. Any application filed in this way shall have the same effect as if it had been filed on the same date with the European Patent Office

(2) Paragraph 1 shall not preclude the application of legislative or regulatory provisions which, in any Contracting State:

govern inventions which, owing to the nature of their subject-matter, may not be com-municated abroad without the prior authorisation of the competent authorities of that State, or

prescribe that any application is to be (h) filed initially with a national authority, or make direct filing with another authority subject to prior authorisation.

66 Amended by the Act revising the European Patent Convention of 29 11 2000 <sup>67</sup> See decision of the President of the EPO, Special edition No. 3, OJ EPO 2007, A.1.

European Patent Convention

(3) Any Contracting State which does not have as an official language the language of the proceedings may prescribe that provisional protection in accordance with paragraphs 1 and 2 above shall not be effective until such time as a translation of the claims in one of its official languages at the option of the applicant or, where that State has prescribed the use of one specific official language, in that language:

has been made available to the public in the manner prescribed by national law, or

(b) has been communicated to the person using the invention in the said State

(4) The European patent application shall be deemed never to have had the effects set out in paragraphs 1 and 2 when it has been withdrawn, deemed to be withdrawn or finally refused. The same shall apply in respect of the effects of the European patent application in a Contracting State the designation of which is withdrawn or deemed to be withdrawn.

### Article 6861 Effect of revocation or limitation of the European patent

The European patent application and the resulting European patent shall be deemed not to have had, from the outset, the effects specified in Articles 64 and 67, to the extent that the patent has been revoked or limited in opposition. limitation or revocation proceedings.

Amended by the Act revising the European Patent Convention of 29.11.2000.

European Patent Convention

### Article 7668, 69 European divisional applications

A European divisional application shall be filed directly with the European Patent Office in accordance with the Implementing Regulations. It may be filed only in respect of subject-matter which does not extend beyond the content of the earlier application as filed; in so far as this requirement is complied with the divisional application shall be deemed to have been filed on the date of filing of the earlier application and shall enjoy any right of priority.

(2) All the Contracting States designated in the earlier application at the time of filing of a European divisional application shall be deemed to be designated in the divisional application

### Article 7770 Forwarding of European patent applications

Regulations.

(1) The central industrial property office of a Contracting State shall forward to the European Patent Office any European patent application filed with it or any other competent authority in that State, in accordance with the Implementing

(2) A European patent application the subject of which has been made secret shall not be forwarded to the European Patent Office.

(3) A European patent application not forwarded to the European Patent Office in due time shall be deemed to be withdrawn

68 Amended by the Act revising the European Patent Convention of 29.11.2000 9 See opinion/decision of the Enlarged Board of Appeal G 4/98, G 1/05, G 1/06 (Annex I).

70 Amended by the Act revising the European Patent Convention of 29.11.2000.

## The European patent application as an

object of property Article 71

A European patent application may be trans-

Article 72

An assignment of a European patent applica-

Article 73 Contractual licensing

Article 74

Unless this Convention provides otherwise, the

See decisions of the Enlarged Board of Appeal agreement/status.html). Requirements of a European patent

a description of the invention:

one or more claims

Implementing Regulations.

deemed to be withdrawn

Article 7973

patent

fee

(Anney I)

European Patent Convention

the earliest date of priority.

whose priority is claimed.

ments

Article 8986

Effect of priority right

Article 60, paragraph 2

tion or the claims;

A European patent application shall con-

a request for the grant of a European pat-

any drawings referred to in the descrip-

and satisfy the requirements laid down in the

(2)72 A European patent application shall be

subject to the payment of the filing fee and the

search fee. If the filing fee or the search fee is

not paid in due time, the application shall be

(1) All the Contracting States party to this

Convention at the time of filing of the European

patent application shall be deemed to be desig-

nated in the request for grant of a European

(2)74 The designation of a Contracting State may be subject to the payment of a designation

Amended by the Act revising the European Patent onvention of 29.11.2000.

<sup>72</sup> See notice from the EPO, OJ EPO 2016, A20.

<sup>73</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.

4 See opinion of the Enlarged Board of Appeal G 4/98

(2) Multiple priorities may be claimed in

respect of a European patent application, not

withstanding the fact that they originated in dif-

ferent countries. Where appropriate, multiple

priorities may be claimed for any one claim. Where multiple priorities are claimed, time limits

which run from the date of priority shall run from

(3) If one or more priorities are claimed in

respect of a European patent application, the

right of priority shall cover only those elements

of the European patent application which are

included in the application or applications

(4) If certain elements of the invention for

which priority is claimed do not appear among

the claims formulated in the previous applica-

tion, priority may nonetheless be granted, pro-

vided that the documents of the previous appli-

cation as a whole specifically disclose such ele-

The right of priority shall have the effect that the

date of priority shall count as the date of filing of

the European patent application for the pur-

poses of Article 54, paragraphs 2 and 3, and

<sup>86</sup> See decisions/opinions of the Enlarged Board of Appeal G 3/93, G 2/98, G 3/98, G 2/99 (Annex I).

**Designation of Contracting States** 

Article 7871

application

(1) tain

(a)

ent:

(h)

(c)

(d)

(e) an abstract European Patent Convention

European Patent Convention

European Patent Convention

(1) Any person who has duly filed, in or for

for the Protection of Industrial Property or

any State party to the Paris Convention

any Member of the World Trade Organi-

an application for a patent, a utility model or a

utility certificate, or his successor in title, shall

enjoy, for the purpose of filing a European pat-

ent application in respect of the same invention.

a right of priority during a period of twelve

months from the date of filing of the first appli-

(2) Every filing that is equivalent to a regular

national filing under the national law of the

State where it was made or under bilateral or

multilateral agreements including this Conven-

tion, shall be recognised as giving rise to a right

(3) A regular national filing shall mean any fil-

ing that is sufficient to establish the date on

which the application was filed, whatever the

outcome of the application may be

Chapter II

Article 8781.8

Priority right

Priority

(b)

zation

cation

of priority

(4) A subsequent application in respect of the same subject-matter as a previous first application and filed in or for the same State shall be considered as the first application for the purposes of determining priority, provided that, at the date of filing the subsequent application, the previous application has been withdrawn, abandoned or refused, without being open to public inspection and without leaving any rights outstanding, and has not served as a basis for claiming a right of priority. The previous application may not thereafter serve as a basis for claiming a right of priority.

(5) If the first filing has been made with an industrial property authority which is not subject to the Paris Convention for the Protection of Industrial Property or the Agreement Establishing the World Trade Organization, paragraphs 1 to 4 shall apply if that authority, according to a communication issued by the President of the European Patent Office, recognises that a first filing made with the European Patent Office gives rise to a right of priority under conditions and with effects equivalent to those laid down in the Paris Convention

### Article 8883, 84 Claiming priority

(1)85 An applicant desiring to take advantage of the priority of a previous application shall file a declaration of priority and any other document required, in accordance with the Implementing Regulations.

<sup>83</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.

 See decision/opinion of the Enlarged Board of Appeal G 3/93, G 2/98 (Annex I).
 See decisions of the President of the EPO, Special edition N. 3. OJ EPO 2007, B.2 and OJ EPO

European Patent Convention

### Article 9597

2012 492

(deleted)

## (deleted)

Article 9698

### Article 9799, 100 Grant or refusal

 If the Examining Division is of the opinion that the European patent application and the invention to which it relates meet the requirements of this Convention, it shall decide to grant a European patent, provided that the conditions laid down in the Implementing Regula-

(2) If the Examining Division is of the opinion that the European patent application or the invention to which it relates does not meet the requirements of this Convention, it shall refuse the application unless this Convention provides

shall take effect on the date on which the mention of the grant is published in the European Patent Bulletin

7 Deleted by the Act revising the European Patent Convention of 29.11.2000 <sup>98</sup> Deleted by the Act revising the European Patent Convention of 29.11.2000. 99 Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>100</sup> See decisions of the Enlarged Board of Appeal G 10/93, G 1/10 (Annex I).

The designation of a Contracting State may be withdrawn at any time up to the grant of the European patent.

### Article 8075, 76 Date of filing

The date of filing of a European patent application shall be the date on which the requirements laid down in the Implementing Regulations are fulfilled

### Article 81 Designation of the invento

The European patent application shall designate the inventor. If the applicant is not the inventor or is not the sole inventor, the designation shall contain a statement indicating the origin of the right to the European patent.

### Article 8277 Unity of invention

The European patent application shall relate to one invention only or to a group of inventions so linked as to form a single general inventive concent

### Article 8378 Disclosure of the invention

### The European patent application shall disclose the invention in a manner sufficiently clear and complete for it to be carried out by a person skilled in the art.

75 Amended by the Act revising the European Patent <sup>27</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.
<sup>78</sup> See decision/opinion of the Enlarged Board of Ap-peal G 2/95, G 4/98 (Annex I). <sup>77</sup> See decision/opinion of the Enlarged Board of Appeal G 1/91, G 2/92, G 1/11 (Annex I).

78 See decision/opinion of the Enlarged Board of Appeal G 2/93, G 2/98 (Annex I).

European Patent Convention

### PART IV PROCEDURE UP TO GRANT

### Article 9087, 88 Examination on filing and examination as to formal requirements

(1) The European Patent Office shall examine, in accordance with the Implementing Regulations, whether the application satisfies the requirements for the accordance of a date of filing.

(2) If a date of filing cannot be accorded following the examination under paragraph 1, the application shall not be dealt with as a European patent application.

(3) If the European patent application has been accorded a date of filing, the European Patent Office shall examine in accordance with the Implementing Regulations, whether the requirements in Articles 14, 78 and 81, and where applicable, Article 88, paragraph 1, and Article 133, paragraph 2, as well as any other requirement laid down in the Implementing Regulations, have been satisfied

Where the European Patent Office in car rying out the examination under paragraphs 1 or 3 notes that there are deficiencies which may be corrected, it shall give the applicant an opportunity to correct them.

(5) If any deficiency noted in the examination under paragraph 3 is not corrected, the European patent application shall be refused unless a different legal consequence is provided for by this Convention. Where the deficiency concerns the right of priority, this right shall be lost for the application

87 Amended by the Act revising the European Patent Convention of 29 11 2000 <sup>88</sup> See opinions of the Enlarged Board of Appeal G 4/98, G 1/02 (Annex I).

Article 8479 Claims

> The claims shall define the matter for which protection is sought. They shall be clear and concise and be supported by the description.

Article 85 Abstract

G 2/98

(Annex I).

Article 9189

(deleted)

Article 9290, 91

Convention of 29.11.2000.

European Patent Convention

The abstract shall serve the purpose of techni cal information only; it may not be taken into account for any other purpose, in particular for interpreting the scope of the protection sought or applying Article 54, paragraph 3.

### Article 86<sup>80</sup> Renewal fees for the European patent application

Renewal fees for the European patent (1) application shall be paid to the European Patent Office in accordance with the Implementing Regulations. These fees shall be due in respect of the third year and each subsequent year, calculated from the date of filing of the application. If a renewal fee is not naid in due time the application shall be deemed to be withdrawn.

(2) The obligation to pay renewal fees shall terminate with the payment of the renewal fee due in respect of the year in which the mention of the grant of the European patent is published in the European Patent Bulletin

> <sup>81</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>32</sup> See decisions/opinions of the Enlarged Board of (Annex I)

> > published at the same time as the specification of the European patent when the decision to grant the patent becomes effective before the expiry of the period referred to in paragraph 1(a).

Examination of the European patent application

(1) The European Patent Office shall, in accordance with the Implementing Regulations, examine on request whether the European patent application and the invention to which it relates meet the requirements of this Conven tion. The request shall not be deemed to be filed until the examination fee has been paid.<sup>6</sup>

(2) If no request for examination has been made in due time, the application shall be deemed to be withdrawn.

(3) If the examination reveals that the appli-

(4) If the applicant fails to reply in due time to

Amended by the Act revising the European Patent

Convention of 29 11 2000 <sup>65</sup> See the notice from the EPO concerning the pro-gramme for accelerated prosecution of European pa-tent applications ("PACE"), OJ EPO 2015, A93 and the notice from the EPO concerning ways to expedite the European grant procedure, OJ EPO 2015, A94.

96 See notice from the EPO, OJ EPO 2016, A20

respect of the European patent application on the basis of the claims, with due regard to the description and any drawings. Article 9392, 93

### Publication of the European patent application

Drawing up of the European search report

The European Patent Office shall, in accor-

dance with the Implementing Regulations, draw

up and publish a European search report in

The European Patent Office shall publish the European patent application as soon as possible

after the expiry of a period of eighteen months from the date of filing or, if priority has been claimed, from the date of priority, or

(b) at the request of the applicant, before the expiry of that period.

<sup>89</sup> Deleted by the Act revising the European Patent Convention of 29.11.2000. <sup>80</sup> Amended by the Act revising the European Patent Convention of 29 11 2000

See the notice from the EPO concerning the pro gramme for accelerated prosecution of European pa-tent applications ("PACE"), OJ EPO 2015, A93 and the notice from the EPO concerning ways to expedite the European grant procedure, OJ EPO 2015, A94.

<sup>32</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>33</sup> See decision of the President of the EPO. Special

edition No. 3, OJ EPO 2007, D.3. See opinion of the Enlarged Board of Appeal G 2/98 (Annex I)

See decisions of the Enlarged Board of Appeal 2/98, G 1/03, G 2/03, G 1/04, G 2/10, G 3/14

Appeal G 3/93, G 2/95, G 2/98, G 1/03, G 2/03

cation or the invention to which it relates does not meet the requirements of this Convention. the Examining Division shall invite the applicant, as often as necessary, to file his observations and, subject to Article 123, paragraph 1, to amend the application.

any communication from the Examining Division, the application shall be deemed to be withdrawn

<sup>10</sup> Amended by the Act revising the European Patent European Patent Convention

> The European patent application shall be (2)

Article 9494, 95

tions are fulfilled

for a different legal consequence.

The decision to grant a European patent

European Patent Convention	European Patent Convention	European Patent Convention	European Patent Convention	European
Article 98 <sup>101</sup> Publication of the specification of the European Patent Office shall publish the specification of the European patent as soon as possible after the mention of the grant of the European Patent Bulletin.		<ul> <li>(4) Where a person provides evidence that in a Contracting State, following a final decision, he has been entered in the patent register of such State instead of the previous proprietor, such person shall, at his request, replace the previous proprietor in respect of such State. Notwithstanding Articel 181, the previous proprietor and the person making the request shall not be regarded as joint proprietors unless both so request.</li> <li>Artice 100<sup>105</sup> Grounds for opposition</li> <li>Doposition may only be filed on the grounds that:</li> <li>(a) the subject-matter of the European patent is not patentable under Articles 52 to 57.</li> <li>(b) The European patent does not disclose the invention in a manner sufficiently clear and complete for it to be carried out by a person skilled in the art;</li> <li>(c) The subject-matter of the European patent stilled, or, if the patent was granted on a divisional application or on a new application filed under Article 51, beyond the content of the earlier application as filed.</li> </ul>		Article (deleted Article ( Publica Europea Specifica possible decision Patent E Article ( Costs (1) Ea Shall be Opposition orders, Regulati (2) Tr laid dow (3) Ar Office fi with, for tracting sion give enforcer such de
<sup>101</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.	<ol> <li><sup>102</sup> Title amended by the Act revising the European Patent Convention of 29.11.2000.</li> <li><sup>103</sup> Anended by the Act revising the European Patent Convention of 29.11.2000.</li> <li><sup>104</sup> See decisions/opinions of the Enlarged Board of Appeal G 4/88, G 5/88, G 7/88, G 8/88, G 1091, G 9/93, G 1/85, G 7/85, G 3/97, G 4/97, G 3/99, G 1/02, G 2/04, G 3/04, G 1/13 (Annex I).</li> </ol>	<sup>105</sup> See decisions/opinions of the Enlarged Board of Appeal G 3/89, G 1091, G 11/91, G 195, G 2/95, G 7/95, G 1/99, G 3/04 (Annex I).	<ul> <li><sup>108</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.</li> <li><sup>107</sup> See decisions/opinions of the Enlarged Board of Appeals G 1198, G 1490, G 1491, G 991, G 1091, G 992, G 4/93, G 1999, G 1/02 (Annex I).</li> <li><sup>108</sup> See decision of the Enlarged Board of Appeal G 3/14 (Annex I).</li> </ul>	<sup>109</sup> Delete Conventio <sup>110</sup> Ameni Conventio <sup>111</sup> Ameni Conventio <sup>112</sup> See di G 3/99 (A
European Patent Convention	European Patent Convention	European Patent Convention	European Patent Convention	Europear
Article 105 <sup>113, 114</sup>	Article 105b <sup>116</sup>	PART VI	Article 108 <sup>121, 122</sup>	Article 1

### Articl Intervention of the assumed infringer

Any third party may, in accordance with the Implementing Regulations, intervene in opposition proceedings after the opposition period has expired, if the third party proves that

(a) proceedings for infringement of the same patent have been instituted against him, or

(b) following a request of the proprietor of the patent to cease alleged infringement, the third party has instituted proceedings for a ruling that he is not infringing the patent.

(2) An admissible intervention shall be treated as an opposition.

### Article 105a<sup>110</sup> Request for limitation or revocation

(1) At the request of the proprietor, the European patent may be revoked or be limited by an amendment of the claims. The request shall be filed with the European Patent Office in accordance with the Implementing Regulations. It shall not be deemed to have been filed until the limitation or revocation fee has been paid

(2) The request may not be filed while opposition proceedings in respect of the European patent are pending.

### Limitation or revocation of the European natent

(1) The European Patent Office shall examine whether the requirements laid down in the Implementing Regulations for limiting or revoking the European patent have been met

that the request for limitation or revocation of the European patent meets these requirements it shall decide to limit or revoke the European patent in accordance with the Implementing Regulations. Otherwise, it shall reject the request.

(3) The decision to limit or revoke the European patent shall apply to the European patent in all the Contracting States in respect of which it has been granted. It shall take effect on the date on which the mention of the decision is published in the European Patent Bulletin.

### Article 105c117 Publication of the amended specification of the European patent

If the European patent is limited under Article 105b, paragraph 2, the European Patent Office shall publish the amended specification of the European patent as soon as possible after the mention of the limitation has been published in the European Patent Bulletin

<sup>116</sup> Inserted by the Act revising the European Patent

<sup>117</sup> Inserted by the Act revising the European Patent Convention of 29.11.2000.

Convention of 29 11 2000

# APPEALS PROCEDURE

Article 106118, 119 Decisions subject to appeal

(1) An appeal shall lie from decisions of the Receiving Section, Examining Divisions, Opposition Divisions and the Legal Division. It shall have suspensive effect.

(2) A decision which does not terminate proceedings as regards one of the parties can only be appealed together with the final decision. unless the decision allows a separate appeal.

(3) The right to file an appeal against decisions relating to the apportionment or fixing of costs in opposition proceedings may be restricted in the Implementing Regulations.

### Article 107<sup>120</sup> Persons entitled to appeal and to be parties to appeal proceedings

Any party to proceedings adversely affected by a decision may appeal. Any other parties to the proceedings shall be parties to the appeal proceedings as of right.

# 18 Amended by the Act revising the European Patent

Convention of 29.11.2000. <sup>119</sup> See decisions/opinions of the Enlarged Board of Appeal G 1/90, G 1/99, G 1/02, G 3/03 (Annex I).

120 See decisions of the Enlarged Board of Appeal G 1/88, G 2/91, G 4/91, G 9/92, G 1/99, G 3/98 G 3/03, G 2/04, G 3/04, G 1/12 (Annex I).

## Time limit and form

Notice of appeal shall be filed, in accordance with the Implementing Regulations, at the European Patent Office within two months of notification of the decision. Notice of appeal shall not be deemed to have been filed until the fee for appeal has been paid. Within four months of notification of the decision, a statement setting out the grounds of appeal shall be filed in accordance with the Implementing Regulations.

### Article 109<sup>123</sup> Interlocutory revision

(1) If the department whose decision is contested considers the appeal to be admissible and well founded, it shall rectify its decision. This shall not apply where the appellant is opposed by another party to the proceedings.

(2) If the appeal is not allowed within three months of receipt of the statement of grounds, it shall be remitted to the Board of Appeal without delay, and without comment as to its merit

### Article 110<sup>124, 125</sup> Examination of appeals

If the appeal is admissible, the Board of Appeal shall examine whether the appeal is allowable. The examination of the appeal shall be conducted in accordance with the Implementing Regulations

121 Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>122</sup> See decisions of the Enlarged Board of Appeal G 1/86, G 2/97, G 1/99, G 3/03, G 2/04, G 3/04,

G 1/12 (Annex I).

123 See decision of the Enlarged Board of Appeal G 3/03 (Annex I).

24 Amended by the Act revising the European Patent Convention of 29 11 2000

<sup>125</sup> See decisions/opinions of the Enlarged Board of Appeal G 9/91, G 10/91, G 10/93, G 3/99 (Annex I).

### 102109

### 103110 tion of a new specification of the an patent

European patent is maintained as d under Article 101, paragraph 3(a), the n Patent Office shall nublish a new tion of the European patent as soon as after the mention of the opposition has been published in the European Rulletin

## 104<sup>111, 112</sup>

ach party to the opposition proceedings ar the costs it has incurred, unless the on Division, for reasons of equity, in accordance with the Implementing ons, a different apportionment of costs.

e procedure for fixing costs shall be n in the Implementing Regulations.

by final decision of the European Patent king the amount of costs shall be dealt the purpose of enforcement in the Con-States, in the same way as a final decien by a civil court of the State in which ment is to take place. Verification of cision shall be limited to its authenticity.

ed by the Act revising the European Patent on of 29.11.2000. ded by the Act revising the European Patent on of 29.11.2000. ded by the Act revising the European Patent on of 29.11.2000. ecision of the Enlarged Board of Appeal nnex I).

Patent Convention

### 111<sup>126</sup> Decision in respect of appeals

(1) Following the examination as to the allowability of the appeal, the Board of Appeal shall decide on the appeal. The Board of Appeal may either exercise any power within the competence of the department which was responsible for the decision appealed or remit the case to that department for further prosecution.

(2) If the Board of Appeal remits the case for further prosecution to the department whose decision was appealed, that department shall be bound by the ratio decidendi of the Board of Appeal, in so far as the facts are the same. If he decision under appeal was taken by the Receiving Section, the Examining Division shall also be bound by the ratio decidendi of the Board of Anneal

### Article 112<sup>127</sup> Decision or opinion of the Enlarged Board of Appeal

In order to ensure uniform application of the law, or if a point of law of fundamental importance arises:

(a) the Board of Appeal shall, during proceedings on a case and either of its own motion or following a request from a party to the appeal, refer any question to the Enlarged Board of Appeal if it considers that a decision is required for the above purposes. If the Board of Appeal rejects the request, it shall give the rea-sons in its final decision;

<sup>126</sup> See decisions of the Enlarged Board of Appeal G 9/92, G 10/93, G 3/03 (Annex I).

<sup>127</sup> See decisions/opinions of the Enlarged Board of Appeal G 1/86, G 2/88, G 4/88, G 5/88, G 6/88, Appeal G 1/96, G 2/96, G 4/86, G 1/96, G 5/86, G 6/85, G 7/86, G 8/88, G 1/90, G 1/92, G 3/95, G 6/95, G 2/97, G 2/98, G 3/98, G 4/98, G 1/99, G 2/99, G 3/99, G 1/02, G 1/03, G 2/03, G 3/03, G 1/04, G 2/04, G 3/04, G 1/05, G 2/06, G 3/08, G 1/12, G 1/14 (Annex I).

See decisions of the Enlarged Board of Appeal G 4/91, G 1/94, G 2/04, G 3/04, G 1/05 (Annex I) 115 Inserted by the Act revising the European Patent Convention of 29.11.2000

113 Amended by the Act revising the European Patent

Convention of 29.11.2000

(2) If the European Patent Office considers

European Patent Convention

European Patent Convention

European Patent Convention

COMMON PROVISIONS

Common provisions governing procedure

Right to be heard and basis of decisions

(1) The decisions of the European Patent

Office may only be based on grounds or

evidence on which the narties concerned have

The European Patent Office shall exam-

ine, and decide upon, the European patent

text submitted to it, or agreed, by the applicant

application or the European patent only in the

Examination by the European Patent Office

(1) In proceedings before it, the European

Patent Office shall examine the facts of its own

motion: it shall not be restricted in this examina-

tion to the facts, evidence and arguments pro-

(2) The European Patent Office may disre-

gard facts or evidence which are not submitted

9 See decisions/oninions of the Enlarged Board of

<sup>130</sup> See decisions/opinions of the Enlarged Board of Appeal G 7/91, G 8/91, G 9/91, G 10/91, G 4/92,

G 9/92, G 8/93, G 10/93, G 1/95, G 7/95, G 1/99

(Annex I),

(1)

European Patent Convention

Re-establishment of rights

Article 122141, 142

Anneal G 7/91 G 8/91 G 4/92 G 2/04 (Annex)

vided by the parties and the relief sought

in due time by the parties concerned.

or the proprietor of the patent.

had an opportunity to present their comments.

PART VII

Chapter I

(2)

Article 114130

of its own motion

Article 113129

European Patent Convention

the President of the European Patent Office may refer a point of law to the Enlarged Board of Appeal where two Boards of Appeal occurred in the appeal proceedings: o have given different decisions on that question (a) a criminal act established under the con-(2) In the cases referred to in paragraph 1(a) the parties to the appeal proceedings shall be parties to the proceedings before the Enlarged Board of Appeal. (3) The petition for review shall not have sus pensive effect The decision of the Enlarged Board of Appeal referred to in paragraph 1(a) shall be (4) The netition for review shall be filed in a binding on the Board of Appeal in respect of the appeal in question. Article 112a128 Petition for review by the Enlarged Board of Appeal (1) Any party to appeal proceedings adversely affected by the decision of the Board of Appeal may file a petition for review of the decision by the Enlarged Board of Appeal.

(2) The petition may only be filed on the grounds that

a member of the Board of Appeal took (a) nart in the decision in breach of Article 24 paragraph 1, or despite being excluded pursuant to a decision under Article 24, paragraph 4;

(b) the Board of Appeal included a person not appointed as a member of the Boards of Appeal:

(c) a fundamental violation of Article 113 occurred.

8 Inserted by the Act revising the European Patent Convention of 29.11.2000

European Patent Convention

### Article 118 Unity of the European patent application or Furonean natent

Where the applicants for or proprietors of a European patent are not the same in respect of different designated Contracting States, they shall be regarded as joint applicants or proprie tors for the purposes of proceedings before the European Patent Office. The unity of the application or patent in these proceedings shall not be affected; in particular the text of the applica-

tion or patent shall be uniform for all designated

Contracting States, unless this Convention pro-

vides otherwise. Article 119137, 138 Notification

Decisions summonses notices and communications shall be notified by the European Patent Office of its own motion in accordance with the Implementing Regulations. Notification may, where exceptional circumstances so require, be effected through the intermediary of the central industrial property offices of the Contracting States

Article 120139 Time limits

The Implementing Regulations shall specify:

(a) the time limits which are to be observed proceedings before the European Patent Office and are not fixed by this Convention:

Amended by the Act revising the European Patent Convention of 29.11.2000.

<sup>138</sup> See decision of the President of the EPO concern-ing the pild project to introduce new means of elec-tronic communication in EPO proceedings, OJ EPO 2015, A28. See also the notice of the EPO concerning the use of an address for correspondence, OJ EPO 2014 A99

<sup>139</sup> Amended by the Act revising the European Patent Convention of 29.11.2000

any other fundamental procedural defect defined in the Implementing Regulations

ditions laid down in the Implementing Regulations may have had an impact on the decision

reasoned statement, in accordance with the Implementing Regulations. If based on paragraph 2(a) to (d), the petition shall be filed within two months of notification of the decision of the Board of Appeal. If based on paragraph 2(e), the petition shall be filed within two months of the date on which the criminal act has been established and in any event no later than five years from notification of the decision of the Board of Appeal. The petition shall not be deemed to have been filed until after the prescribed fee has been paid.

(5) The Enlarged Board of Appeal shall examine the netition for review in accordance with the Implementing Regulations. If the petition is allowable, the Enlarged Board of Appeal shall set aside the decision and shall re-open proceedings before the Boards of Appeal in accordance with the Implementing Regulations.

Any person who, in a designated Con tracting State, has in good faith used or made effective and serious preparations for using an invention which is the subject of a published European patent application or a European patent in the period between the decision of the Board of Appeal and publication in the European Patent Bulletin of the mention of the deci sion of the Enlarged Board of Appeal on the petition, may without payment continue such use in the course of his business or for the needs thereof

European Patent Convention

(b) the manner of computation of time limits and the conditions under which time limits may he extended

(c) the minima and maxima for time limits to be determined by the European Patent Office.

### Article 121<sup>140</sup>

### Further processing of the European patent application

(1) If an applicant fails to observe a time limit vis-à-vis the European Patent Office, he may request further processing of the European patent application

The European Patent Office shall grant the request, provided that the requirements laid down in the Implementing Regulations are met. Otherwise, it shall reject the request,

(3) If the request is granted, the legal consequences of the failure to observe the time limit shall be deemed not to have ensued

(4) Further processing shall be ruled out in respect of the time limits in Article 87, paragraph 1, Article 108 and Article 112a, paragraph 4, as well as the time limits for requesting further processing or re-establishment of rights. The Implementing Regulations may rule out further processing for other time limits.

Convention of 29.11.2000.

141 Amended by the Act revising the European Patent Convention of 29 11 2000 140 Amended by the Act revising the European Patent <sup>42</sup> See decision of the Enlarged Board of Appeal G 1/86 (Annex I).

Article 115131, 132 Observations by third parties

In proceedings before the European Patent Office, following the publication of the European patent application, any third party may, in accordance with the Implementing Regulations, present observations concerning the patentability of the invention to which the application or patent relates. That person shall not be a party to the proceedings

Article 116133, 134 Oral proceedings

(1) Oral proceedings shall take place either at the instance of the European Patent Office if it considers this to be expedient or at the request of any party to the proceedings. However, the European Patent Office may reject a request for further oral proceedings before the same department where the parties and the subject of the proceedings are the como

(2) Nevertheless, oral proceedings shall take place before the Receiving Section at the request of the applicant only where the Receiving Section considers this to be expedient or where it intends to refuse the European patent application

(3) Oral proceedings before the Receiving Section, the Examining Divisions and the Legal Division shall not be public.

<sup>131</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. 132 See the decision of the President of the EPO and the notice from the EPO. OJ EPO 2011, 418, 42

See decisions of the Enlarged Board of Appeal G 2/94 G 4/95 (Annex I) <sup>134</sup> See the information from the EPO concerning in-terviews and oral proceedings to be held as a video-conference (OJ EPO 2012, 354). See the notices of the information of the i the Vice-President DG 3 (Special edition No. 3 OJ EPO 2007, H.1, H.2 and H.3; OJ EPO 2014, A21).

European Patent Convention

(6) Nothing in this Article shall limit the right of a Contracting State to grant re-establishment of rights in respect of time limits provided for in this Convention and to be observed vis-à-vis the authorities of such State

(1) The European patent application or European patent may be amended in proceedings before the European Patent Office, in accordance with the Implementing Regulations. In any event, the applicant shall be given at least one opportunity to amend the application of his

amended in such a way as to extend the protection it confers.

### Article 124145

(1) The European Patent Office may, in accordance with the Implementing Regulations, invite the applicant to provide information on prior art taken into consideration in national or regional patent proceedings and concerning an nvention to which the European patent application relates.

143 Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>144</sup> See decisions of the Enlarged Board of Appeal G 2/88, G 3/89, G 11/91, G 1/93, G 2/95, G 2/98, G 1/99, G 1/03, G 2/03, G 1/05, G 2/10, G 3/14 (Anney I)

5 Amended by the Act revising the European Patent

(4) Oral proceedings, including delivery of the decision shall be public as regards the Boards of Appeal and the Enlarged Board of Appeal, after publication of the European patent application, and also before the Opposition Divisions in so far as the department before which the proceedings are taking place does not decide otherwise in cases where admission of the public could have serious and unjustified disadvantages, in particular for a party to the nroceedings

### Article 117135, 136 Means and taking of evidence

(1) In proceedings before the European Patent Office the means of giving or obtaining evidence shall include the following:

- (a) hearing the parties:
- (b) requests for information:
- production of documents (c)
- (d) hearing witnesses;
- (e) opinions by experts
- (f) inspection:
- (g) sworn statements in writing.

The procedure for taking such evidence (2) shall be laid down in the Implementing Regulations.

<sup>135</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>136</sup> See decisions/opinions of the Enlarged Board of Appeal G 3/89, G 11/91, G 4/95 (Annex I).

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(2) If the applicant fails to reply in due time to an invitation under paragraph 1, the European natent application shall be deemed to be with-

### Article 125146 Reference to general principles

In the absence of procedural provisions in this Convention, the European Patent Office shall take into account the principles of procedural law generally recognised in the Contracting States.

Article 12614

### (deleted)

### Chapter II

Information to the public or to official authorities

Article 127148, 149 European Patent Register

The European Patent Office shall keep a European Patent Register, in which the particulars specified in the Implementing Regulations shall be recorded. No entry shall be made in the European Patent Register before the publication of the European patent application. The European Patent Register shall be open to public inspection

See decisions of the Enlarged Board of Appeal G 1/99, G 3/04 (Annex I), <sup>147</sup> Deleted by the Act revising the European Patent Convention of 29.11.2000. 48 Amended by the Act revising the European Patent Convention of 29 11 2000 <sup>149</sup> See the decisions of the President of the EPO,
 OJ EPO 2009, 598; 2011, 110; 2014, A19.

An applicant for or proprietor of a European patent who, in spite of all due care required by the circumstances having been taken, was Article 123143, 144 Amendments

of the application to have been withdrawn, or the revocation of the European patent, or the loss of

unable to observe a time limit vis-à-vis the European Patent Office shall have his rights re-established upon request if the non-observance of this time limit has the direct consequence of causing the refusal of the European patent application or of a request, or the deeming

own volition.

(2) The European patent application or Euro pean patent may not be amended in such a way that it contains subject-matter which extends beyond the content of the application as filed.

The European patent may not be (3)

### Information on prior art

paragraph 1 and any other requirements laid down in the Implementing Regulations are met. Otherwise, it shall reject the request.

any other right or means of redress

quences of the failure to observe the time limit , shall be deemed not to have ensued

Re-establishment of rights shall be ruled out in respect of the time limit for requesting re-establishment of rights. The Implementing Regulations may rule out re-establishment for

(5) Any person who, in a designated Contracting State, has in good faith used or made effective and serious preparations for using an invention which is the subject of a published European patent application or a European patent in the period between the loss of rights referred to in paragraph 1 and publication in the European Patent Bulletin of the mention of re-establishment of those rights, may without payment continue such use in the course of his business or for the needs thereof

(2) The European Patent Office shall grant the request, provided that the conditions of

(3) If the request is granted, the legal conse-

other time limits

Convention of 29.11.2000.

Article 128<sup>150</sup> a European Patent Bulletin containing the (3) Communications under paragraphs 1 and Chapter III Inspection of files particulars the publication of which is prescribed 2(a) and (b) shall not be subject to the restric-Representation by this Convention, the Implementing Regula tions laid down in Article 128. The Administra-Article 133154, 155 Files relating to European patent applications or the President of the European Patent tive Council may decide that communications tions which have not yet been published shall Office: under paragraph 2(c) shall not be subject to General principles of representation not be made available for inspection without the such restrictions, provided that the organisation (b) an Official Journal containing notices and concerned treats the information communicated consent of the applicant. information of a general character issued by the as confidential until the European patent appli-(1) Subject to paragraph 2, no person shall (2) Any person who can prove that the appli-President of the European Patent Office, as cation has been published. be compelled to be represented by a profescant has invoked the rights under the European well as any other information relevant to this sional representative in proceedings estab patent application against him may obtain Convention or its implementation lished by this Convention. inspection of the files before the publication of that application and without the consent of the (2) Natural or legal persons not having their applicant. Article 130<sup>153</sup> Article 131 residence or principal place of business in a Exchange of information Administrative and legal co-operation Contracting State shall be represented by a (3) Where a European divisional application professional representative and act through him or a new European patent application filed (1) Unless this Convention or national laws in all proceedings established by this Conven-(1) Unless this Convention or national laws tion, other than in filing a European patent under Article 61, paragraph 1, is published, any provide otherwise, the European Patent Office provide otherwise, the European Patent Office person may obtain inspection of the files of the and the central industrial property office of any and the courts or authorities of Contracting application; the Implementing Regulations may earlier application before the publication of that Contracting State shall, on request, communi-States shall on request give assistance to each permit other exceptions application and without the consent of the cate to each other any useful information other by communicating information or opening applicant. regarding European or national patent applicafiles for inspection. Where the European Patent tions and patents and any proceedings con-Office makes files available for inspection by (4)151 After the publication of the European patcerning them. courts. Public Prosecutors' Offices or central (3) Natural or legal persons having their residence or principal place of business in a ent application, the files relating to the applicaindustrial property offices, the inspection shall tion and the resulting European patent may be not be subject to the restrictions laid down in Contracting State may be represented in inspected on request, subject to the restrictions (2) Paragraph 1 shall apply to the communi-Article 128. proceedings established by this Convention by laid down in the Implementing Regulations. cation of information by virtue of working agree an employee, who need not be a professional ments between the European Patent Office and representative but who shall be authorised in accordance with the Implementing Regulations. (5) Even before the publication of the Euro-(2) At the request of the European Patent The Implementing Regulations may provide pean patent application, the European Patent (a) the central industrial property offices of Office, the courts or other competent authorities whether and under what conditions an Office may communicate to third parties or pubof Contracting States shall undertake, on behalf employee of a legal person may also represent other States of the Office and within the limits of their other legal persons which have their principal lish the particulars specified in the Implementjurisdiction, any necessary enquiries or other place of business in a Contracting State and ing Regulations. intergovernmental organisation entrusted with the task of granting patents: legal measures. which have economic connections with the first Article 129<sup>152</sup> legal person. Periodical publications Article 132 (c) any other organisation. Exchange of publications (4) The Implementing Regulations may lay The European Patent Office shall periodically down special provisions concerning the common representation of parties acting in com-(1) The European Patent Office and the cenpublish: tral industrial property offices of the Contracting mon States shall despatch to each other on request and for their own use one or more copies of their respective publications free of charge. Amended by the Act revising the European Patent Convention of 29.11.2000 <sup>151</sup> See the decision of the President of the EPO dated 12 07.2007 (Special edition No. 3 OJ EPO 2007, J.2 (2) The European Patent Office may con-<sup>154</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. clude agreements relating to the exchange or and J.3). supply of publications. 52 Amended by the Act revising the European Patent 53 Amended by the Act revising the European Patent 5 See decisions of the Enlarged Board of Appeal Convention of 29.11.2000. Convention of 29 11 2000 G 2/94, G 4/95, G 3/99 (Annex I) European Patent Convention European Patent Convention European Patent Convention European Patent Convention PART VIII (b) has his place of business or employment (a) the requirement of paragraphs 2(a) or (b) the qualifications and training required of IMPACT ON NATIONAL LAW in the State having acceded to the Convention 3(a) in special circumstances: a person for admission to the European qualifying examination and the conduct of such and examination:162 (c) is entitled to represent natural or legal (b) the requirement of paragraph 3(c), sec-Chanter I persons in patent matters before the central ond sentence, if the applicant furnishes proof (c)163 the disciplinary power exercised by the Conversion into a national patent industrial property office of that State. Where Institute or the European Patent Office in that he has acquired the requisite qualification application such entitlement is not conditional upon the in another way. respect of professional representatives: requirement of special professional qualifica-Article 135<sup>164</sup> tions, the person shall have regularly so acted (8) Representation in proceedings estab-(d) the obligation of confidentiality on the pro-Request for conversion in that State for at least five years. lished by this Convention may also be underfessional representative and the privilege from taken, in the same way as by a professional representative, by any legal practitioner qualidisclosure in proceedings before the European (1) The central industrial property office of a Patent Office in respect of communications designated Contracting State shall, at the fied in a Contracting State and having his place between a professional representative and his request of the applicant for or proprietor of a (4) Entry shall be effected upon request. of business in that State, to the extent that he is client or any other person. European patent, apply the procedure for the entitled in that State to act as a professional accompanied by certificates indicating that the grant of a national patent in the following conditions laid down in paragraph 2 or 3 are representative in patent matters. Paragraph 6 (2) Any person entered on the list of profescircumstances. fulfilled shall apply mutatis mutandis sional representatives referred to in Article 134, paragraph 1, shall be a member of the Institute. (a) where the European patent application is deemed to be withdrawn under Article 77, para-Article 134a<sup>160</sup> (5) Persons whose names appear on the list graph 3: of professional representatives shall be entitled Institute of Professional Representatives before the European Patent Office to act in all proceedings established by this (b) in such other cases as are provided for by Convention. the national law, in which the European patent (1) The Administrative Council shall be comapplication is refused or withdrawn or deemed to be withdrawn, or the European patent is revoked under this Convention. (6) For the purpose of acting as a profespetent to adopt and amend provisions governsional representative, any person whose name ing: appears on the list of professional representatives shall be entitled to establish a place of (a)161 the Institute of Professional Representa business in any Contracting State in which protives before the European Patent Office, here-(2) In the case referred to in paragraph 1(a), ceedings established by this Convention may inafter referred to as the Institute: the request for conversion shall be filed with the be conducted, having regard to the Protocol on central industrial property office with which the Centralisation annexed to this Convention. The European patent application has been filed. authorities of such State may remove that enti-That office shall, subject to the provisions govtlement in individual cases only in application of erning national security, transmit the request legal provisions adopted for the purpose of directly to the central industrial property offices 162 See Regulation on the European qualifying examiprotecting public security and law and order. of the Contracting States specified therein. See Regulation on the European qualitying exami-nation for professional representatives before the European Patent Office as of 10.12.2008 (CA/D 26/08, OJ EPO 2009, 9), the implementing provisions as of 10.12.2008 and the Instructions concerning the qualifi-cations required for enrolment for the European quali-Before such action is taken, the President of the European Patent Office shall be consulted. 160 Inserted by the Act revising the European Patent Convention of 29.11.2000. See Regulation on the establishment of an Institute

European Patent Convention

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Representation before the European Patent

(1) Representation of natural or legal per-

sons in proceedings established by this Con-

vention may only be undertaken by professional

representatives whose names appear on a list

maintained for this purpose by the European

(b) has his place of business or employment

(c)158 has passed the European qualifying

may be entered on the list of professional rep-

(3) During a period of one year from the date

on which the accession of a State to this Convention takes effect, entry on that list may also

be requested by any natural person who

(a) is a national of a Contracting State,

<sup>156</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.

57 See decision of the President of the EPO\_OJ EPO

<sup>158</sup> See decision of the Administrative Council of 10.12.2008 CA/D 26/08 amending the Regulation on the European qualifying examination for professional representatives before the European Patent Office, en-

tered into force on 01.01.2009 (OJ EPO 2009. 9: see

(3) In the cases referred to in paragraph 1(b).

the request for conversion shall be submitted to

the European Patent Office in accordance with

the Implementing Regulations. It shall not be

deemed to be filed until the conversion fee has

been paid. The European Patent Office shall

transmit the request to the central industrial

property offices of the Contracting States speci-

(4) The effect of the European patent appli-

cation referred to in Article 66 shall lapse if the

request for conversion is not submitted in due

Formal requirements for conversion

(1) A European patent application transmitted in accordance with Article 135, paragraph 2

or 3, shall not be subjected to formal require-

ments of national law which are different from

or additional to those provided for in this Con-

(2) Any central industrial property office to

which the European patent application is trans-

mitted may require that the applicant shall.

within a period of not less than two months:

(a) pay the national application fee; and

also Supplement to OJ EPO 12/2011)

European Patent Convention

fied therein

Article 136<sup>165</sup>

Article 137<sup>166</sup>

(deleted)

vention

time

2013, 600; and the notice from the EPO, OJ EPO 2013, 600; and the notice from the EPO, 0J EPO 2015, A55. See decisions of the Enlarged Board of Appeal G 2/94, G 4/95, G 3/99, G 2/04 (Annex I).

(a) is a national of a Contracting State.

Article 134156, 157

Patent Office

examination

recontatives

(2) Any natural person who

in a Contracting State and

Office

(7)159 The President of the European Patent Office may grant exemption from:

of Professional Representatives before the European Patent Office (OJ EPO 1997, 350) and the changes of 07.06.2002 (OJ EPO 2002, 429 ff), of 17.06.2004 (OJ EPO 2004, 361) and of 07.12.2006 (OJ EPO

See decision of the Administrative Council CA/D 31/08

of 10.12.2008 determining the members of the Institute

or 10. 12.2009 determining the members of the institute of Professional Representatives before the European Patent Office to whom Article 15 of the Protocol on Privileges and Immunities of the European Patent Or-ganisation applies (OJ EPO 2009, 28), entered into force on 01.01.2009.

2007, 12).

European Patent Convention

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59 See the decision of the President of the EPO dele gating his powers to decide on these requests (OJ EPO 2012, 13).

00-1052001 of the time target designing y oblights of the 00-06-1980 (QJ EPO 1980, 176 ff; re amendments see QJ EPO 2007, 552 and 548) and the Code of Conduct of the Institute of Professional Representatives before the EPO (QJ EPO 2003, 523 ff). 164 Amended by the Act revising the European Patent Convention of 29.11.2000.

fying examination. These texts have been published in

163 See Regulation on discipline for professional repre sentatives of 21.10.1977 (OJ EPO 1978, 91 ff; re

amendment see OJ EPO 2008, 14), Additional Rules

of Procedure of the three disciplinary bodies of

the Supplement to OJ EPO 12/2011.

165 Deleted by the Act revising the European Patent Con ention of 29 11 2000 <sup>166</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.

file a translation of the original text of the European patent application in an official language of the State in question and, where appropriate, of the text as amended during proceedings before the European Patent Office which the applicant wishes to use as the basis for the national procedure.

### Chapter II Revocation and prior rights

Article 138<sup>167</sup> Revocation of European patents

(1) Subject to Article 139, a European patent may be revoked with effect for a Contracting State only on the grounds that:

(a) the subject-matter of the European patent is not patentable under Articles 52 to 57

(b) the European patent does not disclose the invention in a manner sufficiently clear and complete for it to be carried out by a person skilled in the art:

(c)<sup>168</sup> the subject-matter of the European natent extends beyond the content of the application as filed or, if the patent was granted on a divisional application or on a new application filed under Article 61, beyond the content of the earlier application as filed:

(d) the protection conferred by the European patent has been extended; or

the proprietor of the European patent is (e) not entitled under Article 60, paragraph 1.

<sup>167</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>58</sup> See decisions/opinions of the Enlarged Board of Appeal G 3/89, G 11/91, G 2/95 (Annex I),

European Patent Convention

### Article 147 Payments in respect of renewal fees for unitary natents

If the group of Contracting States has fixed a common scale of renewal fees in respect of European patents, the proportion referred to in Article 39, paragraph 1, shall be calculated on the basis of the common scale: the minimum amount referred to in Article 39, paragraph 1, shall apply to the unitary patent. Article 39, paragraphs 3 and 4, shall apply mutatis mutaneih

### Article 148 The European patent application as an object of property

(1) Article 74 shall apply unless the group of Contracting States has specified otherwise

(2) The group of Contracting States may provide that a European patent application for which these Contracting States are designated may only be transferred, mortgaged or sub jected to any legal means of execution in respect of all the Contracting States of the group and in accordance with the provisions of the special agreement.

### Article 149<sup>173</sup> Joint designation

(1) The group of Contracting States may provide that these States may only be designated jointly, and that the designation of one or some only of such States shall be deemed to constitute the designation of all the States of the group.

173 See the Treaty between the Swiss Confederation and the Principality of Liechtenstein on Patent Prote tion of 22.12.1978 (OJ EPO 1980, 407 ff).

(2) If the grounds for revocation affect the European patent only in part, the patent shall be limited by a corresponding amendment of the claims and revoked in part

European Patent Convention

(3) In proceedings before the competent court or authority relating to the validity of the European patent, the proprietor of the patent shall have the right to limit the patent by amending the claims. The patent as thus limited shall form the basis for the proceedings.

### Article 139169 Prior rights and rights arising on the same date

(1) In any designated Contracting State a European patent application and a European patent shall have with regard to a national patent application and a national patent the same prior right effect as a national patent application and a national patent.

A national patent application and a national patent in a Contracting State shall have with regard to a European patent designating that Contracting State the same prior right effect as if the European patent were a national patent.

(3) Any Contracting State may prescribe whether and on what terms an invention disclosed in both a European patent application or patent and a national application or patent having the same date of filing or, where priority is claimed, the same date of priority, may be protected simultaneously by both applications or patents

<sup>6</sup> See decisions of the Enlarged Board of Appeal G 1/03. G 2/03 (Annex I).

European Patent Convention

(2) Where the European Patent Office acts as a designated Office under Article 153, paragraph 1, paragraph 1 shall apply if the applicant has indicated in the international application that he wishes to obtain a European patent for one or more of the designated States of the group. The same shall apply if the applicant designates in the international application one of the Contracting States in the group, whose national law provides that the designation of that State shall have the effect of the application being for a European patent.

### Article 149a<sup>174</sup> Other agreements between the Contracting

(1) Nothing in this Convention shall be construed as limiting the right of some or all of the Contracting States to conclude special agreements on any matters concerning European patent applications or European patents which under this Convention are subject to and governed by national law, such as, in particular

(a) an agreement establishing a European patent court common to the Contracting States party to it:

(b) an agreement establishing an entity common to the Contracting States party to it to deliver, at the request of national courts or quasi-judicial authorities, opinions on issues of European or harmonised national patent law

(2) Any renewal fees falling due within two

European patent shall be deemed to have been validly paid if they are paid within that period. Any additional fee provided for under national law shall not be charged.

<sup>170</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>1</sup> Amended by the Act revising the European Patent Convention of 29.11.2000.

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(c)175 an agreement under which the Contracting States party to it dispense fully or in part with translations of European patents under Article 65:

(d) an agreement under which the Contracting States party to it provide that translations of European patents as required under Article 65 may be filed with, and published by, the European Patent Office

(2) The Administrative Council shall be competent to decide that:

the members of the Boards of Appeal or (a) the Enlarged Board of Appeal may serve on a European patent court or a common entity and take part in proceedings before that court or entity in accordance with any such agreement;

(b) the European Patent Office shall provide a common entity with such support staff, premises and equipment as may be necessary for the performance of its duties, and the expenses incurred by that entity shall be borne fully or in part by the Organisation.

175 See also the Agreement dated 17.10.2000 on the

PART IX

## SPECIAL AGREEMENTS

European Patent Convention

Article 142<sup>172</sup> Unitary patents

(1) Any group of Contracting States, which has provided by a special agreement that a European patent granted for those States has a unitary character throughout their territories, may provide that a European patent may only be granted jointly in respect of all those States.

(2) Where any group of Contracting States has availed itself of the authorisation given in paragraph 1, the provisions of this Part shall apply

### Article 143 Special departments of the European Patent Office

(1) The group of Contracting States may give additional tasks to the European Patent Office.

(2) Special departments common to the Contracting States in the group may be set up within the European Patent Office in order to carry out the additional tasks. The President of the European Patent Office shall direct such special departments; Article 10, paragraphs 2 and 3, shall apply mutatis mutandis.

172 The group of EU member states participating in enhanced cooperation in the area of the creation of unitary patent protection implemented that cooperation by Regulation (EU) No. 1257/2012 of the European by Regulation (EU) No. 1257/2012 of the European Parliament and of the Council and Council Regulation No. 1260/2012 (OJ EPO 2013, 110, 111 and 132), thereby availing itself of the authorisation given in Arti-cle 142(1) and the provisions of Part IX of the EPC. The third component of the EU? partent package's the Agreement on a Unified Patent Court (OJ EPO Nota 1936, 206, 2076). 2013, 286, 287).

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### **PART X**<sup>176</sup> INTERNATIONAL APPLICATIONS UNDER THE PATENT COOPERATION TREATY -EURO-PCT APPLICATIONS

Article 150

Application of the Patent Cooperation Treaty

(1) The Patent Cooperation Treaty of 19 June 1970, hereinafter referred to as the PCT, shall be applied in accordance with the provisions of this Part.

(2)177 International applications filed under the PCT may be the subject of proceedings before the European Patent Office. In such proceedings, the provisions of the PCT and its Regulations shall be applied, supplemented by the provisions of this Convention. In case of conflict, the provisions of the PCT or its Regulations shall prevail.

### Article 151178 The European Patent Office as a receiving Office

The European Patent Office shall act as a receiving Office within the meaning of the PCT, in accordance with the Implementing Regulations. Article 75, paragraph 2, shall apply.

# <sup>176</sup> Amended by the Act revising the European Patent Convention of 29.11.2000. <sup>177</sup> See decision of the President of the EPO concern-

ing the pilot project to introduce new means of electronic communication in EPO proceedings. OJ EPO 2015 A28

178 See notice from the EPO concerning the require-<sup>677</sup> See notice from the EPO concerning the requirements to be observed when filling an international application with the EPO as a PCT receiving Office. 0. EPO 2014, 433, and the decision of the President of the EPO concerning the filing of international applications with the EPO acting as receiving Office using ePCT-Filing, OJ EPO 2014, A107.

# European Patent Convention

### Article 144 Representation before special departments

The group of Contracting States may lay down special provisions to govern representation of parties before the departments referred to in Article 143, paragraph 2.

### Article 145 Select committee of the Administrative Council

(1) The group of Contracting States may set up a select committee of the Administrative Council for the purpose of supervising the activities of the special departments set up under Article 143, paragraph 2: the European Patent Office shall place at its disposal such staff, premises and equipment as may be necessary for the performance of its duties. The President of the European Patent Office shall be responsible for the activities of the special departments to the select committee of the Administrative Council.

(2) The composition, powers and functions of the select committee shall be determined by the group of Contracting States.

### Article 146 Cover for expenditure for carrying out special tasks

Where additional tasks have been given to the European Patent Office under Article 143, the group of Contracting States shall bear the expenses incurred by the Organisation in carrying out these tasks. Where special departments have been set up in the European Patent Office to carry out these additional tasks, the group shall bear the expenditure on staff, premises and equipment chargeable in respect of these departments. Article 39, paragraphs 3 and 4. Article 41 and Article 47 shall apply mutatis mutandis

European Patent Convention

Authority

### Article 152179 The European Patent Office as an International Searching Authority or International Preliminary Examining

The European Patent Office shall act as an International Searching Authority and International Preliminary Examining Authority within the meaning of the PCT, in accordance with an agreement between the Organisation and the International Bureau of the World Intellectual Property Organization, for applicants who are residents or nationals of a State party to this Convention. This agreement may provide that the European Patent Office shall also act for other applicants.

### Article 153180 The European Patent Office as designated

Office or elected Office

(1) The European Patent Office shall be

(a) a designated Office for any State party to this Convention in respect of which the PCT is in force, which is designated in the international application and for which the applicant wishes to obtain a European patent, and

179 See Agreement between the EPO and the Interna-<sup>179</sup> See Agreement between the EPO and the interna-tional Bureau of WIPO under the PCT dated 18/24.10.2007 as amended with effect from 01.07.2010 (OJ EPO 2010, 304, last amendments see

- OJ EPO 2014, A117 and 2016, A30). See the notice from the EPO concerning the carrying
- See the notice from the EPO concerning the carrying out of Supplementary International Searches under the PCT (OJ EPO 2010, 316 and 2014, A117, pt. 3). See the notice from the EPO concerning the pro-cessing by the EPO as ISA of Informal comments on earlier search results ("PCT Direct"), OJ EPO 2015,
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Cost and ute notices from the EPO concerning the ir troduction of a "top-up" search in the procedure under Chapter II PCT, OJ EPO 2014, A57; and online filing of the demand under PCT Chapter II, OJ EPO 2014, A71. See also the notices from the EPO concerning the in-

80 See decision of the Enlarged Board of Appeal G 4/08 (Annex I).

Chapter III

### Article 140<sup>170</sup>

National utility models and utility certificates

Articles 66, 124, 135, 137 and 139 shall apply to utility models and utility certificates and to applications for utility models and utility certificates registered or deposited in the Contracting States whose laws make provision for such models or certificates

Article 141171 Renewal fees for European patents

(1) Renewal fees for a European patent may only be imposed for the years which follow that referred to in Article 86, paragraph 2.

months of the publication in the European Pat-ent Bulletin of the mention of the grant of the

Miscellaneous effects

European Patent Convention

(Euro-PCT application).

publication

(a)

an elected Office, if the applicant has

elected a State designated pursuant to letter

(2) An international application for which the

European Patent Office is a designated or elected Office, and which has been accorded

an international date of filing, shall be equiva-

lent to a regular European application

search fee is to be reduced

(7)181 A supplementary European search report

shall be drawn up in respect of any Euro-PCT

application under paragraph 5. The Administra

tive Council may decide that the supplementary

search report is to be dispensed with or that the

European Patent Convention

Article 154<sup>182</sup>

Article 155<sup>183</sup>

Article 156<sup>184</sup>

(deleted)

(deleted)

Article 166 Accession

(1) This Convention shall be open to accession by:

(a) the States referred to in Article 165, paragraph 1;

any other European State at the invitation of the Administrative Council

(2) Any State which has been a party to the Convention and has ceased to be so as a result of the application of Article 172, paragraph 4. may again become a party to the Convention by acceding to it.

(3) Instruments of accession shall be deposited with the Government of the Federal Republic of Germany.

Article 167191

(deleted)

### Article 168 Territorial field of application

(1) Any Contracting State may declare in its instrument of ratification or accession, or may inform the Government of the Federal Republic of Germany by written notification at any time thereafter, that this Convention shall be applicable to one or more of the territories for the external relations of which it is responsible European patents granted for that Contracting State shall also have effect in the territories for which such a declaration has taken effect.

<sup>21</sup> Deleted by the Act revising the European Patent Convention of 29.11.2000.

European Patent Convention

### Article 174 Denunciation

Any Contracting State may at any time denounce this Convention. Denunciation shall be notified to the Government of the Federal Republic of Germany. It shall take effect one vear after the date of receipt of such notification.

### Article 175 Preservation of acquired rights

In the event of a State ceasing to be party to this Convention in accordance with Arti-cle 172, paragraph 4, or Article 174, rights already acquired pursuant to this Convention shall not be impaired.

(2) A European patent application which is pending when a designated State ceases to be party to the Convention shall be processed by the European Patent Office, as far as that State is concerned, as if the Convention in force thereafter were applicable to that State

(3) Paragraph 2 shall apply to European patents in respect of which, on the date mentioned in that paragraph, an opposition is pending or the opposition period has not expired.

(4) Nothing in this Article shall affect the right of any State that has ceased to be a party to this Convention to treat any European patent in accordance with the text to which it was a party.

See decision of the Administrative Council CA/D (deleted) 10/05 of 27 10 2005 (O LEPO 2005 548) on reducing The international publication of 10/US of 27.10.20US (OJ EPO 2005, 548) on reducing the fee for the supplementary European search report for international applications for which the international search report is drawn up by the United States Patent and Trademark Office, the Japan Patent Office, the Euro-PCT application in an official language of Article 157185 the European Patent Office shall take the place (2)189 In case of conflict between the provisions of the publication of the European patent appli-(deleted) cation and shall be mentioned in the European Korean Intellectual Property Office, the Chinese Intellectual Property Office the Federal Service for Intellect Article 158<sup>186</sup> Patent Bulletin tion shall prevail. tual Property Patents and Trademarks (Russian Fedtual Property, Patentis and Pracemarks (Russian Ped-eration) or IP Australia (applicable to all international applications filed on or after 01.07.2005). See decision of the Administrative Council CA/D 11/09 of 28.10.2009 (OJ EPO 2009, 594) dispensing (4) If the Euro-PCT application is published (deleted) Article 165 in another language, a translation into one of Signature - Ratification the official languages shall be filed with the Euwith the supplementary European search report in the ropean Patent Office, which shall publish it. Subject to Article 67, paragraph 3, the provicase of an international application where the interna tional search report or supplementary international search report was drawn up by the European Pater Office. sional protection under Article 67, paragraphs 1 and 2, shall be effective from the date of that See Articles 2 and 4(3) of the Decision of the Admin istrative Council CA/D 12/15 of 16 December 2015 amending Article 2 of the Rules relating to Fees and adjusting the amount of the reduction in the fee for the (5) The Euro-PCT application shall be taking part therein. adjusing the amount of the reduction in the red of supplementary European search where the interna-tional or supplementary international search report was drawn up by one of the European International treated as a European patent application and shall be considered as comprised in the state of the art under Article 54, paragraph 3, if the con-ditions laid down in paragraph 3 or 4 and in the Searching Authorities (Austrian Patent Office, Finnish Patent and Registration Office, Spanish Patent and Implementing Regulations are fulfilled. Trademark Office, Swedish Patent and Registration Republic of Germany Office Nordic Patent Institute): this decision is appli-Office, Nordic Patent institute); this decision is appli-cable to international applications filed up to and in-cluding 30.06.2016 where the fee for the supplementary European search is paid on or after 01.04.2016. (6) The international search report drawn up in respect of a Euro-PCT application or the declaration replacing it, and their international pub-See Decision of the Administrative Council CA/D lication, shall take the place of the European 8/15 of 16 December 2015 reducing the fee for the search report and the mention of its publication Arts or to becember 2015 reducing the ree for the supplementary European search where the interna-tional search report or supplementary international search report was drawn up by the Austrian Patent Of-fice, the Finnish Patent and Registration Office, the Spanish Patent and Trademark Office, the Swedish in the European Patent Bulletin 182 Deleted by the Act revising the European Patent Convention of 29.11.2000. Patent and Registration Office, the Nordic Patent Insti-Convention of 29.11.2000. tute or the Visegrad Patent Institute: this decision is <sup>183</sup> Deleted by the Act revising the European Patent Convention of 29.11.2000. applicable to international applications filed up to and including 31.03.2020 where the fee for the supplemen-tary European search is paid on or after 01.07.2016. 24 Deleted by the Act revising the European Patent Convention of 29.11.2000. <sup>185</sup> Deleted by the Act revising the European Patent Convention of 29.11.2000. 86 Deleted by the Act revising the European Patent Convention of 29.11.2000. European Patent Convention European Patent Convention European Patent Convention Article 169<sup>192</sup> Article 170 Entry into force Initial contribution This Convention shall enter into force (1) Any State which ratifies or accedes to this three months after the deposit of the last instrument of ratification or accession by six Convention after its entry into force shall pay to the Organisation an initial contribution, which States on whose territory the total number of shall not be refunded. patent applications filed in 1970 amounted to at least 180 000 for all the said States. (2) The initial contribution shall be 5% of an amount calculated by applying the percentage (2) Any ratification or accession after the obtained for the State in question, on the date entry into force of this Convention shall take on which ratification or accession takes effect, effect on the first day of the third month after in accordance with the scale provided for in Article 40, paragraphs 3 and 4, to the sum of the the deposit of the instrument of ratification or Conference. special financial contributions due from the accession. other Contracting States in respect of the accounting periods preceding the date referred to above. (3) In the event that special financial contributions were not required in respect of the accounting period immediately preceding the Article 173 date referred to in paragraph 2, the scale of contributions referred to in that paragraph shall be the scale that would have been applicable to (1) Any dispute between Contracting States 192 For Belgium, Germany, France, Luxembourg, the State concerned in respect of the last year for which financial contributions were required. Netherlands, Switzerland and United Kingdom Netherands, Switzenand and United Kingdom: 7 October 1977; Sweden: 11 May 1978; Italy: 1 December 1978; Austria: 1 May 1979; Liechtenstein: 1 April 1980; Creece and Spain: 1 October 1986; Denmark: 1 January 1990; Monaco: 1 December 1991; Portugat 1 January 1992; Ireland: 1 August 1992; Finland: 1 March 1996; Cyprus: 1 Angl 1992: Tirrland: 1 March 1996; Cyprus: 1 Angl 1992; Tirrland: 1 March 1996; Cyprus: Article 171 Duration of the Convention cerned 1 April 1998; Turkey: 1 November 2000; Bulgaria, The present Convention shall be of unlimited Czech Republic, Estonia, Slovakia: 1 July 2002 duration Czech Republic, Estonia, Stovaka, 1 July 2002; Slovenia: 1 December 2002; Hungary: 1 January 2003; Romania: 1 March 2003; Poland: 1 March 2004; Iceland: 1 November 2004; Lithuania: 1 December 2004; Latvia: 1 July 2005; Malta: Article 172 Revision

European Patent Convention

(2) If the declaration referred to in paragraph 1 is contained in the instrument of ratification or accession, it shall take effect on the same date as the ratification or accession; if the declaration is notified after the denosit of the instrument of ratification or accession, such notification shall take effect six months after the date of its receipt by the Government of the Federal Republic of Germany.

(3) Any Contracting State may at any time declare that the Convention shall cease to apply to some or to all of the territories in respect of which it has given notification pursuant to paragraph 1. Such declaration shall take effect one year after the date on which the Government of the Federal Republic of Germany received notification thereof

> 1 March 2007; Croatia and Norway: 1 January 2008; former Yugoslav Republic of Macedonia: 1 January 2009; San Marino: 1 July 2009; Albania 1 May 2010; Serbia: 1 October 2010.

(1) This Convention may be revised by a Conference of the Contracting States.

(1) The Implementing Regulations, the Protocol on Recognition, the Protocol on Privileges and Immunities, the Protocol on Centralisation, the Protocol on the Interpretation of Article 69 and the Protocol on Staff Complement shall be

of this Convention and those of the Implementing Regulations, the provisions of this Conven-

(1)<sup>190</sup> This Convention shall be open for signature until 5 April 1974 by the States which took the setting up of a European System for the ing of that conference and offered the option of

188 Amended by the Act revising the European Patent <sup>189</sup> See decisions/opinions of the Enlarged Board of Appeal G 2/95, G 6/95, G 1/02 (Annex I).

<sup>190</sup> Signatory States: AT, BE, CH, DE, DK, FR, GB, GR, IE, IT, LI, LU, MC, NL, NO, SE. Conference participants: signatory states plus ES, FI, PT, TR, YU. Invited states: Conference participants plus CY, IS,

(2) The Conference shall be prepared and convened by the Administrative Council. The Conference shall not be validly constituted unless at least three-quarters of the Contracting States are represented at it. Adoption of the revised text shall require a majority of three-quarters of the Contracting States represented and voting at the Conference. Abstentions shall not be considered as votes.

when it has been ratified or acceded to by the number of Contracting States specified by the Conference, and at the time specified by that

Such States as have not ratified or

concerning the interpretation or application of the present Convention which is not settled by negotiation shall be submitted, at the request of one of the States concerned, to the Administrative Council, which shall endeavour to bring about agreement between the States con-

ing decision

The revised text shall enter into force

acceded to the revised text of the Convention at the time of its entry into force shall cease to be narties to this Convention as from that time

# Disputes between Contracting States

(2) If such agreement is not reached within six months from the date when the dispute was referred to the Administrative Council, any one of the States concerned may submit the dispute to the International Court of Justice for a bind-

PART XII FINAL PROVISIONS Article 164188

Implementing Regulations and Protocols

part in the Inter-Governmental Conference for Grant of Patents or were informed of the hold

ratification; instruments of ratification shall be deposited with the Government of the Federal

(2) This Convention shall be subject to

integral parts of this Convention.

European Patent Convention

(1) Any State which has ceased to be a party to this Convention in accordance with Artitel 172, paragraph 4, or Article 174, shall have the special financial contributions which it has paid pursuant to Article 40, paragraph 2, refunded to it by the Organisation only at the time when and under the conditions whereby the Organisation refunds special financial contributions paid by other States during the same accounting period.

(2) The State referred to in paragraph 1 shall, even after ceasing to be a party to this Convention, continue to pay the proportion pursuant to Article 39 of renewal fees in respect of European patents remaining in force in that State, at the rate current on the date on which it ceased to be a party.

### Article 177 Languages of the Convention

(1) This Convention, drawn up in a single original, in the English, French and German languages, shall be deposited in the archives of the Government of the Federal Republic of Germany, the three texts being equally authentic.

(2) The texts of this Convention drawn up in official languages of Contracting States other than those specified in paragraph 1 shall, if they have been approved by the Administrative Council, be considered as official texts. In the event of disagreement on the interpretation of the various texts, the texts referred to in paragraph 1 shall be authentic.

## Transmission and notifications

(1) The Government of the Federal Republic of Germany shall draw up certified true copies of this Convention and shall transmit them to the Governments of all signatory or acceding States

(2) The Government of the Federal Republic of Germany shall notify to the Governments of the States referred to in paragraph 1:

(a) the deposit of any instrument of ratification or accession:

(b) any declaration or notification received pursuant to Article 168;

(c) any denunciation received pursuant to Article 174 and the date on which such denunciation comes into force.

(3) The Government of the Federal Republic of Germany shall register this Convention with the Secretariat of the United Nations.

IN WITNESS WHEREOF, the Plenipotentiaries authorised thereto, having presented their Full Powers, found to be in good and due form, have signed this Convention.

Done at Munich this fifth day of October one thousand nine hundred and seventy-three