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## Introduction

A.

### European patent system

The centralised, fundamentally autonomous and uniform procedure for the grant of European patents, introduced by the European Patent Convention (EPC), is linked in a special way with the national patent law of the member states of the European Patent Organisation, and at a number of stages it "interfaces" with the national legal systems - a feature essential to smooth interaction between European and national law. In each of the contracting states for which it is granted, the European patent has the effect of and is subject to the same conditions as a national patent granted by that state, unless otherwise provided in the EPC (Article 2(2) EPC).

The salient characteristic of these interfaces is that, at the outset or in the course of the European grant procedure or after it has been completed, the patent applicant or proprietor may or must take certain steps before the patent authorities of the contracting states in order to acquire or maintain certain rights in those states. It is therefore of primordial importance for all European applicants and proprietors to be familiar with and carefully observe such procedural steps laid down by national law and the conditions for their validity, if full advantage is to be derived from the European patent system and loss of rights is to be avoided.

This booklet is intended by the European Patent Office as a concise and reliable guide to the most important provisions and requirements of the national law of the contracting states applicable to European patent applications and patents, for the use of European patent applicants and proprietors and all others concerned with the European patent system. It may be considered as it were a "Guide to the Euro-legislation of the contracting states on patents" and thus supplements the guide for applicants - "How to get a European patent". The synopses given in the following tables have been prepared in close collaboration with the authorities of the contracting states responsible for the protection of industrial property, to which the EPO is indebted for their active support and numerous valuable suggestions.

Although we have exercised the greatest care in drawing up the tables, we cannot vouch for the absolute completeness and accuracy of the information given. If only because of their conciseness and the fact that they concentrate on the bare essentials, the tables can be no substitute for consultation of the national legal sources themselves, supplemented where appropriate by professional advice from authorised persons. After all, despite the latest reforms, thorough as they have mostly been, national patent law and practice are not static phenomena but are constantly changing and, of necessity, developing. As a result, it is not even possible to state with any certainty that the legal provisions summarised in the tables will not have been changed by the time this booklet appears. In particular, the reader should not assume that the official fees given at various points in the tables have not been increased in the meantime. It is therefore advisable always to refer back to the official publications of the contracting states so as to keep up to date with the development of national legislation and official practice. The EPO will continue to provide regular and, as far as possible, up-to-date coverage in its Official Journal of legal developments in the contracting states. The reader is in particular referred to the online version of the brochure "National law relating to the EPC"\*, which is updated whenever the EPO learns of any relevant changes at national level.

**The present 16th edition provides information on the so-called extension states immediately following on the information given for the EPC contracting states.**

\* [www.epo.org/patents/law/legal-texts/national-law-epc.html](http://www.epo.org/patents/law/legal-texts/national-law-epc.html)

## Extension system

The European Patent Organisation has concluded agreements on co-operation in the field of patents and on extending the protection conferred by European patents (Extension Agreements) with a number of states which are not party to the EPC.

These agreements form the basis of an extension system providing patent applicants with a simple and cost-effective way of obtaining patent protection in these countries. At the applicant's request and on payment of the extension fee, European applications (direct or Euro-PCT, provided PCT applications include the designation both for a European patent **and** for extension states) and patents can be extended to these countries where they will have the same effects as national applications and patents and will enjoy substantially the same protection as patents granted by the EPO for the member states of the European Patent Organisation. **At present**, extension to the following states may be requested:

Bosnia and Herzegovina (as from 1 December 2004)

Montenegro (as from 1 March 2010)

**Note: Extension is possible only for those applications filed after entry into force of the agreements.**

The extension system largely corresponds to the EPC system operating in the EPC contracting states, except that it is based not on direct application of the EPC but solely on national law modelled on the EPC. It is therefore subject to the national extension rules of the country concerned.

The rules, which are identical for all states mentioned, are summarised below, while the main requirements in each country are indicated in the tables concerned immediately following on the information for the contracting states. For further information on extension see OJ EPO 2004, 619, OJ EPO 2007, 406, OJ EPO 2009, 603 and OJ EPO 2010, 10.

### Extension fee

The extension fee of EUR 102 is **payable to the EPO**. The time limit for payment of the extension fee is:

#### - for European applications

Six months from the date on which the European Patent Bulletin mentions the publication of the European search report.

#### - for Euro-PCT applications

31 months from the date of filing or earliest date of priority or six months from the date on which the

international search report was published, whichever date is later.

### Withdrawal of the request for extension

The request for extension is deemed withdrawn if the extension fee is not paid or the application is withdrawn, refused or deemed withdrawn.

### Subsequent payment of extension fees

If the fee for an extension state has not been paid within the basic period, the applicant can pay the extension fee subsequently in combination with a 50% surcharge

1. within two months of expiry of the basic period (for "re-introduced grace period" see OJ EPO 2009, 603) or
2. within two months of notification of a communication of loss of rights owing to non-payment of a designation fee.

In the latter case, a subsequent payment is possible only if the conditions set out in detail in the Guidelines for Examination, A-III, 12.2, are met. Under those conditions, the applicant can request further processing for the designations deemed to be withdrawn (Article 121; Rule 135 EPC), paying the extension fees at the same time.

### Accession to the EPC of an extension state

The extension agreement between an extension state and the European Patent Organisation will terminate with the entry into force of the EPC in that state. It will thereafter no longer be possible to extend European patent applications and patents to the former extension state. The **extension system will, however, continue to apply** to all European and international applications **filed prior to the date of entry into force of the EPC in that state**, as well as to all European patents granted in respect of such applications.

The legal situation outlined above exists in Slovenia (termination of the extension agreement with effect from 1 December 2002), in Romania (termination of the extension agreement with effect from 1 March 2003), in Lithuania (termination of the extension agreement with effect from 1 December 2004), in Latvia (termination of the extension agreement with effect from 1 July 2005), in Croatia (termination of the extension agreement with effect from 1 January 2008), in the former Yugoslav Republic of Macedonia (termination of the extension agreement with effect from 1 January 2009), in Albania (termination of the extension agreement with effect from 1 May 2010) and in Serbia (termination of the extension agreement with effect from 1 October 2010).

## Abbreviations

(See also Table I, column 4)

AL	Albania	LI	Liechtenstein
ALL	Albanian lek	LT	Lithuania
AT	Austria	LTL	Lithuanian litas
BA	Bosnia and Herzegovina	LTPI	Lois et traités de propriété industrielle
BAM	Bosnian convertible mark	LU	Luxembourg
BE	Belgium	LV	Latvia
BG	Bulgaria	LVL	Latvian lats
BGBI.	Bundesgesetzblatt	MC	Monaco
BGN	Bulgarian lev	ME	Montenegro
Bl.f.PMZ	Blatt für Patent-, Muster- und Zeichenwesen	MK	Former Yugoslav Republic of Macedonia
BOE	Boletín oficial del Estado	MKD	Macedonian denar
BOPI	Bulletin officiel de la propriété industrielle - Brevets d'invention	MT	Malta
CH	Switzerland	n/a	not applicable
CHF	Swiss franc	NIPO	Norwegian Industrial Property Office
CY	Cyprus	NL	Netherlands
CZ	Czech Republic	NN	Narodne Novine (Croatia)
CZK	Czech koruna	NO	Norway
DE	Germany	NOK	Norwegian krone
DK	Denmark	NPO	Netherlands Patent Office (Octrooiencentrum Nederland)
DKK	Danish krone	OBI	Organismos Biomichanikis Idioktissias (Greek Industrial Property Organisation)
DKPTO	Danish Patent and Trademark Office	OEPM	Oficina Española de Patentes y Marcas (Spain)
DPMA	German Patent and Trademark Office	OJ EPO	Official Journal of the European Patent Office
EDBI	Eidiko Deltio Biomichanikis Idioktissias (Greek Industrial Property Bulletin)	OPRI	Office de la Propriété Intellectuelle (Belgium)
EE	Estonia	OSIM	State Office for Inventions and Trademarks (Romania)
EEA	European Economic Area	PIBD	Propriété industrielle - Bulletin documentaire
EP	European	PL	Poland
EPC	European Patent Convention	PLN	Polish Zloty
EPO	European Patent Office	PRH	Patentti- ja rekisterihallitus (Finland)
ES	Spain	PT	Portugal
EU	European Union	RO	Romania
EUR	Euro	RON	New Romanian leu
ΦΕΚ	Fylo Efimeridos tis Kyberniseos (Greek Law Gazette)	RS	Serbia
FI	Finland	RSD	Serbian dinar
FR	France	SäädKok	Suomen Säädöskokoelma
GBP	Pound sterling	SE	Sweden
GDPT	General Directorate of Patents and Trademarks (Albania)	SEK	Swedish krona
GR	Greece	SFS	Svensk författningssamling
GRUR Int.	Gewerblicher Rechtsschutz und Urheberrecht, Internationaler Teil	SG	State Gazette (Bulgaria)
G.U.	Gazzetta Ufficiale	SI	Slovenia
HIPO	Hungarian Intellectual Property Office	S.I.	Statutory Instruments
HR	Croatia	SIPO	Slovenian Intellectual Property Office
HRK	Croatian kuna	SK	Slovakia
HU	Hungary	Sl. list CG	Official Journal of Montenegro
HUF	Hungarian forint	Sl. list RCG	Official Journal of the Republic of Montenegro
IE	Ireland	Sl. list SCG	Official Journal of the State Union Serbia and Montenegro
INPI	Institut national de la propriété industrielle (France)	SM	San Marino
INPI	Instituto Nacional da Propriedade Industrial (Portugal)	SOIP	State Office of Industrial Property (Former Yugoslav Republic of Macedonia)
IP	Industrial Property	SR	Systematische Rechtssammlung (Switzerland)
IPI	Swiss Federal Institute of Intellectual Property	Stb	Staatsblad
IPLT	Industrial Property - Laws and Treaties	TPI	Turkish Patent Institute
IPO	Icelandic Patent Office	TR	Turkey
IPO	Intellectual Property Office (UK)	TRY	Turkish lira
IPO	Irish Patents Office	UIBM	Ufficio Italiano Brevetti e Marchi (Italian Patent and Trademark Office)
IPPO	Industrial Property Protection Office	UK	United Kingdom
IS	Iceland	USBM	Ufficio di Stato Brevetti e Marchi (San Marino)
ISK	Iceland króna	USD	US Dollar
IT	Italy		
J.M.	Journal de Monaco		
JORF	Journal officiel de la République Française		
LGBI.	Liechtensteinisches Landesgesetzblatt		

B.



## National legal bases

## I.

This table lists (not necessarily all) the contracting and extension states' important national legal sources (laws, regulations, decrees, etc.) of significance for European patent applications and patents and, for the most part, also referred to in the subsequent tables. The title of these legal sources is given in the official language of the states in question. Where necessary, a translation in the official language of the EPO in which this summary is published is given underneath in italics in square brackets. To keep this table to a reasonable size, the "original title" in the case of states with more than one official language is given only in one of these languages.

The dates on which the various items of referenced legislation entered into force have not been included, as this would have cluttered up the tables - especially in cases where some articles of certain laws and regulations entered into force at different times.

Where the Office knows of translations into one of the official languages of the EPO of the legal sources listed, these are referenced. English and French translations of legal texts relating to intellectual property can also be consulted in WIPO's electronic database "WIPO Lex" ([www.wipo.int/wipolex/en](http://www.wipo.int/wipolex/en)). It should be noted, however, that these translations are not always up-to-date and that at all times only the original version given in the official publications is the authentic text.

The abbreviations used in the following tables have been introduced for the sake of clarity and do not always coincide with the official abbreviations used in the contracting states.

Contracting state	1 National provisions	2 Source	3 Translation published in . . . (language)	4 Abbreviations used in this synopsis
Albania	<p>1. Ligji Nr. 9947 Date 07.07.2008 "Per Pronesine Industriale"</p> <p><i>[1. Law No. 9947 on Industrial Property of 7 July 2008]</i></p> <p>2. Rregullore "Per leshimin e patentave per shpikjet dhe modelet e perdorimit" Nr. 1707, date 29.12.2008</p> <p><i>[2. Regulation No. 1707 of 29 December 2008 on patents and utility models]</i></p> <p>3. V.K.M No. 883, 13 Maj 2009 "Per tarifat e Objekteve te Pronesise Industriale"</p> <p><i>[3. Decree of the Government on State fees No. 883 of 13 May 2009]</i></p> <p>4. Ligji Nr. 8488 Date 13.05.1999 "Per mbrojtjen e topografise se qarqeve te integruar"</p> <p><i>[4. Law No. 8488 of 13 May 1999 on the protection of topographies of integrated circuits]</i></p> <p>5. Ligji Nr. 9957 Date 17.07.2008 Per disa ndryshime ne ligjin nr 8488 date 13.05.1999 "Per mbrojtjen e topografise se qarqeve te integruara"</p> <p><i>[5. Law No. 9957 of 17 July 2008 amending Law No. 8488 of 13 May 1999 on the protection of topographies of integrated circuits]</i></p> <p>6. VKM Nr. 618 datë 07.09.2011 për disa shtesa dhe ndryshime në VKM Nr. 1707 datë 29.12.2008, "Për miratimin e rregullores për lëshimin e patentave për shpikjet dhe modelet e përdorimit"</p> <p><i>[6. Decision of the Council of Ministers No. 618 of 7 September 2011 amending Government Decree No. 1707 dated 29 December 2008 "Regulation on patents and utility models"]</i></p>	<p>Gazeta Zyrtare No. 121, 2008</p> <p>Gazeta Zyrtare No. 213, 2008</p> <p>Gazeta Zyrtare No. 134, 2009</p> <p>Gazeta Zyrtare No. 18, 1999</p> <p>Gazeta Zyrtare No. 123, 2008</p> <p>Gazeta Zyrtare No. 139, 2011</p>	<p>IPLT AL 1-001 (English, French)</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>PL</p> <p>PR</p> <p>Fees Decr.</p> <p>-</p> <p>-</p> <p>PR 1</p>
Austria	<p>1. Bundesgesetz vom 16. Dezember 1978 über die Einführung des Europäischen Patentübereinkommens und des Vertrages über die internationale Zusammenarbeit auf dem Gebiet des Patentwesens (Patentverträge-Einführungsgesetz)</p> <p><i>[1. Federal Law of 16 December 1978 on the introduction of the European Patent Convention and of the Patent Cooperation Treaty (Introductory Law on Patent Treaties)]</i></p>	<p>BGBI Nr. 52/1979; Nr. 234/1984; Nr. 418/1992; Nr. 181/1996; Nr. 175/1998; I Nr. 143/2001; I Nr. 149/2004; I Nr. 42/2005; I Nr. 81/2007; I Nr. 2/2008; I Nr. 126/2009; I Nr. 126/2013</p>	<p>IPLT AT 2-002 (English, French)</p>	<p>ILPT</p>

Contracting state	1 National provisions	2 Source	3 Translation published in . . . (language)	4 Abbreviations used in this synopsis
	<p>2. Patentgesetz 1970</p> <p><i>[2. Patent Law 1970]</i></p> <p>3. Verordnung des Präsidenten des Patentamts über Eingaben an das Patentamt sowie über das Verfahren in Patent-, Schutzzertifikats-, Gebrauchsmuster-, Halbleiterschutz-, Marken- und Musterangelegenheiten (Patentamtsverordnung - PAV)</p> <p><i>[3. Regulation of the President of the Patent Office on the filing of documents with the Patent Office and on patent, supplementary protection certificate, utility model, semiconductor protection, trademark and design procedures (Patent Office Regulation)]</i></p> <p>4. Bundesgesetz über die im Bereich des Patentamtes zu zahlenden Gebühren und Entgelte (Patentamtsgebührengesetz – PAG)</p> <p><i>[4. Federal Law on the Fees Payable to the Patent Office (Law on Patent Office Fees - LPOF)]</i></p>	<p>BGBI Nr. 259/1970; Nr. 234/1984; Nr. 382/1986; Nr. 418/1992; Nr. 771/1992; Nr. 212/1994; Nr. 634/1994; Nr. 181/1996; Nr. 175/1998; I Nr. 191/1999; I Nr. 143/2001; I Nr. 149/2004; I Nr. 42/2005; I Nr. 130/2005; I Nr. 151/2005; I Nr. 96/2006; I Nr. 81/2007; I Nr. 126/2009; I Nr. 135/2009; I Nr. 126/2013</p> <p>Patentblatt 2005, Nr. 12, Anhang 4; Patentblatt 2011, Nr. 2, S. 34</p> <p>BGBI I Nr. 149/2004; I Nr. 81/2007; I Nr. 126/2009; I Nr. 111/2010; I Nr. 36/2011; I Nr. 126/2013</p>	<p>IPLT AT 2-001 (English, French)</p> <p>-</p> <p>-</p>	<p>PA</p> <p>POR</p> <p>LPOF</p>
<b>Belgium</b>	<p>1. Loi du 21 avril 2007 portant diverses dispositions relatives à la procédure de dépôt des demandes de brevet européen et aux effets de ces demandes et des brevets européens en Belgique</p> <p><i>[1. Law of 21 April 2007 on various provisions relating to the procedure for filing European patent applications and to the effects of such applications and of European patents in Belgium]</i></p>	<p>Moniteur belge du 4.9.07</p>	<p>-</p>	<p>Law of 21.4.07</p>



Contracting state	1 National provisions	2 Source	3 Translation published in . . . (language)	4 Abbreviations used in this synopsis
	<p>5. Arrêté royal du 21 décembre 2006 transformant le règlement général sur les taxes assimilées au timbre en arrêté d'exécution du Code des droits et taxes divers, abrogeant l'arrêté du Régent relatif à l'exécution du Code des droits de timbre et portant diverses autres modifications à des arrêtés d'exécution</p> <p><i>[5. Royal Decree of 21 December 2006 converting the General Regulation on Taxes Assimilated to Stamp Duty into an implementation decree of the Code of Sundry Duties and Taxes, repealing the Regent's Decree on Implementation of the Stamp Duty Code and making various other amendments to implementation decrees]</i></p>	Moniteur belge du 29.12.2006	-	-
	<p>6. Arrêté royal du 18 juillet 1966 portant coordination des lois sur l'emploi des langues en matière administrative</p> <p><i>[6. Royal Decree of 18 July 1966 co-ordinating the laws on the use of languages for administrative purposes]</i></p>	Moniteur belge du 2.8.66	-	-
	<p>7. Arrêté royal du 5 décembre 2007 relatif au dépôt d'une demande de brevet européen, à sa transformation en demande de brevet belge et à l'enregistrement de brevets européens produisant effet en Belgique</p> <p><i>[7. Royal Decree of 5 December 2007 relating to the filing of European patent applications and their conversion into Belgian patent applications and the registration of European patents having effect in Belgium]</i></p>	Moniteur belge du 12.12.07	-	RD of 5.12.07
	<p>8. Arrêté royal du 27 février 1981 relatif au dépôt d'une demande de brevet européen, à sa transformation en demande de brevet national et à l'enregistrement de brevets européens produisant effet en Belgique, modifié par arrêté royal du 2 décembre 1986</p> <p><i>[8. Royal Decree of 27 February 1981 relating to the filing of European patent applications and their conversion into national patent applications and the registration of European patents having effect in Belgium, as amended by Royal Decree of 2 December 1986]</i></p>	Moniteur belge du 5.3.81	IPLT BE 2-002 (English) Bl.f.PMZ 1983, 166 (German)	RD of 27.2.81
	<p>9. Arrêté royal du 2 décembre 1986 relatif à la demande, à la délivrance et au maintien en vigueur des brevets d'invention, modifié par l'arrêté royal du 25 mai 1987, par l'arrêté royal du 27 février 2007 et par l'arrêté royal du 17 août 2007</p> <p><i>[9. Royal Decree of 2 December 1986 on patent applications and the grant and renewal of patents, as amended by Royal Decree of 25 May 1987, by Royal Decree of 27 February 2007 and by Royal Decree of 17 August 2007]</i></p>	Moniteur belge du 6.12.86	IPLT BE 2-005 (English) Moniteur belge of 8.1.00 (German)	RD of 2.12.86
	<p>10. Arrêté royal du 18 décembre 1986 relatif aux taxes et taxes supplémentaires dues en matière de brevets d'invention, modifié par arrêté royal du 14 février 1989, par arrêté royal du 21 septembre 1993, par arrêté royal du 3 février 1995, par arrêté royal du 17 juin 1999, par arrêté royal du 20 juillet 2000, par l'arrêté royal du 21 décembre 2006 et par l'arrêté royal du 24 septembre 2007</p> <p><i>[10. Royal Decree of 18 December 1986 concerning fees and supplementary fees payable in respect of patents, as amended by Royal Decree of 14 February 1989, by Royal Decree of 21 September 1993, by Royal Decree of 3 February 1995, by Royal Decree of 17 June 1999, by Royal Decree of 20 July 2000, by Royal Decree of 21 December 2006 and by Royal Decree of 24 September 2007]</i></p>	Moniteur belge du 23.12.86	-	RD (Fees)

Contracting state	1 National provisions	2 Source	3 Translation published in . . . (language)	4 Abbreviations used in this synopsis
Bulgaria	<p>1. Закон за патентите и регистрацията на полезните модели (загл. изм. ДВ, бр. 64 от 2006 г., в сила от 09.11.2006 г.), отразена деноминацията от 05.07.1999г., обнародван ДВ бр. 27/02.04.1993 г., допълнен ДВ бр. 83/01.10.1996 г., изменен бр. 11/29.01.1998 г., изменен ДВ бр. 81/14.09.1999 г., изменен ДВ бр. 45/30.04.2002 г., изменен ДВ бр. 66/09.07.2002 г., допълнен ДВ бр. 17/21.02.2003г., изменен ДВ бр. 30/11.04.2006 г., изменен ДВ бр. 64/08.08.2006 г., изменен ДВ бр. 31/13.04.2007г., изменен ДВ бр. 59/20.07.2007 г., изменен ДВ бр.36/04.04.2008 г., изменен ДВ бр. 19/09.03.2010г., изменен ДВ бр.38/18.05.2012г.</p> <p><i>[1. Law on Patents and Utility Model Registration (title amended by SG No. 64/2006; in force as from 09.11.2006 and reflecting the currency reform of 05.07.1999), promulgated by SG No. 27/02.04.1993, supplemented by SG No. 83/01.10.1996, amended by SG No. 11/29.01.1998, amended by SG No. 81/14.09.1999, amended by SG No. 45/30.04.2002, amended by SG No. 66/09.07.2002, supplemented by SG No. 17/21.02.2003, amended by SG No. 30/11.04.2006, amended by SG No. 64/08.08.2006, amended by SG No. 31/13.04.2007, amended by SG No. 59/20.07.2007, amended by SG No. 36/04.04.2008, amended by SG No. 19/09.03.2010, amended by SG No. 38/18.05.2012]</i></p> <p>2. Наредба за секретните патенти, приета с постановление на Министерския съвет № 331 от 20.12.2008 г., обн. ДВ бр. 2/09.01.2009 г.</p> <p><i>[2. Regulation on secret patents, adopted by Government Decree No. 331/20.12.2008, promulgated by SG No. 2/09.01.2009]</i></p>	<p>State Gazette (SG)/(JO)</p> <p>No. 27/ 2.4.1993, No. 83/ 1.10.1996, No. 11/ 29.1.1998, No. 81/ 14.9.1999, No. 45/ 30.4.2002, No. 66/ 9.7.2002, No. 68/ 16.7.2002, No. 17/ 21.2.2003, No. 30/ 11.4.2006, No. 64/ 8.8.2006, No. 31/ 13.4.2007, No. 59/ 20.7.2007, No. 36/ 4.4.2008, No. 19/ 9.3.2010, No. 38/ 18.5.2012</p> <p>State Gazette No. 2/9.1.2009</p>	<p>WIPO website at <a href="http://www.wipo.int/wipolex">www.wipo.int/wipolex</a> BG003EN (English) and BG003FR (French)</p> <p>Bulgarian Patent Office website at <a href="http://www1.bpo.bg/images/stories/laws/law_on_pumr_amended_2007.pdf">www1.bpo.bg/images/stories/laws/law_on_pumr_amended_2007.pdf</a> (English)</p>	<p>PL</p>

Contracting state	1 National provisions	2 Source	3 Translation published in . . . (language)	4 Abbreviations used in this synopsis
	<p>3. Наредба за представителите по индустриална собственост, приета с постановление на Министерски съвет № 137/15.07.1993, отразена деноминацията от 05.07.1999 г. Обнародвана ДВ 65/30.07.1993, изменена ДВ. бр. 86/21.10.1994 г., допълнена ДВ. бр. 41/23.05.1997 г., допълнена ДВ. бр. 32/08.04.2003 г., изменена ДВ бр. 69/23.08.2005 г., изменена ДВ бр. 47/22.06.2012 г.</p> <p><i>[3. Regulations relating to industrial property representatives, adopted by Government Decree No. 137/15.07.1993 (reflecting the currency reform of 05.07.1999), promulgated by SG No. 65/30.07.1993, amended by SG No. 86/21.10.1994, supplemented by SG No. 41/23.5.1997, supplemented by SG No. 32/08.04.2003, amended by SG No. 69/23.08.2005, amended by SG No. 47/22.06.2012]</i></p> <p>4. Тарифа за таксите, които се събират от Патентното ведомство на Република България, в сила от 30.12.1999, приета с постановление на Министерски съвет № 242/27.12.1999 г., отразена деноминацията от 27.12.1999, обнародвана ДВ бр. 114/30.12.1999, изменена ДВ бр.117/17.12.2002, изменена ДВ бр. 91/15.11.2005, изменена ДВ бр. 35/ 27.04.2007г., поправена ДВ бр. 42/29.05.2007 г., изменена ДВ бр. 31/15.04.2011 г.</p> <p><i>[4. Schedule of fees collected by the Patent Office, adopted by Government Decree No. 242/27.12.1999 (reflecting the currency reform of 27.12.1999), promulgated in SG No. 114/30.12.1999, amended by SG No. 117/17.12.2002, amended by SG No. 91/19.11.2005, amended by SG No. 35/27.04.2007, amended by SG No. 42/29.05.2007, amended by SG No. 31/15.04.2011]</i></p> <p>5. Наредба за оформяне, подаване и експертиза на заявки за патенти, приета с постановление на Министерския съвет № 53 от 19.03.2008 г., обнародвана ДВ бр. 33/28.03.2008 г.</p> <p><i>[5. Regulation on drafting, filing and examination of applications for patents, adopted by Government Decree No. 53/19.03.2008, promulgated by SG No. 33/28.03.2008]</i></p> <p>6. Наредба за разглеждане на спорове по закона за патентите и регистрацията на полезните модели, приета с Постановление на Министерския съвет № 55 от 09.03.2011 г., обнародвана ДВ бр. 21/15.03.2011 г.</p> <p><i>[6. Regulations on disputes under the law governing patents and utility model registration, adopted by Government Decree No. 55/09.03.2011, promulgated by SG No. 21/15.03.2011]</i></p>	<p>State Gazette No. 65/ 30.7.1993, No. 86/ 21.10.1994, No. 41/ 23.5.1997, No. 32/ 8.4.2003, No. 69/ 23.8.2005, No. 47/ 22.6.2012</p> <p>State Gazette No. 114/ 30.12.1999, No. 117/ 17.12.2002, No. 91/ 15.11.2005, No. 35/ 27.4.2007, No. 42/ 29.5.2007, No. 31/ 15.4.2011</p> <p>State Gazette No. 33/ 28.3.2008</p> <p>State Gazette No. 21/ 15.3.2011</p>	<p>-</p> <p>Bulgarian Patent Office website at <a href="http://www1.bpo.bg/images/stories/tariff/tariff_of_fees_may_07.pdf">www1.bpo.bg/images/stories/tariff/tariff_of_fees_may_07.pdf</a> (English)</p> <p>-</p> <p>-</p>	<p>-</p> <p>Decr. Fees</p> <p>-</p> <p>-</p>

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Croatia	<p>1. Zakon o patentu</p> <p><i>[1. Patent Act]</i></p> <p>2. Pravilnik o patentu</p> <p><i>[2. Patent Ordinance]</i></p> <p>3. Zakon o upravnim pristojbama u području prava intelektualnog vlasništva</p> <p><i>[3. Law on administrative fees in the field of intellectual property rights]</i></p> <p>4. Uredba o naknadama za posebne troškove i troškove za pružanje informacijskih usluga Državnog Zavoda za intelektualno vlasništvo</p> <p><i>[4. Regulation on Special Charges and Charges for Information Services Provided by the State Intellectual Property Office]</i></p> <p>5. Zakon o općem upravnom postupku</p> <p><i>[5. Law on General Administrative Procedure]</i></p>	<p>Narodne Novine (NN) 173/2003, 87/2005, 76/2007, 30/2009, 128/2010, 49/2011, 76/2013</p> <p>NN 117/2007, 3/2011, 66/2011, 145/2012, 85/2013</p> <p>NN 64/2000, 164/2004, 62/2008, 30/2009, 49/2011</p> <p>NN 109/2011, 96/2013</p> <p>NN 47/2009</p>	<p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>PA</p> <p>PO</p> <p>LAdmFees</p> <p>RCh</p> <p>Law on GAP</p>
Cyprus	<p>1. Patent Law 1998</p> <p>Patent (Amendment) Law 1999</p> <p>Patent (Amendment) Law 2000</p> <p>Patent (Amendment) Law 2002</p> <p>Patent (Amendment) Law 2006</p> <p>2. Patent (Fees) Regulations 1999</p> <p>Patent (Fees) (Amendment) Regulations 2013</p>	<p>Cyprus Gazette Part I, 6.4.98 Part I, 19.3.99 Part I, 17.11.00 Part I, 9.8.02, Part I, 28.7.06</p> <p>Cyprus Gazette Part III (I), 26.3.99 Part III (I), 1.2.13</p>	<p>IPLT CY 2-001 (English, French)</p> <p>Bl.f.PMZ 2003, 15 (German)</p> <p>-</p>	<p>PL</p> <p>PFR</p>

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Czech Republic	<p>1. Patentový zákon: Zákon č. 527/1990 Sb., o vynálezech a zlepšovacích návrzích, ve znění předpisů pozdějších</p> <p><i>[1. Patent Act: Law No. 527/1990 Coll., on inventions and rationalisation proposals, as amended by subsequent laws]</i></p> <p>2. Zákon č. 206/2000 Sb., o ochraně biotechnologických vynálezů</p> <p><i>[2. Law No. 206/2000 Coll., on the protection of biotechnological inventions]</i></p> <p>3. Zákon č. 191/1999 Sb., o opatřeních týkajících se dovozu, vývozu a zpětného vývozu zboží porušujícího některá práva duševního vlastnictví, ve znění předpisů pozdějších</p> <p><i>[3. Law No. 191/1999 Coll., on measures concerning entry, export and re-export of goods infringing certain intellectual property rights, as amended by subsequent laws]</i></p> <p>4. Zákon č. 634/2004 Sb., o správních poplatcích ve znění předpisů pozdějších</p> <p><i>[4. Law No. 634/2004 Coll., on administrative fees, as amended by subsequent laws]</i></p> <p>5. Zákon č. 173/2002 Sb., o poplatcích za udržování patentů a dodatkových ochranných osvědčení pro léčiva a pro přípravky na ochranu rostlin, ve znění předpisů pozdějších</p> <p><i>[5. Law No. 173/2002 Coll., on renewal fees for patents and supplementary protection certificates for pharmaceuticals and plant protection products, as amended by subsequent laws]</i></p>	<p>Sbírka zákonů č. 527/1990 č. 519/1991 č. 116/2000 č. 207/2000 č. 173/2002 č. 501/2004 č. 59/2005 č. 413/2005 č. 221/2006 č. 378/2007</p> <p>Sbírka zákonů č. 206/2000</p> <p>Sbírka zákonů č. 191/1999 č. 121/2000 č. 260/2002 č. 255/2004 č. 173/2007 č. 41/2009</p> <p>Sbírka zákonů č. 634/2004</p> <p>Sbírka zákonů č. 173/2002 č. 377/2005</p>	<p>Czech Industrial Property Office website at <a href="http://www.upv.cz">www.upv.cz</a> (English)</p> <p>Bl.f.PMZ 1993, 123; 2001, 12 (German)</p> <p>Czech Industrial Property Office website at <a href="http://www.upv.cz">www.upv.cz</a> (English)</p> <p>-</p> <p>Czech Industrial Property Office website at <a href="http://www.upv.cz">www.upv.cz</a> (English)</p> <p>Czech Industrial Property Office website at <a href="http://www.upv.cz">www.upv.cz</a> (English)</p>	<p>PA</p> <p>-</p> <p>-</p> <p>LAdmFees</p> <p>LRenFees</p>

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	<p>6. Zákon č. 500/2004 Sb. správní řád ve znění předpisů pozdějších</p> <p><i>[6. Law No. 500/2004 Coll., Administrative Procedure Code, as amended by subsequent laws]</i></p> <p>7. Zákon č. 150/2002 Sb., soudní řád správní, ve znění předpisů pozdějších</p> <p><i>[7. Law No. 150/2002 Coll., Administrative Court Procedure Code, as amended by subsequent laws]</i></p> <p>8. Vyhláška č. 550/1990 Sb. o řízení ve věcech vynálezů a průmyslových vzorů, ve znění vyhlášky č. 21/2002 Sb.</p> <p><i>[8. Decree No. 550/1990 Coll., on the procedure in matters of inventions and industrial designs as amended by Decree No. 21/2002 Coll.]</i></p>	<p>Sbírka zákonů č. 500/2004 č. 413/2005 č. 384/2008 č. 7/2009</p> <p>Sbírka zákonů č. 150/2002</p> <p>Sbírka zákonů č. 550/1990 č. 21/2002</p>	<p>-</p> <p>-</p> <p>Czech Industrial Property Office website at <a href="http://www.upv.cz">www.upv.cz</a> (English)</p>	<p>APC</p> <p>ACP</p> <p>DP</p>
Denmark	<p>1. Patentloven, lovbekendtgørelse nr. 108 af 24. januar 2012</p> <p><i>[1. Consolidated Patents Act No. 108 of 24 January 2012]</i></p> <p>2. Bekendtgørelse om patenter og supplerende beskyttelsescertifikater nr. 25 af 18. januar 2013</p> <p><i>[2. Order concerning Patents and Supplementary Protection Certificates No. 25 of 18 January 2013]</i></p> <p>3. Bekendtgørelse om ændring af reglerne om konsumtion i patentloven m. v. nr. 238 af 30. marts 1994</p> <p><i>[3. Order No. 238 of 30 March 1994 amending the Provisions about Exhaustion of Rights in the Patents Act, etc.]</i></p> <p>4. Lov om hemmelige patenter, lovbekendtgørelse nr. 107 af 24. januar 2012</p> <p><i>[4. Consolidated Secret Patents Act No. 107 of 24 January 2012]</i></p>	<p>Lovtidende A 2012</p> <p>Lovtidende A 2013</p> <p>Lovtidende A 1994, 1036</p> <p>Lovtidende A 2012</p>	<p>DKPTO website at <a href="http://www.dkpto.org">www.dkpto.org</a> (English)</p> <p>DKPTO website at <a href="http://www.dkpto.org">www.dkpto.org</a> (English)</p> <p>-</p> <p>DKPTO website at <a href="http://www.dkpto.org">www.dkpto.org</a> (English)</p>	<p>PA</p> <p>PO</p> <p>-</p> <p>Law No. 107/2012</p>

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Estonia	<p>1. Patendiseadus, vastu võetud 16. märtsil 1994, viimati muudetud 7. detsembril 2011</p> <p><i>[1. Patent Act, passed on 16 March 1994, as last amended on 7 December 2011]</i></p> <p>2. Riigilõivuseadus, vastu võetud 22. aprillil 2010, viimati muudetud 20. juunil 2013</p> <p><i>[2. State Fees Act, passed on 22 April 2010, as last amended on 20 June 2013]</i></p>	<p>RT I 1994, 25, 406  RT I 1996, 49, 953  RT I 1998, 64/65, 1003  RT I 1998, 107, 1768  RT I 1999, 84, 764  RT I 2001, 27, 151  RT I 2001, 93, 565  RT I 2002, 53, 336  RT I 2003, 18, 106  RT I 2004, 20, 141  RT I 2005, 18, 104  RT I 2005, 39, 308  RT I 2005, 70, 540  RT I 2006, 58, 439  RT I 2007, 13, 69  RT I 2008, 59, 330  RT I 2008, 4, 24  RT I 2009, 62, 405  RT I 2010, 22, 108  RT I, 29.11.2011, 1  RT I, 28.12.2011, 1</p> <p>RT I 2010, 21, 107</p> <p>RT I, 12.07.2013, 1</p>	<p>Estonian Patent Office website at <a href="http://www.epa.ee/client/default.asp?wa_id=1222&amp;wa_object_id=1&amp;wa_id_key=">www.epa.ee/client/default.asp?wa_id=1222&amp;wa_object_id=1&amp;wa_id_key=</a> (English)</p> <p>Estonian Patent Office website at <a href="http://www.epa.ee/client/default.asp?wa_id=444&amp;wa_object_id=1&amp;wa_id_key=">www.epa.ee/client/default.asp?wa_id=444&amp;wa_object_id=1&amp;wa_id_key=</a> (English)</p>	<p>PA</p> <p>FA</p>

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	<p>3. Euroopa patentide väljaandmise konventsiooni kohaldamise seadus, vastu võetud 17. aprillil 2002, viimati muudetud 7. detsembril 2011</p> <p><i>[3. Act on implementing the Convention on the Grant of European Patents, passed on 17 April 2002, as last amended on 7 December 2011]</i></p> <p>4. Patenditaotluse sisu- ja vorminõuded ning Patendiametile esitamise kord, Justiitsministri 3. jaanuari 2012 määrus nr 2</p> <p><i>[4. Requirements concerning the content and format of patent applications and the procedure for filing the same, Regulation No. 2 of the Minister of Justice of 3 January 2012]</i></p> <p>5. Euroopa patentide väljaandmise konventsiooni kohaselt väljaantavate patentidega seotud riigilõivude Eesti Patendiameti kontole kandmise ja Euroopa patendi jõushoidmise riigilõivude Euroopa Patendiametile ülekandmise kord, Rahandusministri 11. juuli 2002. a määrus nr 89, viimati muudetud 22. detsembril 2011</p> <p><i>[5. Order concerning the procedure for paying into the account of the Estonian Patent Office fees relating to patents granted under the European Patent Convention and transferring to the European Patent Office renewal fees for European patents, Regulation No. 89 of the Minister of Finance of 11 July 2002, as last amended on 22 December 2011]</i></p> <p>6. Euroopa patenditaotluse Eesti Patendiametile esitamise ja Euroopa Patendiametile edastamise, Euroopa patenditaotluse patendinõudluse ja patendikirjelduse tõlke esitamise ja avalikustamise ning Euroopa patenditaotluse siseriiklikuks patenditaotluseks ja kasuliku mudeli registreerimise taotluseks muutmise kord, Justiitsministri 3. jaanuari 2012. a määrus nr 3, viimati muudetud 28. mail 2013</p> <p><i>[6. Order concerning the procedure for filing European patent applications with the Estonian Patent Office, transmitting them to the European Patent Office, furnishing and publishing a translation of the claims of European patent applications and European patent specifications and converting European patent applications into national patent applications and utility model applications, Regulation No. 3 of the Minister of Justice of 3 January 2012, as last amended on 28 May 2013]</i></p>	<p>RT I 2002, 38, 233 RT I 2003, 88, 594 RT I 2004, 20, 141 RT I 2009, 4, 24 RT I, 28.12.2011, 1</p> <p>RT I, 10.1.2012, 2</p> <p>RTL 2002, 84, 1295 RT I, 29.12.2011, 36</p> <p>RT I, 10.01.2012, 3 RT I, 31.05.2013, 2</p>	<p>Estonian Patent Office website at <a href="http://www.epa.ee/client/default.asp?wa_id=1222&amp;wa_object_id=1&amp;wa_id_key=">www.epa.ee/client/default.asp?wa_id=1222&amp;wa_object_id=1&amp;wa_id_key=</a> (English)</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>IA</p> <p>-</p> <p>RFI</p> <p>REP</p>

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Finland	<p>1. Patentilaki 15.12.1967/550, muutettu viimeksi lailla nro 101/2013 – 31.1.2013</p> <p><i>[1. Patents Act No. 550/67 of 15 December 1967, as last amended by Act No. 101/2013 of 31 January 2013]</i></p> <p>2. Patentiasetus 26.9.1980/669, muutettu viimeksi asetuksella nro 580/2013 – 18.7.2013</p> <p><i>[2. Patents Decree No. 669/80 of 26 September 1980, as last amended by Decree No. 580/2013 of 18 July 2013]</i></p> <p>3. Laki maanpuolustukselle merkityksellisistä keksinnöistä 15.12.1967/551, muutettu viimeksi lailla nro 104/2013 – 31.1.2013</p> <p><i>[3. Act on inventions of importance to the defence of the country No. 551/67 of 15 December 1967, as last amended by Act No. 104/2013 of 31 January 2013]</i></p> <p>4. Patentimääräykset 28.8.2013</p> <p><i>[4. Patent Office Regulations of 28 August 2013]</i></p>	<p>SäädKok 550/1967 407/1980 387/1985 801/1991 577/1992 1034/1992 1409/1992 593/1994 717/1995 1695/1995 243/1997 650/2000 990/2004 896/2005 295/2006 684/2006 392/2010 954/2010 478/2011 743/2011 863/2011 101/2013</p> <p>SäädKok 669/1980 505/1985 583/1992 71/1994 595/1994 104/1996 246/1997 674/2000 1200/2004 144/2006 1118/2007 603/2008 1097/2011 580/2013</p> <p>SäädKok 551/1967 795/1989 599/1995 1397/1995 1697/1995 245/1997 104/2013</p> <p>-</p>	<p>PRH website at <a href="http://www.prh.fi">www.prh.fi</a> (English)</p> <p>PRH website at <a href="http://www.prh.fi">www.prh.fi</a> (English)</p> <p>-</p> <p>PRH website at <a href="http://www.prh.fi">www.prh.fi</a> (English)</p>	<p>PA</p> <p>PD</p> <p>Defence inventions</p> <p>POR</p>

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	<p>5. Työ- ja elinkeinoministeriön asetus Patentti- ja rekisterihallituksen maksullisista suoritteista 20.12.2012/859</p> <p><i>[5. Decree No. 859 of 20 December 2012 of the Ministry of Employment and Economy on the fees chargeable by the National Board of Patents and Registration]</i></p>	SäädKok 859/2012	-	Fees Decr.
<p><b>Former Yugoslav Republic of Macedonia</b></p>	<p>1. Закон за индустриска сопственост кој се применува од 25 февруари 2009</p> <p><i>[1. Law on Industrial Property of 12 February 2009, applicable as from 25 February 2009]</i></p> <p>2. Закон за административни такси</p> <p><i>[2. Law on administrative fees of 26 March 1993, as last amended on 11 February 2011]</i></p> <p>3. Правилник за признавање на патент</p> <p><i>[3. Patent Regulations of 23 March 2004, as last amended on 29 August 2006]</i></p> <p>4. Закон за општа управна постапка</p> <p><i>[4. Law on General Administrative Procedure]</i></p>	<p>Sluzben vesnik na Republika Makedonija No. 47/02, No. 42/03, No. 9/04, No. 39/06, No. 79/07, No. 21/09</p> <p>Sluzben vesnik na Republika Makedonija No. 17/93, No. 20/96, No. 7/98, No. 13/01, No. 24/03, No. 19/04, No. 61/04, No. 95/05, No. 70/06, No. 92/2007, No. 88/2008, No. 130/2008, No. 6/2010, No. 145/2010, No. 17/2011</p> <p>Sluzben vesnik na Republika Makedonija No. 18/04, No. 93/06</p> <p>Sluzben vesnik na Republika Makedonija No. 38/2005</p>	<p>WIPO website at <a href="http://www.wipo.int/wipolex">www.wipo.int/wipolex</a> MK008EN (English)</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>PL</p> <p>Fees Law</p> <p>Reg.</p> <p>Law on GAP</p>
<p><b>France</b></p>	<p>1. Code de la propriété intellectuelle (partie Législative)</p> <p><i>[1. Intellectual Property Code (legislative part)]</i></p>	<p><a href="http://www.legifrance.gouv.fr">www.legifrance.gouv.fr</a></p>	<p>IPLT FR 1-001 (English)</p>	<p>PL</p>

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	<p>2. Code de la propriété intellectuelle (partie Réglementaire)</p> <p><i>[2. Intellectual Property Code (regulations)]</i></p> <p>3. Arrêté du 24 avril 2008 relatif aux redevances de procédures perçues par l'Institut national de la propriété industrielle, applicable au 6 février 2009</p> <p><i>[3. Order of 24 April 2008 on the procedural fees of the "Institut national de la propriété industrielle", applicable as from 6 February 2009]</i></p> <p>4. Arrêté du 19 septembre 1979 relatif aux modalités de dépôt des demandes de brevet d'invention et de certificat d'utilité et d'inscription au Registre national des brevets</p> <p><i>[4. Order of 19 September 1979 on the procedures for filing applications for patents for invention and utility certificates and for making entries in the national register of patents]</i></p> <p>5. Arrêtés du 29 novembre 1978, du 16 septembre 1983, du 6 septembre 1985, du 30 avril 1987, du 13 janvier 1993, du 12 novembre 1993, du 23 octobre 1995 et du 27 juillet 2000 relatif au dépôt des demandes internationales et des demandes de brevet européen auprès des centres de province de l'Institut national de la propriété industrielle et décisions du Directeur de l'I.N.P.I. n° 80-164 du 3 mars 1980, n° 80-601 du 19 décembre 1980, n° 83-425 du 28 septembre 1983, n° 85-464 du 6 septembre 1985, n° 87-171 du 30 avril 1987, n° 93-12 du 13 janvier 1993 et n° 93-563 du 3 décembre 1993</p> <p><i>[5. Orders of 29 November 1978, of 16 September 1983, of 6 September 1985, of 30 April 1987, of 13 January 1993, of 12 November 1993, of 23 October 1995 and of 27 July 2000 on the filing of international applications and European patent applications with the regional offices of the Institut national de la propriété industrielle and Decisions of the Director of INPI No. 80-164 of 3 March 1980, No. 80-601 of 19 December 1980, No. 83-425 of 28 September 1983, No. 85-464 of 6 September 1985, No. 87-171 of 30 April 1987, No. 93-12 of 13 January 1993 and No. 93-563 of 3 December 1993]</i></p>	<p><i>www.legifrance.gouv.fr</i></p> <p>JORF du 26.4.08 10.9.08</p> <p>JORF 1979, 8042</p> <p>JORF 1979, 63; 1983, 8807; 1985, 10735; 1987, 5308; 1993, 1276; 1993, 17678; 1995, 15941; 2000, 12799</p>	<p>IPLT FR 1-002 (English)</p> <p>-</p> <p>Bl.f.PMZ 1980, 283 (German)</p> <p>Bl.f.PMZ 1979, 163; 1988, 124; 2001, 66 (German)</p>	<p>Reg.</p> <p>Fees Ord. of 24.4.08</p> <p>Ord. of 19.9.79</p> <p>-</p> <p>-</p>

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Germany	<p>1. Gesetz zu dem Übereinkommen vom 27. November 1963 zur Vereinheitlichung gewisser Begriffe des materiellen Rechts der Erfindungspatente, dem Vertrag vom 19. Juni 1970 über die internationale Zusammenarbeit auf dem Gebiet des Patentwesens und dem Übereinkommen vom 5. Oktober 1973 über die Erteilung europäischer Patente (Gesetz über internationale Patentübereinkommen) vom 21. Juni 1976, zuletzt geändert durch Artikel 7 des Gesetzes zur Novellierung patentrechtlicher Vorschriften und anderer Gesetze des gewerblichen Rechtsschutzes vom 19. Oktober 2013 (Änderungen treten am 1. April 2014 in Kraft)</p> <p><i>[1. Law on the European Convention on the Unification of Certain Points of Substantive Law on Patents for Invention of 27 November 1963, the Patent Cooperation Treaty of 19 June 1970, and the Convention on the Grant of European Patents of 5 October 1973 (Law on International Patent Treaties) of 21 June 1976, as last amended by Article 7 of the Law of 19 October 2013 amending provisions of patent legislation and other industrial property laws (amendments entering into force on 1 April 2014)]</i></p> <p>2. Gesetz über das Gemeinschaftspatent und zur Änderung patentrechtlicher Vorschriften (Gemeinschaftspatentgesetz) vom 26. Juli 1979, zuletzt geändert durch das Zweite Gesetz über das Gemeinschaftspatent vom 20. Dezember 1991</p> <p><i>[2. Law concerning the Community patent and amending certain provisions of patent law (Community Patent Law) of 26 July 1979, as last amended by the Second Law on the Community Patent of 20 December 1991]</i></p>	<p><i>www.gesetze-im-internet.de</i></p> <p>BGBl 1976 II 649; 1979 I 1269; 1986 I 1446; 1991 II 1354; 1993 I 366; 1998 I 1827; 2001 I 3656; 2003 I 2470; 2004 I 390; 2007 I 2166; 2008 I 1191; 2013 I 3830</p> <p>BGBl 1979 I 1269; 1986 I 1446; 1991 II 1354</p>	<p>IPLT DE 2-001 (English, French)</p> <p>-</p>	<p>LIPC</p> <p>CPL</p>

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	<p>3. Patentgesetz in der Fassung der Bekanntmachung vom 16. Dezember 1980, zuletzt geändert durch Artikel 1 des Gesetzes zur Novellierung patentrechtlicher Vorschriften und anderer Gesetze des gewerblichen Rechtsschutzes vom 19. Oktober 2013 (Änderungen treten teilweise erst am 1. April 2014 in Kraft)</p> <p><i>[3. Consolidated Patent Law as published on 16 December 1980, last amended by Article 1 of the Law of 19 October 2013 amending provisions of patent legislation and other industrial property laws (some amendments not entering into force until 1 April 2014)]</i></p> <p>4. Gesetz über die Kosten des Deutschen Patent- und Markenamts und des Bundespatentgerichts (Patentkostengesetz) vom 13. Dezember 2001, zuletzt geändert durch Artikel 4 des Gesetzes zur Novellierung patentrechtlicher Vorschriften und anderer Gesetze des gewerblichen Rechtsschutzes vom 19. Oktober 2013 (Änderungen treten teilweise erst am 1. April 2014 in Kraft)</p> <p><i>[4. Law concerning the Costs of the German Patent and Trade Mark Office and of the Federal Patents Court (Patent Costs Law) of 13 December 2001, last amended by Article 4 of the Law of 19 October 2013 amending provisions of patent legislation and other industrial property laws (some amendments not entering into force until 1 April 2014)]</i></p>	<p>BGBI 1981 I 1; 1986 I 1446; 1986 I 2326; 1990 I 422; 1991 II 1354; 1992 I 727; 1993 I 366; 1994 I 2278; 1994 I 3082; 1996 I 1546; 1998 I 1827; 1998 I 2030; 1999 I 2598; 2001 I 1206; 2001 I 1887; 2001 I 3138; 2001 I 3656; 2002 I 2681; 2002 I 2850; 2004 I 390; 2004 I 718; 2004 I 3232; 2005 I 146; 2005 I 2570; 2006 I 1318; ber. 2006 I 2737; 2007 I 2166; 2007 I 2614; 2007 I 2840; 2007 I 2897; 2008 I 1191; 2008 I 2586; 2009 I 2521; 2011 I 2302; 2013 I 3786; 2013 I 3799; 2013 I 3830</p> <p>BGBI 2001 I 3656; 2002 I 2681; 2003 I 2470; 2004 I 390; 2004 I 718; 2004 I 3232; 2006 I 1318; ber. 2006 I 2737; 2007 I 2166; 2008 I 1191; 2009 I 2446; 2009 I 2521; 2013 I 3799; 2013 I 3830</p>	<p>-</p> <p>(English - excerpt, DPMA - A 9514.1)</p>	<p>PA</p> <p>LPF</p>

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	<p>5. Gesetz zu der Vereinbarung vom 21. Dezember 1989 über Gemeinschaftspatente und zu dem Protokoll vom 21. Dezember 1989 über eine etwaige Änderung der Bedingungen für das Inkrafttreten der Vereinbarung über Gemeinschaftspatente sowie zur Änderung patentrechtlicher Vorschriften (Zweites Gesetz über das Gemeinschaftspatent) vom 20. Dezember 1991, zuletzt geändert durch Artikel 2 Abs. 4 des Gesetzes zur Modernisierung von Verfahren im patentanwaltlichen Berufsrecht vom 14. August 2009</p> <p><i>[5. Law on the Agreement relating to Community Patents of 21 December 1989 and concerning the Protocol on a possible modification of the conditions of entry into force of the Agreement relating to Community patents of 21 December 1989 and amending certain provisions of patent law (Second Law on the Community Patent) of 20 December 1991, last amended by Article 2(4) of the law of 14 August 2009 modernising procedures under the law governing the patent-agent profession]</i></p>	<p>BGBI 1991 II 1354; 2007 I 2166 i.V.m. 2009 I 2827</p>	-	2. CPL
	<p>6. Verordnung über die Übersetzungen der Ansprüche europäischer Patentanmeldungen vom 18. Dezember 1978, zuletzt geändert durch Artikel 1 der Verordnung vom 4. August 2011</p> <p><i>[6. Regulation on the translations of the claims of European patent applications of 18 December 1978, amended by Article 1 of the Regulation of 4 August 2011]</i></p>	<p>BGBI 1978 II 1469; 1993 II 1989; 2011 II 738</p>	-	Publ. Reg.
	<p>7. Verordnung über die Zahlung der Kosten des Deutschen Patent- und Markenamts und des Bundespatentgerichts (Patentkostenzahlungsverordnung - PatKostZV) vom 15. Oktober 2003, zuletzt geändert durch Artikel 4 der Verordnung über den elektronischen Rechtsverkehr beim Deutschen Patent- und Markenamt und zur Änderung weiterer Verordnungen für das Deutsche Patent- und Markenamt vom 1. November 2013 (Änderungen treten am 1. Dezember 2013 in Kraft)</p> <p><i>[7. Ordinance on Payment of Costs charged by the German Patent and Trade Mark Office and of the Federal Patent Court (Patent Costs Payment Ordinance) of 15 October 2003, last amended by Article 4 of the Ordinance of 1 November 2013 on electronic legal dealings with the German Patent and Trade Mark Office and amending other ordinances relating to the German Patent and Trade Mark Office (amendments entering into force on 1 December 2013)]</i></p>	<p>BGBI 2003 I 2083; 2013 I 3906</p>	(DPMA: English - A 9511.1, French - A 9511.2)	Cost Ord.
	<p>8. Verordnung zum Verfahren in Patentsachen vor dem Deutschen Patent- und Markenamt (Patentverordnung - PatV) vom 1. September 2003, zuletzt geändert durch Artikel 3 der Verordnung vom 10. Dezember 2012</p> <p><i>[8. Ordinance on Patent Procedures before the German Patent and Trade Mark Office (Patent Ordinance) of 1 September 2003, last amended by Article 3 of the Ordinance of 10 December 2012]</i></p>	<p>BGBI 2003 I 1702; 2004 I 897; 2004 I 3532; 2011 I 996; 2012 I 2630</p>	(DPMA: English - P 2790.1, French - P 2790.2)	PO

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	<p>9. Gesetz über die Erstreckung von gewerblichen Schutzrechten (Erstreckungsgesetz - ErstrG) vom 23. April 1992, zuletzt geändert durch Artikel 2 Abs. 10 des Geschmacksmusterreformgesetzes vom 12. März 2004</p> <p><i>[9. Law on the Extension of Industrial Property Rights (Extension Law) of 23 April 1992, as last amended by Article 2(10) of the Law revising the Law on Industrial Designs of 12 March 2004]</i></p> <p>10. Verordnung über das Deutsche Patent- und Markenamt (DPMA-Verordnung – DPMAV) vom 1. April 2004, zuletzt geändert durch Artikel 2 der Verordnung über den elektronischen Rechtsverkehr beim Deutschen Patent- und Markenamt und zur Änderung weiterer Verordnungen für das Deutsche Patent- und Markenamt vom 1. November 2013</p> <p><i>[10. Ordinance of 1 April 2004 on the German Patent and Trade Mark Office, as last amended by Article 2 of the Ordinance of 1 November 2013 on electronic legal dealings with the German Patent and Trade Mark Office and amending other ordinances relating to the German Patent and Trade Mark Office]</i></p> <p>11. Verordnung über den elektronischen Rechtsverkehr beim Deutschen Patent- und Markenamt (ERVDPMAV) vom 1. November 2013</p> <p><i>[11. Ordinance of 1 November 2013 on electronic legal dealings with the German Patent and Trade Mark Office (OELDDPMA)]</i></p>	<p>BGBI 1992 I 938; 1994 II 1438; 1997 I 3224; 1998 I 1827; 2001 I 3656; 2004 I 390</p> <p>BGBI 2004 I 514; 2006 I 2159; 2010 I 83; 2010 I 330; 2013 I 3799; 2013 I 3906</p> <p>BGBI 2013 I 3906</p>	<p>IPLT DE 1-006 (English, French)</p> <p>-</p> <p>-</p>	<p>-</p> <p>DPMVA</p> <p>OELDDPMA</p>
Greece	<p>1. Νόμος 1733/1987 "Μεταφορά τεχνολογίας εφευρέσεις, τεχνολογική καινοτομία και σύσταση Επιτροπής Ατομικής Ενέργειας" όπως τροποποιήθηκε από το άρθρο 18 του νόμου 1739/1987, το Προεδρικό Διάταγμα 54/1992 και το άρθρο 9 του νόμου 2359/1995</p> <p><i>[1. Law No. 1733/1987 on technology transfer, inventions, technological innovation and the establishment of a Nuclear Energy Commission, as amended by Article 18 of Law No. 1739/1987 and Presidential Decree No. 54/1992 and by Article 9 of Law No. 2359/1995]</i></p> <p>2. Νόμος 4325/1963 περί εφευρέσεων αφορωσών την εθνικήν άμυναν της χώρας και τροποποιήσεως του Ν. 2527/1920 "περί διπλωμάτων ευρεσιτεχνίας"</p> <p><i>[2. Law No. 4325/1963 on inventions relating to national defence and amending Law No. 2527/1920 on patents]</i></p> <p>3. Νόμος 1607/1986 "Κύρωση της σύμβασης για την χορήγηση Ευρωπαϊκών διπλωμάτων ευρεσιτεχνίας, που υπογράφηκε στο Μόναχο στις 5 Οκτωβρίου 1973</p> <p><i>[3. Law No. 1607/1986 on the ratification of the Convention on the Grant of European Patents, done at Munich on 5 October 1973]</i></p>	<p>ΦΕΚ 171 Α' 22.9.1987 201 Α' 20.11.1987 22 Α' 14.2.1992 241Α' 21.11.1995</p> <p>ΦΕΚ 156 Α' 27.9.1963</p> <p>ΦΕΚ 85 Α' 30.6.1986</p>	<p>Bl. f. PMZ 1988, 330 (German) IPLT GR 1-001 (English, French)</p> <p>-</p> <p>-</p>	<p>Law No. 1733/87</p> <p>Law No. 4325/63</p> <p>Law No. 1607/86</p>

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	<p>4. Νόμος 3396 "Κύρωση της Πράξης Αναθεώρησης της Σύμβασης για την χορήγηση των Ευρωπαϊκών διπλωμάτων ευρεσιτεχνίας (Σύμβαση για το Ευρωπαϊκό δίπλωμα ευρεσιτεχνίας της 5<sup>ης</sup> Οκτωβρίου 1973, η οποία τροποποιήθηκε στις 17 Δεκεμβρίου 1991) της 29<sup>ης</sup> Νοεμβρίου 2000"</p> <p><i>[4. Law No. 3396 on the ratification of the Revision Act of the Convention on the Grant of European Patents (European Patent Convention of 5 October 1973, as amended on 17 December 1991) of 29 November 2000]</i></p> <p>5. Νόμος 3966 "Εναρμόνιση εθνικού δικαίου με την οδηγία 2004/48/ΕΚ του Ευρωπαϊκού Κοινοβουλίου και του Συμβουλίου της 29<sup>ης</sup> Απριλίου 2004 σχετικά με την επιβολή δικαιωμάτων διανοητικής ιδιοκτησίας, άρθρο. 53"</p> <p><i>[5. Law No. 3966, bringing national legislation into line with the Directive 2004/48/EC of the European Parliament and of the Council of 29 April 2004 on the enforcement of intellectual property rights, Article 53]</i></p> <p>6. Προεδρικό Διάταγμα 77/1988 σχετικά με τις διατάξεις εφαρμογής της σύμβασης για τη χορήγηση Ευρωπαϊκών διπλωμάτων ευρεσιτεχνίας, όπως τροποποιήθηκε με το Προεδρικό διάταγμα 46/2012</p> <p><i>[6. Presidential Decree No. 77/1988 on provisions for implementing the Convention on the Grant of European Patents, as last amended by Presidential Decree No. 46/2012]</i></p> <p>7. Προεδρικό διάταγμα 321/2001 σχετικά με την προσαρμογή στην Οδηγία 98/44/ΕΚ του Ευρωπαϊκού Κοινοβουλίου και του Συμβουλίου για την έννομη προστασία των βιοτεχνολογικών εφευρέσεων</p> <p><i>[7. Presidential Decree No. 321/2001 adopting Directive 98/44/EC of the European Parliament and of the Council on the legal protection of biotechnological inventions]</i></p> <p>8. Υπουργική απόφαση 15928/ΕΦΑ/1253 σχετικά με την κατάθεση αίτησης για χορήγηση διπλώματος ευρεσιτεχνίας ή πιστοποιητικού υποδείγματος χρησιμότητας στον Ο.Β.Ι και τήρηση βιβλίων. Τροποποιήθηκε με την Υπουργική απόφαση ριθ. 3111/ΕΦΑ/433</p> <p><i>[8. Ministerial Decision No. 15928/EFA/1253 on the filing of applications for patents or utility models with OBI and on keeping registers, as last amended by Ministerial Decision No. 3111/EFA/433]</i></p> <p>9. Υπουργική απόφαση 30560/544/1997 "Κατάθεση αίτησης στον ΟΒΙ για χορήγηση συμπληρωματικού πιστοποιητικού προστασίας για τα φυτοπροστατευτικά προϊόντα</p> <p><i>[9. Ministerial decision No. 30560/544/1997 on the filing of applications with the OBI for a supplementary protection certificate in respect of plant protection products]</i></p>	<p>ΦΕΚ 246 Α' 6.10.2005</p> <p>ΦΕΚ 118Α' 24.5.2011</p> <p>ΦΕΚ 33 Α' 25.2.1988 246 Α' 95 Α' 23.4.2012</p> <p>ΦΕΚ 218 Α' 1.10.2001</p> <p>ΦΕΚ 778 Β' 31.12.1987 309 Β' 27.3.1998</p> <p>ΦΕΚ 665 Β' 7.8.1997</p>	<p>-</p> <p>-</p> <p>Bl. f. PMZ 1988, 338 (German)</p> <p>-</p>	<p>-</p> <p>-</p> <p>Pres. Decr. No. 77/88</p> <p>Min. Dec. No. 3111/EFA/433</p> <p>-</p>

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	<p>10. Υπουργική απόφαση 14905/ΕΦΑ/3058/1997 "Κατάθεση αίτησης στον Ο.Β.Ι. για χορήγηση συμπληρωματικού πιστοποιητικού προστασίας για τα φάρμακα</p> <p><i>[10. Ministerial Decision No. 14905/EFA/3058/1997 on the filing of applications with the OBI for a supplementary protection certificate in respect of medicinal products]</i></p> <p>11. Υπουργική απόφαση 11475/ΕΦΑ/2388 σχετικά με την διαδικασία κατάθεσης αίτησης στον Ο.Β.Ι. για εξαμήνη παράταση της διάρκειας ισχύος του συμπληρωματικού πιστοποιητικού προστασίας για παιδιατρικά φάρμακα</p> <p><i>[11. Ministerial Decision No. 11475/EFA/2388 on the filing of applications with the OBI for the six-month extension of the supplementary protection certificate in respect of paediatric medicinal products]</i></p> <p>12. Υπουργική απόφαση 10374/2009 "Διαδικασία κατάρτισης της έκθεσης έρευνας ή της τελικής έκθεσης έρευνας"</p> <p><i>[12. Ministerial decision No. 10374/2009 on the procedure for the drawing up of the search report or the final search report by the OBI]</i></p> <p>13. Απόφαση του Διοικητικού Συμβουλίου του Οργανισμού Βιομηχανικής Ιδιοκτησίας της 10ης Φεβρουαρίου 2012 σχετικά με τον Ο.Β.Ι.</p> <p><i>[13. Decision of the Administrative Council of the Industrial Property Organisation of 10 February 2012 relating to fees]</i></p>	<p>ΦΕΚ 1162 Β' 30.12.1997</p> <p>ΦΕΚ 1165 Β' 25.6.2008</p> <p>ΦΕΚ 1594 Β' 4.8.2009</p> <p>ΕΔΒΙ 1/2012, Τεύχος Α'</p>	<p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>-</p> <p>-</p> <p>-</p> <p>Dec. of 10.2.2012</p>
Hungary	<p>1. 1995. évi XXXIII. törvény a találmányok szabadalmi oltalmáról</p> <p><i>[1. Act XXXIII of 1995 on the protection of inventions by patents, as last amended by Act XVI of 2013]</i></p> <p>2. 2007. évi CXXX. törvény az Európai Szabadalmi Egyezmény 2000-ben felülvizsgált szövegének kihirdetéséről</p> <p><i>[2. Act CXXX of 2007 on the promulgation of the European Patent Convention as revised in 2000]</i></p>	<p>Magyar Közlöny (Official Gazette) 1995/35 (V.5.), 2007/163 (XI.29.), 2010/191 (XII.16.), 2011/151 (XII.14.), 2013/46 (III.19.)</p> <p>Magyar Közlöny (Official Gazette) 2007/157 (XI.20.)</p>	<p>Hungarian Intellectual Property Office (HIPO) website at <a href="http://www.hipo.gov.hu">www.hipo.gov.hu</a> (English)</p> <p>-</p>	<p>PA</p> <p>PromEPC</p>

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	<p>3. 319/2007 ( XII.5.) Korm. rendelet az Európai Szabadalmi Egyezmény 2000-ben felülvizsgált szövegéhez kapcsolódó Végrehajtási Szabályzat kihirdetéséről</p> <p>43/2010 (II.26.) Korm. rendelet az Európai Szabadalmi Egyezmény 2000-ben felülvizsgált szövegéhez kapcsolódó Végrehajtási Szabályzat 2009.március 25-én, az Európai Szabadalmi Szervezet Igazgatótanácsának CA/D 2/09. számú határozatával megállapított módosításának kihirdetéséről</p> <p>44/2010 (II.26.) Korm. rendelet az Európai Szabadalmi Egyezmény 2000-ben felülvizsgált szövegéhez kapcsolódó Végrehajtási Szabályzat 2009. március 25-én, az Európai Szabadalmi Szervezet Igazgatótanácsának CA/D 3/09. számú határozatával megállapított módosításának kihirdetéséről</p> <p>45/2010 (II.26.) Korm. rendelet az Európai Szabadalmi Egyezmény 2000-ben felülvizsgált szövegéhez kapcsolódó Végrehajtási Szabályzat 2009. október 27-én, az Európai Szabadalmi Szervezet Igazgatótanácsának CA/D 20/09. számú határozatával megállapított módosításának kihirdetéséről</p> <p>46/2010 (II.26.) Korm. rendelet az Európai Szabadalmi Egyezmény 2000-ben felülvizsgált szövegéhez kapcsolódó Végrehajtási Szabályzat 2009. október 28-án, az Európai Szabadalmi Szervezet Igazgatótanácsának CA/D 18/09. számú határozatával megállapított módosításának kihirdetéséről</p> <p><i>[3. Government Decree No. 319/2007 (XII.5.) on the promulgation of the Implementing Regulations to the European Patent Convention as revised in 2000</i></p> <p><i>Government Decree No. 43/2010 (II.26.) publishing an amendment, adopted on 25 March 2009 by decision CA/D 2/09 of the Administrative Council of the European Patent Organisation, to the Implementing Regulations to the EPC 2000</i></p> <p><i>Government Decree No. 44/2010 (II.26.) publishing an amendment, adopted on 25 March 2009 by decision CA/D 3/09 of the Administrative Council of the European Patent Organisation, to the Implementing Regulations to the EPC 2000</i></p> <p><i>Government Decree No. 45/2010 (II.26.) publishing an amendment, adopted on 27 October 2009 by decision CA/D 20/09 of the Administrative Council of the European Patent Organisation, to the Implementing Regulations to the EPC 2000</i></p> <p><i>Government Decree No. 46/2010 (II.26.) publishing an amendment, adopted on 28 October 2009 by decision CA/D 18/09 of the Administrative Council of the European Patent Organisation, to the Implementing Regulations to the EPC 2000]</i></p>	<p>Magyar Közlöny (Official Gazette) 2007/168 (XII.5.), 2010/28 (II.26.)</p>		

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	<p>4. 20/2002. (XII.12.) IM rendelet a szabadalmi bejelentés, az európai szabadalmi bejelentésekkel és az európai szabadalmakkal, illetve a nemzetközi szabadalmi bejelentésekkel összefüggő beadványok, valamint a növényfajta-oltalmi bejelentés részletes alaki szabályairól</p> <p><i>[4. Decree No. 20/2002 (XII.12.) of the Minister of Justice on the detailed formalities of patent applications, plant varieties applications, documents filed in relation to European patent applications, European patents and international patent applications, as last amended by Decree No. 30/2012 (VI.25.) of the Minister of Public Administration and Justice]</i></p> <p>5. 19/2005. (IV.12.) GKM rendelet a Magyar Szabadalmi Hivatal előtti iparjogvédelmi eljárások igazgatási szolgáltatási díjairól</p> <p><i>[5. Decree No. 19/2005 (IV.12.) of the Minister of Economy and Transport on the fees for administrative services in industrial property procedures before the Hungarian Patent Office, as last amended by Decree No. 35/2011 (XII.22.) of the Minister of Public Administration and Justice]</i></p>	<p>Magyar Közlöny (Official Gazette) 2002/154 (XII.12.), 2008/71 (V.8.), 2010/199 (XII.28.), 2011/35 (XII.22.), 2012/76 (VI.25.)</p> <p>Magyar Közlöny (Official Gazette) 2005/47 (IV.12.), 2008/71 (V.8.), 2009/75 (VI.3.), 2010/199 (XII.28.), 2011/157 (XII.22.)</p>	<p>-</p> <p>HIPO website at <a href="http://www.hipo.gov.hu">www.hipo.gov.hu</a> (English)</p>	<p>PForm</p> <p>FeeDecr</p>
Iceland	<p>1. Lög um einkaleyfi nr. 17/1991, síðast breytt með lögum nr. 126/2011</p> <p><i>[1. Patents Act No. 17/1991, last amended by Act No. 126/2011]</i></p>	<p>Stjórnartíðindi A-deild 17/1991 92/1991 67/1993 36/1996 91/1996 132/1997 82/1998 28/2002 72/2003 22/2004 53/2004 54/2004 12/2005 127/2005 108/2006 167/2007 98/2009 25/2011 126/2011</p>	<p>Icelandic Patent Office website at <a href="http://www.els.is">www.els.is</a> (English)</p>	<p>PA</p>



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	<p>8. Patents, Trade Marks, Copyright and Designs (Fees) Rules 2001</p> <p>Patents, Trade Marks and Design (Fees) (Amendment) (No. 2) Rules 2012</p> <p>9. European Communities (Supplementary Protection Certificate) (Amendment) Regulations 2001</p> <p>10. European Communities (Limitation of Effect of Patent) Regulations 2006</p> <p>11. European Communities (Patent Agents) Regulations 2006</p> <p>12. Patents (Amendment) Act 2006 (Certain Provisions) (Commencement) Order 2007</p> <p>13. European Communities (Supplementary Protection Certificate) Regulations 2008</p> <p>14. European Communities (Compulsory Licensing of Patents Relating to the Manufacture of Pharmaceutical Products for Export to Countries with Public Health Problems) Regulations 2008</p> <p>15. Patents (Amendment) Act 2006 (Certain Provisions) (Commencement) Order 2009</p> <p>16. Patents (Amendment) Act 2006 (Section 41) (Commencement) Order 2010</p>	<p>S.I. No. 482 of 2001</p> <p>S.I. No. 335 of 2012</p> <p>S.I. No. 648 of 2001</p> <p>S.I. No. 50 of 2006</p> <p>S.I. No. 141 of 2006</p> <p>S.I. No. 761 of 2007</p> <p>S.I. No. 307 of 2008</p> <p>S.I. No. 408 of 2008</p> <p>S.I. No. 196 of 2009</p> <p>S.I. No. 432 of 2010</p>	<p>-</p>	<p>Fees Rules</p> <p>-</p> <p>-</p> <p>SI No. 141 of 2006</p> <p>-</p>
<b>Italy</b>	<p>1. Legge n. 260 del 26 maggio 1978</p> <p>Ratifica ed esecuzione di atti internazionali in materia di brevetti, firmati, rispettivamente, a Strasburgo il 27 novembre 1963, a Washington il 19 giugno 1970, a Monaco il 5 ottobre 1973 ed a Lussemburgo il 15 dicembre 1975</p> <p><i>[1. Law No. 260 of 26 May 1978</i></p> <p><i>Ratification and implementation of international patent acts signed in Strasbourg on 27 November 1963, in Washington on 19 June 1970, in Munich on 5 October 1973 and in Luxembourg on 15 December 1975 respectively]</i></p> <p>2. Codice della Proprieta' Industriale - Decreto Legislativo 10 febbraio 2005 n. 30</p> <p><i>[2. Legislative Decree No. 30 of 10 February 2005 - Code of Industrial Property]</i></p> <p>3. Legge n. 296 del 27 dicembre 2006 - Legge Finanziaria 2007</p> <p><i>[3. Law No. 296 of 27 December 2006 - Annual Budget Law 2007]</i></p>	<p>Suppl. ord. alla G.U. N. 156 del 7.6.1978</p> <p>Suppl. ord. alla G.U. N. 52 del 4.3.2005</p> <p>G.U. N. 299 del 27.12.2006 Suppl. ord. alla G.U. N. 244</p>	<p>-</p> <p>Bl.f.PMZ 2007, 17, 67, 131, 170 (German)</p> <p>-</p>	<p>-</p> <p>PL</p> <p>Fees Law</p>

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	<p>4. Decreto Ministeriale del 2 aprile 2007</p> <p>Determinazione dei diritti sui brevetti e modelli in attuazione del comma 851 dell'Art. 1 della Legge n. 296 del 27 dicembre 2006</p> <p><i>[4. Ministerial decree of 2 April 2007</i></p> <p><i>Fixing of fees for patents and models in accordance with Art. 1 of Law No. 296 of 27 December 2006]</i></p> <p>5. Legge n. 224 del 29 novembre 2007</p> <p>Ratifica ed esecuzione dell'atto recante la revisione della convenzione sul rilascio del brevetto europeo della CBE Monaco 29 novembre 2000</p> <p><i>[5. Law No. 224 of 29 November 2007 ratifying and implementing the Act revising the European Patent Convention, Munich, 29 November 2000]</i></p> <p>6. Decreto Ministeriale del 27 giugno 2008</p> <p>Accordo tra l'Ufficio italiano brevetti e marchi e l'organizzazione europea dei brevetti sulle modalita' di svolgimento delle ricerche di anteriorita' e la redazione dei rapporti di ricerca, firmato il 18 giugno 2008</p> <p><i>[6. Ministerial Decree of 27 June 2008</i></p> <p><i>Agreement between the Italian Patent and Trademark Office and EPO, signed on 18 June 2008, fixing the carrying out of searches on prior art and issue of search reports for Italian patent applications]</i></p> <p>7. Decreto Ministeriale n. 33 del 13.01.2010</p> <p>Regolamento di attuazione del Codice Proprieta' Industriale adottato con Decreto Legislativo del 10.02.2005 n. 30</p> <p><i>[7. Ministerial Decree No. 33 of 13 January 2010</i></p> <p><i>Implementing Regulations to the Code of Industrial Property, adopted by Legislative Decree No. 30 of 10 February 2005]</i></p> <p>8. Decreto Legislativo del 13.08.2010 n. 131</p> <p>Modifiche al Codice Proprieta' industriale n. 30</p> <p><i>[8. Legislative Decree No. 131 of 13 August 2010</i></p> <p><i>Modifications to the Legislative Decree No. 30 - Code of Industrial Property]</i></p>	<p>G.U. N. 81 del 6.4.2007</p> <p>Suppl. Ord. alla G.U. N. 281 del 3.12.2007</p> <p>G.U. N. 153 del 2.7.2008</p> <p>G.U. N. 56 del 9.3.2010</p> <p>Suppl. ord. N. 195/L alla G.U. del 18.8.2010</p>	<p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>Min. Decr. of 2.4.07</p> <p>-</p> <p>-</p> <p>Min. Decr. No. 33</p> <p>-</p>
Latvia	<p>1. 2007. gada 15. februāra Patentu likums ar 2010. gada 14. oktobra grozījumiem</p> <p><i>[1. Patent Law adopted on 15 February 2007, as amended on 14 October 2010]</i></p>	<p>Latvijas Vēstnesis 34(3610), 27.2.2007 174(4366) 3.11.2010</p>	<p>Bl.f.PMZ 2010, 7 (German)</p>	<p>PL</p>

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	<p>2. 2008. gada 1. aprīļa Ministru kabineta noteikumi Nr. 224 Patentu un patentu pieteikumu noteikumi, stājās spēkā 2008. gada 5. aprīlī</p> <p><i>[2. Regulations of the Cabinet of Ministers No. 224 of 1 April 2008 Regulations on patents and patent applications, in force as of 5 April 2008]</i></p> <p>3. 2007. gada 4. decembra Ministru Kabineta noteikumi Nr. 824 "Noteikumi par valsts nodevu par izgudrojumu tiesisko aizsardzību" ar 2011. gada 22. februāra grozījumiem</p> <p><i>[3. Regulations of the Cabinet of Ministers No. 824 of 4 December 2007 "Regulations on State Fees for legal protection of inventions", as amended on 22 February 2011]</i></p>	<p>Vēstnesis No. 53, 4.4.2008</p> <p>Vēstnesis No. 197, 7.12.2007 32 (4430), 25.2.2011</p>	<p>-</p> <p>-</p>	<p>PR</p> <p>Fees Reg.</p>
<b>Liechtenstein*</b>	<p>1. Vertrag zwischen der Schweizerischen Eidgenossenschaft und dem Fürstentum Liechtenstein über den Schutz der Erfindungspatente vom 22. Dezember 1978 (Patentschutzvertrag)</p> <p><i>[1. Treaty between the Swiss Confederation and the Principality of Liechtenstein on Patent Protection (Patent Treaty) of 22 December 1978]</i></p> <p>2. Ausführungsvereinbarung zum schweizerisch-liechtensteinischen Patentschutzvertrag vom 10. Dezember 1979</p> <p><i>[2. Implementing Agreement to the Treaty between Switzerland and Liechtenstein in respect of patents of 10 December 1979]</i></p> <p>3. Gesetz vom 26. September 1979 zum Vertrag zwischen dem Fürstentum Liechtenstein und der Schweizerischen Eidgenossenschaft über den Schutz der Erfindungspatente</p> <p><i>[3. Law of 26 September 1979 on the Treaty between the Principality of Liechtenstein and the Swiss Confederation on Patent Protection]</i></p>	<p>LGBl. 1980 Nr. 31</p> <p>LGBl. 1980 Nr. 32</p> <p>LGBl. 1980 Nr. 33</p>	<p>OJ EPO 1980, 407 (English, French)</p> <p>IPLT LI-CH 2-001 (English, French)</p> <p>OJ EPO 1980, 407 (English, French)</p> <p>IPLT LI-CH 2-001 (English, French)</p> <p>-</p> <p>-</p>	<p>Treaty CH/LI of 22.12.78</p> <p>-</p> <p>-</p>
<b>Lithuania</b>	<p>1. Lietuvos Respublikos patentų įstatymas Nr. XI-1261 (2010 12 23)</p> <p><i>[1. Patent law of the Republic of Lithuania No. XI-1261 of 23 December 2010]</i></p> <p>2. Mokesčių už pramoninės nuosavybės objektų registravimą įstatymas Nr. IX-352 (2001 06 05), pakeistas įstatymu Nr. XI-1262 (2010 12 23)</p> <p><i>[2. Law on fees for the registration of industrial property objects of 5 June 2001 No. IX-352, as amended by Law No. XI-1262 of 23 December 2010]</i></p>	<p>Valstybės žinios Nr. 4-127/2011</p> <p>Valstybės žinios Nr. 52/2001, Nr. 110/2001, Nr. 116/2003, Nr. 73/2004, Nr. 59/2007, Nr. 4-128/2011 Nr. 135- 6873/2012</p>	<p>-</p> <p>-</p>	<p>PL</p> <p>Fees Law</p>

\* For other legal provisions applicable to Liechtenstein, see *Switzerland* Nos. 1-4

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	<p>3. Lietuvos Respublikos Vyriausybės 2007 m. spalio 24 d. nutarimas Nr. 1143 Dėl įgaliojimų suteikimo įgyvendinant Lietuvos Respublikos patentų įstatymo 38<sup>1</sup> straipsnį</p> <p><i>[3. Order of the Government of the Republic of Lithuania No. 1143 of 24 October 2007 concerning the authority to implement Article 38<sup>1</sup> of the Patent Law]</i></p> <p>4. Valstybinio patentų biuro direktoriaus 2001 m. gruodžio 27 d. įsakymas Nr. 118 Dėl papildomos apsaugos liudijimų išdavimo</p> <p><i>[4. Order of the Director of the State Patent Bureau No. 118 of 27 December 2001 on the grant of supplementary protection certificates]</i></p> <p>5. Valstybinio patentų biuro direktoriaus 2006 m. balandžio 24 d. įsakymas Nr. 3R-29 Dėl Europos patentų paraiškų padavimo ir Europos patentų galiojimo Lietuvos Respublikoje tvarkos patvirtinimo</p> <p><i>[5. Order of the Director of the State Patent Bureau No. 3R-29 of 24 April 2006 on the filing of European patent applications and the effects of European patents in the Republic of Lithuania]</i></p>	<p>Valstybės žinios Nr. 114/2007</p> <p>Valstybės žinios Nr. 9/2002 Nr. 153-7254/2011</p> <p>Valstybės žinios Nr. 49/2006, Nr. 68/2007 Nr. 153-7253/2011</p>	<p>-</p> <p>-</p> <p>-</p>	<p>-</p> <p>-</p> <p>-</p>
Luxembourg	<p>1. Loi du 27 mai 1977 portant a) approbation de la Convention sur la délivrance de brevets européens, signée à Munich, le 5 octobre 1973 ; b) adaptation de la législation nationale en matière de brevets, telle que modifiée par la Loi du 20 juillet 1992 (voir 3.)</p> <p><i>[1. Law of 27 May 1977, (a) approving the Convention on the Grant of European Patents signed at Munich on 5 October 1973, (b) amending the national legislation on patents as amended by Law of 20 July 1992 (see 3.)]</i></p> <p>2. Règlement grand-ducal du 9 mai 1978 pris en exécution de la Loi du 27 mai 1977 portant a) approbation de la Convention sur la délivrance de brevets européens, signée à Munich le 5 octobre 1973 ; b) adaptation de la législation nationale en matière de brevets</p> <p><i>[2. Grand-Ducal Regulation of 9 May 1978 implementing the Law of 27 May 1977, (a) approving the Convention on the Grant of European Patents, signed at Munich on 5 October 1973, (b) amending the national legislation on patents]</i></p>	<p>Mémorial A 1977, 872</p> <p>Mémorial A 1978, 528</p>	<p>Bl.f.PMZ 1978, 334 (German)</p> <p>IPLT LU 2-003 (English)</p> <p>-</p>	<p>Law of 27.5.77</p> <p>Reg. of 9.5.78</p>

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	<p>3. Loi du 20 juillet 1992 portant modification du régime des brevets d'invention, telle que modifiée par la Loi du 24 mai 1998, Loi du 11 août 2001, Loi du 7 avril 2006, Loi du 25 avril 2008 et la Loi du 22 mai 2009</p> <p><i>[3. Law of 20 July 1992 amending the provisions relating to patents, as amended by Law of 24 May 1998, by Law of 11 August 2001, by Law of 7 April 2006, by Law of 25 April 2008 and by Law of 22 May 2009]</i></p> <p>4. Règlement grand-ducal du 17 novembre 1997 concernant la procédure et les formalités administratives en matière de brevets d'invention</p> <p><i>[4. Grand-Ducal Patents Decree (implementing procedures) of 17 November 1997 on the procedure and administrative formalities relating to patents of invention]</i></p> <p>5. Règlement grand-ducal du 17 novembre 1997 portant fixation des taxes et rémunérations à percevoir en matière de brevets d'invention, tel que modifié par le Règlement grand-ducal du 30 décembre 2010</p> <p><i>[5. Grand-Ducal Decree of 17 November 1997 on the fixing of fees and costs relating to patents of invention, as amended by Grand-Ducal Decree of 30 December 2010]</i></p> <p>6. Loi du 8 juillet 1967 concernant la divulgation et la mise en œuvre des inventions et des secrets de fabrique intéressant la défense du territoire ou la sûreté de l'Etat</p> <p><i>[6. Law of 8 July 1967 on the disclosure and use of inventions and trade secrets affecting national defence or the security of the State]</i></p> <p>7. Règlement grand-ducal du 18 septembre 1969 pris en exécution de l'article 4, alinéa final, de la Loi du 8 juillet 1967 concernant la divulgation et la mise en œuvre des inventions et des secrets de fabrique intéressant la défense du territoire ou la sûreté de l'Etat</p> <p><i>[7. Grand-Ducal Regulation of 18 September 1969 implementing Article 4, final paragraph, of the Law of 8 July 1967 on the disclosure and use of inventions and trade secrets affecting national defence or the security of the State]</i></p> <p>8. Règlement grand-ducal du 12 juin 1975 concernant le recouvrement des frais de publication au Mémorial, Recueil administratif et économique</p> <p><i>[8. Grand-Ducal Regulation of 12 June 1975 on the recovery of the cost of publications in the "Mémorial, Recueil administratif et économique"]</i></p>	<p>Mémorial A-N° 49/1992, 1592; A-N° 45/1998, 685; A-N° 106/2001, 2175; A-N° 68/2006, 1326; A-N° 54/2008, 758; A-N°117/2009, 1684</p> <p>Mémorial A-N° 96/1997, 2946</p> <p>Mémorial A-N° 96/1997, 2956; A-N° 75/2004, 1108; A-N° 252/2010, 4601</p> <p>Mémorial A 1967, 796</p> <p>Mémorial A 1969, 1234</p> <p>Mémorial A 1975, 723</p>	<p>Bl.f.PMZ 1998, 292 (German)</p> <p>IPLT LU 2-005 (English)</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>PL</p> <p>Decr.</p> <p>Fees Reg.</p> <p>Law of 8.7.67</p> <p>Reg. of 18.9.69</p> <p>Reg. of 12.6.75</p>

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Malta	<p>1. ATT DWAR IL-PRIVATTIVI INDUSTRIJALI U D-DISINNI Sabiex jipprovdi dwar ir-registrazzjoni u r-regolamentazzjoni ta' privattivi industrijali u disinni. 1 ta' Ġunju, 2002 L-ATT XVII ta' l-2000, kif emendat bl-Atti IX ta' l-2003 u XVIII ta' l-2005; u bl-Avvizi Legali 181 u 186 ta' l-2006, u 426 ta' l-2007</p> <p><i>[1. PATENTS AND DESIGNS ACT To make provision for the registration and regulation of patents and designs. 1 June 2002 ACT XVII of 2000, as amended by Acts IX of 2003 and XVIII of 2005, and Legal Notices 181 and 186 of 2006, and 426 of 2007]</i></p> <p>2. ATT Nru. XVIII ta' l-2005 Att biex jemenda l-Att dwar il-Privattivi Industrijali u d-Disinni Kap. 417</p> <p><i>[2. ACT No. XVIII of 2005 Patents and Designs (Amendment) Act 2005]</i></p> <p>3. A.L.117 ta' l-2002 Regolamenti ta' l-2002 dwar il-Privattivi</p> <p><i>[3. Legal Notice No. 117 of 2002 Patents Regulations 2002]</i></p> <p>4. A.L. 260 ta' l-2002 Regolamenti ta' l-2002 dwar il-Privattivi (Prodotti ta' Protezzjoni għall- Pjanti)</p> <p><i>[4. Legal Notice No. 260 of 2002 Patents (Plant Protection Products) Regulations 2002]</i></p> <p>5. A.L. 261 ta' l-2002 Regolamenti ta' l-2002 dwar il-Privattivi (Prodotti Mediċinali)</p> <p><i>[5. L.N. No. 261 of 2002 Patents (Medicinal Products) Regulations 2002]</i></p>	<p>Government Gazette of Malta No. 16 967 11.07.2000</p> <p>Government Gazette of Malta No. 17 853 16.12.2005</p> <p>Government Gazette of Malta No. 17 241 24.05.2002</p> <p>Government Gazette of Malta No. 17 288 13.09.2002</p> <p>Government Gazette of Malta No. 17 288 13.09.2002</p>	<p>Government Gazette of Malta No. 16 967 11.07.2000 (English)</p> <p>Government Gazette of Malta No. 17 853 16.12.2005 (English)</p> <p>Government Gazette of Malta No. 17 241 24.05.2002 (English)</p> <p>Government Gazette of Malta No. 17 288 13.09.2002 (English)</p> <p>Government Gazette of Malta No. 17 288 13.09.2002 (English)</p>	<p>PA 2000</p> <p>Act XVIII 2005</p> <p>L.N. 117/2002</p> <p>L.N. 260/2002</p> <p>L.N. 261/2002</p>

Contracting state	1 National provisions	2 Source	3 Translation published in . . . (language)	4 Abbreviations used in this synopsis
	<p>6. A.L. 98 ta' l-2007 Regolamenti ta' l-2007 dwar it-Trattat ta' Kooperazzjoni dwar il-Privattivi</p> <p><i>[6. L.N. No. 98 of 2007 Patent Cooperation Treaty Regulations 2007]</i></p> <p>7. A.L. 99 ta' l-2007 Regolamenti ta' l-2007 dwar il-Konvenzjoni Ewropeja dwar il-Privattivi</p> <p><i>[7. L.N. No. 99 of 2007 European Patent Convention Regulations 2007]</i></p>	<p>Government Gazette of Malta No. 18 064 13.04.2007</p> <p>Government Gazette of Malta No. 18 064 13.04.2007</p>	<p>Government Gazette of Malta No. 18 064 13.04.2007 (English)</p> <p>Government Gazette of Malta No. 18 064 13.04.2007 (English)</p>	<p>L.N. 98/2007</p> <p>L.N. 99/2007</p>
<b>Monaco</b>	<p>1. Loi n° 606 du 20 juin 1955 sur les brevets d'invention, modifiée par la Loi n° 625 du 5 novembre 1956</p> <p><i>[1. Law No. 606 of 20 June 1955 on Patents of Invention, as amended by Law No. 625 of 5 November 1956]</i></p> <p>2. Ordonnance souveraine n° 1476 du 30 janvier 1957</p> <p><i>[2. Sovereign Ordinance No. 1476 of 30 January 1957]</i></p> <p>3. Ordonnance souveraine n° 707 du 3 octobre 2006 fixant le montant des droits applicables à l'occasion de l'accomplissement des formalités prévues par les textes organisant la protection de la propriété industrielle</p> <p><i>[3. Sovereign Ordinance No. 707 of 3 October 2006 fixing the fees payable for fulfilment of the formal requirements under the instruments governing the protection of industrial property]</i></p> <p>4. Ordonnance souveraine n° 10.427 du 9 janvier 1992 concernant le brevet européen</p> <p><i>[4. Sovereign Ordinance No. 10.427 of 9 January 1992 concerning European patents]</i></p> <p>5. Arrêté ministériel n° 93-553 du 21 octobre 1993 concernant les modalités de délivrance du brevet européen</p> <p><i>[5. Ministerial Decree No. 93-553 of 21 October 1993 concerning arrangements for the grant of European patents]</i></p> <p>6. Ordonnance souveraine n° 13.827 du 15 décembre 1998 relative à l'introduction de l'euro</p> <p><i>[6. Sovereign Ordinance No. 13.827 of 15 December 1998 concerning the introduction of the euro]</i></p>	<p>J. M. du 27.6.55 et du 19.11.56</p> <p>J. M. du 4.2.57</p> <p>J. M. du 6.10.06</p> <p>J. M. du 17.1.92</p> <p>J. M. du 22.10.93</p> <p>J.M. du 18.12.98</p>	<p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>PA</p> <p>SO No. 1476</p> <p>SO (Fees)</p> <p>SO No. 10.427</p> <p>MD</p> <p>-</p>

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<b>Netherlands</b>	<p>1. Rijksoctrooiwet 1995 van 15 december 1994, laatstelijk gewijzigd op 7 juli 2010</p> <p><i>[1. Patents Act of the Kingdom 1995 of 15 December 1994, as last amended on 7 July 2010]</i></p> <p>2. Uitvoeringsbesluit Rijksoctrooiwet 1995 van 20 februari 1995, laatstelijk gewijzigd op 20 augustus 2010</p> <p><i>[2. Patent Rules of 20 February 1995, as last amended on 20 August 2010]</i></p> <p>3. Uitvoeringsregeling 2009 Rijksoctrooiwet 1995 (van 6 november 2009)</p> <p><i>[3. Implementing Rules 2009 (dated 6 November 2009) relating to the Patents Act 1995]</i></p>	<p>Stb. 1995, 51, 52; 2003, 35; 2006, 22; 2006, 135; 2006, 650; 2007, 479; 2010, 339</p> <p>Stb. 1995, 108; 1999, 411; 2003, 158; 2008, 124; 2009, 7; 2009, 429; 2010, 343</p> <p>Staatscourant 2009, 17294</p>	<p>GRUR Int. 1996, 22 and Bl. f. PMZ 1996, 230 (German)</p> <p>IPLT NL 2-001 (English, French)</p> <p>-</p> <p>-</p>	<p>PA</p> <p>PR</p> <p>IR</p>
<b>Norway</b>	<p>1. Lov om patenter (patentloven) av 15. Desember 1967 nr 9</p> <p><i>[1. The Norwegian Patents Act of 15 December 1967, No. 9]</i></p> <p>2. Forskrift til patentloven (patentforskriften) av 14. Desember 2007 nr 1417</p> <p><i>[2. Regulations to the Norwegian Patents Act (the Patent Regulations) of 14 December 2007, No. 1417]</i></p> <p>3. Lov om oppfinnelser av betydning for rikets forsvar av 26. Juni 1953 nr 8</p> <p><i>[3. Inventions of Importance to the Defence of the Realm Act of 26 June 1953, No. 8]</i></p> <p>4. Lov om retten til oppfinnelser som er gjort av arbeidstakere av 17. April 1970 nr 21</p> <p><i>[4. The Right to Inventions made by Employees Act of 17 April 1970, No. 21]</i></p> <p>5. Forskrift om behandling av saker etter lov om oppfinnelser av betydning for rikets forsvar av 9. Mars 2000 nr 215</p> <p><i>[5. Regulations on the Handling of Cases in accordance with the Right to Inventions made by Employees Act of 9 March 2000, No. 215]</i></p>	<p><a href="http://www.lovdato.no">www.lovdato.no</a> ISBN 82-504-1193-5</p> <p><a href="http://www.lovdato.no">www.lovdato.no</a> I 2007 hefte 12</p> <p><a href="http://www.lovdato.no">www.lovdato.no</a> ISBN 82-504-1099-8</p> <p><a href="http://www.lovdato.no">www.lovdato.no</a> ISBN 82-504-1211-7</p> <p><a href="http://www.lovdato.no">www.lovdato.no</a> Avd I 2000 564</p>	<p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>PL</p> <p>PR</p> <p>Defence Act</p> <p>-</p> <p>-</p>

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	<p>6. Forskrift om avgifter og gebyrer til Patentstyret mv. av 13. desember 2010 nr. 1646</p> <p>[6. Regulations on Fees to the Norwegian Industrial Property Office of 13 December 2010, No. 1646]</p>	<p>www.lovdata.no I 2010 hefte 14</p>	-	Fees Reg.
Poland	<p>1. Ustawa z dnia 30 czerwca 2000r. Prawo własności przemysłowej</p> <p>Zmieniona:</p> <ul style="list-style-type: none"> <li>- Ustawą z dnia 23 stycznia 2004r. o zmianie ustawy – Prawo własności przemysłowej;</li> <li>- Ustawą z dnia 17 grudnia 2004 r. o rejestracji i ochronie nazw i oznaczeń produktów rolnych i środków spożywczych oraz o produktach tradycyjnych;</li> <li>- Ustawą z dnia 27 lipca 2005 r. o przeprowadzaniu konkursów na stanowiska kierowników centralnych urzędów administracji rządowej, prezesów agencji państwowych oraz prezesów zarządów państwowych funduszy celowych;</li> <li>- Ustawą z dnia 28 lipca 2005 r o kosztach sądowych w sprawach cywilnych;</li> <li>- Ustawą z dnia 24 sierpnia 2006 r. o państwowym zasobie kadrowym i wysokich stanowiskach państwowych;</li> <li>- Ustawą z dnia 24 sierpnia 2006 r. o służbie cywilnej;</li> <li>- Ustawą z dnia 18 października 2006 r. o wyrobie napojów spirytusowych oraz o rejestracji i ochronie oznaczeń geograficznych napojów spirytusowych;</li> <li>- Ustawą z dnia 9 maja 2007 r o zmianie ustawy o prawie autorskim i prawach pokrewnych oraz niektórych innych ustaw;</li> <li>- Ustawą z dnia 29 czerwca 2007 r. o zmianie ustawy - Prawo własności przemysłowej</li> <li>- Ustawą z dnia 5 września 2008r. o zmianie ustawy o zastawie rejestrowym i rejestrze zastawów oraz o zmianie innych ustaw</li> <li>- Ustawą z dnia 24 października 2008 r. o zmianie ustawy o rejestracji i ochronie nazw i oznaczeń produktów rolnych i środków spożywczych oraz o produktach tradycyjnych oraz o zmianie niektórych innych ustaw</li> <li>- Ustawą z dnia 21 listopada 2008r. o służbie cywilnej</li> <li>- Ustawą z dnia 5 sierpnia 2010 r. o ochronie informacji niejawnych</li> <li>- Ustawą z dnia 23 listopada 2012 r. o zmianie niektórych ustaw w związku z podwyższeniem wieku emerytalnego</li> </ul> <p>[1. Act of 30 June 2000 on industrial property law, as amended by the Act of 23 January 2004, the Act of 17 December 2004, the Act of 27 July 2005, the Act of 28 July 2005, the Acts of 24 August 2006, the Act of 18 October 2006, the Act of 9 May 2007, the Act of 29 June 2007, the Act of 5 September 2008, the Act of 24 October 2008, the Act of 21 November 2008, the Act of 5 August 2010 and the Act of 23 November 2012]</p>	<p>Dziennik Ustaw Nr. 119 poz.1117 09.07.2003 amendments Nr. 33 poz. 286 23.01.2004; Nr. 10, poz. 68, 17.12.2004; Nr. 163, poz. 1362, 27.07.2005; Nr. 167, poz. 1398, 28.07.2005; Nr. 170, poz. 1217 i 1218, 24.08.2006; Nr. 208, poz. 1539. 18.10.2006; Nr. 99, poz. 662, 09.05.2007; Nr. 136, poz. 958, 29.06.2007; 2008, Nr. 180, poz.1113, Nr. 216, poz. 1368, Nr. 227, poz. 1505; 2010, Nr. 182, poz. 1228; 2012, poz. 1544</p>	<p>Polish Patent Office website at <a href="http://www.uprp.pl">www.uprp.pl</a> (English)</p>	IPL

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	<p>2. Rozporządzenie Rady Ministrów z dnia 29.08.2001 w sprawie opłat związanych z ochroną wynalazków, wzorów przemysłowych, znaków towarowych, oznaczeń geograficznych i topografii układów scalonych</p> <p>Zmienione Rozporządzeniem Rady Ministrów z dnia 2.03.2004 zmieniającym rozporządzenie w sprawie opłat związanych z ochroną wynalazków, wzorów przemysłowych, znaków towarowych, oznaczeń geograficznych i topografii układów scalonych oraz Rozporządzeniem Rady Ministrów z dnia 26.02.2008 zmieniającym rozporządzenie w sprawie opłat związanych z ochroną wynalazków, wzorów przemysłowych, znaków towarowych, oznaczeń geograficznych i topografii układów scalonych</p> <p><i>[2. Regulation of the Council of Ministers of 29 August 2001 on fees relating to the protection of inventions, utility models, industrial designs, trademarks, geographical indications and topographies of integrated circuits, as amended by the Regulation of the Council of Ministers of 2 March 2004 and by the Regulation of 26 February 2008]</i></p> <p>3. Rozporządzenie Prezesa Rady Ministrów z dnia 17 września 2001r. w sprawie dokonywania i rozpatrywania zgłoszeń wynalazków i wzorów użytkowych</p> <p>Zmienione Rozporządzeniem Prezesa Rady Ministrów z dnia 14 czerwca 2005r. zmieniającym rozporządzenie w sprawie dokonywania i rozpatrywania zgłoszeń wynalazków i wzorów użytkowych</p> <p><i>[3. Regulation of the Prime Minister of 17 September 2001 on the filing and processing of patent and utility model applications, as amended by the Regulation of the Prime Minister of 14 June 2005]</i></p> <p>4. Rozporządzenie Rady Ministrów z dnia 23 lipca 2002r. w sprawie wynalazków i wzorów użytkowych dotyczących obronności lub bezpieczeństwa Państwa</p> <p><i>[4. Regulation of the Council of Ministers of 23 July 2002 on inventions and utility models concerning national defence and the security of the State]</i></p> <p>5. Ustawa z dnia 14 marca 2003r. o dokonywaniu europejskich zgłoszeń patentowych oraz skutkach patentu europejskiego w Rzeczypospolitej Polskiej zmieniona ustawą z dnia 29.06.2007 o zmianie ustawy – Prawo własności przemysłowej</p> <p><i>[5. Law of 14 March 2003 on the filing of European patent applications and the effects of the European patent in the Republic of Poland, as amended by the Act of 29 June 2007]</i></p> <p>6. Rozporządzenie Prezesa Rady Ministrów z dnia 29 lipca 2003r. w sprawie składania i rozpatrywania wniosków o udzielenie dodatkowego prawa ochronnego dla produktów leczniczych i produktów ochrony roślin</p> <p><i>[6. Regulation of the Prime Minister of 29 July 2003 on the filing and processing of applications for the grant of a supplementary protection right for medicinal products and plant protection products]</i></p>	<p>Dziennik Ustaw Nr. 90 poz. 1000, 29.08.2001;</p> <p>amendments: 2004 Nr. 35 poz. 309; 05.03.2004; 2008 Nr. 41 poz. 241, 26.02.2008</p> <p>Dziennik Ustaw Nr. 102 poz. 1119 21.09.2001;</p> <p>amendments: Dziennik Ustaw 2005 Nr. 109, poz. 910, 14.06.2005</p> <p>Dziennik Ustaw Nr. 123 poz. 1056 02.08.2002</p> <p>Dziennik Ustaw Nr. 65 poz. 598 16.04.2003</p> <p>amendments: Dziennik Ustaw 2007, Nr. 136 poz. 958, 29.06.2007</p> <p>Dziennik Ustaw Nr. 141 poz. 1361 13.08.2003</p>	<p>Polish Patent Office website at <a href="http://www.uprp.pl">www.uprp.pl</a> (English)</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>Fees Reg.</p> <p>FPR</p> <p>-</p> <p>EPAL</p> <p>-</p>

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	<p>7. Rozporządzenie Prezesa Rady Ministrów z dnia 15 maja 2008 r. w sprawie dokonywania zgłoszeń wynalazków, produktów leczniczych i produktów ochrony roślin, wzorów użytkowych, wzorów przemysłowych, znaków towarowych, oznaczeń geograficznych i topografii układów scalonych oraz prowadzenia korespondencji w postaci elektronicznej</p> <p><i>[7. Regulation of the Prime Minister of 15 May 2008 on the filing of inventions, medicinal products and plant protection products, utility models, industrial designs, trademarks, geographical indications and topographies of integrated circuits and conducting correspondence in an electronic version]</i></p> <p>8. Rozporządzenie Prezesa Rady Ministrów z dnia 20 maja 2008r. w sprawie rejestrów prowadzonych przez Urząd Patentowy Rzeczypospolitej Polskiej</p> <p><i>[8. Regulation of the Prime Minister of 20 May 2008 on registers kept by the Patent Office of the Republic of Poland]</i></p>	<p>Dziennik Ustaw Nr. 89, poz. 540, 15.05.2008</p> <p>Dziennik Ustaw Nr. 91, poz. 564, 20.05.2008</p>	<p>-</p> <p>-</p>	<p>-</p> <p>Reg. Registers</p>
Portugal	<p>1. Código da Propriedade Industrial Decreto-Lei n° 36/2003 de 05 de Março de 2003, alterado pelos Decretos-Leis n°s 318/2007, de 26 de Setembro, 360/2007, de 2 de Novembro e pela Lei n° 16/2008, de 1 de Abril, republicado pelo Decreto-Lei n° 143/2008, de 25 de Julho de 2008</p> <p><i>[1. Industrial Property Code Decree Law No. 36/2003 of 5 March 2003, amended by Decree Laws No. 318/2007 of 26 September 2007 and No. 360/2007 of 2 November 2007 and by Law No. 16/2008 of 1 April 2008, republished by Decree Law No. 143/2008 of 25 July 2008]</i></p> <p>2. Despacho n° 24743/2008 de 3 de Outubro de 2008, relativo a aspectos formais dos pedidos, alterado pelo Despacho n° 28670/2008 de 7 de Novembro de 2008</p> <p><i>[2. Order No. 24743/2008 of 3 October 2008 relating to formal requirements for applications, amended by Order No. 28670/2008 of 7 November 2008]</i></p> <p>3. Deliberação n° 1376-A/2013, de 28 de junho de 2013, relativa a taxas</p> <p><i>[3. Resolution No. 1376-A/2013 of 28 June 2013 regarding fees]</i></p>	<p>Diário da República I Série-A N° 143/2008, 4651 (Republication of the Industrial Property Code)</p> <p>Diário da República II Série N° 192/2008, 41110 N° 217/2008, 45890</p> <p>Diário da República 2ª Série N° 123 de 28.6.2013</p>	<p>-</p> <p>-</p> <p>-</p>	<p>PA</p> <p>-</p> <p>Fees Res.</p>

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	<p>4. Decreto-Lei n° 15/95 de 24 de Janeiro de 1995, relativo ao enquadramento legal da actuação dos agentes oficiais da propriedade industrial e dos procuradores autorizados, alterado pelo Decreto-Lei n° 54/2001, de 15 de Fevereiro de 2001, pelo Decreto-Lei n° 206/2002, de 16 de Outubro de 2002, a Lei n° 17/2010, de 4 de Agosto, a Portaria n° 1200/2010, de 29 de Novembro de 2010 e a Portaria n° 239/2013 de 25 de julho de 2013</p> <p><i>[4. Decree Law No. 15/95 of 24 January 1995, as amended by Decree Law No. 54/2001 of 15 February 2001, Decree Law No. 206/2002 of 16 October 2002, Law 17/2010 of 4 August 2010, Order No. 1200/2010 of 29 November 2010 and Order No. 239/2013 of 25 July 2013 regarding official representatives]</i></p>	<p>Diário I Série-A N° 20/1995, 408; N° 39/2001, 845; N° 239/2002, 6774</p> <p>Diário da República 1ª Série N° 150 de 4.8.2010; N° 231 de 29.11.2010; N° 142 de 25.7.2013</p>	<p>Bl.f.PMZ 1995, 295 (German)</p>	<p>Decr. Law</p>
<p><b>Romania</b></p>	<p>1. Legea Nr. 64/1991 privind brevetele de invenție republicată în Monitorul Oficial al României, Partea I, nr. 541 din 8 august 2007</p> <p><i>[1. Patent Law No. 64/1991, as republished in the Official Gazette of Romania, Part I, No. 541 of 8 August 2007]</i></p> <p>2. H.G. nr. 547 din 18 iunie 2008 pentru aprobarea Regulamentului de aplicare a Legii nr. 64/1991 privind brevetele de invenție</p> <p><i>[2. Government Decision No. 547/2008 of 18 June 2008 for the approval of the Regulations for implementing the Patent Law No. 64/1991]</i></p> <p>3. O.G. nr. 41/1998 privind taxele în domeniul protecției proprietății industriale și regimul de utilizare a acestora, republicată în Monitorul Oficial al României, Partea I, nr. 959 din 29.11.2006</p> <p><i>[3. Government Ordinance No. 41/1998 on industrial property fees and the use thereof, as republished in the Official Gazette of Romania, Part I, No.959 of 29 November 2006]</i></p> <p>4. Legea nr. 611/2002 din 13 noiembrie 2002 privind aderarea României la Convenția privind eliberarea brevetelor europene, adoptată la Munchen la 5 octombrie 1973, precum și la Actul de revizuire a acesteia, adoptat la Munchen la 29 noiembrie 2000</p> <p><i>[4. Law No. 611/2002 of 13 November 2002 on Romania's Accession to the Convention on the Grant of European Patents of 5 October 1973, and to the Act Revising the Convention of 29 November 2000]</i></p>	<p>Monitorul Oficial No. 212/1991 No. 340/2002 No. 752/2002 No. 541/2007</p> <p>Monitorul Oficial No. 456/2008</p> <p>Monitorul Oficial No. 43/1998 No. 471/2002 No. 6/2006</p> <p>Monitorul Oficial No. 844/2002</p>	<p>IPLT RO-2-001 (English, French)</p> <p>GRUR Int. 1992, 196 (German)</p> <p>-</p> <p>-</p> <p>-</p>	<p>PL</p> <p>Reg.</p> <p>Fees Ord.</p> <p>AccEPCLaw</p>

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	<p>5. Legea nr. 350 din 12.12.2007 privind modelele de utilitate</p> <p><i>[5. Law No. 350 of 12 December 2007 on Utility Models]</i></p> <p>6. Hotărâre a Guvernului nr. 1.457 din 12 noiembrie 2008 pentru aprobarea Regulamentului de aplicare a Legii nr. 350/2007 privind modelele de utilitate</p> <p><i>[6. Government decision No. 1.457 of 12 November 2008 adopting implementing regulations for Law No. 350/2007 on utility models]</i></p> <p>7. Legea nr. 16 din 6 martie 1995 privind protecția topografiilor produselor semiconductoare</p> <p><i>[7. Law No. 16 of 6 March 1995 on the protection of topographies of semiconductor products]</i></p> <p>8. Ordin nr. 6 din 10.01.2007 pentru aprobarea Normelor de aplicare a Legii nr.16/1995 privind protecția topografiilor produselor semiconductoare</p> <p><i>[8. Order No. 6 of 10 January 2007 adopting implementing rules for Law No. 16/1995 on the protection of topographies of semiconductor products]</i></p>	<p>Monitorul Oficial No. 851/2007</p> <p>Monitorul Oficial No. 814/4.12.2008</p> <p>Monitorul Oficial No. 45/9.3.1995, No. 824/6.10.2006</p> <p>Monitorul Oficial No. 90/5.2.2007</p>	<p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>LMU</p> <p>-</p> <p>-</p> <p>-</p>
<b>San Marino</b>	<p>1. Legge 25 maggio 2005 n. 79 Testo unico in tema di proprietà industriale</p> <p><i>[1. Law No. 79 of 25 May 2005 Consolidated Act on industrial property]</i></p> <p>2. Legge 20 luglio 2005 n. 114 Modifiche alla Legge 25 maggio 2005 n. 79</p> <p><i>[2. Law No. 114 of 20 July 2005 Amendments to Law No. 79 of 25 May 2005]</i></p> <p>3. Decreto Delegato 20 aprile 2010 n. 78 Tasse per Brevetti, Marchi e Disegni</p> <p><i>[3. Delegated Decree No. 78 of 20 April 2010 Fees for patents, trademarks and designs]</i></p> <p>4. Decreto legge 22 giugno 2009 n. 76 Norme di applicazione della Convenzione sul Brevetto Europeo (CBE)</p> <p><i>[4. Decree Law No. 76 of 22 June 2009 Provisions for the application of the European Patent Convention (EPC)]</i></p>	<p>B.U. n. 5, 2° parte, 2005</p> <p>B.U. n. 7, 1° parte, 2005</p> <p>B.U. n. 4, 2010</p> <p>B.U. n. 3, 2009</p>	<p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>PA</p> <p>Law No. 114/2005</p> <p>Fees Decr.</p> <p>Decree Law No. 76/2009</p>

Contracting state	1 National provisions	2 Source	3 Translation published in . . . (language)	4 Abbreviations used in this synopsis
	<p>5. Legge 5 Dicembre 2011 n. 189</p> <p>Modifiche alla legge n. 79/2005 in materia di proprietà industriale e abrogazione dell'articolo 152 della legge n. 165/2005</p> <p><i>[5. Law of 5 December 2011, No. 189</i></p> <p><i>Amendments to Law No. 79/2005 in the field of industrial property and repeal of Article 152 of Law No. 165/2005]</i></p>	B.U. n. 9, 2011	-	-
Serbia	<p>1. Закон о патентима</p> <p><i>[1. Patent Law, published on 27.12.2011]</i></p> <p>2. Правилник о садржини јавних регистара, потврда, пријава и захтева у поступку заштите проналазака, као и о врстама података, начину подношења пријаве и објављивања проналазака</p> <p><i>[2. Rules on the content of public registers, certificates, applications and requests in the procedure for the protection of inventions, and on types of information, how to file applications and the publication of inventions, published on 30.11.2012]</i></p> <p>3. Закон о потврђивању Споразума између Савезне владе Савезне Републике Југославије и Европске патентне организације о сарадњи у области патената (Споразумом о сарадњи и проширењу)</p> <p><i>[3. Cooperation and Extension Agreement, published on 18.6.2004]</i></p> <p>4. Закон о републичким административним таксама</p> <p>Закон о изменама и допунама Закона о републичким административним таксама</p> <p><i>[4. Law on the Republic's Administrative Fees</i></p> <p><i>Law on Amendment of the Republic's Administrative Fees (entry into force on 2.8.2013)]</i></p>	<p>Official Gazette of the Republic of Serbia No. 99/2011</p> <p>Official Gazette of the Republic of Serbia No. 113/2012</p> <p>Official Gazette of Serbia and Montenegro-International Agreements No. 14/2004</p> <p>Official Gazette of the Republic of Serbia No. 5/2009, No. 35/2009, No. 54/2009, No. 70/2011, No. 55/2012, No. 93/2012, No. 47/2013, No. 65/2013</p>	<p>Serbian Intellectual Property Office website at <a href="http://www.zis.gov.rs/upload/documents/pdf_en/pdf_patenti/The%20Patent%20Law.pdf">www.zis.gov.rs/upload/documents/pdf_en/pdf_patenti/The%20Patent%20Law.pdf</a> (English)</p> <p>-</p> <p>-</p> <p>-</p>	<p>PL</p> <p>Rules</p> <p>CEA</p> <p>Fees Law</p>



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	<p>10. Закон о потврђивању Конвенције о признавању европских патента (Конвенција о европском патенту) од 5. октобра 1973. године са изменама члана 63. Конвенције о европском патенту од 17. децембра 1991. године и изменама од 29. новембра 2000. године</p> <p><i>[10. Law on the ratification of the Convention on the Grant of European Patents (European Patent Convention) of 5 October 1973 as amended by the act revising Article 63 EPC of 17 December 1991 and the act revising the EPC of 29 November 2000, published on 27.12.2011]</i></p> <p>11. Закон о патентима (На европске пријаве патената за које је захтевано проширење на Републику Србију, као и на европске патенте који су признати на основу таквих европских пријава примењиваће се одредбе поглавља 15. Закона о патентима ("Службени лист СЦГ", бр. 32/04, 35/04 и "Службени гласник РС", број 115/06)</p> <p><i>[11. Patent Law, published on 2.7.2004 (the provisions of Chapter XV of the Patent Law ("Official Gazette of Serbia and Montenegro", No. 32/04, 35/04, and "Official Gazette of RS", No. 115/2006) are still applicable to European patent applications extended to the Republic of Serbia and to European patents which have been granted for such applications)]</i></p>	<p>Official Gazette of the Republic of Serbia - International Treaties No. 5/2010</p> <p>Official Gazette of the Republic of Serbia No. 99/2011</p> <p>Official Gazette of Serbia and Montenegro No. 32/2004, No. 35/2004</p> <p>Official Gazette of the Republic of Serbia No. 115/2006</p>	<p>-</p> <p>-</p> <p>-</p>	<p>LREPC</p> <p>PL Ext.</p>
Slovakia	<p>1. Oznámenie Ministerstva zahraničných vecí Slovenskej republiky č.47/2008 Z.z. o podpísaní Dohovoru o udeľovaní európskych patentov (Európskeho patentového dohovoru) a o uzavretí Revízie znenia textu Dohovoru o udeľovaní európskych patentov z 29. novembra 2000 (Európskeho patentového dohovoru), Príloha</p> <p><i>[1. Notification of the Ministry of Foreign Affairs of the Slovak Republic No. 47/2008 Coll. on the introduction of the Convention on the Grant of European Patents (European Patent Convention), Act revising the Convention on the Grant of European Patents of 29 November 2000, Annex]</i></p> <p>2. Zákon č. 435/2001 Z.z. o patentoch, dodatkových ochranných osvedčeniach a o zmene a doplnení niektorých zákonov (patentový zákon) v znení neskorších predpisov</p> <p><i>[2. Law No. 435/2001 Coll. on patents, supplementary protection certificates and on amendment of other Acts (Patent Act), as amended by subsequent law]</i></p> <p>3. Zákon č. 517/2007 Z.z. o úžitkových vzoroch a o zmene a doplnení niektorých zákonov v znení zákona č. 495/2008 Z.z.</p> <p><i>[3. Act No. 517/2007 Coll. on Utility Models and the Amendment of Certain Acts as amended by Act No. 495/2008 Coll.]</i></p>	<p>Zbierka zákonov č. 47/2008, z 9.2.2008</p> <p>Zbierka zákonov č. 435/2001, zo 4.10.2001</p> <p>Zbierka zákonov č. 517/2007, z 21.11.2007</p>	<p>-</p> <p>Bl.f.PMZ 2002, 442 (German)</p> <p>-</p>	<p>-</p> <p>PA</p> <p>UM</p>

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	<p>4. Vyhláška Úradu priemyselného vlastníctva Slovenskej Republiky č. 1/2008 Z.z., ktorou sa vykonáva zákon č. 517/2007 Z.z. o úžitkových vzoroch a o zmene a doplnení niektorých zákonov</p> <p><i>[4. Industrial Property Office Regulation No. 1/2008 Coll. implementing Act No. 517/2007 Coll. on Utility Models and the Amendment of Certain Acts]</i></p> <p>5. Zákon NR SR č. 145/1995 Z.z. o správnych poplatkoch v znení neskorších predpisov</p> <p><i>[5. Law NR SR No. 145/1995 Coll. on administration fees, as amended by subsequent law]</i></p> <p>6. Vyhláška Úradu priemyselného vlastníctva Slovenskej republiky č. 223/2002 Z.z., ktorou sa vykonáva zákon č. 435/2001 Z.z. o patentoch, dodatkových ochranných osvedčeniach a o zmene a doplnení niektorých zákonov (patentový zákon)</p> <p><i>[6. Regulation of the Industrial Property Office No. 223/2002 Coll. implementing Law No. 435/2001 Coll. on patents, supplementary protection certificates and on amendment of other Acts, as amended (Patent Act)]</i></p> <p>7. Zákon č. 71/1967 Zb. o správnom konaní (správny poriadok) v znení neskorších predpisov</p> <p><i>[7. Law No. 71/1967 Coll. on administrative procedure (Administrative Procedure Code) as amended by subsequent law]</i></p> <p>8. Zákon NR SR č. 495/2008 Z.z. o poplatku za udržiavanie platnosti patentu, o poplatku za udržiavanie platnosti európskeho patentu s účinkami pre Slovenskú republiku a o poplatku za udržiavanie platnosti dodatkového ochranného osvedčenia na liečivá a výrobky na ochranu rastlín a o zmene a doplnení niektorých zákonov, v znení neskorších predpisov</p> <p><i>[8. Act No. 495/2008 Coll. on renewal fees for patents, European patents with the designation of the Slovak Republic, supplementary protection certificates for medicinal products and plant protection products, and on amendments of other Acts, as amended by subsequent law]</i></p>	<p>Zbierka zákonov č. 1/2008, z 10.1.2008</p> <p>Zbierka zákonov NR SR č. 145/1995 Z.z., zo 17.7.1995</p> <p>Zbierka zákonov č. 223/2002 Z.z., z 30.4.2002</p> <p>Zbierka zákonov č. 71/1967 Zb. 29.6.1967 (Úplné znenie zákona: Zbierka zákonov č. 138/2004 Z.z.)</p> <p>Zbierka zákonov č. 495/2008 Z.z. 6.11.2008</p>	<p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>-</p> <p>Fees Law</p> <p>RPA</p> <p>APC</p> <p>Act No. 495/2008</p>

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Slovenia	<p>1. Zakon o industrijski lastnini</p> <p><i>[1. Industrial Property Act]</i></p> <p>2. Uredba o pristojbinah Urada RS za intelektualno lastnino</p> <p><i>[2. Decree on the fees of the Slovenian Intellectual Property Office]</i></p> <p>3. Pravilnik o vsebini patentne prijave in postopku z deljenimi patenti</p> <p><i>[3. Rules on the content of a patent application and the procedure for divided patents]</i></p> <p>4. Pravilnik o registrih prijav in pravic industrijske lastnine ter potrdilu o prednostni pravici</p> <p><i>[4. Rules on registering applications and industrial property rights and priority certificates]</i></p>	<p>Uradni list RS, št. 51/2006</p> <p>Uradni list RS, št. 128/2006</p> <p>Uradni list RS, št. 102/2001</p> <p>Uradni list RS, št. 102/2001</p>	<p>WIPO website at <a href="http://www.wipo.int/wipolex">www.wipo.int/wipolex</a> (English, French)</p> <p>Slovenian Intellectual Property website at <a href="http://www.uil-sipo.si">www.uil-sipo.si</a> (English)</p> <p>-</p> <p>-</p> <p>-</p>	<p>IPA</p> <p>Fees Decr.</p> <p>PR</p> <p>Reg.Rules</p>

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Spain	<p>1. Ley 11/1986, de 20 marzo, de Patentes, modificado por Real Decreto-Ley 8/1998 de 31 de julio de 1998, Ley 1/2000 de 7 de enero de Enjuiciamiento Civil, Ley 3/2000 de 7.1.2000 de Régimen Jurídico de la Protección de las Obtenciones Vegetales, Ley 17/2001, de 7 de diciembre, de Marcas, Ley 10/2002, de 29 de Abril, por la que se modifica la ley 11/1986, de 20 de marzo, de Patentes, para la incorporación al derecho español de la Directiva 98/44/CE, del Parlamento Europeo y del Consejo, de 6 de julio, relativa a la protección jurídica de las invenciones biotecnológicas, y por Ley 20/2003, de 7 de julio de Protección Jurídica del Diseño Industrial; Ley 19/2006, de 5 de junio, por la que se amplían los medios de tutela de los derechos de propiedad intelectual y se establecen normas procesales para facilitar la aplicación de diversos Reglamentos comunitarios; Ley 29/2006, de 26 de julio, de garantías y uso racional de los medicamentos y productos sanitarios; Ley 25/2009, de 22 de diciembre, de modificación de diversas leyes para su adaptación a la Ley sobre el libre acceso a las actividades de servicios y su ejercicio; Ley 2/2011, de 4 de marzo, de Economía Sostenible; y Ley 14/2011, de 1 de junio, de la Ciencia, la Tecnología y la Innovación</p> <p><i>1. Patent Law 11/1986 of 20 March 1986, as amended by Royal Decree-Law 8/1998 of 31 July 1998, Civil Procedure Law 1/2000 of 7 January 2000, Law 3/2000 of 7 January 2000 on the legal system for the protection of new plant varieties, Trade Mark Law 17/2001 of 7 December 2001, Law 10/2002 of 29 April 2002 amending Patent Law 11/1986 of 20 March 1986 and incorporating into Spanish law Directive 98/44/EC of the European Parliament and of the Council of 6 July 1998 on the legal protection of biotechnological inventions, and Law 20/2003 of 7 July 2003 on the legal protection of industrial designs, Law 19/2006 of 5 June 2006 extending the means of enforcement of intellectual and industrial property rights and establishing procedural rules to facilitate the application of various EU regulations; Law 29/2006 of 26 July 2006 on guarantees and rational use of medicines and health products; Law 25/2009 of 22 December of 2009 amending various laws in the light of Law 17/2009 on free access to, and practice of, service activities; Law 2/2011 of 4 March 2011 on the sustainable economy and Law 14/2011 of 1 June 2011 on science, technology and innovation]</i></p> <p>2. Real Decreto 2424/1986, de 10 de octubre, relativo a la aplicación del Convenio sobre la concesión de patentes europeas, hecho en Munich el 5 de octubre de 1973, modificado por Real Decreto 1595/1999, de 15 de octubre y Real Decreto 1431/2008, de 28 de agosto</p> <p><i>[2. Royal Decree 2424/1986 of 10 October 1986 on the Application of the Convention on the Grant of European Patents done at Munich on 5 October 1973, as amended by Royal Decree 1595/1999, of 15 October 1999 and Royal Decree 1431/2008, of 28 August 2008]</i></p>	<p>BOE núm. 73/86, 11188; 194/98, 27858; 7 of 8/1/2000; 8 of 10/1/2000; 294 of 8/12/2001; 103 of 30/4/2002; 162 of 8/7/2003; 134 of 6/6/2006; 178 of 27/7/2006; 308 of 23/12/2009; 55 of 5/3/2011; 131 of 2/6/2011</p> <p>BOE núm. 283/86, 39247; 264/99, 38616; 223/08, 37572</p>	<p>Bl.f.PMZ 1987, 21, 61; 1999, 126; 2000, 174 (German)</p> <p>IPL ES 2-001 (English, French)</p> <p>Bl.f.PMZ 1987, 177 (German)</p>	<p>PL</p> <p>RD 2424</p>

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	<p>3. Real Decreto 2245/1986, de 10 de octubre, por el que se aprueba el Reglamento para la ejecución de la Ley 11/1986, de 20 de marzo, de Patentes, modificado por Real Decreto 151/1996 de 2 de febrero 1996; Real Decreto 1595/1999, de 15 de octubre; Real Decreto 1431/2008, de 28 de agosto; y Real Decreto 245/2010, de 5 de marzo</p>	<p>BOE núm. 261/86, 36431; 33/96, 4143; 35/96, 4676; 264/99, 38616; 223/08, 37572: 71/10, 27977</p>		
	<p><i>[3. Royal Decree 2245/1986 of 10 October 1986 approving the Regulation on the implementation of Patent Law 11/1986 of 20 March 1986, as amended by Royal Decree 151/1996 of 2 February 1996; Royal Decree 1595/1999, of 15 October 1999; Royal Decree 1431/2008, of 28 August 2008 and Royal Decree 245/2010, of 5 March 2010]</i></p>		<p>Bl.f.PMZ 1987, 165 (German)</p>	<p>RD 2245</p>
	<p>4. Ley 20/1987, de 7 octubre, sobre tasas que deben satisfacer los solicitantes y concesionarios de patentes europeas por determinadas actividades a realizar en el Registro de la Propiedad Industrial</p>	<p>BOE núm. 241/87, 30150; 312/88, 36470; 315/96, 38974; 313/02, 46008; 313/03, 46784; 312/04, 41879; 310/07, 53286; 311/10, 105863</p>		
	<p><i>[4. Law 20/1987 of 7 October 1987 governing fees payable by European patent applicants and proprietors for specific acts to be undertaken in the Registry of Industrial Property (Registro de la Propiedad Industrial)]</i></p>		-	<p>Fees Law</p>
	<p>5. Ley 46/1998, de 17 de diciembre sobre la introducción del euro</p>	<p>BOE núm. 302/98, 42460</p>		
	<p><i>[5. Law 46/1998 of 17 December 1998 on the introduction of the euro]</i></p>		-	-
	<p>6. Real Decreto-Ley 8/1998, de 31 de julio, de medidas urgentes en materia de propiedad industrial</p>	<p>BOE núm. 194/98, 27858</p>		
	<p><i>[6. Royal Decree-Law 8/1998 of 31 July 1998 on urgent measures relating to industrial property]</i></p>		<p>Bl.f.PMZ 1999, 126 (German)</p>	<p>Law 8/98</p>
	<p>7. Real Decreto 812/2000, de 19 de mayo, por el que se establece la aplicación del procedimiento de concesión con examen previo para la solicitudes de patentes del sector de alimentación, modificado por Real Decreto 1431/2008, de 28 de agosto</p>	<p>BOE núm. 137/00, 20273 223/08, 37572</p>		
	<p><i>[7. Royal Decree 812/2000 of 19 May 2000 implementing the procedure for grant, subject to preliminary examination, of patent applications in the foodstuffs sector; as amended by Royal Decree 1431/2008, of 28 August 2008]</i></p>		<p>Bl.f.PMZ 2001, 46 (German)</p>	<p>RD 812/2000</p>
	<p>8. Real Decreto 996/2001, de 10 de septiembre, por el que se establece la aplicación con carácter general del procedimiento de concesión de patentes nacionales con examen previo</p>	<p>BOE núm. 218/01, 34130</p>		
	<p><i>[8. Royal Decree 996/2001 of 10 September 2001 implementing the general procedure for grant of national patents, subject to preliminary examination]</i></p>		-	<p>RD 996/2001</p>

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Sweden	<p>1. Patentlag SFS 1967:837, ändrad enligt SFS 1971:626, SFS 1977:700, SFS 1977:730, SFS 1978:149, SFS 1978:150, SFS 1980:105, SFS 1981:816, omtryckt genom lag SFS 1983:433, SFS 1983:434 därefter ändrad genom SFS 1984:937, SFS 1986:233, SFS 1986:1156, SFS 1987:1330, SFS 1991:296, SFS 1992:1688, SFS 1993:1406, SFS 1994:105, SFS 1994:234, SFS 1994:1511, SFS 1996:847, SFS 1996:889, SFS 1996:890, SFS 1998:1456, SFS 2000:1158, SFS 2004:159, SFS 2004:161, SFS 2005:289, SFS 2005:692, SFS 2006:254, SFS 2006:625, SFS 2006:682, SFS 2007:242, SFS 2007:516, SFS 2007:517, SFS 2007:518, SFS 2007:636, SFS 2007:751, SFS 2008:131, SFS 2008:367, SFS 2009:111, SFS 2010:1395, SFS 2011:580, SFS 2013:84</p> <p><i>[1. Patents Act SFS 1967:837, amended by SFS 1971:626, SFS 1977:700, SFS 1977:730, SFS 1978:149, SFS 1978:150, SFS 1980:105, SFS 1981:816, reprinted SFS 1983:433 SFS 1983:434 and amended by SFS 1984:937, SFS 1986:233, SFS 1986:1156, SFS 1987:1330, SFS 1991:296, SFS 1992:1688, SFS 1993:1406, SFS 1994:105, SFS 1994:234, SFS 1994:1511, SFS 1996:847, SFS 1996:889, SFS 1996:890, SFS 1998:1456, SFS 2000:1158, SFS 2004:159, SFS 2004:161, SFS 2005:289, SFS 2005:692, SFS 2006:254, SFS 2006:625, SFS 2006:682, SFS 2007:242, SFS 2007:516, SFS 2007:517, SFS 2007:518, SFS 2007:636, SFS 2007:751, SFS 2008:131, SFS 2008:367, SFS 2009:111, SFS 2010:1395, SFS 2011:580, 2013:84]</i></p>	<p>SFS 1967:837 1971:626 1977:700 1977:730 1978:149 1978:150 1980:105 1981:816 1983:433 1983:434 1984:937 1986:233 1986:1156 1987:1330 1991:296 1992:1688 1993:1406 1994:105 1994:234, 1994:1511 1996:847 1996:889 1996:890 1998:1456 2000:1158 2004:159 2004:161 2005:289 2005:692 2006:254 2006:625 2006:682 2007:242 2007:516 2007:517 2007:518 2007:636 2007:751 2008:131 2008:367 2009:111 2010:1395 2011:580 2013:84</p>	<p>Bl.f.PMZ 1985, 174; 1995, 141, 142; 1996, 47; (German)</p> <p>IPLT SE 2-001 (English, French)</p>	<p>PA</p>

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	<p>2. Patentkungörelsen SFS 1967:838, ändrad genom SFS 1973:906, SFS 1975:1331, SFS 1977:144, SFS 1978:151, SFS 1979:135, SFS 1979:888, SFS 1980:137, SFS 1980:646, SFS 1980:685, SFS 1980:1122, SFS 1981:1017, SFS 1983:435, SFS 1984:938, SFS 1986:1221, SFS 1987:1332, SFS 1988:987, SFS 1989:503, omtryckt genom förordning SFS 1991:1331, därefter ändrad SFS 1993:197, SFS 1993:1312, SFS 1995:269, SFS 1996:225, SFS 1997:42, SFS 1999:139, SFS 2000:1160, SFS 2001:128, SFS 2001:774, SFS 2003:109, SFS 2003:1071, SFS 2004:162, SFS 2006:1067, SFS 2007:253, SFS 2007:519, SFS 2007:1120, SFS 2008:130, SFS 2008:368, SFS 2009:1155, SFS 2011:449, SFS 2012:620</p> <p><i>[2. Decree on patent formalities SFS 1967:838, amended by SFS 1973:906, SFS 1975:1331, SFS 1977:144, SFS 1978:151, SFS 1979:135, SFS 1979:888, SFS 1980:137, SFS 1980:646, SFS 1980:685, SFS 1980:1122, SFS 1981:1017, SFS 1983:435, SFS 1984:938, SFS 1986:1221, SFS 1987:1332, SFS 1988:987, SFS 1989:503, reprinted SFS 1991:1331 and amended by SFS 1993:197, SFS 1993:1312, SFS 1995:269, SFS 1996:225, SFS 1997:42, SFS 1999:139, SFS 2000:1160, SFS 2001:128, SFS 2001:774, SFS 2003:109, SFS 2003:1071, SFS 2004:162, SFS 2006:1067, SFS 2007:253, SFS 2007:519, SFS 2007:1120, SFS 2008:130, SFS 2008:368, SFS 2009:1155, SFS 2011:449, SFS 2012:620]</i></p> <p>3. Lagen om försvarsuppfinningar SFS 1971:1078, ändrad genom SFS 1975:734, omtryckt genom lag SFS 1978:157, därefter ändrad genom lag SFS 1980:211, SFS 1986:1161, SFS 1993:1407, SFS 1997:916, SFS 2009:410</p> <p><i>[3. Defence Inventions Act SFS 1971:1078, amended by SFS 1975:157, reprinted SFS 1978:157 and amended by SFS 1980:211, SFS 1986:1161, SFS 1993:1407, SFS 1997:916, SFS 2009:410]</i></p>	<p>SFS 1973:906 1975:1331 1977:144 1978:151 1979:135 1979:888 1980:137 1980:646 1980:685 1980:1122 1981:1017 1983:435 1984:938 1986:1221 1987:1332 1988:987 1989:503 1991:1331 1993:197 1993:1312 1995:269 1996:225 1997:42 1999:139 2000:1160 2001:128 2001:774 2003:109 2003:1071 2004:162 2006:1067 2007:253 2007:519 2007:1120 2008:130 2008:368 2009:1155 2011:449 2012:620</p> <p>SFS 1971:1078 1975:734 1978:157 1980:211 1986:1161 1993:1407 1997:916 2009:410</p>	<p>BI.f.PMZ 1979, 169; 1985, 281; 1989, 346 (German)</p> <p>IPLT SE 2-002 (English, French)</p>	<p>PD</p>

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	<p>4. Patentbestämmelser PRVFS 1981:1, omtryckt genom PRVFS 1997:1 P:32, PRVFS 2005:1 P:57, PRVFS 2006:3 P:60, PRVFS 2007:2 P:63, 2008:2 P:69, 2008:3 P:70, PRVFS 2007:4 P:65, PRVFS 2008:4 P:71, PRVFS 2009:4 P:81</p> <p><i>[4. Patent Office Regulations PRVFS 1981:1, reprinted PRVFS 1997:1 P:32, PRVFS 2005:1 P:57, PRVFS 2006:3 P:60, PRVFS 2007:2 P:63, 2008:2 P:69, 2008:3 P:70, PRVFS 2007:4 P:65, PRVFS 2008:4 P:71, PRVFS 2009:4 P:81]</i></p>	<p>PRVFS 1981:1 1986:4 P:17 1992:1 P:23 1993:5 P:27 1997:1 P:32 1997:3 P:34 1998:4 P:38 1999:3 P:41 2000:7 P:43 2003:4 P:55 2005:1 P:57 2006:3 P:60 2007:2 P:63 2007:4 P:65 2008:4 P:71 2009:4 P:81</p>	-	POR
<b>Switzerland / Liechtenstein</b>	<p>1. Bundesgesetz betreffend die Erfindungspatente vom 25. Juni 1954 (Patentgesetz)</p> <p><i>[1. Federal Law on Patents for Inventions of 25 June 1954 (Patent Act)]</i></p> <p>2. Verordnung über die Erfindungspatente vom 19. Oktober 1977 (Patentverordnung)</p> <p><i>[2. Ordinance on Patents for Inventions of 19 October 1977 (Patent Ordinance)]</i></p> <p>3. Gebührenordnung des Eidgenössischen Instituts für Geistiges Eigentum vom 28. April 1997 (IGE-GebO)</p> <p><i>[3. Regulation on the Fees of the Federal Intellectual Property Institute of 28 April 1997 (Fees Regulation)]</i></p> <p>4. Bundesgesetz über das Verwaltungsverfahren vom 20. Dezember 1968</p> <p><i>[4. Federal Law on administrative procedure of 20 December 1968]</i></p> <p>5. Vertrag zwischen der Schweizerischen Eidgenossenschaft und dem Fürstentum Liechtenstein über den Schutz der Erfindungspatente vom 22. Dezember 1978 (Patentschutzvertrag)</p> <p><i>[5. Treaty between the Swiss Confederation and the Principality of Liechtenstein on Patent Protection of 22 December 1978 (Patent Treaty)]</i></p>	<p>SR 232.14</p> <p>SR 232.141</p> <p>SR 232.148</p> <p>SR 172.021</p> <p>SR 0.232.149.514</p>	<p>IPLT CH 2-001 (English)</p> <p>IPLT CH 2-002 (English)</p> <p>-</p> <p>-</p> <p>OJ EPO 1980, 407 (English, French)</p> <p>IPLT LI-CH 2-001 (English, French)</p>	<p>PA</p> <p>PO</p> <p>Fees Reg.</p> <p>-</p> <p>Treaty CH/LI of 22.12.78</p>

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	<p>6. Ausführungsvereinbarung zum schweizerisch-liechtensteinischen Patentschutzvertrag vom 10. Dezember 1979</p> <p><i>[6. Implementing Agreement to the Treaty between Switzerland and Liechtenstein in respect of Patents of 10 December 1979]</i></p>	SR 0.232.149.514.1	<p>OJ EPO 1980, 412 (English, French)</p> <p>IPLT LI-CH 2-001 (English, French)</p>	-
<b>Turkey</b>	<p>1. Patent haklarının korunması hakkında bakanlar kurulunca 26 Nisan 1995 tarihinde kararlaştırılan 551 sayılı kanun hükmünde kararname</p> <p><i>[1. Decree Law No. 551 on the protection of patents of 26 April 1995]</i></p> <p>2. 551 sayılı KHK'nin uygulama şeklini gösterir yönetmelik 1995, 21.4.2009 tarihinde değişiklik ve en son 30.3.2013 tarihinde değiştirilmiştir</p> <p><i>[2. Implementing Regulations 1995 to DL No. 551, amended on 21 April 2009, as last amended on 30 March 2013]</i></p> <p>3. Avrupa Patentlerinin verilmesi ile ilgili Avrupa Patent Sözleşmesinin Türkiyede uygulama şeklini gösterir yönetmelik 9.1.2001, 22.5.2008 tarihinde değişiklik ve en son 30.3.2013 tarihinde değiştirilmiştir</p> <p><i>[3. Regulations implementing the Convention on the Grant of European Patents in Turkey dated 9 January 2001, amended on 22 May 2008, as last amended on 30 March 2013]</i></p> <p>4. 2013 yılı Patent ve Faydalı Model ücret listesi</p> <p><i>[4. List of fees in respect of patents and utility models, 2013]</i></p>	<p>TC Resmi Gazete No:22326 27.6.1995</p> <p>TC Resmi Gazete No:22454 5.11.1995 No:27207 21.4.2009 No:28603 30.3.2013</p> <p>TC Resmi Gazete No:24282 9.1.2001 No:26883 22.5.2008 No:28603 30.3.2013</p> <p>TC Resmi Gazete No: 28517 3.1.2013</p>	<p>Bl.f.PMZ 2000, 355 (German)</p> <p>IPLT TR 2-001 (English, French)</p> <p>-</p> <p>-</p> <p>-</p>	<p>DL No. 551</p> <p>IR</p> <p>RegEPC</p> <p>Fees 2013</p>
<b>United Kingdom</b>	<p>1. Patents Act 1977 (as amended)</p> <p>2. Patents Rules 2007 (as amended)</p>	<p><a href="http://www.ipo.gov.uk/patentsact1977.pdf">www.ipo.gov.uk/patentsact1977.pdf</a></p> <p><a href="http://www.ipo.gov.uk/patentrules2007.pdf">www.ipo.gov.uk/patentrules2007.pdf</a></p>	<p>Bl.f.PMZ 1979, 200; 1986, 334; 1991, 260 (German)</p> <p>LTPI UK 2-001 (French)</p> <p>LTPI UK 2-002 (French)</p>	<p>PA</p> <p>PR</p>

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	3. Patents (Fees) Rules 2007 (as amended)	S.I. 2007/3292 2009/2089 2010/33	-	PFR

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<p><b>Albania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 May 2010.</b>)</p> <p>General Directorate of Patents and Trademarks (GDPT) Drejtoria e Përgjithshme e Patentave dhe Markave Blloku Vasil Shanto Rruga Viktor Eftimiu Godina 5-katëshe e Ish Institutit të Energjetikës Kati i katërt TIRANA Tel. +355 4 22 34 412 Fax +355 4 22 34 412</p> <p><a href="http://www.dppm.gov.al">www.dppm.gov.al</a> <a href="mailto:mailinf@alpto.gov.al">mailinf@alpto.gov.al</a></p>	<p>1. Ligji Nr. 9947 Date 07.07.2008 "Per Pronesine Industriale" <i>[1. Law No. 9947 on Industrial Property of 7 July 2008]</i></p> <p>2. Rregullore "Per lëshimin e patentave per shpikjet dhe modelet e perdorimit" Nr. 1707, date 29.12.2008 <i>[2. Regulation No. 1707 of 29 December 2008 on patents and utility models]</i></p> <p>3. V.K.M No. 883, 13 Maj 2009 Per tarifat e Objekteve te Pronesise Industriale <i>[3. Decree of the Government on State fees No. 883 of 13 May 2009]</i></p> <p>4. Rregullore e Shtrirjes <i>[4. Regulation on the extension of European patents]</i></p> <p>5. VKM Nr. 618 datë 07.09.2011 për disa shtesa dhe ndryshime në VKM Nr. 1707 datë 29.12.2008, "Për miratimin e rregullores për lëshimin e patentave për shpikjet dhe modelet e përdorimit" <i>[5. Decision of the Council of Ministers No. 618 of 7 September 2011 amending Government Decree No. 1707 dated 29 December 2008 "Regulation on patents and utility models"]</i></p>	<p>Gazeta Zyrtare No. 121, 2008</p> <p>Gazeta Zyrtare No. 213, 2008</p> <p>Gazeta Zyrtare No. 134, 2009</p> <p>Buletini i MASH</p> <p>Gazeta Zyrtare No. 139, 2011</p>	<p>IPLT AL 1-001 (English, French)</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>PL</p> <p>PR</p> <p>Fees Decr.</p> <p>Ext. Reg.</p> <p>PR 1</p>
<p><b>Bosnia and Herzegovina</b> Institute for Intellectual Property of Bosnia and Herzegovina</p> <p><i>Head office:</i> Kneza Domagoja bb 88000 MOSTAR Tel. +387 36 334382 Fax +387 36 318420 <a href="http://www.ipr.gov.ba">www.ipr.gov.ba</a> <a href="mailto:mostar@ipr.gov.ba">mostar@ipr.gov.ba</a></p> <p><i>Branch office:</i> Hamdije Čemerlića 2/IX (Energoinvest Building) 71000 SARAJEVO Tel. +387 33 521848 Fax +387 33 652757 <a href="mailto:info@ipr.gov.ba">info@ipr.gov.ba</a> <a href="mailto:sarajevo@ipr.gov.ba">sarajevo@ipr.gov.ba</a></p> <p><i>Branch office:</i> Kralja Petra I Karađorđevića 83 A 78000 BANJA LUKA Tel. +387 51 226840 Fax +387 51 226841 <a href="mailto:banjaluka@ipr.gov.ba">banjaluka@ipr.gov.ba</a></p>	<p>1. Zakon o patentu <i>[1. Patent Law]</i></p> <p>2. Pravilnik o postupku za priznanje patenta i konsenzualnoga patenta <i>[2. Regulations on the Patent and Consensual Patent Grant Procedure]</i></p> <p>3. Odluka o posebnim troškovima postupka za sticanje i održavanje prava industrijskog vlasništva <i>[3. Decision on special procedural charges for acquisition and maintenance of industrial property rights]</i></p> <p>4. Zakon o izmjenama i dopunama Zakona o administrativnim taksama <i>[4. Law on Amendments to the Law on Administrative Fees]</i></p>	<p>Sl.glasnik BiH (Official Gazette of Bosnia and Herzegovina) No. 53/10</p> <p>Sl.glasnik BiH No. 105/10</p> <p>Sl.glasnik BiH No. 109/10</p> <p>Sl.glasnik BiH No. 43/04</p>	<p>Website of the Institute for Intellectual Property of Bosnia and Herzegovina <a href="http://www.ipr.gov.ba">www.ipr.gov.ba</a></p> <p>Website of the Institute for Intellectual Property of Bosnia and Herzegovina <a href="http://www.ipr.gov.ba">www.ipr.gov.ba</a></p> <p>-</p> <p>-</p>	<p>PL</p> <p>Pat. Reg.</p> <p>Spec. Fees</p> <p>Admin. Fees</p>

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	5. Sporazum između vijeća ministara bosne i hercegovine i evropske patentne organizacije o saradnji u oblasti patenata (sporazum o saradnji i proširenju)  <i>[5. Agreement between Bosnia and Herzegovina and the European Patent Organisation on co-operation in the field of patents (co-operation and extension agreement)]</i>	Sl.glasnik BiH No. 2/04	-	Ext. Agr.
<b>Croatia</b> (The extension system continues to apply to European and international patent applications filed before 1 January 2008.)  State Intellectual Property Office of the Republic of Croatia Ulica grada Vukovara 78 10000 ZAGREB Tel. +385 1 6106111, 6106100 Fax +385 1 6112017 www.dziv.hr info@dziv.hr	1. Zakon o patentu  <i>[1. Patent Act]</i>  2. Pravilnik o patentu  <i>[2. Patent Ordinance]</i>  3. Zakon o upravnim pristojbama u području prava intelektualnog vlasništva  <i>[3. Law on administrative fees in the field of intellectual property rights]</i>  4. Uredba o naknadama za posebne troškove i troškove za pružanje informacijskih usluga Državnog Zavoda za intelektualno vlasništvo  <i>[4. Regulation on Special Charges and Charges for Information Services Provided by the State Intellectual Property Office]</i>  5. Sporazum Vlade Republike Hrvatske i Europske patentne organizacije o suradnji na području patenata (Sporazum o suradnji i proširenju)  <i>[5. Agreement on co-operation in the field of patents between the Government of the Republic of Croatia and the European Patent Organisation (Co-operation and Extension Agreement)]</i>  6. Zakon o općem upravnom postupku  <i>[6. Law on General Administrative Procedure]</i>	Narodne Novine (NN) 173/2003, 87/2005, 76/2007, 30/2009, 128/2010, 49/2011, 76/2013  NN 117/2007, 3/2011, 66/2011, 145/2012, 85/2013  NN 64/2000, 164/2004, 62/2008, 30/2009, 49/2011  NN 109/2011, 96/2013  NN - IA. 14/2003  NN 47/2009	-  -  -  -  -  -  -	PA  PO  LAdmFees  RCh  Ext. Agr.  Law on GAP

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<p><b>Former Yugoslav Republic of Macedonia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2009.</b>)</p> <p>State Office of Industrial Property (SOIP) 11 Oktomvri 25 1000 SKOPJE Tel. +389 2 3103601 Fax +389 2 3137149 <a href="http://www.ippo.gov.mk">www.ippo.gov.mk</a> mail@ippo.gov.mk</p>	<p>1. Закон за индустриска сопственост кој се применува од 25 февруари 2009</p> <p><i>[1. Law on Industrial Property of 12 February 2009, applicable as from 25 February 2009]</i></p> <p>2. Закон за административни такси</p> <p><i>[2. Law on administrative fees of 26 March 1993, as last amended on 11 February 2011]</i></p> <p>3. Правилник за признавање на патент</p> <p><i>[3. Patent Regulations of 23 March 2004, as last amended on 29 August 2006]</i></p> <p>4. Договор за соработка на полето на патентите (Договор за соработка)</p> <p><i>[4. Agreement on co-operation in the field of patents (Co-operation Agreement) on the extension of European patents of 30 September 1997]</i></p>	<p>Sluzben vesnik na Republika Makedonija No. 47/02, No. 42/03, No. 9/04, No. 39/06, No. 79/07, No. 21/09</p> <p>Sluzben vesnik na Republika Makedonija No. 17/93, No. 20/96, No. 7/98, No. 13/01, No. 24/03, No. 19/04, No. 61/04, No. 95/05, No. 70/06, No. 92/2007, No. 88/2008, No. 130/2008, No. 6/2010, No. 145/2010, No. 17/2011</p> <p>Sluzben vesnik na Republika Makedonija No. 18/04, No. 93/06</p> <p>Sluzben vesnik na Republika Makedonija No. 49/97</p>	<p>WIPO website at <a href="http://www.wipo.int/wipolex">www.wipo.int/wipolex</a> MK008EN (English)</p> <p>-</p> <p>-</p> <p>Sluzben vesnik na Republika Makedonija No. 49/97 (English)</p> <p>OJ EPO 1997, 538 (English, French, German)</p>	<p>PL</p> <p>Fees Law</p> <p>Reg.</p> <p>Ext. Reg.</p>



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	<p>4. Valstybinio patentų biuro direktoriaus 2001 m. gruodžio 27 d. įsakymas Nr. 118 Dėl papildomos apsaugos liudijimų išdavimo</p> <p><i>[4. Order of the Director of the State Patent Bureau No. 118 of 27 December 2001 on the grant of supplementary protection certificates]</i></p>	<p>Valstybės žinios Nr. 9/2002 Nr. 153-7254/2011</p>	-	-
<p><b>Montenegro</b> Zavod za intelektualnu svojinu Crne Gore (Montenegro Intellectual Property Office) Rimski Trg br. 46 81000 PODGORICA Tel. +382 20 234 591 Fax +382 20 234 592 <a href="http://www.ziscg.me">www.ziscg.me</a> ziscg.ipom@gmail.com</p>	<p>1. Zakon o patentima</p> <p><i>[1. Patent Law]</i></p> <p>2. Uredba o postupku za pravnu zastitu pronalazaka</p> <p><i>[2. Rules of Procedure for the Legal Protection of Inventions]</i></p> <p>3. Zakon o potvrđivanju sporazuma između Crne Gore i EPO o proširenju evropskih patenata (Sporazum o proširenju)</p> <p><i>[3. Law on ratification of the extension agreement between Montenegro and the EPO (Extension Agreement)]</i></p> <p>4. Zakon o administrativnim taksama</p> <p><i>[4. Law on administrative fees]</i></p> <p>5. Odluka o visini naknada i posebnih troškova postupka koji vodi Zavod za intelektualnu svojinu i naknada troškova za pružanje informacionih usluga</p> <p><i>[5. Decision on procedural and patent-information fees charged by the Intellectual Property Offices]</i></p> <p>6. Zakon o upravnom postupku</p> <p><i>[6. Law on administrative procedure]</i></p>	<p>Sl. list CG, br. 66/2008, 40/2010, 40/2011</p> <p>Sl. list SCG, br. 62/2004</p> <p>Sl. list CG, Međunarodni ugovori, br. 5/2009</p> <p>Sl. list RCG, br. 55/2003, 46/2004, 81/2005, 02/2006; Sl. list CG, br. 22/2008, 77/2008, 03/2009, 20/2011, 26/2011</p> <p>Sl. list CG, br. 16/2008</p> <p>Sl. list RCG, br. 60/2003</p>	<p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>PL</p> <p>Rules</p> <p>-</p> <p>LAdmFees</p> <p>Fees Dec.</p> <p>LAdmin.proc.</p>

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<p><b>Romania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 March 2003</b>.)</p> <p>State Office for Inventions and Trademarks (OSIM) 5, Ion Ghica Street 030044 BUCUREȘTI 3 Tel. +40 21 3060-800, 3060-801, 3060-802, ..., 3060-829 Fax +40 21 3123819 www.osim.ro office@osim.ro</p>	<p>1. Legea Nr. 64/1991 privind brevetele de invenție republicată în Monitorul Oficial al României, Partea I, nr. 541 din 8 august 2007</p> <p><i>[1. Patent Law No. 64/1991, as republished in the Official Gazette of Romania, Part I, No. 541 of 8 August 2007]</i></p> <p>2. H.G. nr. 547 din 18 iunie 2008 pentru aprobarea Regulamentului de aplicare a Legii nr. 64/1991 privind brevetele de invenție</p> <p><i>[2. Government Decision No. 547/2008 of 18 June 2008 for the approval of the Regulations for implementing the Patent Law No. 64/1991]</i></p> <p>3. O.G. nr. 41/1998 privind taxele în domeniul protecției proprietății industriale și regimul de utilizare a acestora, republicată în Monitorul Oficial al României, Partea I, nr. 959 din 29.11.2006</p> <p><i>[3. Government Ordinance No. 41/1998 on industrial property fees and the use thereof, as republished in the Official Gazette of Romania, Part I, No. 959 of 29 November 2006]</i></p> <p>4. Ordonanța Nr. 32/1996 din 15 august 1996 pentru ratificarea Acordului de cooperare dintre Guvernul României și Organizația Europeană de Brevete privind cooperarea în domeniul brevetelor</p> <p><i>[4. Ordinance No. 32/1996 of 15 August 1996 for ratification of the Agreement between the Government of Romania and the European Patent Organisation on co-operation in the field of patents]</i></p> <p>5. Legea nr. 32/1997 privind implementarea ordonanței de extindere</p> <p><i>[5. Law on the Implementation of the extension ordinance No. 32/97]</i></p> <p>6. Hotărâre a Guvernului nr. 1.457 din 12 noiembrie 2008 pentru aprobarea Regulamentului de aplicare a Legii nr. 350/2007 privind modelele de utilitate</p> <p><i>[6. Government decision No. 1.457 of 12 November 2008 adopting implementing regulations for Law No. 350/2007 on utility models]</i></p> <p>7. Legea nr. 16 din 6 martie 1995 privind protecția topografiilor produselor semiconductoare</p> <p><i>[7. Law No. 16 of 6 March 1995 on the protection of topographies of semiconductor products]</i></p> <p>8. Ordin nr. 6 din 10.01.2007 pentru aprobarea Normelor de aplicare a Legii nr.16/1995 privind protecția topografiilor produselor semiconductoare</p> <p><i>[8. Order No. 6 of 10 January 2007 adopting implementing rules for Law No. 16/1995 on the protection of topographies of semiconductor products]</i></p>	<p>Monitorul Oficial No. 212/1991 No. 340/2002 No. 752/2002 No. 541/2007</p> <p>Monitorul Oficial No. 348/2002</p> <p>Monitorul Oficial No. 43/1998 No. 471/2002 No. 6/2006</p> <p>Monitorul Oficial No. 195/1996</p> <p>Monitorul Oficial No. 814/ 4.12.2008</p> <p>Monitorul Oficial No. 45/ 9.3.1995, No. 824/ 6.10.2006</p> <p>Monitorul Oficial No. 90/ 5.2.2007</p>	<p>IPLT RO-2-001 (English, French) GRUR Int. 1992, 196 (German)</p> <p>-</p> <p>-</p> <p>OJ EPO 1996, 601 (English, French, German)</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>PL</p> <p>Reg.</p> <p>Fees Ord.</p> <p>GO</p> <p>Ext. Law</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>

Extension state Central industrial property office	1 National provisions	2 Source	3 Translation published in . . . (language)	4 Abbreviations used in this synopsis
<p><b>Serbia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 October 2010.</b>)</p> <p>Intellectual Property Office Kneževinska ulica 5 11000 BEOGRAD Tel. +381 11 2025800 Fax +381 11 3112377 <a href="http://www.zis.gov.rs">www.zis.gov.rs</a> zis@zis.gov.rs</p>	<p>1. Закон о патентима</p> <p><i>[1. Patent Law, published on 27.12.2011]</i></p> <p>2. Правилник о садржини јавних регистара, потврда, пријава и захтева у поступку заштите проналазака, као и о врстама података, начину подношења пријаве и објављивања проналазака</p> <p><i>[2. Rules on the content of public registers, certificates, applications and requests in the procedure for the protection of inventions and on types of information, how to file applications and the publication of inventions, published on 30.11.2012]</i></p> <p>3. Закон о потврђивању Споразума између Савезне владе Савезне Републике Југославије и Европске патентне организације о сарадњи у области патената (Споразумом о сарадњи и проширењу)</p> <p><i>[3. Cooperation and Extension Agreement, published on 18.6.2004]</i></p> <p>4. Закон о републичким административним таксама Закон о изменама и допунама Закона о републичким административним таксама</p> <p><i>[4. Law on the Republic's Administrative Fees Law on Amendment of the Republic's Administrative Fees (entry into force on 2.8.2013)]</i></p> <p>5. Одлука о висини накнада посебних трошкова поступка који води завод за интелектуалну својину и накнада трошкова за пружање информационих услуга Завода</p> <p><i>[5. Decision on special procedural fees and costs of information services, published on 20.1.2006]</i></p> <p>6. Закон о посебним овлашћењима ради ефикасне заштите права интелектуалне својине</p> <p><i>[6. Law on special authorisations for the effective protection of intellectual property rights, published on 16.12.2009]</i></p>	<p>Official Gazette of the Republic of Serbia No. 99/2011</p> <p>Official Gazette of the Republic of Serbia No. 113/2012</p> <p>Official Gazette of Serbia and Montenegro-International Agreements No. 14/2004</p> <p>Official Gazette of the Republic of Serbia No. 5/2009, No. 35/2009, No. 54/2009, No. 70/2011, No. 55/2012, No. 93/2012, No. 47/2013, No. 65/2013</p> <p>Official Gazette of Serbia and Montenegro No. 3/2006</p> <p>Official Gazette of the Republic of Serbia No. 46/2006, No. 104/2009</p>	<p>Serbian Intellectual Property Office website at <a href="http://www.zis.gov.rs/upload/documents/pdf_en/pdf_patenti/The%20Patent%20Law.pdf">www.zis.gov.rs/upload/documents/pdf_en/pdf_patenti/The%20Patent%20Law.pdf</a> (English)</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>PL</p> <p>Rules</p> <p>CEA</p> <p>Fees Law</p> <p>-</p> <p>-</p>

Extension state Central industrial property office	1 National provisions	2 Source	3 Translation published in . . . (language)	4 Abbreviations used in this synopsis
	<p>7. Уредба о упису у Регистар заступника који води Савезни завод за интелектуалну својину</p> <p><i>[7. Rules on entry into the Register of Representatives of the Federal Intellectual Property Office, published on 25.8.1995]</i></p> <p>8. Правилник о начину полагања посебног стручног испита за лица која се баве заступањем у поступку заштите проналазака, жигова, модела, узорака и географских ознака порекла</p> <p><i>[8. Regulations for the specialist examination for representatives in procedures for the protection of inventions, trademarks, models, designs and geographical indications of origin, published on 27.10.1995]</i></p> <p>9. Закон о општем управном поступку</p> <p><i>[9. The Law on General Administrative Procedure, published on 7.5.2010]</i></p> <p>10. Закон о потврђивању Конвенције о признавању европских патената (Конвенција о европском патенту) од 5. октобра 1973. године са изменама члана 63. Конвенције о европском патенту од 17. децембра 1991. године и изменама од 29. новембра 2000. године</p> <p><i>[10. Law on the ratification of the Convention on the Grant of European Patents (European Patent Convention) of 5 October 1973 as amended by the act revising Article 63 EPC of 17 December 1991 and the act revising the EPC of 29 November 2000, published on 27.12.2011]</i></p>	<p>Official Gazette of the Federal Republic of Yugoslavia No. 39/1995</p> <p>Official Gazette of the Federal Republic of Yugoslavia No. 48/1995</p> <p>Official Gazette of the Federal Republic of Yugoslavia No. 33/1997, No. 31/2001</p> <p>Official Gazette of the Republic of Serbia No. 30/2010</p> <p>Official Gazette of the Republic of Serbia - International Treaties No. 5/2010</p> <p>Official Gazette of the Republic of Serbia No. 99/2011</p>	<p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p>	<p>-</p> <p>-</p> <p>LGAP</p> <p>LREPC</p>

Extension state Central industrial property office	1 National provisions	2 Source	3 Translation published in . . . (language)	4 Abbreviations used in this synopsis
	<p>11. Закон о патентима (На европске пријаве патената за које је захтевано проширење на Републику Србију, као и на европске патенте који су признати на основу таквих европских пријава примењиваће се одредбе поглавља 15. Закона о патентима ("Службени лист СЦГ", бр. 32/04, 35/04 и "Службени гласник РС", број 115/06)</p> <p><i>[11. Patent Law, published on 2.7.2004 (the provisions of Chapter XV of the Patent Law ("Official Gazette of Serbia and Montenegro", No. 32/04, 35/04, and "Official Gazette of RS", No. 115/2006) are still applicable to European patent applications extended to the Republic of Serbia and to European patents which have been granted for such applications)]</i></p>	<p>Official Gazette of Serbia and Montenegro No. 32/2004, No. 35/2004</p> <p>Official Gazette of the Republic of Serbia No. 115/2006</p>	-	PL Ext.
<p><b>Slovenia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 December 2002.</b>)</p> <p>Slovenian Intellectual Property Office (SIPO) Kotnikova 6 p.p.206 1000 LJUBLJANA Tel. +386 1 6203100 Fax +386 1 6203111 <a href="http://www.uil-sipo.si">www.uil-sipo.si</a></p>	<p>1. Zakon o industrijski lastnini</p> <p><i>[1. Industrial Property Act]</i></p> <p>2. Uredba o pristojbinah Urada RS za intelektualno lastnino</p> <p><i>[2. Decree on the fees of the Slovenian Intellectual Property Office]</i></p> <p>3. Pravilnik o vsebini patentne prijave in postopku z deljenimi patenti</p> <p><i>[3. Rules on the content of a patent application and the procedure for divided patents]</i></p> <p>4. Pravilnik o registrih prijav in pravic industrijske lastnine ter potrdilu o prednostni pravici</p> <p><i>[4. Rules on registering applications and industrial property rights and priority certificates]</i></p> <p>5. Uredba o razširitvi evropskih patentov na Republiko Slovenijo</p> <p><i>[5. Decree on the extension of European patents to the Republic of Slovenia]</i></p>	<p>Uradni list RS, št. 51/2006</p> <p>Uradni list RS, št. 128/2006</p> <p>Uradni list RS, št. 102/2001</p> <p>Uradni list RS, št. 102/2001</p> <p>Uradni list RS, št. 15/2002</p>	<p>WIPO website at <a href="http://www.wipo.int/wipolex">www.wipo.int/wipolex</a> (English, French)</p> <p>Slovenian Intellectual Property website at <a href="http://www.uil-sipo.si">www.uil-sipo.si</a> (English)</p> <p>-</p> <p>-</p> <p>-</p> <p>-</p> <p>OJ EPO 1994, 75 (English, French, German)</p>	<p>PA</p> <p>Fees Decr.</p> <p>PR</p> <p>Reg.Rules</p> <p>Ext. Decr.</p>

## Filing of European patent applications pursuant to Article 75 (1) (b) and (2) EPC

II.

European patent applications may be filed at the EPO at Munich, its branch at The Hague, its sub-office in Berlin (however not in Vienna) or, if the law of a contracting state so permits, at the central industrial property office or other competent authority of that state.

The following table indicates, for each contracting state, whether European patent applications may be filed at the option of the applicant at the EPO or a national authority, which applications must be filed with the national authorities, the languages in which European patent applications are accepted by the national authorities and what special features need to be borne in mind in connection with the filing.

For the purpose of filing an application, a national representative does not need to be appointed if the applicant has neither a residence nor his principal place of business within the territory of the state concerned (Article 133(1) and (2) EPC).

Attention is drawn to the fact that a translation in respect of every application which is not in English, French or German must be filed in one of these languages within two months of filing the European application (Article 14(2), Rule 6(1) EPC). If this translation is not filed in due time, the application is deemed to be withdrawn (Article 14(2), third sentence, EPC).

European divisional applications must always be filed directly with the EPO at Munich, The Hague or Berlin (Article 76(1), first sentence, EPC). The same applies to new European patent applications filed under Article 61(1)(b) EPC (Article 61(2) EPC).

With regard to the languages specified in column 3, applicants are recommended to file applications where possible in the official language(s) of these states as difficulties of communication may arise - in particular in the case of states which have to examine applications in the light of national security regulations - possibly resulting in European patent applications being deemed to be withdrawn because of non-observance of the time limit for forwarding such applications (Article 77(3) EPC).

**This table contains no information on extension states since Article 75(1)(b) EPC does not apply to these states.**



Contracting state Central industrial property office	1 Applicant can choose between EPO and national authorities (subject to column 2)	2 Applications which must be filed with national authorities	3 Languages in which European patent applications must or may be filed with national authorities	4 Official language(s)	5 Special features
<b>Bulgaria</b> Patentno vedomstvo na Republica Bulgaria (Bulgarian Patent Office) 52B, Dr. G. M. Dimitrov Blvd. 1040 SOFIA Tel. +359 2 9701302 Fax +359 2 8708325, 8735258 <a href="http://www.bpo.bg/en/">www.bpo.bg/en/</a>	Yes           Art. 72a(1) PL	Applicants having a permanent address or principal place of business in the Republic of Bulgaria must file European patent applications with the BG Patent Office, unless the application claims the priority of an earlier application filed with the Office.           Art. 72a(2) PL	Bulgarian German English French           Art. 72a(1) PL	Bulgarian	Applications may also be filed by facsimile.*
<b>Croatia</b> Državni Zavod Za Intelektualno Vlasništvo (State Intellectual Property Office of the Republic of Croatia) Ulica grada Vukovara 78 10000 ZAGREB Tel. +385 1 6106111, 6106100 Fax +385 1 6112017 <a href="http://www.dziv.hr">www.dziv.hr</a> info@dziv.hr	Yes           Art. 108.b(1) PA	Applications relating to inventions of relevance to national security           Art. 108.b(4) PA	All the languages pursuant to Art. 14(2) EPC           Art. 108.b(5) PA	Croatian	Filing the applications by facsimile is not allowed.
<b>Cyprus</b> Department of Registrar of Companies and Official Receiver Ministry of Commerce, Industry and Tourism Corner Makarios III Ave. and Karpenssiou St., XENIOS Building 1427 NICOSIA Tel. +357 22 404301, 404302 Fax +357 22 304887 <a href="http://www.mcit.gov.cy/drcor">www.mcit.gov.cy/drcor</a> markspat@drcor.mcit.gov. cy	Yes           Sect. 64 PL R. 47(1) PFR	Applications by Cypriot nationals unless the priority of an earlier Cypriot application is claimed           R. 47(2) PFR	Greek English French German           R. 48(1) PFR	Greek	European patent applications which are not filed in Greek must be followed by a translation within two months.           R. 48(2) PFR
<b>Czech Republic</b> Industrial Property Office Antonína Čermáka 2a 160 68 PRAHA 6 Tel. +420 2 20383111 Fax +420 2 24324718 <a href="http://www.upv.cz">www.upv.cz</a> posta@upv.cz	Yes           § 24(3) PA	Applications containing matters that must be kept secret under special regulations           § 24(4) PA	All the languages pursuant to Art. 14(2) EPC           Art. 14(2) EPC	Czech	Applications may also be filed by facsimile.*           § 37(4) APC

\* See decision of the President of the EPO: OJ EPO Special Edition No. 3/2007, 7.



Contracting state Central industrial property office	1 Applicant can choose between EPO and national authorities (subject to column 2)	2 Applications which must be filed with national authorities	3 Languages in which European patent applications must or may be filed with national authorities	4 Official language(s)	5 Special features
<p><b>Former Yugoslav Republic of Macedonia</b> State Office of Industrial Property (SOIP) 11 Oktomvri 25 1000 SKOPJE Tel. +389 2 3103601 Fax +389 2 3137149 <a href="http://www.ippo.gov.mk">www.ippo.gov.mk</a> mail@ippo.gov.mk</p>	<p>Yes</p> <p>Art. 119 PL</p>	<p>Applications relating to inventions of relevance to national security</p> <p>Art. 71, 72, 73 and 120 PL</p>	<p>Macedonian English French German</p> <p>Art. 120(1) PL</p>	<p>Macedonian</p>	<p>-</p>
<p><b>France</b> Institut national de la propriété industrielle (INPI) 15 rue des Minimes CS50001 92677 COURBEVOIE CEDEX Tel. in France: 0820 213 213 Tel. from abroad: +33 1 71087163 <a href="http://www.inpi.fr">www.inpi.fr</a> contact@inpi.fr</p>	<p>Yes</p> <p>Art. L. 614-2 PL</p>	<p>Applicants having a residence or their principal place of business in France must file with INPI unless claiming the priority of an earlier French application.</p> <p>Art. L. 614-2 PL</p>	<p>All the languages pursuant to Art. 14(2) EPC</p>	<p>French</p>	<p>Applications as in column 1 may be filed at the EPO, with INPI in Courbevoie or at its regional offices in Bordeaux, Grenoble, Lille, Lyons, Marseilles, Nantes, Nice-Sophia Antipolis, Rennes, Strasbourg and Toulouse.</p> <p>Art. R. 614-1 Reg.</p> <p>Applications as in column 2 may not be freely disseminated or utilised without the authorisation of the Minister responsible. Such authorisation is automatically deemed to have been given 4 months after the filing date or 14 months after the priority date.</p> <p>Art. L. 614-4 PL</p> <p>Applications may also be filed by facsimile (+33 1 56658600).*</p> <p>Applications may also be filed electronically via epoline<sup>®</sup> (see decision of the Director of INPI No. 2002-801 dated 18 December 2002).</p> <p>More information at <a href="http://www.inpi.fr">www.inpi.fr</a></p> <p>Art. R. 614-3 to 5 Reg.</p>

\* See decision of the President of the EPO: OJ EPO Special Edition No. 3/2007, 7.

Contracting state Central industrial property office	1 Applicant can choose between EPO and national authorities (subject to column 2)	2 Applications which must be filed with national authorities	3 Languages in which European patent applications must or may be filed with national authorities	4 Official language(s)	5 Special features
<p><b>Germany</b> Deutsches Patent- und Markenamt 80297 MÜNCHEN Tel. +49 89 2195-0 Fax +49 89 2195-2221 <a href="http://www.dpma.de">www.dpma.de</a> info@dpma.de</p> <p>Deutsches Patent- und Markenamt Dienststelle Jena 07738 JENA Tel. +49 3641 40-54 Fax +49 3641 40-5690</p> <p>Deutsches Patent- und Markenamt Technisches Informationszentrum Berlin 10958 BERLIN Tel. +49 30 25 992-0 Fax +49 30 25 992-404</p>	<p>Yes</p> <p>Art. II § 4(1) LIPC</p>	<p>Applications which may contain a state secret</p> <p>Art. II § 4(2) LIPC</p>	<p>All the languages pursuant to Art. 14(2) EPC</p>	<p>German</p>	<p>Applications as in column 1 may be filed at the EPO, with the DPMA and its patent information centres in the following towns: Aachen, Bremen, Chemnitz, Dortmund, Dresden, Halle, Hamburg, Ilmenau, Kaiserslautern, Nuremberg, Saarbrücken and Stuttgart.</p> <p>BGBI. 1999 I 648, 2193 BGBI. 2000 I 1416 BGBI. 2001 I 341 BGBI. 2004 I 2599 BGBI. 2009 I 815 Bl.f.PMZ 1999, 169, 325 Bl.f.PMZ 2000, 353 Bl.f.PMZ 2001, 114 Bl.f.PMZ 2004, 478 Bl.f.PMZ 2009, 201</p> <p>In the case of applications as in column 2, the applicant must indicate in an annex that the application may, in the view of the applicant, contain a state secret.</p> <p>Applications may also be filed by facsimile.*</p> <p>Applications may also be filed electronically using the DPMA's free software DPMAdirekt or the DE module (developed for German patent applications) of the EPO's epoline<sup>®</sup> software (see § 2(7) OELDDPMA). Electronic filings can be submitted online or on electronic data carriers.</p> <p>Documents filed electronically must bear an electronic signature compliant with the relevant legislation, or an advanced electronic signature issued by an international industrial-property organisation and processable by the DPMA (§ 2(4) OELDDPMA). More details about the conditions for processing electronic documents (especially the technical requirements, electronic data carriers accepted, data formats and electronic signatures) are given on the DPMA website: <a href="http://www.dpma.de">www.dpma.de</a> (§ 3 OELDDPMA).</p>

\* See decision of the President of the EPO: OJ EPO Special Edition No. 3/2007, 7.

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<p><b>Greece</b> Organismos Viomichanikis Idioktisiastis (OBI) (Industrial Property Organisation (OBI)) 5, Pandanassis st. Paradissos Amarousiou 15125 ATHENS Tel. +30 210 6183508, 6183548 Fax +30 210 6819231 <a href="http://www.obi.gr">www.obi.gr</a> <a href="mailto:info@obi.gr">info@obi.gr</a></p>	<p>Yes</p> <p>Art. 3 Pres. Decr. No. 77/88</p>	<p>A European application must be filed with OBI if the applicant is a Greek citizen and the priority of an earlier Greek application is not claimed.</p> <p>Art. 23(1) Law No. 1733/87 Art. 3(2) Pres. Decr. No. 77/88</p>	<p>All the languages pursuant to Art. 14(2) EPC (see also column 5)</p> <p>Art. 4(1) Pres. Decr. No. 77/88</p>	<p>Greek</p>	<p>Applications may also be filed by facsimile.*</p> <p>European patent applications which are not drafted in an official language of the EPO must be followed by a translation into one of these languages within two months.</p> <p>Art. 4(1) Pres. Decr. No. 77/88</p> <p>European patent applications filed by persons not having their residence or principal place of business in Greece must indicate an address for service in Greece (a national representative to accept correspondence).</p> <p>Art. 4(2) Pres. Decr. No. 77/88</p> <p>Applications under column 2 may not be freely disseminated or utilised without the authorisation of the Minister responsible, which may be regarded as granted 30 days after filing if no provisional order that it be kept secret has been issued, or 125 days after filing if no final secrecy order has been issued. Law No. 4325/1963 gives further details.</p> <p>Art. 19(3) Pres. Decr. No. 77/88</p> <p>Art. 4 Min. Dec. No. 3111/EFA/433 Art. 4(1), (2), 19(3) Pres. Decr. No. 77/88 Law No. 4325/63</p>
<p><b>Hungary</b> Szellemi Tulajdon Nemzeti Hivatala (Hungarian Intellectual Property Office, HIPO) Garibaldi u. 2 1054 BUDAPEST Tel. +36 1 312 44 00 Fax +36 1 474 5534 <a href="http://www.hipo.gov.hu">www.hipo.gov.hu</a> <a href="mailto:sztnh@hipo.gov.hu">sztnh@hipo.gov.hu</a></p>	<p>Yes</p> <p>European divisional applications must be filed directly with the European Patent Office (Art 76(1) EPC).</p> <p>Art. 84/C.(1) PA, Art. 76(1) PromEPC</p>	<p>European patent applications must be filed with the HIPO if the applicant is a Hungarian citizen or has his permanent residence or seat in Hungary, unless they claim the priority of an application filed with the HIPO at least two months previously, which was not classified as state secret by the President of the HIPO.</p> <p>Art. 84/C.(2) PA</p>	<p>All the languages pursuant to Art. 14(2) EPC, provided at least the following is available in Hungarian or one of the EPO's official languages:</p> <p>(a) a mention that a European patent has been requested</p> <p>(b) information enabling the applicant to be identified or contacted</p> <p>Art. 84/C.(3) PA</p>	<p>Hungarian</p>	<p>Filing of applications by facsimile is not allowed.</p> <p>The option of electronic filing was introduced on 1 July 2007. Electronic filings can be submitted online via the HIPO's homepage. It is only accessible in Hungarian under <a href="https://ugyintezes.hipo.gov.hu/eB/ej2/Step1Case1.page">https://ugyintezes.hipo.gov.hu/eB/ej2/Step1Case1.page</a></p>

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<b>Iceland</b> Icelandic Patent Office Engjateigur 3 150 REYKJAVIK Tel. +35 4 580-9400 Fax +35 4 580-9401 <a href="http://www.els.is">www.els.is</a> postur@els.is	Yes          Art. 75(3) PA	-	All the languages pursuant to Art. 14(2) EPC	Icelandic	Applications may also be filed by facsimile.*  The IPO also accepts electronic filing via epoline® Online Filing. Information on how to apply for a smart card accepted by the IPO is available on the IPO website.
<b>Ireland</b> Patents Office Government Buildings Hebron Road KILKENNY Tel. +353 56 7720111 Fax +353 56 7720100 <a href="http://www.patentsoffice.ie">www.patentsoffice.ie</a> patlib@patentsoffice.ie	Yes          Sect. 120(7) PA	-	All the languages pursuant to Art. 14(2) EPC	Irish English	Applications may also be filed by facsimile.*
<b>Italy</b> Ufficio Italiano Brevetti e Marchi (UIBM) Ministero dello Sviluppo Economico Via Molise 19 00187 ROMA Tel. +39 06 4705-5643 Fax +39 06 4705-5632, 4705-5635 <a href="http://www.uibm.gov.it">www.uibm.gov.it</a> contactcenteruibm@ sviluppoeconomico.gov.it	Yes, if priority of an application filed in Italy over 90 days previously is claimed and such application has not been made subject to the official secrets regulations or if the applicant has requested and obtained authorisa- tion from the UIBM for filing abroad          Art. 149 PL	European <b>first applications</b> filed by applicants having a residence or their principal place of business in Italy          Art. 149 PL	All the languages pursuant to Art. 14(2) EPC (see also column 5)	Italian	European patent applications may be filed by post (registered mail with advice of delivery) or handed in to the Chamber of Commerce (Camera di Commercio), Via Capitan Bavastro n. 116, Rome.  European patent applications which are not filed in Italian must be accompanied by an Italian translation of an exhaustive abstract describing the features of the invention and, where appro- priate, by a copy of the drawings. This requirement is <b>waived</b> if priority of an application filed in Italy over 90 days previously is claimed and such application has not been made subject to the official secrets regulations, or if the applicant is <b>not resident</b> in Italy (see column 2).  Art. 149 PL Circular No. 136 of 20.02.79 Art. 7 Min. Decr. No. 33
<b>Latvia</b> Patent Office of the Republic of Latvia Citadeles iela 7(70) 1010 RIGA Tel. +371 6 7099600 Fax +371 6 7099650 <a href="http://www.lrpv.gov.lv">www.lrpv.gov.lv</a> valde@lrpv.gov.lv	Yes          Art. 69(1) PL	n/a	All the languages pursuant to Art. 14(2) EPC          Art. 69(1) PL	Latvian	Filing the applications by facsimile or other electronic media is not allowed.
<b>Liechtenstein</b>	see Switzerland				

\* See decision of the President of the EPO: OJ EPO Special Edition No. 3/2007, 7.



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<b>Netherlands</b> NL Octrooiencentrum (Netherlands Patent Office) P.O. Box 10366 2501 HJ Den Haag Tel. +31 88 602 60 00 Fax +31 88 602 90 24 <i>www.agentschapnl.nl</i> nloctrooiencentrum@ agentschapnl.nl	No  European patent applications must be filed at the EPO.	Applications whose content must be kept secret in the interest of the defence of the Kingdom          Art. 46 PA	n/a	Dutch	Care should be taken not to address European patent applications, which are filed at the branch of the EPO at The Hague, to the NPO. The postal address of the branch of the EPO at The Hague is as follows: "Postbus 5818, 2280 HV RIJSWIJK"
<b>Norway</b> Norwegian Industrial Property Office (NIPO) Patentstyret Postboks 8160 Dep. 0033 OSLO Tel. +47 22 387300 Fax +47 22 387301 <i>www.patentstyret.no</i>	Yes	Patent applications regarding inventions relating to war mate- rial or processes for the manufacture of war material for which the applicant wants protection in Norway, must be filed with the NIPO.       § 3 Defence Act	Norwegian English French German	Norwegian	Applications may also be filed by facsimile. *
<b>Poland</b> Urząd Patentowy RP (Patent Office of the Republic of Poland) Al. Niepodległości 188/192 P.O. Box 203 00-950 WARSZAWA Tel. +48 22 5790000 Fax +48 22 5790001 <i>www.uprp.pl</i>	Yes	If a European patent application has not been filed with the Polish Patent Office before, a Polish national or a Polish legal person having his domicile or busi- ness seat within the territory of the Re- public of Poland is obliged to file it with the PL Patent Office.          Art. 3 § 2 EPAL	All the languages pursuant to Art. 14(2) EPC  If a European patent application is drawn up in a foreign language, it must be accom- panied by a trans- lation into Polish.          Art. 3 EPAL	Polish	Applications may also be filed by facsimile or in an electronic version.  If the application is filed by facsimile, the original copy must be furnished within 30 days of the date on which the transmission by facsimile was effected.*  For <b>European</b> patent applications the PL Patent Office also admits electronic filing.  SMART cards accepted.  Digital certificates issued by the following certification authorities are accepted for EP e-filing by the RO: European Patent Office CA (Pink Roccade) 1.  Server addresses:  <b>PCT</b> PROD: <a href="https://pctsafe.uprp.pl/olf/pctreceiver">https://pctsafe.uprp.pl/olf/pctreceiver</a> DEMO: <a href="https://pctsafe.uprp.pl/demo/olf/pctreceiver">https://pctsafe.uprp.pl/demo/olf/pctreceiver</a>  <b>EP</b> DEMO: <a href="https://eolf.uprp.pl/demo/olf/receiver">https://eolf.uprp.pl/demo/olf/receiver</a> PROD: <a href="https://eolf.uprp.pl/olf/receiver">https://eolf.uprp.pl/olf/receiver</a>  Art. 13 §§ 2 and 3 IPL

\* See decision of the President of the EPO: OJ EPO Special Edition No. 3/2007, 7.

Contracting state Central industrial property office	1 Applicant can choose between EPO and national authorities (subject to column 2)	2 Applications which must be filed with national authorities	3 Languages in which European patent applications must or may be filed with national authorities	4 Official language(s)	5 Special features
<p><b>Portugal</b> Instituto Nacional da Propriedade Industrial (INPI) Campo das Cebolas 1149-035 LISBOA Tel. +351 21 8818100 Fax: +351 21 8869859 <a href="http://www.inpi.pt">www.inpi.pt</a> <a href="mailto:atm@inpi.pt">atm@inpi.pt</a></p>	<p>Yes</p> <p>Art. 76(1) PA</p>	<p>Applicants having their residence or principal place of business in Portugal must file any Euro- pean patent appli- cation with INPI unless claiming the priority of an earlier Portuguese appli- cation.</p> <p>Art. 76(2) PA</p>	<p>All the languages pursuant to Art. 14(2) EPC provided at least the following is available in Portuguese or in one of the EPO's official languages:</p> <p>(a) a mention that a European patent has been requested</p> <p>(b) information enabling the applicant to be identified or contacted</p> <p>(see also column 5)</p> <p>Art. 77(1) PA</p>	<p>Portuguese</p>	<p>Applications may also be filed by facsimile.*</p> <p>A transmittal fee (EUR 20.85) is payable when filing the appli- cation on paper.</p> <p>European patent applications which are not filed in Portuguese must be followed within one month - unless the priority of an earlier Portuguese national filing is claimed - by a translation into Portuguese of the description, claims and abstract, and by a copy of the drawings even if these contain no text for translation.</p> <p>Fees Res. Art. 77(2) PA</p>
<p><b>Romania</b> State Office for Inventions and Trademarks (OSIM) 5, Ion Ghica Street 030044 BUCUREȘTI 3 Tel. +40 21 3060-800, 3060-801, 3060-802, ....., 3060-829 Fax +40 21 3123819 <a href="http://www.osim.ro">www.osim.ro</a> <a href="mailto:office@osim.ro">office@osim.ro</a></p>	<p>Yes</p> <p>European divisional applications must always be filed direct with the EPO (Art. 76(1) EPC).</p> <p>Art. 3 AccEPCLaw</p>	<p>EP applications for inventions made in Romania and with subject-matter of significance for national security must be filed with the OSIM</p> <p>Art. 4(2) AccEPCLaw</p>	<p>All the languages pursuant to Art. 14(2) EPC</p> <p>Art. 4(1) AccEPCLaw</p>	<p>Romanian</p>	<p>Filing the applications by facsimile is not allowed.</p>
<p><b>San Marino</b> Ufficio di Stato Brevetti e Marchi (USBM) Repubblica di San Marino Via 28 Luglio, 212 47893 Borgo Maggiore B4 Rep. San Marino Tel. +378 0549 88 38 59 Fax +378 0549 88 38 56 <a href="http://www.usbm.sm">www.usbm.sm</a> <a href="mailto:info.brevettiemarchi@pa.sm">info.brevettiemarchi@pa.sm</a></p>	<p>Yes</p>	<p>-</p>	<p>All the languages pursuant to Art. 14(2) EPC</p>	<p>Italian</p>	<p>European patent applications may be filed by post or by facsimile* or direct with the USBM.</p>
<p><b>Serbia</b> Intellectual Property Office Knežinj Ljubice 5 11000 BEOGRAD Tel. +381 11 20 25 800 Fax +381 11 311 23 77 <a href="http://www.zis.gov.rs">www.zis.gov.rs</a> <a href="mailto:zis@zis.gov.rs">zis@zis.gov.rs</a></p>	<p>Yes</p> <p>European divisional applications (Art. 76(1) EPC) and new European patent applications referred to in Art. 61(1)(b) EPC must be filed directly with the European Patent Office.</p> <p>Art. 146(4) PL</p>	<p>n/a</p>	<p>All the languages pursuant to Art. 14(2) EPC</p> <p>Art. 146(6) PL</p>	<p>Serbian</p>	<p>Filing the applications by facsimile or other electronic media is not allowed.</p> <p>Art. 20 Rules</p>

\* See decision of the President of the EPO: OJ EPO Special Edition No. 3/2007, 7.



Contracting state Central industrial property office	1 Applicant can choose between EPO and national authorities (subject to column 2)	2 Applications which must be filed with national authorities	3 Languages in which European patent applications must or may be filed with national authorities	4 Official language(s)	5 Special features
<p><b>Spain</b> Oficina Española de Patentes y Marcas Paseo de la Castellana, 75 28071 MADRID Tel. +34 902 157530 Fax +34 91 3495597 <a href="http://www.oepm.es">www.oepm.es</a> <a href="mailto:informacion@oepm.es">informacion@oepm.es</a></p>	<p>Yes</p>	<p>Applicants having their head office, domicile, normal residence or perman- ent place of busi- ness in Spain must file in Spain unless claiming the priority of an earlier Spanish application.</p> <p>Art. 2 RD 2424</p>	<p>Spanish English German French (see also column 5)</p> <p>Art. 3 RD 2424</p>	<p>Spanish</p>	<p>European patent applications which are not filed in Spanish must be accompanied by a translation of the description and claims and, where appropriate, by a copy of the drawings.</p> <p>Applications may also be filed by facsimile.*</p> <p>Applications can be filed online using the ES-EOLF V5.0 software developed on the basis of the EPO's EPOLINE OLF V5.0 software.</p> <p>The main features are:</p> <ul style="list-style-type: none"> <li>- Requirement for electronic signature issued by Fábrica Nacional de Moneda y Timbre</li> <li>- Use of CERES smart card.</li> <li>- Registration with the OEPM</li> </ul> <p>The software can be downloaded at: <a href="ftp://ftp.oepm.es/anon/SoftEpoline/Modulo_Cliente/es_(ep_pct_210_sp4)_12.exe">ftp://ftp.oepm.es/anon/SoftEpoline/Modulo_Cliente/es_(ep_pct_210_sp4)_12.exe</a></p> <p>All the relevant details can be found (in Spanish) at: <a href="https://sede.oepm.gob.es/eSede/es/invenciones/EOLF_Solicitud_Electronica.html">https://sede.oepm.gob.es/eSede/es/invenciones/EOLF_Solicitud_Electronica.html</a></p> <p>Art. 3 RD 2424</p>
<p><b>Sweden</b> Patent- och registreringsverket Box 5055 102 42 STOCKHOLM Tel. +46 8 7822500 Fax +46 8 6660286 <a href="http://www.prv.se">www.prv.se</a> <a href="mailto:prv@prv.se">prv@prv.se</a></p>	<p>Yes</p> <p>§ 80(2) PA</p>	<p>Defence inventions which have been made in Sweden or belong to a person domiciled in Sweden or to a Swedish legal person must be filed at the SE Patent Office or submitted to the Gransknings- nämnden för förs- varsuppfinningar (Defence inventions examination committee).</p> <p>Defence Invention Act</p>	<p>All the languages pursuant to Art. 14(2) EPC</p>	<p>Swedish</p>	<p>Applications may also be filed by facsimile.*</p> <p>The SE Patent Office admits electronic filing by use of epoline® Online Filing.</p> <p>Users of epoline® have to apply for an EPO SmartCard. See <a href="http://www.epo.org/applying/online-services/online-filing.html">www.epo.org/applying/online-services/online-filing.html</a></p>
<p><b>Switzerland / Liechtenstein</b> Swiss Federal Institute of Intellectual Property (IPI) Stauffacherstr. 65/59g 3003 BERN Tel. +41 31 3777777 Fax +41 31 3777778 <a href="http://www.ige.ch">www.ige.ch</a></p>	<p>Yes</p> <p>Art. 115 PO</p>	<p>n/a</p>	<p>All the languages pursuant to Art. 14(2) EPC</p>	<p>Switzerland: German French Italian</p> <p>Liechtenstein: German</p>	<p>Applications may also be filed by facsimile.*</p>

\* See decision of the President of the EPO: OJ EPO Special Edition No. 3/2007, 7.

Contracting state Central industrial property office	1 Applicant can choose between EPO and national authorities (subject to column 2)	2 Applications which must be filed with national authorities	3 Languages in which European patent applications must or may be filed with national authorities	4 Official language(s)	5 Special features
<p><b>Turkey</b> Türk Patent Enstitüsü (Turkish Patent Institute (TPI)) Hipodrom Cad. No: 115 06330 YENIMAHALLE - ANKARA Tel. +90 312 3031000 Fax +90 312 3031220 <a href="http://www.turkpatent.gov.tr">www.turkpatent.gov.tr</a> or <a href="http://www.tpe.gov.tr">www.tpe.gov.tr</a> <a href="mailto:info@turkpatent.gov.tr">info@turkpatent.gov.tr</a></p>	<p>Yes</p> <p>R. 6 RegEPC</p>	<p>Applications relating to inventions which have been made in Turkey and which are of importance for national security</p> <p>R. 6 RegEPC</p>	<p>All the languages pursuant to Art. 14(2) EPC</p> <p>R. 6 RegEPC</p>	<p>Turkish</p>	<p>European patent applications filed by persons not having their resi- dence or principal place of busi- ness in Turkey may file the appli- cation in one of the languages indicated in col. 3, but must indicate an address for service in Turkey.</p> <p>R. 6 RegEPC</p>

\* See decision of the President of the EPO: OJ EPO Special Edition No. 3/2007, 7.





- A. Rights conferred by a European patent application after publication pursuant to Article 93 EPC (Article 67 EPC)**
- B. Translations for obtaining provisional protection pursuant to Article 67(3) EPC**

**III.**

Under Article 67(1) EPC, from the date of its publication a European patent application provisionally confers on the applicant such protection as is conferred by Article 64 EPC in the contracting states designated in the application as published, i.e. the same rights as would be conferred by a national patent granted in those states.

Pursuant to Article 67(2) EPC, however, contracting states may confer protection which is less than that referred to in Article 64 EPC. That protection may not, though, be less than that which would result from publication of an unexamined national patent application. The applicant must at least be given the right to claim compensation reasonable in the circumstances from an unauthorised user.

A further exception to the basic rule in Article 67(1) EPC is laid down in Article 67(3) EPC regarding the date from which provisional protection is effective.

Under that provision any contracting state which does not have as an official language the language of the proceedings may prescribe that provisional protection 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:

- (a) 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.

No time limits are prescribed for filing the above-mentioned translations in the contracting states: provisional protection in the individual contracting states becomes effective only when the conditions referred to in Article 67(3) EPC have been fulfilled.

Contracting state	1 Provisional protection under Art. 67 EPC	2 Rights conferred	3 Translation of the claims necessary pursuant to Art. 67(3) EPC?	4 When does the right referred to in column 1 arise if a translation pursuant to Art. 67(3) EPC is necessary?
<b>Albania</b>	Relevant legal provisions are not yet in force.			
<b>Austria</b>	Yes (Art. 67(2) EPC)  § 4(1) ILPT	Compensation reasonable in the circumstances  § 4(1) ILPT	Yes  § 4(2) ILPT	When the translation of the claims is made available to the public in accordance with table III.B, column 5, or communicated to the user  § 4(2) ILPT
<b>Belgium</b>	Yes (Art. 67(2) EPC)  Art. 2(3) Law of 21.4.07* Art. 3(3) Law of 8.7.77**	Compensation reasonable in the circumstances  Art. 2(3) Law of 21.4.07* Art. 3(3) Law of 8.7.77**	Yes  Art. 2(3) Law of 21.4.07* Art. 3(3) Law of 8.7.77**	When the translation of the claims is made available to the public in accordance with table III.B, column 5, or communicated to the user  Art. 2(3) Law of 21.4.07* Art. 3(3) Law of 8.7.77**
<b>Bulgaria</b>	Yes (Art. 67(2) EPC)  Art. 72b(3), 18 PL	Compensation reasonable in the circumstances  Art. 72b(3), 18(3) PL	Yes  Art. 72b(2) PL	When the mention of the filing of the translation has been published in the official bulletin  Art. 72b PL
<b>Croatia</b>	Yes (Art. 67(1) EPC)  Art. 108.d(2) PA	Damages in accordance with the general rules for compensation of damage  Art. 60(1) PA	Yes  Art. 108.d(2) PA	When the translation of the claims is communicated to the user  Art. 108.d(2) PA
<b>Cyprus</b>	Yes (Art. 67(1) EPC)  Sect. 28(1) PL	Reasonable compensation, possibly interlocutory remedies and invalidation. The court hearing the infringement action can stay proceedings until the patent is granted.  Sect. 28(2), 61(2), 72(1) PL	Yes  Sect. 65 PL	When the translation of the claims is made available to the public in accordance with table III.B, column 5, or communicated to the user  Sect. 65 PL
<b>Czech Republic</b>	Yes (Art. 67(2) EPC)  § 35a(4), 11(3) PA	Compensation reasonable in the circumstances  § 35a(4), 11(3) PA	Yes  § 35a(4) PA	When the translation of the claims is made available to the public in accordance with table III.B, column 5, and notice of the fact is published in Věstník Úřadu průmyslového vlastnictví (Bulletin of the CZ Industrial Property Office)  § 35a(4) PA
<b>Denmark</b>	Yes (Art. 67(2) EPC)  § 83 PA	Compensation reasonable in the circumstances  § 58(2), 83(2) PA	Yes  § 83(1) PA	When the translation of the claims is made available to the public in accordance with table III.B, column 5  § 83(2) PA

\* European patent applications filed on or after 13 December 2007

\*\* European patent applications filed before 13 December 2007

Contracting state	1 Provisional protection under Art. 67 EPC	2 Rights conferred	3 Translation of the claims necessary pursuant to Art. 67(3) EPC?	4 When does the right referred to in column 1 arise if a translation pursuant to Art. 67(3) EPC is necessary?
<b>Estonia</b>	Yes  § 6 IA § 18 PA	Injunction; administrative or criminal liability; damages  § 6 IA §§ 52, 53 PA	Yes  § 6 IA	When the translation of the claims is made available to the public in accordance with table III.B, column 5, or communicated to the user  § 6 IA
<b>Finland</b>	Yes (Art. 67(2) EPC)  § 70n PA	Damages; compensation reasonable in the circumstances  § 58, 70n PA	Yes  § 70n PA	When the translation of the claims is made available to the public in accordance with table III.B, column 5, and notice of the fact is published in Patentilehti (Finnish Patent Bulletin)  § 70n PA
<b>Former Yugoslav Republic of Macedonia</b>	Yes	Damages in accordance with the general rules for compensation of damage  Art. 291, 294, 295, 296 PL	Yes  Art. 122(2), (3) PL	When the translation of the claims is communicated to the user
<b>France</b>	Yes (Art. 67(1) EPC)  Art. L. 614-9 PL	Damages; possibly seizure of the articles infringing the patent application; the court hearing the infringement action stays proceedings until the patent is granted.  Art. L. 614-9, L. 613-3 to L. 613-7, L. 615-4 and L. 615-5 PL	Yes  Art. L. 614-9 PL	When the translation of the claims is made available to the public in accordance with table III.B, column 5, or communicated to the user  Art. L. 614-9 PL Art. R. 614-11 Reg.
<b>Germany</b>	Yes (Art. 67(2) EPC)  Art. II § 1(1) LIPC	Compensation reasonable in the circumstances  Art. II § 1(1) LIPC	Yes  Art. II § 1(2) LIPC	When the translation of the claims is made available to the public in accordance with table III.B, column 5, or communicated to the user  Art. II § 1(2) LIPC
<b>Greece</b>	Yes (Art. 67(1) EPC)  Art. 23(2) Law No. 1733/87 Art. 10 Pres. Decr. No. 77/88	Damages; possibly seizure of the articles infringing the patent application; the court hearing the infringement action can stay decisions until the patent is granted.  Art. 17(3) Law No. 1733/87	Yes  Art. 23(3) Law No. 1733/87 Art. 10 Pres. Decr. No. 77/88	When the translation of the claims is made available to the public in accordance with table III.B, column 5  Art. 10, 10a Pres. Decr. No. 77/88



<b>Contracting state</b>	<b>1 Provisional protection under Art. 67 EPC</b>	<b>2 Rights conferred</b>	<b>3 Translation of the claims necessary pursuant to Art. 67(3) EPC?</b>	<b>4 When does the right referred to in column 1 arise if a translation pursuant to Art. 67(3) EPC is necessary?</b>
<b>Italy</b>	Yes (Art. 67(1) EPC)  Art. 54 PL	Damages; possibly description and seizure of the articles infringing the patent application and anything used in the making thereof  Art. 124, 126, 128, 129, 130, 131 PL	Yes  Art. 54 PL	When the translation of the claims is made available to the public in accordance with table III.B, column 5, or communicated to the user  Art. 54 PL
<b>Latvia</b>	Yes (Art. 67(1) EPC)  Art. 70 PL	Compensation reasonable in the circumstances  Art. 18(2) PL	Yes  Art. 70(2) PL	When the translation of the claims is communicated to the user or is made available to the public in accordance with Part III.B, column 5  Art. 70(2)(3) PL
<b>Liechtenstein</b>	see Switzerland			
<b>Lithuania</b>	Yes (Art. 67(3)(a) EPC)  Art. 78(2) PL	Compensation reasonable in the circumstances  Art. 52(1) PL	Yes  Art. 78(2) PL	Date of publication of translation of the claims in the official bulletin  Art. 78(2) PL
<b>Luxembourg</b>	Yes (Art. 67(2) EPC)  Art. 3(1) Law of 27.5.77	Compensation reasonable in the circumstances  Art. 3(2) Law of 27.5.77	Yes  Art. 4(1) Law of 27.5.77	When the translation of the claims is made available to the public in accordance with table III.B, column 5, or communicated to the user  Art. 92(1) PL
<b>Malta</b>	Yes (Art 67(1) EPC)  Art. 28 PA 2000 R. 6(2) L.N. 99/2007	The same rights as national applications  Art. 27 PA 2000 R. 6(2) L.N. 99/2007	No	n/a
<b>Monaco</b>	Yes (Art. 67(1) EPC)  Art. 2 SO No. 10.427	Damages and possibly fine; possibly seizure of the articles infringing the patent application  Art. 44, 45, 48, 50 PA	Yes  Art. 2(2) SO No. 10.427	When the translation of the claims is communicated to the user. (The translation is to be sent only to the alleged infringer and not to the MC Patent Office.)  Art. 2(2) SO No. 10.427
<b>Netherlands</b>	Yes (Art. 67(2) EPC)  Art. 72(1), (2) PA	Compensation reasonable in the circumstances  Art. 72(1), (2) PA	Yes  Art. 72(3) PA	30 days after notification of the applicant's rights (writ) has been served on the user; this writ must be accompanied by the Dutch translation of the claims or else indicate that the translation has been entered in the patent register.  Art. 72(3) PA
<b>Norway</b>	Yes  § 66g PL	Compensation most favourable for applicant (§ 58(1)(a)-(c) PL)  §§ 66g(2), 58(1) and (2) PL	Yes  § 66g (1) PL	When the translation of the claims is made available to the public in accordance with table III.B, column 5  § 66g (2) PL

Contracting state	1 Provisional protection under Art. 67 EPC	2 Rights conferred	3 Translation of the claims necessary pursuant to Art. 67(3) EPC?	4 When does the right referred to in column 1 arise if a translation pursuant to Art. 67(3) EPC is necessary?
Poland	<p>Yes (Art. 67(2) EPC)</p> <p>Art. 4 § 2 EPAL Art. 287 IPL</p>	<p>Cessation of the infringement, redress of its consequences, surrender of the unlawfully obtained profits and in case of culpable infringement:</p> <ul style="list-style-type: none"> <li>- compensation for damages in accordance with the general principles of law, or</li> <li>- payment of a sum of money equal to the licence fee, or other suitable payment, provided that the right holder consents to the use of the invention.</li> </ul> <p>The right holder may demand the publication of part or all of the judicial decision.</p> <p>If the infringement was unintentional, judicial authorities may order pecuniary compensation to be paid to the injured party where redress of the consequences would cause disproportionate harm and where pecuniary compensation to the injured party appears reasonably satisfactory.</p> <p>Art. 287 IPL</p>	<p>Yes</p> <p>Art. 4 § 2 EPAL</p>	<p>When the translation of the claims is made available to the public in accordance with table III.B, column 5, and notice of the fact is published in Biuletyn Urzędu Patentowego (Bulletin of the PL Patent Office)</p> <p>Art. 4 § 2 EPAL</p>



Contracting state	1 Provisional protection under Art. 67 EPC	2 Rights conferred	3 Translation of the claims necessary pursuant to Art. 67(3) EPC?	4 When does the right referred to in column 1 arise if a translation pursuant to Art. 67(3) EPC is necessary?
<b>Slovakia</b>	Yes (Art. 67(3)(a) EPC)  § 60(3) PA	As from the day on which the translation of the patent claims is made available to the public, the European patent applicant has the same rights as an applicant for a national (Slovak) patent application, provided that a European patent is granted with effects in the Slovak Republic.  § 15(1) and 60(3) PA	Yes  § 60 PA	When the translation of the claims is made available to the public, and notice to this effect is published in the Official Journal  § 60(3) PA
<b>Slovenia</b>	Yes (Art. 67(2) EPC)  Art. 26(2), 122(4) IPA	Compensation reasonable in the circumstances; action may only be brought after grant of a patent.  Art. 122(4) IPA	Yes  Art. 26(2) IPA	When the translation of the claims is communicated to the user  Art. 26(2) IPA
<b>Spain</b>	Yes (Art. 67(2) EPC)  Art. 59 PL Art. 5 RD 2424	Compensation reasonable in the circumstances  Art. 59 PL	Yes  Art. 5 RD 2424	When the translation of the claims is made available to the public in accordance with table III.B, column 5  Art. 5 RD 2424
<b>Sweden</b>	Yes (Art. 67(2) EPC)  § 88(2) PA	Compensation reasonable in the circumstances  § 58, 87, 88(2) PA	Yes  § 88(1) PA	When the translation of the claims is made available to the public in accordance with table III.B, column 5, and notice of the fact is published in the Swedish Patent Bulletin  § 88(2) PA
<b>Switzerland / Liechtenstein</b>	Yes (Art. 67(2) EPC)  Art. 111 PA	Damages; action may only be brought after grant of the patent.  Art. 111(2), 73(3) PA	No	n/a
<b>Turkey</b>	Yes (Art. 67(3) EPC)  R. 8 RegEPC	Damages; possibly seizure of the articles infringing the patent application  Art. 137 DL No. 551	Yes  R. 9 RegEPC	When the translation of the claims is made available to the public in accordance with table III.B, column 5, or communicated to the user  R. 8 RegEPC
<b>United Kingdom</b>	Yes (Art. 67(1) EPC)  Sect. 78(1), (2), (3)(d), 69 PA	Damages; court proceedings may only be brought after grant of the patent  Sect. 69 PA (see also Sect. 62 PA regarding innocent infringers)	Yes  Sect. 78(7), (8) PA R. 56 PR	When the translation of the claims is made available to the public in accordance with table III.B, column 5, or communicated to the user  Sect. 78(7) PA

Extension state	1 Provisional protection under Art. 67 EPC	2 Rights conferred	3 Translation of the claims necessary pursuant to Art. 67(3) EPC?	4 When does the right referred to in column 1 arise if a translation pursuant to Art. 67(3) EPC is necessary?
<b>Albania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 May 2010.</b> )	Yes  Art. 4(1) Ext. Reg.	Compensation reasonable in the circumstances  Art. 27 PL	Yes  Art. 4(2) Ext. Reg.	When the translation of the claims is communicated to the person using the invention in Albania and made available to the public in accordance with Part III.B, column 5  Art. 4(2) Ext. Reg.
<b>Bosnia and Herzegovina</b>	Yes  Art. 4(2) Ext. Agr. Annex Art. 87(2) PL	Compensation reasonable in the circumstances; action may only be brought after grant of a patent  Art. 69(1) PL	Yes  Art. 4(2) Ext. Agr. Annex Art. 87(2) PL	When the translation of the claims is communicated to the user  Art. 4(2) Ext. Agr. Annex Art. 87(2) PL
<b>Croatia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2008.</b> )	Yes  Art. 102(2) PA	Damages in accordance with the general rules for compensation of damage  Art. 60(1) PA	Yes  Art. 102(2) PA	When the translation of the claims is communicated to the user  Art. 102(2) PA
<b>Former Yugoslav Republic of Macedonia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2009.</b> )	Yes  Art. 4(2) Ext. Reg.	Damages in accordance with the general rules for compensation of damage  Art. 201, 202, 203, 204 PL	Yes  Art. 4(2) Ext. Reg.	When the translation of the claims is communicated to the user  Art. 4(2) Ext. Reg.
<b>Latvia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 July 2005.</b> )	Yes  R. 2 Transitional provisions of the PL	Compensation reasonable in the circumstances  R. 2 Transitional provisions of the PL § 70(2), 18(2), 18(3) PL	Yes  R. 2 Transitional provisions of the PL 70(2), (3) PL	When the translation of the claims is communicated to the user or is made available to the public in accordance with Part III.B, column 5  R. 2 Transitional provisions of the PL § 70(2) PL
<b>Lithuania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 December 2004.</b> )	Yes  Art. 70(2) PL	Compensation reasonable in the circumstances  Art. 52(1) PL	Yes  Art. 70(2) PL	When the translation of the claims is communicated to the user  Art. 70(2) PL





Contracting state	1 Must a national professional representative be appointed?	2 (a) Special fee payable? (b) If so, when due	3 Language(s) in which the translation must be filed	4 (a) Must a form be used? (b) No. of copies to be filed
<b>Albania</b>	Relevant legal provisions are not yet in force.			
<b>Austria</b>	<p>Yes; attorney at law, patent attorney or notary authorised to represent parties on a professional basis in Austria.</p> <p>However, if the residence or place of business is in the EEA, a person authorised to accept service who is a resident of Austria may be appointed instead.</p> <p>§ 24 ILPT § 21(4) PA</p>	<p>(a) EUR 180 (including EUR 30 document fees) plus EUR 130 for every 15 pages following the 16th page of the translation (see also column 7)</p> <p>(b) Date on which translation is filed</p> <p>The translation is not published until the fee has been paid.</p> <p>§ 4(2) ILPT §§ 8, 27(2) LPOF</p>	<p>German</p> <p>§ 4(2) ILPT</p>	<p>(a) No (b) 1</p>
<b>Belgium</b>	<p>Yes, in the case of natural or legal persons having neither a residence nor their actual place of business in a member state of the EU.</p> <p>Natural or legal persons obliged or wishing to be represented in patent matters before the OPRI by a third party must use a professional representative (authorised to act before the OPRI or, in a member state of the EU, a legal practitioner).</p> <p>Natural or legal persons having their residence or an actual place of business in a member state of the EU may be represented in patent matters before the OPRI by an employee, who need not be a professional representative but must be authorised. In patent matters, a professional representative may only act before the OPRI through one of his employees if that employee is himself a professional representative.</p> <p>Art. 55, 57, 58, 60 PA</p>	<p>(a) No (b) n/a</p>	<p>French, Dutch or German</p> <p>(with regard to European patent applications filed before 13 December 2007 in German, see OJ EPO 1999, 320)</p> <p>Art. 2(3) Law of 21.4.07* Art. 3(3) Law of 8.7.77**</p>	<p>(a) No (b) 1</p> <p>Art. 3(1) RD of 5.12.07* Art. 4(1) RD of 27.2.81**</p>

\* European patent applications filed on or after 13 December 2007

\*\* European patent applications filed before 13 December 2007

<p style="text-align: center;"><b>5</b> Manner and form in which the translation is made available to the public</p>	<p style="text-align: center;"><b>6</b> Correction of translation (a) permitted? (b) Special fee payable?</p>	<p style="text-align: center;"><b>7</b> Special features</p>
<p>Inspection in reading room Copies available</p> <p>§ 3(1) ILPT</p>	<p>(a) Yes (b) Yes, as in column 2</p> <p>§ 6(2)-(4) ILPT § 8 LPOF</p>	<p>The publication fee is deemed to have been paid only when proof of payment has duly been provided.</p> <p>§ 30 LPOF § 8(5) POR</p>
<p>Bibliographic data relating to filed translations may be inspected in the Belgian Patent Database, accessible via the OPRI website (<a href="http://www.economie.fgov.be/opri-die.htm">www.economie.fgov.be/opri-die.htm</a>).</p> <p>Translations filed with the OPRI are available in full in the EPATRAS database, accessible via the OPRI website (<a href="http://www.economie.fgov.be/opri-die.htm">www.economie.fgov.be/opri-die.htm</a>) or the website <a href="http://epatras.economie.fgov.be">http://epatras.economie.fgov.be</a>.</p> <p>Inspection in reading room Copies available</p> <p>Art. 2(3) Law of 21.4.07* Art. 3 RD of 5.12.07* Art. 3(3) Law of 8.7.77** Art. 4 RD of 27.2.81**</p>	<p>(a) Yes (errors of transcription) (b) No</p> <p>Art. 6 RD of 5.12.07* Art. 7 RD of 27.2.81**</p>	<p>The translation must contain the EP application's file number and date of filing and its publication number and date, the name of the applicant and a translation of the title of the invention.</p> <p>Art. 7 RD of 5.12.07</p>

\* European patent applications filed on or after 13 December 2007

\*\* European patent applications filed before 13 December 2007

Contracting state	1 Must a national professional representative be appointed?	2 (a) Special fee payable? (b) If so, when due	3 Language(s) in which the translation must be filed	4 (a) Must a form be used? (b) No. of copies to be filed
<b>Bulgaria</b>	Yes  Applicants with no permanent address or principal place of business in the Republic of Bulgaria are required to act in proceedings before the BG Patent Office through local industrial property representatives.  Art. 3(2) PL	(a) For the publication of the mention of the filing of the translation: BGN 50  (b) No mention of the filing of the translation is published in the official bulletin until the fee for publication has been paid.  Art. 72b(2) PL	Bulgarian          Art. 72b(2) PL	(a) No (b) 3          Art. 72b(2) PL
<b>Croatia</b>	No	(a) No  (b) n/a	Croatian	(a) n/a (b) n/a
<b>Cyprus</b>	Yes  Applicants with neither residence nor principal place of business in Cyprus must appoint a professional representative resident in Cyprus.  Sect. 79(2) PL	(a) EUR 100  (b) Mention of the filing of the translation is not published until the fee has been paid.  R. 53(1) PFR	Greek          R. 53(2) PFR	(a) Yes, Form P.18 (b) 2          R. 53 PFR
<b>Czech Republic</b>	Yes  Applicants with neither residence nor principal place of business on the territory of the Czech Republic should be represented by a patent attorney or a legal practitioner. It is not strictly required in the case of EU citizens; an address for correspondence in the Czech Republic must be given.  § 70 PA Act No. 417/2004 Coll. on Patent Attorneys Act No. 85/1996 Coll. on the Legal Profession	(a) CZK 500  (b) Date on which translation is filed  The translation is not published until the fee has been paid.  § 35a(4) PA	Czech          § 35a(4) PA	(a) No (b) 1
<b>Denmark</b>	No	(a) No  (b) n/a	Danish          § 83(1) PA	(a) No (but recommended) (b) 1

5 Manner and form in which the translation is made available to the public	6 Correction of translation (a) permitted? (b) Special fee payable?	7 Special features
<p>Making available of the translation of the claims by the BG Patent Office (inspection in the Patent Library)</p> <p>Mention of the filing of the translation in the official bulletin</p> <p>Copies available</p> <p>Art. 72b(2) PL</p>	<p>(a) Yes</p> <p>(b) Fee for publication of the mention of the correction in the official bulletin: BGN 50</p> <p>Art. 72d(3) PL</p>	<p>Corrections concerning the claims of a European patent application must be made available to the public by the BG Patent Office at the same time as the mention in the Bulletin is published, and have effect with respect to third parties as of the publication date of the mention.</p> <p>The translation of the claims must be accompanied by a translation of the bibliographic data of the European patent application (name and address of the applicant, title of the invention, the EP application and publication numbers, number and date of European Patent Bulletin).</p> <p>Art. 72b(2), 72d(3)(4) PL</p>
n/a	<p>(a) Yes</p> <p>(b) No</p>	<p>The translation is to be notified to the alleged infringer.</p> <p>Art. 108.d(2) PA</p>
<p>Mention in the official gazette</p> <p>Copies available</p> <p>Inspection in reading room</p> <p>R. 53(5) PFR</p>	<p>(a) Yes (Form P.5)</p> <p>(b) EUR 100</p> <p>Sect. 67 PL R. 6(2), 13(1) PFR</p>	<p>Proof of payment of the fee must be submitted with the translation.</p> <p>R. 53(1) PFR</p> <p>The EP application and publication number, the name and address of the applicant and the title of the invention must be submitted with the translation. Where a priority is claimed the relevant particulars must be stated.</p> <p>R. 53(2) PFR</p> <p>The filing of the translation is recorded in the Record Book, vol. B Part B.</p> <p>R. 53(4) PFR</p>
<p>Mention in the "Věstník Úřadu průmyslového vlastnictví" (Bulletin of the CZ Industrial Property Office)</p> <p>Inspection in reading room</p> <p>Copies available</p> <p>§ 35a(4) PA</p>	<p>(a) Yes</p> <p>(b) CZK 500</p> <p>§ 35a(6) PA</p>	<p>The translation must contain</p> <ul style="list-style-type: none"> <li>- the name and address of the applicant</li> <li>- the EP application and publication number</li> <li>- the title of the invention in Czech.</li> </ul>
<p>Mention in "Dansk Patenttidende" (Danish Patent Gazette)</p> <p>Internet</p> <p>Inspection in reading room</p> <p>Copies available</p> <p>§ 83(1) PA §§ 98, 99 PO</p>	<p>(a) Yes</p> <p>(b) No</p> <p>§ 86 PA</p>	<p>The EP application number and the name and address of the applicant must be given with the translation. Otherwise the translation is deemed not to have been filed.</p> <p>§ 97 PO</p>

Contracting state	1 Must a national professional representative be appointed?	2 (a) Special fee payable? (b) If so, when due	3 Language(s) in which the translation must be filed	4 (a) Must a form be used? (b) No. of copies to be filed
<b>Estonia</b>	No, but it is recommended (see also column 7).  § 19 REP	(a) EUR 31.95 (b) Date on which translation is filed  § 6 IA § 168(1) FA	Estonian  § 6 IA	(a) No (see also column 7) (b) 2  § 20(4) REP
<b>Finland</b>	No	(a) No (b) n/a	Finnish  If the applicant's own language is Swedish the translation may be filed in Swedish. The translation must be certified by the applicant, his representative or the translator.  § 70n PA § 62 POR	(a) No (b) 1
<b>Former Yugoslav Republic of Macedonia</b>	Yes, for foreign applicants	(a) No (b) n/a	Macedonian	(a) No (b) 2

5 Manner and form in which the translation is made available to the public	6 Correction of translation (a) permitted? (b) Special fee payable?	7 Special features
<p>Mention in "Eesti Patendileht" (Official Gazette)</p> <p>Inspection at the Estonian Intellectual Property and Technology Transfer Centre</p> <p>Copies available</p> <p>§ 6 IA § 23 REP</p>	<p>(a) Yes (b) No</p> <p>§ 9 IA</p>	<p>A request for publication and proof of payment of the fee must be submitted with the translation.</p> <p>The following information must be given in the request:</p> <ul style="list-style-type: none"> <li>- European application number;</li> <li>- European application date;</li> <li>- any priority data, if applicable;</li> <li>- the IPC;</li> <li>- the title of the invention;</li> <li>- the applicant's name and address;</li> <li>- the representative's name and address for service, if applicable.</li> </ul> <p>Translations may also be filed by a common representative, if any, or authorised professional representative before the EPO. A duly authorised professional representative or common representative before the EPO is not required to file a new authorisation.</p> <p>A power of attorney must be submitted with the translation, when the translation is filed by the Estonian patent attorney. The Office accepts an Estonian patent attorney whose name is entered in the State Register of Patent Attorneys as specialising in the legal protection of inventions and layout designs of integrated circuits.</p> <p>If the translation does not comply with the requirements, an Estonian patent attorney must be appointed to submit the corrections.</p> <p>The translation is not deemed to have been filed until all the requirements have been met.</p> <p>§§ 19 to 22 REP</p>
<p>Published in electronic form</p> <p>Copies available</p> <p>Mention in "Patentilehti" (Finnish patent bulletin)</p> <p>Entry in a separate diary, open to the public</p> <p>§ 70n PA §§ 52t, 52x PD</p>	<p>(a) Yes (b) No</p> <p>§ 70q PA</p>	<p>The EP application number and the name and address of the applicant must accompany the translation. Otherwise the translation is deemed not to have been filed.</p> <p>§ 52v PD</p>
<p>Translation and any corrections published in the official gazette on CD-ROM</p>	<p>(a) Yes (b) No</p>	<p>The translation is to be filed with SOIP and also to be notified to the alleged infringer.</p>

Contracting state	1 Must a national professional representative be appointed?	2 (a) Special fee payable? (b) If so, when due	3 Language(s) in which the translation must be filed	4 (a) Must a form be used? (b) No. of copies to be filed
<b>France</b>	No, but it is recommended that an address for service in France be given.  The authorised professional representative before the EPO is not required to file a new authorisation.	(a) EUR 35  (b) Date on which translation is filed (see also column 7)          Art. R. 614-11 and R. 614-18 Reg. Fees Ord. of 24.4.08	French          Art. L. 614-9 PL	(a) No (b) 1          INPI Notice in PIBD 1995 IV 128
<b>Germany</b>	No	(a) EUR 60  (b) Within three months of receipt of the request for publication          Art. II § 2(1) LIPC § 6(1) LPF No. 313800 Fees Schedule LPF	German          Art. II § 1(2) LIPC	(a) Yes, EPA/DPMA 110 (see also column 7) (b) 1          §§ 1, 2 Publ. Reg.



Contracting state	1 Must a national professional representative be appointed?	2 (a) Special fee payable? (b) If so, when due	3 Language(s) in which the translation must be filed	4 (a) Must a form be used? (b) No. of copies to be filed
<b>Greece</b>	<p>Yes</p> <p>Applicants with neither residence nor principal place of business in Greece must appoint a representative for service (any natural person or any attorney) resident in Greece.</p> <p>Art. 19(3) Pres. Decr. No. 77/88</p>	<p>(a) EUR 100</p> <p>(b) Date on which translation is filed with the OBI</p> <p>Mention of the filing of the translation is published only when the fee has been paid.</p> <p>Art. 9(1) Pres. Decr. No. 77/88 Dec. of 10.2.2012</p>	<p>Greek</p> <p>The translation must be certified by a Greek legal practitioner or by an authority empowered to do so (i.e. the Translation Service of the Ministry of Foreign Affairs at 10 Arionos Street, Athens, or any Greek Consulate abroad).</p> <p>Art. 23(5) Law No. 1733/87 Art. 9(2) Pres. Decr. No. 77/88</p>	<p>(a) Yes (<a href="http://www.obi.gr/obi/Portals/0/ImagesAndFiles/Files/Forms/obi-a03.doc">www.obi.gr/obi/Portals/0/ImagesAndFiles/Files/Forms/obi-a03.doc</a>)</p> <p>(b) 2 see also column 7</p> <p>Art. 9(1), (3) Pres. Decr. No. 77/88</p>
<b>Hungary</b>	<p>Foreign applicants whose permanent residence or seat is not in the territory of the EEA must appoint a professional representative who is entitled to act before the HIPO.</p> <p>This professional representative does not have to be a national professional representative but must be domiciled in the EEA.</p> <p>Art. 51.(1), (4) PA</p>	<p>(a) HUF 23 500 plus HUF 3 500 for the sixth and each subsequent page of the translation</p> <p>(b) Within two months of filing the request for publication of the mention in the official gazette of the HIPO</p> <p>If the fee for publishing the claims is not paid at the time the request is filed, the HIPO invites the applicant to remedy the deficiency within the set time limit. If this time limit is not observed, the request is deemed to have been withdrawn.</p> <p>Art. 84/E.(2)-(6) PA Art. 4.(1) FeeDecr</p>	<p>Hungarian</p> <p>Art. 84/E.(1) PA</p>	<p>(a) No</p> <p>(b) 1</p> <p>Art. 10.(3) PForm</p>
<b>Iceland</b>	<p>Yes, an applicant who is not domiciled in Iceland must have an agent, residing in the EEA.</p> <p>Art. 12 PA</p>	<p>(a) No</p> <p>(b) n/a</p>	<p>Icelandic</p> <p>Art. 83(1) PA</p>	<p>(a) No</p> <p>(b) 1</p>

5 Manner and form in which the translation is made available to the public	6 Correction of translation (a) permitted? (b) Special fee payable?	7 Special features
<p>Mention in EDBI</p> <p>Inspection in reading room</p> <p>Copies available</p> <p>Art. 9(5) Pres. Decr. No. 77/88</p>	<p>(a) Yes</p> <p>The issue number and the date of the first publication in EDBI must be indicated.</p> <p>(b) No</p> <p>Art. 13(4) Pres. Decr. No. 77/88</p>	<p>The EP application and publication numbers, the applicant's name and address and the title of the invention in Greek must be submitted with the translation.</p> <p>The translation and the attached documents must be presented to the OBI in accordance with the provisions of Min. Dec. No. 15928/EFA/1253, which correspond to Rules 46 and 49 EPC.</p> <p>The filing of the translation is registered in the Register Book (Volume B).</p> <p>The provisional protection provided for under Art. 10 Pres. Decr. No. 77/88 does not take effect if the European patent has been revoked or limited after opposition, limitation or revocation proceedings before the EPO.</p> <p>Art. 9(2), (4), 10, 10a Pres. Decr. No. 77/88</p>
<p>Mention in the official gazette of the HIPO, the "Szabadalmi Közlöny és Védjegyterjesztő" (Gazette of Patents and Trademarks)</p> <p>The HIPO keeps a separate record of European patent applications on which provisional protection has been conferred.</p> <p>Available for inspection; copies available upon payment of a fee</p> <p>Publication of the translation and any corrections on the internet</p> <p>Art. 53.(3), 84/E.(1), (7) and (8) PA Art. 17 FeeDecr</p>	<p>(a) Yes</p> <p>(b) HUF 23 500 plus HUF 3 500 for sixth and each subsequent page of the translation</p> <p>Art. 84/K.(1) to (3) PA Art. 12.(1) to (3) PForm Art. 4.(3) FeeDecr</p>	<p>The claims must be translated in accordance with the detailed formal requirements set out in PForm.</p> <p>The translation of the claims (and any request for its correction) may also be filed electronically.</p> <p>Art. 53/D.(2)(b) and (d), 84/E.(3) PA Art. 2.(2)-(5) and 10.(3) PForm</p>
<p>Mention in "ELS-tíðindi" (Icelandic Patent Gazette)</p> <p>Inspection in reading room</p> <p>Copies available</p> <p>Art. 83(1) PA Art. 57, 81 PR</p>	<p>(a) Yes</p> <p>(b) No</p> <p>Art. 86 PA</p>	<p>The translation referred to in Art. 83 of the Patents Act must be accompanied by the application number and the applicant's name and address, otherwise it will be deemed not to have been submitted.</p> <p>Art. 57 PR</p>

Contracting state	1 Must a national professional representative be appointed?	2 (a) Special fee payable? (b) If so, when due	3 Language(s) in which the translation must be filed	4 (a) Must a form be used? (b) No. of copies to be filed
Ireland	No, but recommended (see also column 7)  R. 92, 93(1) PR SI No.141 of 2006	(a) EUR 35 (b) Date on which translation is filed  R. 84 PR Schedule I Fees Rules	English (see also column 7)  Sect. 120(6) PA	(a) No (b) 1
Italy	No, but an address for service in Italy must be given.	(a) EUR 40 (see column 7) (b) Date on which translation is filed (see column 7)	Italian  Art. 54 PL	(a) Yes - in triplicate (if acknowledgement of receipt is required: in quadruplicate) (b) 1
Latvia	Yes  Applicants with neither residence nor principal place of business in Latvia must appoint a registered professional representative.  Art. 26(1) PL	(a) LVL 25 <b>as of 1.1.2014:</b> 35.57 EUR (b) Date on which translation is filed  The translation is not published until the fee has been paid.  Art. 71(2)(6) PL	Latvian  Art. 71(2) PL	(a) Yes (b) 1
Liechtenstein	see Switzerland			
Lithuania	Yes  Legal or natural persons who have no residence, permanent place of business, registered branch or representative office in Lithuania, in the EEA or in an EPC contracting state must appoint a patent attorney who has been entered on the List of Patent Attorneys of Lithuania.	(a) Publication fee: LTL 160 plus LTL 50 for the 16th and each subsequent claim. (b) Date on which translation is filed  The translation is not published until the fee has been paid.  Art. 78(2) PL	Lithuanian  Art. 78(2) PL	(a) No (b) 2
Luxembourg	No  Art. 93 PL	(a) EUR 14 (b) Date on which translation is filed  Art. 2(3) Reg. of 9.5.78	French or German  Art. 92(2) PL	(a) No (b) 1  Art. 2 Reg. of 9.5.78

5 Manner and form in which the translation is made available to the public	6 Correction of translation (a) permitted? (b) Special fee payable?	7 Special features
Inspection at the Patents Office Copies available  Sect. 2, 100(3), 120(6) PA R. 65 PR Schedule I Fees Rules	(a) Yes (b) Yes, as in column 2 to be paid within one month of filing the corrected translation if it is desired that the translation be published by the IPO.  Sect. 121(3) PA R. 85 PR Schedule I Fees Rules	Where there are proceedings before the IPO, applicants with neither residence nor place of business in the European Community must be represented by an authorised patent agent and must give an address for service in the European Community which may be that of a patent agent. R. 92, 93(1) PR SI No.141 of 2006 The translation shall be verified to the satisfaction of the Controller by the translator as being true to the best of his knowledge and belief.
Inspection in reading room Copies available	(a) Yes (b) No  Art. 57(4) PL	The translations must be filed with the Chambers of Commerce in the provincial capitals (Camere di Commercio dei capoluoghi di provincia) or <b>by post</b> (registered mail with advice of delivery) with the UIBM in Rome (cf. also OJ EPO 1982, 428).  On the same day as the translation is filed, a fee of EUR 40 must be paid into the bank account of the chamber of commerce with which it is filed. If it is sent to the UIBM by post, this fee must be transferred to the Rome Chamber of Commerce's giro account No. 39692005 (IBAN: IT67 C076 0103 2000 0003 9692 005, BIC: BPPIITRRXXX).
Publication of the translation of the claims in the official bulletin of the LV Patent Office  Art. 71(5) PL	(a) Yes (b) Yes, the same as for publication of the translation of claims  Art. 71(5), 72(3) PL	The publication of the translation contains - bibliographic data as in the published European patent application - the name and address of the professional representative in Latvia - the title of the invention in Latvian  Art. 71(5) PL
Translation published in the official bulletin  Inspection at the Technical Library (in paper form) or online <a href="http://www.vpb.gov.it">www.vpb.gov.it</a>  Art. 78(2) PL	(a) Yes (b) No  Art. 80(3) PL	The translation must include the full name and signature of the representative.  The translation must be accompanied by the request for publication. The request form is available at <a href="http://www.vpb.gov.it">www.vpb.gov.it</a> . Three copies of the prescribed form must be filed.  The translation in electronic form must be included.
Entry in the patent register Inspection in reading room Copies available  Art. 2(4) Reg. of 9.5.78	(a) Yes (b) EUR 14  Art. 4(2) Law of 27.5.77 Art. 2(5) Reg. of 9.5.78	The name and address of the applicant and the number and date of publication of the EP application must be submitted with the translation.  Art. 2(1) Reg. of 9.5.78

Contracting state	1 Must a national professional representative be appointed?	2 (a) Special fee payable? (b) If so, when due	3 Language(s) in which the translation must be filed	4 (a) Must a form be used? (b) No. of copies to be filed
Malta	n/a	n/a	n/a	n/a
Monaco	No	(a) No (b) n/a	French	(a) No (b) 1 (see column 7)
Netherlands	No The authorised professional representative before the EPO is not required to file a new authorisation.	(a) No (b) n/a	Dutch  Art. 72(3) PA	(a) No (b) 2  Art. 15(1) PR
Norway	No	(a) No (b) n/a	Norwegian  § 66g(1) PL	(a) No (b) 1
Poland	Yes Applicants with neither residence nor principal place of business within the territory of Poland must be represented by a national patent attorney.  Art. 236 § 3 IPL	(a) For the publication of the mention of the filing of the translation of the claims of the European patent application – PLN 90  (b) In advance, or within a month of the invitation to make a payment	Polish  Art. 4 § 2 EPAL Art. 223 §§ 1 and 2 IPL Annex no. 1 item I 13 Fees Reg.	(a) No (b) 3  § 13(1) FPR in conjunction with Art. 2 EPAL

5 Manner and form in which the translation is made available to the public	6 Correction of translation (a) permitted? (b) Special fee payable?	7 Special features
n/a	n/a	-
n/a	(a) Yes (b) No  Art. 3(2) SO No. 10.427	The translation is to be notified only to the alleged infringer (not to the MC Patent Office).
Entry in the patent register  Mention in "De Industriële Eigendom"  Art. 72(5), 20(1) PA	(a) No provisions laid down (b) No	-
Inspection in reading room  Copies available  Mention in "Norske Patenttidende" (Norwegian Patents Gazette)  Internet  § 66g(1) PL	(a) Yes (b) NOK 1 100 plus NOK 250 for each full or part page of the translation (including any drawings) in excess of 14.  § 66j(1) PL § 34 Fees Reg.	The EP application number and the name and address of the applicant must be submitted with the translation. Otherwise the translation will be regarded as not having been supplied. The title of the invention in Norwegian must also be supplied with the translation.  § 59 PR
Mention in "Biuletyn Urzędu Patentowego" (PL Patent Office Bulletin) which can be viewed in the reading room  Art. 4 §§ 2 - 4 EPAL	(a) Yes (b) No  Art. 7 § 3 in conjunction with Art. 4 § 2 EPAL	The translation must contain a translation of the title of the invention, the application number and the applicant's name, and indicate the invention's IPC class.

Contracting state	1 Must a national professional representative be appointed?	2 (a) Special fee payable? (b) If so, when due	3 Language(s) in which the translation must be filed	4 (a) Must a form be used? (b) No. of copies to be filed
<b>Portugal</b>	<p>No</p> <p>However, under Article 81 of the Portuguese Industrial Property Code, "If an applicant for or holder of a European patent does not have a domicile or registered office in Portugal, the translations must be performed under the responsibility of an official industrial property agent or a representative accredited by the National Industrial Property Institute."</p> <p>Patent proprietors with neither residence nor principal place of business in Portugal may request validation from the Portuguese Industrial Property Institute without appointing a professional representative. The translation must however be "certified" by a professional representative accredited by the National Industrial Property Institute.</p> <p>Art. 10 PA</p>	<p>(a) Fee for provisional protection:</p> <ul style="list-style-type: none"> <li>- EUR 52.12 if filed online,</li> <li>- EUR 104.24 if filed on paper</li> </ul> <p>(b) Date on which translation is filed</p> <p>Mention of the filing of the translation is not published until the fee has been paid.</p> <p>Fees Res. Art. 78(1) PA</p>	<p>Portuguese</p> <p>Art. 78(1) PA</p>	<p>(a) Yes, if filed on paper: INPI presentation form PatMut3</p> <p>(b) 1</p>
<b>Romania</b>	<p>Yes</p> <p>Applicants with neither residence nor principal place of business in Romania must appoint a representative authorised to act before the OSIM.</p> <p>Art. 39 PL</p>	<p>(a) EUR 60 or RON 216</p> <p>(b) Date on which translation is filed</p> <p>Annex 1.29 Fees Ord.</p>	<p>Romanian</p>	<p>(a) No (but recommended)</p> <p>(b) 3</p>
<b>San Marino</b>	<p>Yes, foreign applicants must appoint a professional representative who has been entered on the list of patent attorneys maintained by the USBM.</p> <p>An address for correspondence in the Republic of San Marino must be given.</p> <p>Art. 92(6) PA</p>	<p>(a) No</p> <p>(b) n/a</p>	<p>Italian</p>	<p>(a) No</p> <p>(b) n/a</p>
<b>Serbia</b>	<p>n/a</p>	<p>(a) n/a</p> <p>(b) n/a</p>	<p>Serbian</p> <p>Art. 148(2) PL</p>	<p>(a) n/a</p> <p>(b) n/a</p>



Contracting state	1 Must a national professional representative be appointed?	2 (a) Special fee payable? (b) If so, when due	3 Language(s) in which the translation must be filed	4 (a) Must a form be used? (b) No. of copies to be filed
<b>Slovakia</b>	Yes, for natural or legal persons not having their residence or principal place of business in the Slovak Republic  Representation by an appointed agent or a patent attorney authorised to practise before the SK Patent Office  § 79(1) PA	(a) EUR 7  (b) Date on which translation is filed  The translation is not published until the fee has been paid.  Art. 8(1) Fees Law	Slovak      § 60(2) PA	(a) No  (b) 1
<b>Slovenia</b>	No	(a) No  (b) n/a	Slovenian      Art. 26(2) IPA	n/a
<b>Spain</b>	No, if applicant resides in Spain or in a country of the EU. Requirements in column 7 must be observed.      Art. 155 PL Art. 3 Law 8/1998	(a) EUR 106.73* (EUR 90.72* for translations filed by electronic means, via OEPM's online filing service or on magnetic data carriers, CDs or DVDs)  (b) Date on which translation is filed  The translation is not published until the fee has been paid.  Art. 6, 9 RD 2424 Fees Law	Spanish (see column 7)      Art. 5 RD 2424	(a) Yes  (b) 1 in electronic format; if translation on paper, only one set of the documents need be filed (no copies)
<b>Sweden</b>	No  The authorised professional representative before the EPO is not required to file a new authorisation.	(a) SEK 500  (b) Date on which translation is filed  Mention of the filing of the translation is not published until the fee has been paid.  § 88(1) PA § 45 PD	Swedish      § 88(1) PA § 39 POR	(a) No  (b) 1
<b>Switzerland / Liechtenstein</b>	n/a	n/a	n/a	n/a
<b>Turkey</b>	Yes; applicants with neither residence nor principal place of business in Turkey must appoint an authorised professional representative.      R. 9 RegEPC	(a) TRY 425**  (b) Date on which translation is filed with the TPI     Fees 2013	Turkish	(a) Yes  (b) 1

\* Note: the fees may be revised at the beginning of each year.

\*\* Note: all fees are revised annually on 1 January.

5 Manner and form in which the translation is made available to the public	6 Correction of translation (a) permitted? (b) Special fee payable?	7 Special features
Mention in the official journal Internet Inspection in reading room	(a) Yes (b) EUR 7  § 62(3), (4) PA	The publication fee is deemed to have been paid only when proof of payment has been duly provided.  § 60(2) PA § 26 RPA
n/a	(a) Yes (b) No  Art. 28(2) IPA	The translation of the claims is to be notified by the applicant to the alleged infringer.  Art. 26(2), 28(2) IPA
Translation and any corrections published in the form of a printed patent document  Electronic copies available: <a href="http://invenes.oepm.es/InvenesWeb/faces/busquedaInternet.jsp">http://invenes.oepm.es/InvenesWeb/faces/busquedaInternet.jsp</a>  Mention of the filing of the translation in Boletín Oficial de la Propiedad Industrial  Entry in the patent register  Art. 32 PL Art. 5, 12 RD 2424	(a) Yes (b) Yes, as in column 2     Art. 12 RD 2424 Fees Law	Applicants with neither residence nor principal place of business in Spain must have the translation prepared by a patent attorney accredited to OEPM or by a sworn interpreter appointed by the Spanish Ministry of Foreign Affairs.  The translation must be accompanied by a copy of the drawings in the EP patent application even where there is no textual matter.  Art. 6 RD 2424
Inspection in reading room Copies available Mention in "Svensk Patenttidning" (Swedish patent bulletin) Internet  § 88(1) PA § 62(2) PD	(a) Yes (b) SEK 500    § 91(2) PA § 45 PD	The EP application number and the name and address of the applicant must be given with the translation. Otherwise it is deemed not to have been filed.  § 61 PD
n/a	n/a	-
Mention of the filing of the translation in the official patent bulletin ("Resmi Patent Bülteni")  Inspection in reading room Copies available  R. 10 RegEPC	(a) Yes (b) No    R. 16 RegEPC	The following data must be provided with the translation: - EP application and publication numbers, - EP application and publication dates, - names and addresses of applicant(s) and inventor(s), - the title of the invention, - if a representative is appointed, his name and address, - the IPC, - the abstract, - drawing and priority data, if applicable  R. 9 RegEPC

Contracting state	<p style="text-align: center;"><b>1</b></p> <p style="text-align: center;"><b>Must a national professional representative be appointed?</b></p>	<p style="text-align: center;"><b>2</b></p> <p style="text-align: center;"><b>(a) Special fee payable?</b> <b>(b) If so, when due</b></p>	<p style="text-align: center;"><b>3</b></p> <p style="text-align: center;"><b>Language(s) in which the translation must be filed</b></p>	<p style="text-align: center;"><b>4</b></p> <p style="text-align: center;"><b>(a) Must a form be used?</b> <b>(b) No. of copies to be filed</b></p>
<p><b>United Kingdom</b></p>	<p>No</p> <p>The authorised professional representative before the EPO is not required to file a new authorisation (see also column 7).</p> <p>R. 103 PR</p>	<p>(a) No</p> <p>(b) n/a</p> <p>Schedule 1 to PFR</p>	<p>English</p> <p>Sect. 78(7) PA</p>	<p>(a) Yes, Form 54 in duplicate</p> <p>(b) 2</p> <p>R. 56 PR</p>



Extension state	1 Must a national professional representative be appointed?	2 (a) Special fee payable? (b) If so, when due	3 Language(s) in which the translation must be filed	4 (a) Must a form be used? (b) No. of copies to be filed
<b>Albania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 May 2010.</b> )	Yes  Applicants with neither residence nor principal place of business in Albania must appoint a representative authorised to act before the GDPT.  Art. 195(2) PL	(a) No (b) n/a	Albanian          Art. 81(2) PA	(a) Yes (b) 2
<b>Bosnia and Herzegovina</b>	n/a	n/a	Bosnian Serbian Croatian	(a) n/a (b) n/a
<b>Croatia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2008.</b> )	n/a	n/a	Croatian	(a) n/a (b) n/a
<b>Former Yugoslav Republic of Macedonia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2009.</b> )	Yes, for foreign applicants	n/a	Macedonian	(a) n/a (b) n/a
<b>Latvia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 July 2005.</b> )	Yes  Applicants with neither residence nor principal place of business in Latvia must appoint a registered professional representative.  Art. 26(1) PL	(a) LVL 25 <b>as of 1.1.2014: EUR 35.57</b> (b) Date on which translation is filed  The translation is not published until the fee has been paid.  Art. 71(2)(6) PL	Latvian          Art. 71(2) PL	(a) Yes (b) 1
<b>Lithuania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 December 2004.</b> )	n/a	n/a	Lithuanian          Art. 70(2) PL	(a) n/a (b) n/a

5 Manner and form in which the translation is made available to the public	6 Correction of translation (a) permitted? (b) Special fee payable?	7 Special features
Mention in the patent bulletin	a) Yes b) ALL 2 000	The translation is to be filed with the GDPT and also to be notified to the alleged infringer.
n/a	(a) n/a (b) n/a	The translation is to be notified to the alleged infringer.  Art. 4(2) Ext. Agr. Annex Art. 87(2) PL
n/a	(a) n/a (b) n/a	The translation is to be notified to the alleged infringer.  Art. 102(2) PA
n/a	(a) n/a (b) n/a	The translation is to be notified to the alleged infringer.
Publication of the translation of the claims in the official bulletin of the LV Patent Office  Art. 71(5) PL	(a) Yes (b) Yes, the same as for publication of the translation of claims  Art. 71(5), 72(3) PL	The publication of the translation contains - bibliographic data as in the published European patent application - the name and address of the professional representative in Latvia - the title of the invention in Latvian  Art. 71(5) PL
n/a	(a) Yes (b) n/a	The translation is to be notified to the alleged infringer.  Art. 70(2) PL

Extension state	1 Must a national professional representative be appointed?	2 (a) Special fee payable? (b) If so, when due	3 Language(s) in which the translation must be filed	4 (a) Must a form be used? (b) No. of copies to be filed
<b>Montenegro</b>	Yes, foreign natural and legal persons must be represented by a representative listed in the competent authority's Register of Representatives or by a domestic lawyer (Register of Representatives at <a href="http://www.advokatskakomora.me">www.advokatskakomora.me</a> ). Art. 4 PL	(a) No (b) n/a	Montenegrin  Art. 107(2) PL	(a) Yes (b) 3
<b>Romania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 March 2003.</b> )	Yes Applicants with neither residence nor principal place of business in Romania must appoint a representative authorised to act before the OSIM.  Art. 39 PL	(a) EUR 60 or RON 216 (b) Date on which translation is filed  Annex 1.29 Fees Ord. Art. IV.2 GO	Romanian	(a) No (but recommended) (b) 3
<b>Serbia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 October 2010.</b> )	Yes, in cases where corrections of translation of patent claims have to be published.	(a) No (b) n/a	Serbian  Art. 123(2) PL Ext.	(a) n/a (b) n/a
<b>Slovenia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 December 2002.</b> )	No	(a) No (b) n/a	Slovenian	(a) n/a (b) n/a

5 Manner and form in which the translation is made available to the public	6 Correction of translation (a) permitted? (b) Special fee payable?	7 Special features
Mention in the Montenegrin Intellectual Property Gazette  Art. 108(5) PL	(a) Yes (b) Yes  Art. 108(3) PL	-
Inspection in reading room Copies available Mention in the patent bulletin	(a) Yes (b) EUR 30 or RON 108  Annex 1.30 Fees Ord. Art. VI.2 GO	The following data must be provided with the translation: - EP application and publication numbers, - EP application and publication dates, - names and addresses of applicant(s) and inventor(s), - the title of the invention in Romanian, - drawings, if any
Mention in the Intellectual Property Gazette only in case of corrections to the translation	(a) Yes (b) No  Art. 125(3) PL Ext.	The translation of the claims is to be notified by the applicant to the alleged infringer. In case of corrections, the translation must be made available to the public by the Serbian Intellectual Property Office.  Art. 123(2), 125(3) PL Ext.
n/a	(a) Yes (b) No  Art. 6(3) Ext. Decr.	The translation of the claims is to be notified by the applicant to the alleged infringer.  Art. 4(2) Ext. Decr.



## Translation requirements after grant pursuant to Article 65 EPC

## IV.

### 1. Legal basis

Under Article 65(1) of the European Patent Convention, 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 supply to its central industrial property office a translation of the patent as granted, amended or limited in one of that state's official languages at his option or, where that state has prescribed the use of one specific official language, in that language.

Under Article 1(1) of the London Agreement\*, a contracting state to the Agreement which has an official language in common with one of the official languages of the EPO will dispense with the translation requirements under Article 65(1) EPC.

Under Article 1(2) of the London Agreement, a contracting state to the Agreement which does not have an official language in common with one of the official languages of the EPO will dispense with the translation requirements under Article 65(1) EPC if the European patent

- has been granted in the EPO official language prescribed by that state, or

- is translated into that language and filed under Article 65(1) EPC.

Under Article 1(3) of the London Agreement, such a contracting state can, however, require that a translation of the **claims** into one of its official languages be filed under Article 65(1) EPC.

### 2. Translation requirements in the contracting states

Of the 38 contracting states to the European Patent Convention (status: 1 September 2013), 19, namely, Austria, Belgium, Bulgaria, Cyprus, the Czech Republic, Estonia, Greece, Ireland, Italy, Lithuania, Malta, Norway, Poland, Portugal, Romania, Serbia, Slovakia, Spain and Turkey, have enacted provisions under Article 65 (1) and (2) EPC. These states all require a translation of the complete patent specification.

Albania has not adopted provisions pursuant to Article 65(1) EPC. Therefore, neither a translation of the claims nor of the patent specification of the European patent granted for Albania is to be supplied.

Nineteen contracting states have ratified the London Agreement (Albania, Croatia, Denmark, Finland, the former Yugoslav Republic of Macedonia, France, Germany, Hungary, Iceland, Latvia, Lithuania, Liechtenstein, Luxembourg, Monaco, the Netherlands, Slovenia, Sweden, Switzerland and the United Kingdom). These states dispense entirely or partly with the translation requirements under Article 65(1) EPC.

Contracting states to the London Agreement which have an official language in common with the EPO,

i.e. France, Germany, Liechtenstein, Luxembourg, Monaco, Switzerland and the United Kingdom, dispense entirely with the translation requirements.

The following states do not have an official language in common with the EPO and require a translation of the claims to be filed in one of their official languages if the European patent has been granted in English, or has been translated into English and filed under Article 65(1) EPC: Croatia\*\*, Denmark, Finland, Hungary, Iceland, the Netherlands and Sweden. Except for Croatia, the European patent specification can also be filed in these countries in the respective country's language. The former Yugoslav Republic of Macedonia, Latvia, Lithuania and Slovenia only require a translation of the claims into their respective official languages, regardless of the official language in which the EPO has granted the patent. All EPC contracting states have prescribed, in accordance with Article 65(3) EPC, that in the event of failure to observe the relevant national provisions, the European patent will be deemed to be void *ab initio*. The circumstances in which such a loss of rights occurs are determined by the national law of the contracting states concerned. In most contracting states the **time limit** for filing the translation is **non-extendable**.

### 3. Effect of the European patent as a national patent

Under Article 64(1) EPC, a European patent automatically confers on its proprietor from the date on which the mention of the 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.

Accordingly, the proprietor needs to take no action before the central industrial property office in respect of European patents granted for France, Germany, Luxembourg, Monaco, Switzerland/Liechtenstein or the United Kingdom. Subject to Article 68 EPC, a European patent takes effect as a national patent on the date on which the mention of the grant is published in the European Patent Bulletin.

*See Table VI regarding payment of national renewal fees to the central industrial property offices.*

### 4. Different sets of claims

If, in the event of prior national rights, the European patent application contains different sets of claims for different states (Rule 138 EPC), only a translation of the set of claims applicable to the state in question need be filed.

### 5. Explanatory notes concerning the table

The following table contains information regarding each of the aforementioned states, which should be of assistance to applicants in filing translations with the central industrial property office.

\* Agreement on the application of Article 65 of the European Patent Convention (see OJ EPO 2001, 549 and 2008, 123)

\*\* Under the applicable Croatian Amending Act (in force since 17 March 2009), Croatia also dispenses with the submission of a translation of the patent specification into Croatian in respect of European patents extended to Croatia and granted since 1 May 2008.

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
<b>Albania</b>	Relevant legal provisions are not yet in force.				
<b>Austria</b>	No	<p>A translation of the patent specification into German must be supplied under the conditions provided for in Art. 65(1) EPC.</p> <p>§ 5(1) ILPT</p>	<p>Yes; attorney at law, patent attorney or notary authorised to represent parties on a professional basis in Austria.</p> <p>However, if the residence or place of business is in the EEA, a person authorised to accept service who is a resident of Austria may be appointed instead.</p> <p>§ 24 ILPT § 21(4) PA</p>	<p>3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin</p> <p>§ 5(1), (2) ILPT</p>	<p>(a) EUR 180 (including EUR 30 document fees) plus EUR 130 for every 15 pages following the 16th page of the translation</p> <p>(b) Within period pursuant to column 4</p> <p>§ 5(1) ILPT §§ 8, 27(2) LPOF</p>
<b>Belgium</b>	No	<p>A translation of the patent specification into French, Dutch or German must be supplied under the conditions provided for in Art. 65(1) EPC.</p> <p>(with regard to European patent applications filed before 13 December 2007 in German, see OJ EPO 1999, 320)</p> <p>Art. 3(1) Law of 21.4.07* Art. 5(1) Law of 8.7.77**</p>	<p>See table III.B, column 1</p> <p>Art. 55, 57, 58, 60 PA</p>	<p>3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin</p> <p>Art. 3(1) Law of 21.4.07* Art. 5(1) Law of 8.7.77** (see also column 9)</p>	<p>(a) No (b) n/a</p>

\* European patents with applications filed on or after 13 December 2007

\*\* European patents with applications filed before 13 December 2007

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) No</p> <p>(b) 1</p>	<p>Publication of the translation and any corrections</p> <p>Mention of the published printed patent document and of any corrections in the patent bulletin</p> <p>§§ 5(1), 6(2) – (4) ILPT</p>	<p>(a) Yes</p> <p>(b) Yes, cf. column 5(a)</p> <p>§ 6(2) ILPT</p> <p>§§ 8, 27(2) LPOF</p>	<p>The publication fee is deemed to have been paid only when proof of payment has duly been provided.</p> <p>The translation must be accompanied by a copy of the drawings in the EP specification even where there is no textual matter.</p> <p>§ 30 LPOF</p> <p>§ 8(5) POR</p>
<p>(a) No</p> <p>(b) 1</p> <p>Art. 5(3) RD of 5.12.07*</p> <p>Art. 6(3) RD of 27.2.81**</p>	<p>Bibliographic data relating to filed translations may be inspected in the Belgian Patent Database, accessible via the OPRI website (<a href="http://www.economie.fgov.be/opri-die.htm">www.economie.fgov.be/opri-die.htm</a>).</p> <p>Translations filed with the OPRI are available in full in the EPATRAS database, accessible via the OPRI website (<a href="http://www.economie.fgov.be/opri-die.htm">www.economie.fgov.be/opri-die.htm</a>) or the website <a href="http://epatras.economie.fgov.be">http://epatras.economie.fgov.be</a>.</p> <p>Inspection in reading room</p> <p>Copies available</p> <p>Art. 3(3) Law of 21.4.07*</p> <p>Art. 4 RD of 5.12.07*</p> <p>Art. 5(3) Law of 8.7.77**</p> <p>Art. 5 RD of 27.2.81**</p>	<p>(a) Yes (errors of transcription)</p> <p>(b) No</p> <p>Art. 6 RD of 5.12.07*</p> <p>Art. 7 RD of 27.2.81**</p>	<p>- European patents with applications filed on or after 13 December 2007:</p> <p>The translation must contain the name of the patent proprietor, the file number and date of filing, the date of grant, the EP publication number and a translation of the title of the invention (Art. 5(1), (4) RD of 5.12.07).</p> <p>- European patents with applications filed before 13 December 2007:</p> <p>The translation must contain the name of the patent proprietor, the EP publication number and a translation of the title of the invention.</p> <p>The translation must be accompanied by a copy of the drawings in the EP specification. The quality of the copy must permit direct reproduction in accordance with Rule 35(3) EPC for European patents with applications filed before 13 December 2007 and in accordance with Rule 49(2) for European patents with applications filed on or after 13 December 2007.</p> <p>If the translation is filed before the mention of the grant or the decision regarding opposition is published in the European Patent Bulletin (see column 4), the date and issue No. of the Bulletin containing such publication must be indicated.</p> <p>If the mention of the grant or the decision regarding opposition is postponed or cancelled, the OPRI must at once be informed accordingly; it must also be informed as soon as possible of the date and issue No. of the European Bulletin containing the new publication.</p>

\* European patents with applications filed on or after 13 December 2007

\*\* European patents with applications filed before 13 December 2007

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
Bulgaria	No	<p>A translation of the patent specification into Bulgarian must be supplied under the conditions provided for in Art. 65(1) EPC.</p> <p>Art. 72c(1) PL</p>	<p>Yes</p> <p>Applicants with no permanent address or principal place of business in the Republic of Bulgaria are required to act in proceedings before the BG Patent Office through local industrial property representatives.</p> <p>Art. 3(2) PL</p>	<p>3 months after the date on which the mention of grant is published in the European Patent Bulletin.</p> <p>Art. 72c(1) PL</p>	<p>(a) Publication of the mention of the translation: BGN 50;</p> <p>Fee for publishing the translation: BGN 80 plus BGN 10 for each page of the translation (including any drawings) in excess of 10</p> <p>(b) Within period pursuant to column 4</p> <p>Art. 72c(1) PL</p>
Croatia	<p>Yes</p> <p>No official language in common with one of the official languages of the EPO.</p>	<p>A translation of the <b>claims</b> of the European patent into Croatian as well as the European patent specification in English, or translated into English, must be supplied under the conditions provided for in Art. 65(1) EPC.</p> <p>If the European patent has been maintained in amended form, a translation of the amended claims into Croatian must be filed under the conditions provided for in Art. 65(1) EPC.</p> <p>Art. 1(2) and (3) London Agreement Art. 108.o PA</p>	<p>Yes</p> <p>Art. 4 PA</p>	<p>3 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.</p> <p>Art. 108.e(2)(4) PA</p>	<p>(a) Yes</p> <p>(b) Within period pursuant to column 4</p> <p>Art. 108.e(2)(4) PA</p>

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) No</p> <p>(b) 3</p> <p>Art. 72c(1) PL</p>	<p>Mention of the filing of the translation in the official bulletin</p> <p>Publication of the translation in the form of a printed patent document</p> <p>Copies available</p> <p>Entry in the patent register</p> <p>Art. 72c(4) and 72i PL</p>	<p>(a) Yes</p> <p>(b) Fee for publication of the mention of the correction of the translation and for republishing the translation itself, cf. column 5(a)</p> <p>Art. 72d(3) PL</p>	<p>The translation of the European patent must comprise:</p> <ul style="list-style-type: none"> <li>- the title of the invention</li> <li>- the description</li> <li>- drawings, if any</li> <li>- the patent claims.</li> </ul> <p>The translation must be accompanied by:</p> <ul style="list-style-type: none"> <li>- data identifying the proprietor of the patent,</li> <li>- the number of the European patent application,</li> <li>- the publication number of the European patent,</li> <li>- the number and date of the European Patent Bulletin in which the mention of the grant of the patent was published.</li> </ul> <p>Art. 72c(2), (3) PL</p>
<p>(a) No (but recommended)</p> <p>(b) 1</p>	<p>Translation and any corrections published in the Croatian Intellectual Property Gazette, in the form of a printed patent document and on CD-ROM</p> <p>Entry in the patent register</p> <p>Inspection of files</p> <p>Copies available</p> <p>Art. 108.e(6) PA</p> <p>Art. 21 PO</p>	<p>(a) Yes</p> <p>(b) Yes</p> <p>Art. 108.f(3) PA</p>	<p>Correction of translation has legal effect from the date of publication by the Croatian Intellectual Property Office.</p> <p>Art. 108.f(3) PA</p>

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
Cyprus	No	A translation of the patent specification into Greek must be supplied under the conditions provided for in Art. 65(1) EPC.	<p>Yes</p> <p>Applicants must appoint an authorised professional representative resident in Cyprus who is entitled to practice law in Cyprus.</p> <p>Sect. 79(2) PL R. 2(1), 8(1) PFR</p>	<p>3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin</p> <p>R. 54(1) PFR</p>	<p>(a) EUR 100</p> <p>(b) Within period pursuant to column 4</p> <p>Mention of the filing of the translation is published only when the fee has been paid.</p> <p>R. 54(1) PFR</p>





<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) No</p> <p>(b) 1</p>	<p>Mention of the filing of the translation and of any corrections in the "Věstník Úřadu průmyslového vlastnictví" (Bulletin of the CZ Industrial Property Office)</p> <p>Inspection in reading room</p> <p>Copies available</p> <p>§§ 35c(2), 35f(3) PA</p>	<p>(a) Yes</p> <p>(b) CZK 100</p> <p>§ 35d(2) PA</p>	<p>The translation must contain:</p> <ul style="list-style-type: none"> <li>- the name and address of the patent proprietor</li> <li>- the EP application and publication number</li> <li>- number and date of the European Patent Bulletin in which the grant was mentioned</li> <li>- the title of the invention in Czech.</li> </ul> <p>The translation must be accompanied by a copy of the drawings in the EP specification even where there is no textual matter.</p> <p>The time limit of 3 months for filing the translation of the patent granted may be extended by 3 months, upon payment of a fee. This fee amounts to CZK 3 000.</p> <p>§ 35c(3) PA</p> <p>The additional time limit of three months for filing the Czech translation of the patent specification provided for in § 35c(3) PA does not apply if a European patent is maintained in amended form in opposition or limitation proceedings. In the latter case, the proprietor of the patent must submit to the CZ Industrial Property Office the Czech translation of the amended text of the patent specification and pay the publication fee within three months from the mention of this amendment in the European Patent Bulletin. The CZ Industrial Property Office will announce the maintaining of the European patent in amended form in the Bulletin of the CZ Industrial Property Office and will publish the translation of the amended text of the patent specification.</p> <p>§ 35f (3) PA</p> <p>Bulletin of the CZ IPO No. 52/2007</p> <p>If the Czech translation of the amended text of the European patent specification is not submitted by that time limit, the European patent will be considered in the Czech Republic as null and void from the outset.</p> <p>§ 35f (4) PA</p> <p>Re-establishment of rights under conditions similar to Art. 122 EPC is available.</p> <p>§ 65 PA</p>

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
Denmark	Yes  No official language in common with one of the official languages of the EPO.	Irrespective of the language of the granted patent, a translation of the <b>claims</b> into Danish must always be supplied under the conditions provided for in Art. 65(1) EPC.  Other parts of the European patent must be supplied in Danish or English under the conditions provided for in Art. 65(1) EPC.  Art. 1(2) and (3) London Agreement § 77(1) PA	No	3 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.  § 77(1) PA	(a) DKK 1 050 plus DKK 80 for each page (including any drawings) in excess of 35, though the additional fee is charged only up to a maximum of 400 extra pages.  (b) Within period pursuant to column 4  §§ 77(2), 98(7) PA
Estonia	No	A translation of the patent specification into Estonian must be supplied under the conditions provided for in Art. 65(1) EPC.  §§ 7(1), 13(2) IA	No, but it is recommended (see also column 9).  § 15 IA § 26 REP	3 months after the date on which the mention of grant or the decision to maintain the patent as amended is published in the European Patent Bulletin  Extension of the time limit is possible (see column 9).  § 7(1), (2) and 13(2) IA	(a) EUR 44.73  (b) Within period pursuant to column 4  § 7(1) IA § 168(2) FA

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) No (but recommended)</p> <p>(b) 1</p>	<p>Mention of the filing of the translation in "Dansk Patenttidende" (Danish Patent Gazette)</p> <p>Internet</p> <p>Inspection in reading room</p> <p>Published in the form of printed patent documents</p> <p>Printed copies available</p> <p>§ 77(3), (4) PA</p>	<p>(a) Yes</p> <p>(b) Yes, cf. column 5(a)</p> <p>§§ 86(1), 100(4) PA</p>	<p>The number of the European patent and the name and address of the patent proprietor must accompany the translation.</p> <p>§ 96(2) PO</p> <p>The translation shall include title of the invention, description including drawings and photograms where available and sequence listing where available. The translation must be accompanied by a copy of the drawings in the EP specification even where there is no textual matter.</p> <p>§ 96(1) PO</p> <p>Otherwise the translation is deemed not to have been filed.</p> <p>§ 96(3) PO</p>
<p>(a) No (see also column 9)</p> <p>(b) 2 (1)</p> <p>(two copies on paper or one copy on diskette or CD-R; PDF format)</p> <p>§§ 7(1), 13(2) IA</p> <p>§ 27(4) REP</p>	<p>Mention in "Eesti Patendileht" (Official Gazette)</p> <p>Inspection at the Estonian Intellectual Property and Technology Transfer Centre</p> <p>Copies available</p> <p>Estonian Patent Office website at <a href="http://www.epa.ee/ep/default2.asp">www.epa.ee/ep/default2.asp</a> (Estonian)</p> <p>§ 30 REP</p>	<p>(a) Yes</p> <p>(b) EUR 44.73</p> <p>§ 9(1) IA</p> <p>§ 168(2) FA</p>	<p>A request for publication and proof of payment of the fee must be submitted with the translation.</p> <p>The following information must be given in the request:</p> <ul style="list-style-type: none"> <li>- European patent number;</li> <li>- European application date;</li> <li>- the title of the invention;</li> <li>- the applicant's name and address;</li> <li>- the representative's name and address for service, if applicable.</li> </ul> <p>The Office accepts as representative only a common representative resident in Estonia, where applicable, or an Estonian patent attorney whose name is entered in the State Register of Patent Attorneys as specialising in the legal protection of inventions and layout designs of integrated circuits.</p> <p>If the translation does not comply with the requirements, an Estonian patent attorney must be appointed to submit the corrections.</p> <p>The time limit of 3 months for filing the translation may be extended by two months, upon payment of a surcharge (EUR 31.95).</p> <p>§ 7(1) IA</p> <p>§ 168(3) FA</p> <p>§ 26 REP</p>

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
<b>Finland</b>	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Finnish must be supplied under the conditions provided for in Art. 65(1) EPC.  No further requirements if the European patent was granted in English.  If the European patent was granted in French or German, a translation into English or Finnish must be supplied under the conditions provided for in Art. 65(1) EPC. If the patentee's own language is Swedish, the translation may be filed in Swedish.  The translation must be certified by the patentee, his representative or the translator.  Art. 1(2) and (3) London Agreement § 70h PA § 62 POR	No	3 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.           §§ 70h, 70t PA §§ 52u, 52z PD	(a) EUR 450 (EUR 350 if the translation is filed electronically)  (b) Within period pursuant to column 4           §§ 70h, 70t PA §§ 52u, 52z PD Fees Decr.
<b>Former Yugoslav Republic of Macedonia</b>	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Macedonian must be supplied under the conditions provided for in Art. 65(1) EPC.  Art. 1(3) London Agreement	Yes, authorised agent who is either a domestic legal person or a citizen of the Former Yugoslav Republic of Macedonia.	3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin.	(a) Publication fee MKD 3 000  (b) Within period pursuant to column 4
<b>France</b>	Yes  Official language in common with one of the official languages of the EPO.	No translation required under Art. 65(1) EPC.      Art. 1(1) London Agreement Art. L. 614-7 PL	n/a	n/a	n/a
<b>Germany</b>	Yes  Official language in common with one of the official languages of the EPO.	No translation required under Art. 65(1) EPC (see column 9).      Art. 1(1) London Agreement Art. 8a, 8b and 10 of the Law on the Improved Enforcement of Intellectual Property Rights (Law on Enforcement)	n/a	n/a	n/a

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) No</p> <p>(b) 1</p>	<p>Mention of the filing of the translation and of any corrections in "Patentti-lehti" (Finnish Patent Bulletin)</p> <p>Published in electronic form</p> <p>Copies available</p> <p>Entry in the patent register</p> <p>§§ 70h, 70q PA</p> <p>§§ 38a, 52x, 52y PD</p>	<p>(a) Yes</p> <p>(b) Yes, cf. column 5(a)</p> <p>§ 70q PA</p> <p>§ 52y PD</p>	<p>The number of the European patent, the title of the invention and the name and address of the patent proprietor must accompany the translation.</p> <p>§§ 52u, 52y PD</p> <p>The translation must be accompanied by a copy of the drawings in the EP specification, even where there is no textual matter.</p> <p>The translation may also be filed electronically.</p>
<p>(a) Yes, Form "об. ДЗИС –П5"</p> <p>(b) 2</p>	<p>Inspection in reading room</p> <p>Copies available</p> <p>Mention in the official gazette ("Glasnik")</p>	<p>(a) Yes</p> <p>(b) Yes, see column 5(a)</p>	<p>The publication fee is deemed to have been paid only when proof of payment has been duly provided.</p>
<p>n/a</p>	<p>n/a</p>	<p>n/a</p>	<p>-</p>
<p>n/a</p>	<p>n/a</p>	<p>n/a</p>	<p>A translation is still required for European patents in respect of which the mention of the grant was published in the European Patent Bulletin before 1 May 2008.</p>

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
Greece	No	<p>A translation of the patent specification into Greek must be supplied under the conditions provided for in Art. 65(1) EPC.</p> <p>The translation must be certified by a Greek legal practitioner or by an authority empowered to do so (i.e. the Translation Service of the Ministry of Foreign Affairs at 10 Arionos Street, Athens or any Greek Consulate abroad).</p> <p>Art. 11(1) Pres. Decr. No. 77/88</p>	<p>Yes</p> <p>Applicants with neither residence nor principal place of business in Greece must appoint a representative for service (any natural person or any attorney) resident in Greece.</p> <p>Art. 19(3) Pres. Decr. No. 77/88</p>	<p>3 months from the date on which the mention of the grant, maintenance in amended form, limitation or revocation of the European patent is published in the European Patent Bulletin</p> <p>In the event of failure to observe this deadline, the European patent is deemed void ab initio in Greece.</p> <p>Art. 11, 12a Pres. Decr. No. 77/88</p>	<p>(a) EUR 350</p> <p>(b) Date on which translation is filed with the OBI</p> <p>Mention of the filing of the translation is published only when the fee has been paid</p> <p>Art. 12(1), 18 Pres. Decr. No. 77/88 Dec. of 10.2.2012</p>

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) Yes (<a href="http://www.obl.gr/obl/Portals/0/ImagesAndFiles/Files/Forms/obl-a04_ver_12_2009.dot">www.obl.gr/obl/Portals/0/ImagesAndFiles/Files/Forms/obl-a04_ver_12_2009.dot</a>)</p> <p>(b) 2</p> <p>Art. 12(1) Pres. Decr. No. 77/88</p>	<p>Mention in EDBI</p> <p>Inspection in reading room</p> <p>Copies available</p> <p>Art. 13(1), (2) Pres. Decr. No. 77/88</p>	<p>(a) Yes</p> <p>The issue number and the date of the first publication of the translation in EDBI must be indicated.</p> <p>(b) No</p> <p>Art. 13(4) Pres. Decr. No. 77/88</p>	<p>The European application and publication numbers, the name and address of the patent proprietor as well as the issue number and date of the European Patent Bulletin in which the grant was mentioned must be supplied with the translation.</p> <p>Two copies of the drawings in the EP specification must be supplied with the translation, even if these contain no textual matter requiring translation.</p> <p>Moreover, two copies of the patent abstract translated into Greek must also be supplied.</p> <p>The filing of the translation of the European patent is registered in the Register Book (Volume B "European patents").</p> <p>On request, the OBI issues the patent proprietor with confirmation of registration in the Registers, which may also cover any possible change in ownership.</p> <p>Art. 12(3), (4), 23a Pres. Decr. No. 77/88</p>

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
Hungary	<p>Yes</p> <p>No official language in common with one of the official languages of the EPO.</p>	<p>A translation of the <b>claims</b> into Hungarian must be supplied under the conditions provided for in Art. 65(1) EPC.</p> <p>No further requirements if the European patent was granted in English, but the patentee is free to supply a full Hungarian translation as well.</p> <p>If the European patent was granted in French or German, a full translation into English or Hungarian must be supplied under the conditions provided for in Art. 65(1) EPC.</p> <p>If the European patent is maintained in amended form, a translation of the amended claims into Hungarian and, if the European patent was granted in German or French, a translation of the patent specification into English or Hungarian must be filed under the conditions provided for in Art. 65(1) EPC.</p> <p>After validation, a Hungarian translation of the text other than the claims may be filed additionally at any time. This option is designed to strengthen the patentee's position and increase legal certainty in any judicial infringement procedures.</p>	<p>Foreign applicants whose permanent residence or seat is not in the territory of the EEA shall appoint a professional representative who is entitled to act before the HIPO.</p> <p>This professional representative does not have to be a national professional representative but must be domiciled in the EEA.</p>	<p>(i) Within 3 months of 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.</p> <p>(ii) The translation can also be filed within 3 months of the last day of the above period on payment of the additional fee specified in the FeeDecr.</p> <p>In the event of failure to observe these provisions, the European patent is deemed void <i>ab initio</i> in Hungary.</p> <p>After validation, a voluntary translation of the full text of the European patent into Hungarian may be filed at any time.</p>	<p>(a) (i) HUF 23 500 plus HUF 3 500 for the sixth and each subsequent page of the translation</p> <p>The number of pages is calculated as follows:</p> <ul style="list-style-type: none"> <li>- if the European patent was granted in English, by adding the pages of the claims, after translation into Hungarian, to those of the rest of the patent; if the full text of the patent was translated into and filed in Hungarian, this translation will be taken as the basis for the calculation;</li> <li>- if it was granted in French or German, by adding the pages of claims, after translation into Hungarian, to those of the rest of the patent after translation into Hungarian or English.</li> </ul> <p>(ii) additional fee of HUF 58 700 is payable if the translation is filed during the additional three months (see point (ii) in column 4)</p> <p>(b) Within two months of filing the translation</p> <p>If the publishing and printing fee is not paid at the time the translation is filed, the HIPO invites the applicant to remedy the deficiency within two months of the filing of the translation. If he fails to do so, the translation into Hungarian is deemed not to have been filed.</p>
		<p>Art. 1(2) and (3) London Agreement Art. 84/H.(1)-(1a), 84/I. PA</p>	<p>Art. 51.(1), (4) PA</p>	<p>Art. 84/H.(1)-(3), (8), (10a) PA</p>	<p>Art. 84/H PA Art. 4.(2)-(2a), (5) FeeDecr</p>



Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
<b>Iceland</b>	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Icelandic must be supplied under the conditions provided for in Art. 65(1) EPC.  Other parts of the European patent must be supplied in Icelandic or English under the conditions provided for in Art. 65(1) EPC.  Art. 1(2) and (3) London Agreement § 77(1) PA	Yes, a patent proprietor who is not domiciled in Iceland must have an agent residing in the EEA.  § 12 PA	4 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.  § 77 PA § 56 PR	(a) ISK 22 000 (b) Within period pursuant to column 4  Art. 77(1) PA Art. 56 PR Art. 1(9) Fees Reg.
<b>Ireland</b>	No - Ireland has amended its legislation to give effect to the London Agreement on the application of Article 65 of the EPC. The revised legal provisions came into force on 3 September 2012.  PA PR Fees Rules	Applicants are no longer required to file a translation into English of the specification of European patents granted in French or German on or after 3 September 2012 (mention published in the European Patent Bulletin).	n/a	n/a	n/a
<b>Italy</b>	No	A translation of the patent specification into Italian must be supplied under the conditions provided for in Art. 65(1) EPC.  The proprietor of the patent or his representative must give a declaration on the last page of the translation that the translation is in complete agreement with the original.  Art. 56(4) PL	No, but an address for service in Italy must be given.	3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin  Art. 56(4) PL	(a) EUR 40 (see column 9) (b) Date on which translation is filed (see column 9)

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) No (but recommended)</p> <p>(b) 1</p>	<p>Mention of the filing of the translation in "EIS-tíðindum" (Icelandic Patent Gazette)</p> <p>Inspection in reading room</p> <p>Copies available</p> <p>§ 77 PA</p>	<p>(a) Yes</p> <p>(b) ISK 20 000</p> <p>Art. 86(1) PA</p> <p>Art. 1(11) Fees Reg.</p>	<p>If a translation is corrected under Art. 86 of the Patents Act, a new version of the entire translation, clearly indicating what has been changed by each correction, must be submitted. This corrected version must be accompanied by the patent or application number and the name and address of the patent holder or applicant, otherwise it will be deemed not to have been submitted.</p> <p>Art. 58(1), (2) PR</p>
<p>n/a</p>	<p>n/a</p>	<p>(a) Yes – any translation filed under Section 119(6) PA prior to 3 September 2012 may be corrected.</p> <p>(b) EUR 35 within one month of the filing at the IPO of the corrected translation if it is desired that the translation be published.</p> <p>Section 121(3) PA</p> <p>Rule 85 PR</p> <p>Schedule of Fees – Schedule 1, Rule 3, Item 47</p>	<p>As a consequence of the new legislation, the Irish Patents Office will no longer treat as void European patents which were granted in the six months prior to 3 September 2012 and for which a translation into English has not been filed.</p>
<p>(a) Yes - in triplicate</p> <p>(b) 1</p>	<p>Display in reading room</p> <p>Copies available</p>	<p>(a) Yes</p> <p>The form required for the purposes of column 6 must be used; the UIBM recommends that the national reference number allocated when the translation was filed be quoted.</p> <p>(b) No</p> <p>Art. 57(4) PL</p>	<p>The translations must be handed in at the Chambers of Commerce in the provincial capitals ( Camere di commercio dei capoluoghi di provincia) or filed <b>by post</b> (registered mail with advice of delivery) with the UIBM in Rome (cf. also OJ EPO 1982, 428).</p> <p>On the same day as the translation is filed, a fee of EUR 40 must be paid into the bank account of the chamber of commerce with which it is filed. If it is sent to the UIBM by post, this fee must be transferred to the Rome Chamber of Commerce's giro account No. 39692005 (IBAN: IT67 C076 0103 2000 0003 9692 005, BIC: BPPIITRRXXX).</p> <p>The UIBM recommends that a translation of the abstract appearing in the EP application and a copy of the drawings of the patent specification be filed.</p>

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
Latvia	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Latvian must be supplied under the conditions provided for in Art. 65(1) EPC.  Art. 1(3) London Agreement Art. 71(2) PL	Yes  Art. 26(1) PL	3 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.  Art. 71(2) PL	(a) LVL 35 (if filed on paper) or LVL 25 (if filed electronically)  <b>as of 1.1.2014:</b> EUR 49.80 (if filed on paper) or EUR 35.57 (if filed electronically)  (b) Within period pursuant to column 4  The translation is not published until the fee has been paid.  Art. 71(6) PL s.2.6.1 and 2.6.2 Fees Reg.
Liechtenstein	see Switzerland				
Lithuania	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Lithuanian must be supplied under the conditions provided for in Art. 65(1) EPC.  Art. 1(3) London Agreement Art. 79(2), (3) PL	Legal or natural persons who have no residence, permanent place of business, registered branch or representative office in Lithuania, in the EEA or in an EPC contracting state must appoint a patent attorney who has been entered on the List of Patent Attorneys of Lithuania.  Art. 14(3), (4) PL	3 months after the date on which the mention of the grant or maintenance in amended form of the European patent is published in the European Patent Bulletin.  Art. 79(2), (3) PL	(a) Publication of claims: LTL 160 plus LTL 50 for the 16th and each subsequent claim.  Publication of amended claims: LTL 120.  (b) Within period pursuant to column 4  The translation is not published until the fee has been paid.  Fees Law Art. 79(2), (3) PL
Luxembourg	Yes  Official language in common with one of the official languages of the EPO.	No translation required under Art. 65(1) EPC.  Art. 1(1) London Agreement Law of 27.5.1977	n/a	n/a	n/a
Malta	No	A translation of the patent specification into English must be supplied under the conditions provided for in Art. 65(1) EPC.  R. 6(2) L.N. 99/2007	Foreign applicants whose permanent residence or business is not in any EU member state must appoint an agent who has his ordinary residence or principal place of business in Malta to represent him.  Art. 61(2) PA 2000	3 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.  R. 6(2) L.N. 99/2007	(a) No (b) n/a

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) Yes</p> <p>(b) 1</p>	<p>Publication of the translation in the official bulletin of the LV Patent Office.</p> <p>Art. 71(5) PL</p>	<p>(a) Yes</p> <p>(b) Yes, cf. column 5(a)</p> <p>Art. 71(5), 72(3) PL</p>	<p>The publication of the translation contains</p> <ul style="list-style-type: none"> <li>- bibliographic data as in published European patent application</li> <li>- name and address of the professional representative in Latvia</li> <li>- the title of invention in Latvian</li> </ul> <p>Art. 71(5) PL</p>
<p>(a) No</p> <p>(b) 2</p>	<p>Publication of the translation and any corrections in the official bulletin.</p> <p>Inspection of the official bulletin at the Technical Library (in paper form) or online <a href="http://www.vpb.gov.lt">www.vpb.gov.lt</a></p> <p>Art. 79(4) PL</p>	<p>(a) Yes</p> <p>(b) Yes, cf. column 5(a)</p> <p>Art. 80(3) PL</p>	<p>The translation must include the full name and signature of the representative.</p> <p>The translation must be accompanied by the request for publication. The request form is available at <a href="http://www.vpb.gov.lt">www.vpb.gov.lt</a>. Three copies of the prescribed form must be filed.</p> <p>The translation in electronic form must be included.</p>
<p>n/a</p>	<p>n/a</p>	<p>n/a</p>	<p>-</p>
<p>(a) No</p> <p>(b) 1</p> <p>R. 6(2) L.N. 99/2007</p>	<p>Inspection in IPRD Office</p> <p>R. 8(2) L.N. 99/2007</p>	<p>(a) Yes</p> <p>(b) Yes</p> <p>R. 3, 8(2) L.N. 99/2007</p>	<p>The translation must contain the name and address of the patent proprietor</p> <p>R. 5(2b) L.N. 99/2007</p>

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
<b>Monaco</b>	Yes Official language in common with one of the official languages of the EPO.	No translation required under Art. 65(1) EPC.  Art. 1(1) London Agreement	n/a	n/a	n/a
<b>Netherlands</b>	Yes No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Dutch must be supplied under the conditions provided for in Art. 65(1) EPC.  No further requirements if the European patent has been granted in English.  If the European patent has been granted in French or German, a translation into English must be supplied under the conditions provided for in Art. 65(1) EPC. The translation may be also be supplied in Dutch.  Art. 1(2) and (3) London Agreement Art. 52(1) PA	No	3 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 (see also column 9)  Art. 52(1), (6) PA Art. 23(1) PR	(a) EUR 25 (b) Within period pursuant to column 4  Art. 6(6), 23(3) PR
<b>Norway</b>	No	A translation of the patent specification into Norwegian must be supplied under the conditions provided for in Art. 65(1) EPC.	No	3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin  § 66c(1) PL § 59(3) PR	(a) NOK 1 100 plus NOK 250 for each full or part page of the translation (including any drawings) in excess of 14. (b) Within period pursuant to column 4  § 66c(1) PL § 33 Fees Reg.

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
n/a	n/a	n/a	-
<p>(a) No</p> <p>(b) 2</p>	<p>Entry in the patent register</p> <p>Mention of the filing of the translation in "De Industriële Eigendom"</p> <p>Inspection in reading room (only open by appointment)</p> <p>Copies available</p>	<p>(a) Yes</p> <p>(b) Yes, cf. column 5(a)</p>	<p>The publication number of the European patent must be indicated on each sheet of the translation. The translation must be accompanied by a copy of the drawings in the European patent specification even where there is no textual matter.</p> <p>Art. 7 IR</p> <p>If the translation is filed before the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin, the date of such publication must be indicated.</p> <p>The NPO sends to each proprietor of a European patent (NL), or to his representative, a list of important data. Proprietors who have not appointed a representative also receive an information note.</p>
Art. 7 IR	Art. 19(4), 52(3), (8) PA	Art. 52(7) PA Art. 6(6) PR	
<p>(a) No</p> <p>(b) 1</p>	<p>Inspection in reading room</p> <p>Copies available</p> <p>Mention in "Norske Patenttidende" (Norwegian Patents Gazette)</p> <p>Internet</p> <p>§ 66c(2) PL</p>	<p>(a) Yes</p> <p>(b) NOK 1 100 plus NOK 250 for each full or part page of the translation (including any drawings) in excess of 14.</p>	<p>The EP application number and the name and address of the applicant must be submitted with the translation. The translation shall comprise the title of the invention, patent claims, the description, including any drawings and any sequence listing that are necessary to understand the invention. Otherwise the translation will be regarded as not having been supplied.</p>
		§ 66j(1) PL § 34 Fees Reg.	§ 59 PR

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
Poland	No	<p>A translation of the patent specification into Polish must be supplied under the conditions provided for in Art. 65(1) EPC.</p> <p>Art. 6 §§ 2 and 3 EPAL</p>	<p>Yes</p> <p>Applicants with neither residence nor principal place of business within the territory of Poland must be represented by a national patent attorney.</p> <p>Art. 236 § 3 IPL</p>	<p>3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin</p> <p>Art. 6 §§ 2 and 3 EPAL</p>	<p>(a) For publication of the mention of the filing of a translation of the European patent or of a corrected or amended translation, or for making the translation of the European patent publicly available: PLN 90</p> <p>Where the translation or corrected translation is more than 10 pages long, the fee for each individual page of the translation is PLN 10.</p> <p>(b) no later than 3 months after the date of service of the PL Patent Office's invitation</p> <p>Art. 7 § 5 EPAL Annex no. 1 item I 14 Fees Reg.</p>

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) No</p> <p>(b) 2</p>	<p>Mention of the translation in "Wiadomości Urzędu Patentowego" (Official Gazette of the PL Patent Office), which can also be consulted on the Patent Office's website (in Polish only)</p> <p>Publication in printed form available for inspection in the reading room</p> <p>Copies available</p> <p>PL Patent Office's database on its website at <a href="http://www.uprp.pl">www.uprp.pl</a> (Polish)</p> <p>Art. 7 § 1 EPAL</p>	<p>(a) Yes</p> <p>(b) Yes, see column 5(a)</p> <p>Art. 7 §§ 3, 6 EPAL</p>	<p>The published translation indicates the date on which the EPO published the mention of the grant of the European patent.</p> <p>Art. 7 § 1 EPAL</p> <p>The translation must be accompanied by a copy of the drawings in the European patent specification even when there is no textual matter.</p> <p>Art. 7 § 1 in conjunction with Art. 1 item 6 EPAL</p>

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
<b>Portugal</b>	No	A translation of the patent specification into Portuguese must be supplied under the conditions provided for in Art. 65(1) EPC.  Art. 79(1) PA	No  However, under Article 81 of the Portuguese Industrial Property Code, "If an applicant for or holder of a European patent does not have a domicile or registered office in Portugal, the translations must be performed under the responsibility of an official industrial property agent or a representative accredited by the National Industrial Property Institute."  Patent proprietors with neither residence nor principal place of business in Portugal may request validation from the Portuguese Industrial Property Institute without appointing a professional representative. The translation must however be "certified" by a professional representative accredited by the National Industrial Property Institute.  Art. 10 PA	3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin, plus a one-month supplementary period subject to payment of an additional fee.  Art. 80(1), (3) PA	(a) National validation fee - EUR 52.12 if filed online, - EUR 104.24 if filed on paper  If the translation is filed within one month after the 3-month period, a surcharge calculated with reference to the national filing fee is payable: +50% of the online fee +50% of the paper fee  (b) Within period pursuant to column 4  Mention of the filing of the translation is published only when the fee has been paid.  Art. 80(2), (3), 82(2) PA Fees Res.
<b>Romania</b>	No	A translation of the patent specification into Romanian must be supplied under the conditions provided for in Art. 65(1) EPC.	Yes  Applicants with neither residence nor principal place of business in Romania must appoint a representative authorised to act before the OSIM.	(i) 3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin;  (ii) extendible by three months	(a) (i) EUR 100 or RON 360 plus EUR 5 or RON 18 for each page of the translation in excess of 20  (ii) EUR 200 or RON 720 plus EUR 5 or RON 18 for each page of the translation in excess of 20  (b) (i) Within period pursuant to column 4(i)  (ii) before the end of the period specified in column 4(ii)  Annex 1.31 Fees Ord.

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) Yes, if filed on paper: INPI presentation form PatMut3</p> <p>(b) 1</p>	<p>Mention of the filing of the translation in the Industrial Property Bulletin</p> <p>Entry in the patent register</p> <p>Inspection in reading room</p> <p>Copies available</p> <p>Art. 82(1), 83(1) PA</p>	<p>(a) Yes</p> <p>(b) EUR 26.06 if filed online, EUR 52.12 if filed on paper</p> <p>Art. 85(1) PA Fees Res.</p>	<p>Patent proprietors with neither residence nor principal place of business in Portugal must have the translation prepared by a professional representative before INPI (see column 3).</p> <p>The translation must be accompanied by a copy of the drawings, even where there is no textual matter.</p> <p>Art. 79(2), 81 PA</p>
<p>(a) No (but recommended)</p> <p>(b) 3</p>	<p>Inspection in reading room</p> <p>Copies available</p> <p>Mention in the patent bulletin</p>	<p>(a) Yes</p> <p>(b) EUR 20 or RON 72</p> <p>Art. 7(2) AccEPCLaw Annex 1.36 Fees Ord.</p>	<p>The following data must be provided with the translation:</p> <ul style="list-style-type: none"> <li>- EP application and publication numbers,</li> <li>- EP application and publication dates,</li> <li>- number and date of the European Patent Bulletin in which the grant was mentioned,</li> <li>- names and addresses of the owner(s) and the inventor(s),</li> <li>- the title of the invention in Romanian,</li> <li>- drawings, if any,</li> <li>- as well as a signed declaration stating that the translation corresponds to the original text of the patent specification.</li> </ul> <p>If the EPO maintains the patent in an amended form, a Romanian translation of the amended text must be filed.</p>

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
San Marino	No	<p>A translation of the patent description and claims into Italian must be supplied under the conditions provided for in Art. 65(1) EPC.</p> <p>The translation must be certified by the patentee or his representative.</p>	<p>Yes, foreign applicants must appoint a professional representative who has been entered on the list of patent attorneys maintained by the USBM.</p> <p>An address for correspondence in the Republic of San Marino must be given.</p>	<p>6 months as from the date on which the mention of grant of the European patent is published in the European Patent Bulletin.</p> <p>Art. 5(2) Decree Law No. 76/2009</p>	<p>(a) EUR 100 plus EUR 15 for each page of the translation in excess of 20</p> <p>(b) Within period pursuant to column 4</p> <p>Tab. I Fees Decree</p>
Serbia	No	<p>A translation of the patent specification into Serbian must be filed with the Serbian Intellectual Property Office.</p> <p>Art. 149(2) PL</p>	<p>Yes, foreign natural and legal persons must be represented by a representative listed in the competent authority's "Register of Representatives" or by a domestic attorney.</p> <p>Art. 5(1) PL</p>	<p>3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin</p> <p>Art. 149(2)(3) PL</p>	<p>(a) Yes (b) Within period pursuant to column 4</p> <p>Art. 149(2)(3) PL</p>
Slovakia	No	<p>A translation of the patent specification into Slovak must be supplied under the conditions provided for in Art. 65(1) EPC.</p>	<p>Yes</p> <p>§ 79(1) PA</p>	<p>3 months after the date on which the mention of the grant or the decision to limit or maintain the patent as amended is published in the European Patent Bulletin; additional 3 months if no translation is submitted provided surcharge is paid</p> <p>§§ 63(2), (3) PA</p>	<p>(a) Publication and making available the translation or amended translation, or translation of the amended wording of the European patent within the prescribed time limit: EUR 116</p> <p>Publication and making available the filed translation of the European patent document within the additional period: EUR 232</p> <p>(b) Within period pursuant to column 4</p>

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b></p> <p><b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b></p> <p><b>(a) permitted?</b></p> <p><b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) Yes</p> <p>(b) 3</p>	<p>Inspection in reading room</p> <p>Copies available</p> <p>Mention of the translation in the official bulletin</p> <p>Entry in the patent register</p>	<p>a) Yes</p> <p>b) No</p>	<p>The translation must be signed by the representative.</p> <p>The translation of the European patent must comprise:</p> <ul style="list-style-type: none"> <li>- the title of the invention</li> <li>- the description</li> <li>- the claims</li> <li>- drawings, if any</li> </ul> <p>The translation must be accompanied by a declaration stating that the translation corresponds to the original text, signed by the proprietor or the professional representative</p> <p>If the EPO maintains the patent in an amended form, a translation of the amended text must be filed.</p> <p>The translation has to be filed in paper form and on CD or DVD in PDF format.</p>
<p>(a) Yes (<a href="http://www.zis.gov.rs/upload/documents/pdf_sr/pep-rs%20novi.pdf">www.zis.gov.rs/upload/documents/pdf_sr/pep-rs%20novi.pdf</a>)</p> <p>(b) 2</p>	<p>Publication of the translation and any corrections</p> <p>Mention of the published printed patent document and of any corrections in the Intellectual Property Gazette</p> <p>Art. 149(10) PL Art. 54 Rules</p>	<p>(a) Yes</p> <p>(b) Yes</p> <p>Art. 150(3)(5) PL</p>	<p>-</p>
<p>(a) No</p> <p>(b) 1</p>	<p>Mention in the official journal</p> <p>Internet</p> <p>Inspection in reading room</p>	<p>(a) Yes</p> <p>(b) EUR 116</p> <p>§ 62(3) PA</p>	<p>The publication fee is deemed to have been paid only when proof of payment has been duly provided.</p> <p>§ 60(2) PA § 12 RPA</p>

Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
Slovenia	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Slovene must be supplied under the conditions provided for in Art. 65(1) EPC.  Art. 1(3) London Agreement Art. 27(2) IPA	No (provided an address for correspondence in Slovenia is given).  For other requests or acts before SIPO, an authorised professional representative, registered at the SIPO, is mandatory.  Art. 129 IPA	3 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.  Art. 27(2) IPA	(a) EUR 100 (Publication fee)  (b) Within period pursuant to column 4  Art. 1(1.4.1) Fees Decr.
Spain	No	A translation of the patent specification into Spanish must be supplied under the conditions provided for in Art. 65(1) EPC (see column 9).  Art. 7 RD 2424	No, if proprietor resides in Spain or in a country of the EU. Requirements in column 9 must be observed  Art. 155 PL Art. 3 Law 8/98	3 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.  Art. 8 RD 2424	(a) EUR 317.75* plus EUR 12.77* for each page of the translation in excess of 22 (EUR 270.09* plus EUR 10.85* for translations filed by electronic means, via OEPM's online filing service or on magnetic data carriers, CDs or DVDs)  (b) Date on which translation is filed  Translation is not published until the fee has been paid.  Art. 6, 9 RD 2424 Fees Law
Sweden	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Swedish must be supplied under the conditions provided for in Art. 65(1) EPC.  No further requirements if the European patent has been granted in English.  If the European patent has been granted in French or German, a translation into English must be supplied under the conditions provided for in Art. 65(1) EPC. The translation may also be supplied in Swedish.  Art. 1(2) and (3) London Agreement § 82 PA § 60 PD § 39 POR	No        § 71 PA	3 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.  § 82 PA § 60 PD	(a) SEK 1 400 plus SEK 175 for the ninth and each subsequent page of the translation (including any drawings)  (b) Within period pursuant to column 4  § 82 PA §§ 45, 64 PD

\* Note: the fees may be revised at the beginning of each year.



Contracting state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
<b>Switzerland / Liechtenstein</b>	Yes Official language in common with one of the official languages of the EPO.	No translation required under Art. 65(1) EPC.  Art. 1(1) London Agreement Art. 148 PA	n/a	n/a	n/a
<b>Turkey</b>	No	A translation of the patent specification into Turkish must be supplied under the conditions provided for in Art. 65(1) EPC.	Yes; applicants with neither residence nor principal place of business in Turkey must appoint an authorised professional representative.  R. 12 RegEPC	(i) 3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin  (ii) Extension of 3 months by paying a surcharge  R. 12 RegEPC	(a)(i) TRY 600* ii) TRY 400*  (b)(i) Within period pursuant to column 4(i) (ii) before the end of the period specified in column 4(ii)  Fees 2013
<b>United Kingdom</b>	Yes Official language in common with one of the official languages of the EPO.	No translation required under Art. 65(1) EPC.  Art. 1(1) London Agreement R. 56(9) and 56(10) PR Sect. 77(6) and 77(9) PA	n/a	n/a	n/a

\* Note: all fees are revised annually on 1 January.

6 (a) Must a form be used? (b) No. of copies to be filed	7 Manner and form in which the translation is made available to the public	8 Correction of translation (a) permitted? (b) Special fee payable?	9 Special features
n/a	n/a	n/a	-
(a) Yes (b) 1	Mention of the filing of the translation in the "Resmi Patent Bülteni"  Inspection in the reading room  Copies available  R. 13 RegEPC	(a) Yes  (b) Publication of a corrected translation of the patent specification: TRY 275*  Publication of the translation of an amended patent specification (opposition, limitation): TRY 360*  R. 14 and 16 RegEPC Fees 2013	The following data must be provided with the translation:  - EP application and publication numbers, - EP application and publication dates, - number and date of the European Patent Bulletin in which the grant was mentioned, - names and addresses of applicant(s) and inventor(s), - the title of the invention, - the name and address of the representative, - the IPC, - a signed declaration stating that the translation corresponds to the original text, - the abstract, - drawing and priority data, if applicable.  R. 12 RegEPC
n/a	n/a	(a) Translations filed under Sect. 77(6) PA prior to 1 May 2008 may be corrected.  (i) Form 54 (corrections under Sect. 80(3) PA; R. 56 and R. 57 PR) in duplicate.  (ii) in writing (corrections under Sect. 117 PA; R. 105 PR)  (b) No  Sect. 80(3), 117 PA R. 57, 105 PR Schedule 1 to PFR	-

\* Note: all fees are revised annually on 1 January.

Extension state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
<b>Albania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 May 2010.</b> )	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Albanian must be filed with the GDPT.	Yes	3 months after the date on which the mention of the grant of the European patent is published in the European Patent Bulletin.  Art. 5(2), (3) Ext. Reg.	(a) ALL 1 000 (b) Within period pursuant to column 4  Art. 5(2) Ext. Reg.
<b>Bosnia and Herzegovina</b>	No	A translation of the <b>claims</b> into an official language of Bosnia and Herzegovina must be filed with the Institute for Intellectual Property of Bosnia and Herzegovina.  Art. 5(2) Ext. Agr. Annex Art. 88(2) PL	Yes	3 months after the date on which the mention of the grant of the European patent is published in the European Patent Bulletin.  Art. 5(2) Ext. Agr. Annex Art. 88(2) PL	(a) Yes (publication fee) (b) Within period pursuant to column 4
<b>Croatia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2008.</b> )	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> of the European patent into Croatian as well as the European patent specification in English, or translated into English, must be supplied under the conditions provided for in Art. 65(1) EPC.  If the European patent has been maintained in amended form, a translation of the amended claims into Croatian must be filed under the conditions provided for in Art. 65(1) EPC.  Art. 103(2), (3) and 114 PA Art. 17 Transitional provisions, Amendments to the Patent Act (NN 30/2009)*	Yes        Art. 4 PA	3 months after the date on which the mention of the grant of the EP or the decision to maintain the patent as amended is published in the European Patent Bulletin.        Art. 103(2), (3) PA	(a) Yes (b) Within period pursuant to column 4        Art. 16, 103(2) PA
<b>Former Yugoslav Republic of Macedonia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2009.</b> )	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Macedonian must be filed with SOIP.        Art. 1(3) London Agreement	Yes, authorised agent who is either a domestic legal person or a citizen of the Former Yugoslav Republic of Macedonia.        Art. 16, 227 PL	3 months after the date on which the mention of the grant of the EP or the decision to maintain the patent as amended is published in the European Patent Bulletin.        Art. 5(2), (3) Ext. Reg.	(a) MKD 3 000 (Publication fee) (b) Within period pursuant to column 4

\* The Agreement on the Application of Article 65 EPC (the London Agreement) applies to all European patents and extended European patents granted after 1 May 2008, irrespective of whether they are granted after a first-instance procedure, an opposition procedure or an appeal procedure, and in respect of which the mention of grant or amendment is published by the EPO.

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b> <b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b> <b>(a) permitted?</b> <b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) Yes (b) 2</p>	<p>Mention in the patent bulletin Entry in the patent register</p> <p>Art. 5(3) Ext. Reg.</p>	<p>(a) Yes (b) ALL 2 000</p> <p>Art. 5, 6(3) Ext. Reg.</p>	-
<p>(a) Yes (b) 1</p>	<p>Database inspection in the Office Copies available Mention in the official gazette (Glasnik)</p>	<p>(a) Yes (b) Yes, cf. column 5(a)</p> <p>Art. 5(3) and 6(3) Ext. Agr. Annex Art. 88(3), 89(3) PL</p>	-
<p>(a) No, but recommended (b) 1</p> <p>Art. 2(1) PO</p>	<p>Mention of the filing of the translation in the official gazette Translation and any corrections published in the form of a printed patent document Entry in the patent register Inspection of files Copies available for viewing and downloading from the internet website</p> <p>Art. 103(5) PA Art. 21 PO</p>	<p>(a) Yes (b) Yes</p> <p>Art. 104(3) PA</p>	<p>Correction of translation has legal effect from the date of publication by the Croatian Intellectual Property Office.</p> <p>Art. 104(3) PA</p>
<p>(a) Yes, Form об. ДЗИС –П5 (b) 3</p>	<p>Inspection in reading room Copies available Mention in the official gazette (Glasnik)</p> <p>Art. 5(3) Ext. Reg.</p>	<p>(a) Yes (b) Yes, cf. column 5(a)</p> <p>Art. 5(3) Ext. Reg.</p>	<p>The publication fee is deemed to have been paid only when proof of payment has been duly provided.</p> <p>Art. 5(5) Ext. Reg.</p>

Extension state	1 Contracting state to the London Agreement on the application of Art. 65 EPC?	2 Translation requirements	3 Must a national professional representative be appointed?	4 Period for filing the translation	5 (a) Special fee payable? (b) If so, when due?
<b>Latvia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 July 2005.</b> )	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Latvian must be filed with the LV Patent Office.   R. 2 Transitional provisions of the PL § 70(2) PL	Yes   § 26(1) PL	3 months after the date on which the mention of the grant of the EP or the decision to maintain the patent as amended is published in the European Patent Bulletin.   R. 2 Transitional provisions of the PL § 70(2) PL	(a) LVL 35 (if filed on paper) or LVL 25 (if filed electronically)  <b>as of 1.1.2014:</b> EUR 49.80 (if filed on paper) or EUR 35.57 (if filed electronically)  (b) Within period pursuant to column 4   § 70(2) PL R. 2.6 Fees Reg.
<b>Lithuania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 December 2004.</b> )	Yes  No official language in common with one of the official languages of the EPO.	A translation of the <b>claims</b> into Lithuanian must be filed with the LT State Patent Bureau.	Yes  Legal or natural persons who have no residence, permanent place of business, registered branch or representative office in Lithuania, in the EEA or in an EPC Contracting State must appoint a patent attorney who has been entered on the List of Patent Attorneys of Lithuania.	3 months after the date on which the mention of the grant of the European patent or the decision to maintain the patent as amended is published in the European Patent Bulletin.	(a) Publication of claims: LTL 160 plus LTL 50 for the 16th and each subsequent claim.  Publication of amended claims: LTL 120  (b) Within period pursuant to column 4  The translation is not published until the fee has been paid.   Art. 71(2) PL Fees Law
<b>Montenegro</b>	No	Patent holder must submit to the competent authority a translation of the <b>claims</b> of the European patent into Montenegrin and pay the prescribed publication fee.	Yes, foreign natural and legal persons must be represented by a representative listed in the competent authority's Register of Representatives or by a domestic lawyer (Register of Representatives at <a href="http://www.advokatskakomora.me">www.advokatskakomora.me</a> ).	3 months after the date on which the mention of the grant or the decision to maintain the patent as amended is published in the European Patent Bulletin	(a) Yes  (b) Within period pursuant to column 4

<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b> <b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b> <b>(a) permitted?</b> <b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) Yes (b) 1</p>	<p>Translation and any corrections published in the official bulletin</p> <p>Inspection at the LV Patent Office</p> <p>Entry in the patent register</p> <p>§ 35 PL</p>	<p>(a) Yes (b) Yes, cf. column 5(a)</p>	<p>The translation of the claims must be accompanied by a copy of the EP specification.</p> <p>Full translation is required only for legal proceedings.</p> <p>§ 72 PL</p>
<p>(a) No (b) 2</p> <p>R. 8, 9 Ext. Order</p>	<p>Publication of the translation and any corrections in the official bulletin of the State Patent Bureau of the Republic of Lithuania</p> <p>Inspection of the official bulletin online <i>www.vpb.gov.lt</i></p> <p>Art. 71(4) PL</p>	<p>(a) Yes (b) Yes, cf. column 5(a)</p> <p>Art. 71(3), 72(3) PL Fees Law</p>	<p>Full translation is required only for legal proceedings.</p>
<p>(a) Yes (b) 2</p>	<p>Publication of translation of patent claims and any corrections in the Montenegrin Intellectual Property Gazette</p> <p>Art. 108(5) PL</p>	<p>(a) Yes (b) Yes</p> <p>Art. 108(3) PL</p>	<p>-</p>



<p style="text-align: center;"><b>6</b></p> <p><b>(a) Must a form be used?</b> <b>(b) No. of copies to be filed</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Manner and form in which the translation is made available to the public</b></p>	<p style="text-align: center;"><b>8</b></p> <p><b>Correction of translation</b> <b>(a) permitted?</b> <b>(b) Special fee payable?</b></p>	<p style="text-align: center;"><b>9</b></p> <p><b>Special features</b></p>
<p>(a) No (but recommended)</p> <p>(b) 3</p>	<p>Inspection in reading room</p> <p>Copies available</p> <p>Mention in the patent bulletin</p> <p>Art. V.2, 4 GO</p>	<p>(a) Yes</p> <p>(b) EUR 20 or RON 72</p> <p>Art. V.3, 4 GO Annex 1.36 Fees Ord.</p>	<p>The following data must be provided with the translation:</p> <ul style="list-style-type: none"> <li>- EP application and publication numbers,</li> <li>- EP application and publication dates,</li> <li>- number and date of the European Patent Bulletin in which the grant was mentioned,</li> <li>- names and addresses of the owner(s) and the inventor(s),</li> <li>- the title of the invention in Romanian,</li> <li>- drawings, if any,</li> <li>- as well as a signed declaration stating that the translation corresponds to the original text of the patent specification.</li> </ul> <p>If the EPO maintains the patent in an amended form, a Romanian translation of the amended text must be filed.</p>
<p>(a) Yes</p> <p>(b) 2</p>	<p>Publication of the translation and any corrections</p> <p>Mention of the published printed patent document and of any corrections in the Intellectual Property Gazette</p> <p>Art. 124(4) PL Ext.</p>	<p>(a) Yes</p> <p>(b) Yes</p> <p>Art. 125(3) PL Ext.</p>	<p>-</p>
<p>(a) No (but recommended)</p> <p>(b) 2</p> <p>Art. 2, 9 PR</p>	<p>Translation and any corrections published on CD-Rom and at the Slovenian Patent Documents Server</p> <p>Mention in official bulletin (BIL)</p> <p>Inspection of files</p> <p>Inspection in library</p> <p>Art. 5(3) Ext. Decr.</p>	<p>(a) Yes</p> <p>(b) EUR 60 (Fee for any subsequent publication of the translation), to be paid within the period pursuant to column 4 (see also column 9)</p> <p>Art. 5, 6(3) Ext. Decr. Art. 1(1.4.2) Fees Decr.</p>	<p>The publication fee is deemed to have been paid only when proof of payment has been duly provided.</p> <p>Correction of translation has legal effect from the date of publication by SIPO.</p> <p>Art. 6(3) Ext. Decr.</p>



## Authentic text of a European patent application or European patent (Article 70 EPC)

**V.**

In any proceedings before the European Patent Office and in any contracting state, the text of a European patent application or a European patent in the language of the proceedings is the authentic text.

Any contracting state may provide that a translation, as provided for in the Convention, in an official language of that state, shall in that state be regarded as authentic, except for revocation proceedings, in the event of the application or patent in the language of the translation conferring protection (Article 69 EPC) which is narrower than that conferred by it in the language of the proceedings.

Any contracting state which adopts a provision of this kind

(a) must allow the applicant for or proprietor of the patent to file a corrected translation of the European patent application or European patent

(b) may prescribe that any person who, in that state, in good faith is using 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 70(4)(b) EPC).

The following table indicates which text of a European patent application or European patent is authentic in the event of translations pursuant to Articles 67(3) and 65(1) EPC being filed, and whether a state has made provision for use in good faith in the meantime as provided for in Article 70(4)(b) EPC.

Contracting state	1 Authentic text of a European patent application or European patent	2 Has provision pursuant to Art. 70(4)(b) EPC been made?
<b>Albania</b>	Relevant legal provisions are not yet in force.	
<b>Austria</b>	Translation, if protection conferred is narrower than in the language of the proceedings. § 6(1) ILPT	Yes § 6(4) ILPT
<b>Belgium</b>	No provisions pursuant to Art. 70(3) EPC. Authentic text is that in the language of the proceedings.	n/a
<b>Bulgaria</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 72d(1) PL	Yes Art. 72d(5) PL
<b>Croatia</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 108.f(2) PA	Yes Art. 108.f(4) PA
<b>Cyprus</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Sect. 67(1) PL	Yes Sect. 67(3) PL
<b>Czech Republic</b>	Translation, if protection conferred is narrower than in the language of the proceedings. § 35d(1) PA	Yes § 35d(3) PA
<b>Denmark</b>	If the translation does not correspond to the text in the language of the EPO proceedings, the protection conferred by the patent only extends to the subject-matter disclosed in both texts. § 85(1) PA	Yes § 86(3) PA
<b>Estonia</b>	Translation, if protection conferred is narrower than in the language of the proceedings. § 8 IA	Yes § 9(3) IA
<b>Finland</b>	Translation, if protection conferred is narrower than in the language of the proceedings. § 70p PA	Yes § 70q PA
<b>Former Yugoslav Republic of Macedonia</b>	Translation, if protection conferred is narrower than in the language of the proceedings.	Yes
<b>France</b>	Text in the language of the proceedings before the EPO. In the event of litigation, the judge or defendant may require a full translation of the patent into French. Art. L. 614-7 PL	Yes Art. L. 614-10 PL
<b>Germany</b>	No provisions pursuant to Art. 70(3) EPC. Authentic text is that in the language of the proceedings.	No
<b>Greece</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 14(2) Pres. Decr. No. 77/88	Yes Art. 16 Pres. Decr. No. 77/88
<b>Hungary</b>	Translation, if protection conferred is narrower than in the language of the proceedings; this does not apply, however, in revocation proceedings. If a Hungarian translation of the text of the European patent other than the claims was voluntarily submitted after validation, the general rule applies to this translation once it has been published by the HIPO. Art. 84/J. PA	Yes Art. 84/K.(6) PA

Contracting state	1 Authentic text of a European patent application or European patent	2 Has provision pursuant to Art. 70(4)(b) EPC been made?
<b>Iceland</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 85(1) PA	Yes Art. 86(3) PA
<b>Ireland</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Sect. 121 PA	Yes Sect. 121(4) PA
<b>Italy</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 57(2) PL	Yes Art. 57(5) PL
<b>Latvia</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 72(1)(2) PL	Yes Art. 72(4) PL
<b>Liechtenstein</b>	see Switzerland	
<b>Lithuania</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 80(1), (2) PL	Yes Art. 80(3) PL
<b>Luxembourg*</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 6(1) Law of 27.5.77	Yes Art. 6(2) Law of 27.5.77
<b>Malta</b>	Translation, if protection conferred is narrower than in the language of the proceedings. R. 8(1) L.N. 99/2007	Yes R. 8(3) L.N. 99/2007
<b>Monaco*</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 3(1) SO No. 10.427	Yes Art. 3(3) SO No. 10.427
<b>Netherlands</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 52(9) PA	Yes Art. 55(3) PA
<b>Norway</b>	Translation, if protection conferred is narrower than in the language of the proceedings. § 66i PL	Yes § 66j(2) PL
<b>Poland</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 7 § 2 EPAL	Yes Art. 7 § 4 EPAL
<b>Portugal</b>	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 84 PA	Yes Art. 85(2) PA
<b>Romania</b>	Translation, if protection conferred is narrower than in the language of the proceedings; this does not apply, however, in revocation proceedings. Art. 7 AccEPCLaw	Yes Art. 7(3) AccEPCLaw
<b>San Marino</b>	Translation, if protection conferred is narrower than in the language of the proceedings Art. 6(2) Decree Law No. 76/2009	Yes Art. 6(5) Decree Law No. 76/2009

\* Contracting state requires only a translation of the claims pursuant to Art. 67(3) EPC.



Extension state	1 Authentic text of a European patent application or European patent	2 Has provision pursuant to Art. 70(4)(b) EPC been made?
<b>Albania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 May 2010.</b> )	Translation, if protection conferred is narrower than in the language of the proceedings.  Art. 6(2) Ext. Reg.	Yes  Art. 6(3) Ext. Reg.
<b>Bosnia and Herzegovina</b>	Translation, if protection conferred is narrower than in the language of the proceedings.  Art. 6(2) Ext. Agr. Annex Art. 89(2) PL	Yes  Art. 6(4) Ext. Agr. Annex Art. 89(4) PL
<b>Croatia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2008.</b> )	Translation, if protection conferred is narrower than in the language of the proceedings.  Art. 104(2) PA	Yes  Art. 104(4) PA
<b>Former Yugoslav Republic of Macedonia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2009.</b> )	Translation, if protection conferred is narrower than in the language of the proceedings.  Art. 6(2) Ext. Reg.	Yes  Art. 6(3) Ext. Reg.
<b>Latvia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 July 2005.</b> )	Translation, if protection conferred is narrower than in the language of the proceedings.  § 72 PL	Yes  § 72 PL
<b>Lithuania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 December 2004.</b> )	Translation, if protection conferred is narrower than in the language of the proceedings.  Art. 72(1), (2) PL	Yes  Art. 72(3) PL
<b>Montenegro</b>	Translation, if protection conferred is narrower than in the language of the proceedings; this does not apply, however, in revocation proceedings.  Art. 109(2) PL	Yes  Art. 109(4) PL
<b>Romania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 March 2003.</b> )	Translation, if protection conferred is narrower than in the language of the proceedings; this does not apply, however, in revocation proceedings.  Art. VI.2 GO	Yes  Art. VI.3 GO



## Payment of renewal fees for European patents

## VI.

Under Article 141 EPC, "national" renewal fees in respect of a European patent may be imposed for the years which follow that in which the mention of the grant of the European patent is published in the "European Patent Bulletin". If a renewal fee becomes due shortly before such publication, it is still to be paid to the EPO. The mention of grant will in this case not be published until the renewal fee has been paid. Further information on the calculation of the patent years for which "national" renewal fees are to be paid is published in Official Journal 6/1984, p. 272 f.

The following table indicates the most important national provisions and requirements to be observed when paying "national renewal fees" in respect of European patents. It takes no account of national provisions concerning reductions in renewal fees in connection with licensing rights, or of any stipulations applying to the possibilities of extending or deferring payment.

Irrespective of the information given in column 3 of the following table, the minimum period referred to in Article 141(2) EPC is decisive for all contracting states, i.e. "national" renewal fees in respect of a European patent falling due within two months of the publication of the mention of the grant of the European patent are deemed to have been validly paid if they are paid within that period. Any additional fee provided for under national law will not be charged.

**Attention is particularly drawn to the fact that the fees given in Columns 1 and 3 are frequently subject to change in various contracting states. The EPO can therefore accept no responsibility for the validity of those figures.** As in the past, however, it will endeavour to report such changes as soon as possible in the Official Journal.

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge
	Year	ALL	Year	ALL		
<b>Albania</b> Art. 40, 41, 86 Fees Decr.	1st	4 000	11th	22 000	(a) Last day of the month in which the date of filing occurred  (b) n/a  (c) Payment may not be made more than 12 months before due date.  Art. 41(2) PL PR 1	(a) 6 months from due date  (b) 50%  Art. 41(3) PL
	2nd	5 000	12th	25 000		
	3rd	6 000	13th	27 000		
	4th	7 000	14th	30 000		
	5th	8 000	15th	32 000		
	6th	10 000	16th	35 000		
	7th	12 000	17th	37 000		
	8th	14 000	18th	40 000		
	9th	16 000	19th	45 000		
	10th	20 000	20th	50 000		
<b>Austria</b> § 9 LPOF Enquiries re renewal fees: Accounts: Tel. +43 1 53424-170 or -169 Fax +43 1 53424-192 Enquiries re patent register: Tel. +43 1 53424-241 Fax +43 1 53424-535	6th	100	14th	900	(a) Last day of the month in which the date of filing occurred  (b) For the first fee to be paid: 3 months from due date; subsequent fees must be paid by due date  (c) Payment may not be made more than 3 months before due date.  § 9(3) – (5) LPOF	(a) Fee for 1st year: beginning of 4th up to end of 12th month from due date; fees for further years: beginning of 1st up to end of 6th month from due date  (b) 20%  § 9(4), (5) LPOF
	7th	200	15th	1 000		
	8th	300	16th	1 100		
	9th	400	17th	1 200		
	10th	500	18th	1 300		
	11th	600	19th	1 500		
	12th	700	20th	1 700		
	13th	800				
	§ 6(2), 9(2) LPOF					
<b>Belgium</b> Art. 3 Sect. 3 Law of 21.4.07 and Art. 8 RD of 5.12.07** Art. 5 Sect. 3, Law of 8.7.77 and Art. 9 RD of 27.2.81*** Enquiries re renewal fees: Tel. +32 2 2775296 Fax + 32 2 2775262	3rd	35	12th	220	(a) Last day of the month in which the date of filing occurred  (b) 1 month  (c) Payment may not be made more than 6 months before due date.  Art. 8 RD of 5.12.07** Art. 9 RD of 27.2.81*** Art. 40 PA	(a) Beginning of 2nd up to end of 6th month from due date  (b) 3rd-10th year: EUR 75 11th-20th year: EUR 210  Art. 40 PA
	4th	50	13th	250		
	5th	65	14th	290		
	6th	85	15th	330		
	7th	100	16th	370		
	8th	125	17th	410		
	9th	145	18th	455		
	10th	170	19th	500		
	11th	195	20th	545		
	Art. 40 PA					

\* For first renewal fee to be paid, see Art. 141(2) EPC.

\*\* European patent applications filed on or after 13 December 2007

\*\*\* European patent applications filed before 13 December 2007

<p style="text-align: center;"><b>4</b></p> <p><b>Communication of a reminder in cases of non-payment</b>  <b>(a) provided for?</b>  <b>(b) date of despatch</b></p>	<p style="text-align: center;"><b>5</b></p> <p><b>Restitutio in integrum</b>  <b>(a) provided for?</b>  <b>(b) time limit for submitting application</b></p>	<p style="text-align: center;"><b>6</b></p> <p><b>Appointment of a national professional representative for</b>  <b>(a) payment of fees</b>  <b>(b) communication of a reminder of non-payment</b>  <b>(c) proceedings in respect of restitutio in integrum</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) Only to the licensee if the patent proprietor fails to pay the relevant fee in time and a license in favour of a third party is entered in the patent register</p> <p>(b) Approx. 8 weeks before expiry of period of grace</p> <p>Art. 46(5) PL PR 1</p>	<p>(a) Yes</p> <p>(b) No later than 6 months from expiry of period of grace under column 3</p> <p>Art. 35 PL</p>	<p>(a) and (c) Yes</p> <p>Applicants with neither residence nor principal place of business in Albania must appoint a representative authorised to act before the GDPT</p> <p>(b) n/a</p> <p>Art. 35 PL</p>	<p>Publication in the Patent Bulletin</p> <p>Entry in the patent register</p> <p>Part XIV (3.3) PR PR 1</p>
<p>(a) Yes, but not mandatory</p> <p>(b) Approximately 1 month after due date in the event of non- or insufficient payment, but requests for payment are not sent abroad</p> <p>(Österreichisches Patentblatt No. 1/1982, p. 28)</p>	<p>(a) Yes</p> <p>(b) 2 months after removal of obstacle; no later than 12 months after expiry of non-observed time limit</p> <p>§ 24 ILPT §§ 129 et seq. PA</p>	<p>(a) No</p> <p>(b) No</p> <p>(c) Yes; attorney at law, patent attorney or notary authorised to represent parties on a professional basis in Austria.</p> <p>However, if the residence or place of business is in the EEA, a person authorised to accept service who is a resident of Austria may be appointed instead.</p> <p>§ 27(1) LPOF § 24 ILPT § 21(4) PA</p>	<p>Entry in the patent register</p> <p>Publication in the patent bulletin</p> <p>§§ 46, 79, 80 PA</p>
<p>(a) No</p> <p>(b) n/a</p>	<p>(a) Yes</p> <p>(b) Beginning of 7th until end of 8th month from due date (or two months as from expiry of grace period under Art. 40 PA)</p> <p>Art. 41 PA</p>	<p>(a) see table III.B, column 1</p> <p>(b) n/a</p> <p>(c) see table III.B, column 1</p> <p>Art. 55, 57, 58, 60 PA</p>	<p>Confirmation of non-payment on request</p> <p>Entry in the patent register</p> <p>Art. 40 PA</p>

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge
<b>Bulgaria</b> Art. 72e, 33 PL  Decr. Fees  Enquiries re renewal fees:  Tel. +359 2 9701422  Fax +359 2 8708325, 8735258	<b>Year</b> 3rd 4th 5th 6th 7th 8th 9th 10th 11th  Decr. Fees	<b>BGN</b> 50 50 150 200 250 300 400 500 600	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>BGN</b> 700 800 900 1 000 1 100 1 200 1 300 1 500 1 700	(a) Last day of the month in which the preceding patent year expires.  (Each patent year starts from the filing date of the patent application)  (b) n/a  (c) Payment may not be made more than 12 months before due date.  Art. 33(1), (2) PL	(a) 6 months from due date  (b) twice the rate         Art. 33(3) PL
<b>Croatia</b> Art. 74 PA	<b>Year</b> 3rd 4th 5th 6th 7th 8th 9th 10th 11th  Art. 13 RCh	<b>HRK</b> 320 360 420 500 620 740 920 1 200 1 700	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>HRK</b> 1 800 2 000 2 100 2 300 2 900 3 500 4 600 5 800 6 900	(a) Anniversary of date of filing  (b) n/a  (c) No specific legal provision: payment may be made for more than one patent year. However, if the fees are subsequently changed, the patent proprietor will be obliged to pay the difference between the amount paid in advance and the amount due for the year concerned.  Art. 108.j(1) PA	(a) 6 months from due date  (b) 100%         Art. 74(3) PA
<b>Cyprus</b> Sect. 26(3) PL R. 42(1)(a), 56(2) PFR	<b>Year</b> 3rd 4th 5th 6th 7th 8th 9th 10th 11th  PFR	<b>EUR</b> 50 60 80 100 120 140 160 180 200	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>EUR</b> 240 280 320 360 420 480 540 600 660	(a) The date preceding the anniversary date of filing (Form P.13)  (b) n/a  (c) Payment may not be made more than 3 months before due date.  R. 42(1)(a), 56(2) PFR	(a) 6 months from due date  (b) 25% per month         R. 42(1)(b) PFR

\* For first renewal fee to be paid, see Art. 141(2) EPC.

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<p>(a) No (b) n/a</p>	<p>(a) Yes (b) 3 months after the reason ceases to apply; no later than 12 months after expiry of non-observed time limit</p> <p>Art. 49 PL</p>	<p>(a) No (b) n/a (c) Yes</p>	<p>Entry in the patent register Publication in the patent bulletin</p>
<p>(a) Yes (b) Approx. 1 month after due date</p> <p>Art. 74(4) PA</p>	<p>(a) Yes (b) Within 3 months of the removal of the cause of non-compliance with the time limit or of date party becomes aware of non-compliance with the time limit, if this date is later; request is only admissible within 1 year of the expiry of the time limit</p> <p>Art. 57 PA</p>	<p>(a) No (b) Yes (c) Yes</p> <p>Art. 4 PA</p>	<p>Entry in the patent register Publication in the official gazette</p> <p>Art. 26, 32(3) PO</p>
<p>(a) No (b) n/a</p>	<p>(a) Yes (Form P.14 P.15) (b) Within 12 months of expiry of the period of grace under col. 3</p> <p>R. 43 PFR</p>	<p>(a) Yes (b) n/a (c) Yes</p>	<p>Entry in the patent register Publication in the official gazette</p> <p>R. 3(1)(b), 42(4) PFR</p>

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge
<b>Czech Republic</b> § 35g PA LRenFees Enquiries re renewal fees: Tel. +420 2 20383139 Fax +420 2 24324718 Helpdesk@upv.cz	<b>Year</b> 1st 2nd 3rd 4th 5th 6th 7th 8th 9th 10th	<b>CZK</b> 1 000 1 000 1 000 1 000 2 000 2 000 2 000 2 000 3 000 4 000	<b>Year</b> 11th 12th 13th 14th 15th 16th 17th 18th 19th 20th	(a) Anniversary of date of filing (b) n/a (c) Payment may not be made more than 12 months before due date. § 35g(2) PA	(a) 6 months from due date (b) 100% § 35g(2) PA	
<b>Denmark</b> § 81, 99 PA Enquiries re renewal fees and patent register: Tel. +45 43 508000 Fax +45 43 508001	<b>Year</b> 1st 2nd 3rd 4th 5th 6th 7th 8th 9th 10th	<b>DKK</b> 500 500 500 1 100 1 250 1 400 1 600 1 800 2 050 2 300	<b>Year</b> 11th 12th 13th 14th 15th 16th 17th 18th 19th 20th	(a) Last day of the month in which the date of filing occurred (b) n/a (c) Payment may not be made more than 3 months before due date. § 41(1) PA	(a) 6 months from due date (b) 20% § 81(2), 41(3), 99(2) PA	
<b>Estonia</b> § 10 IA § 163(3) FA Enquiries re renewal fees and patent register: Tel. +372 6277908 (patent register) Fax +372 6277943	<b>Year</b> 1st 2nd 3rd 4th 5th 6th 7th 8th 9th 10th	<b>EUR</b> 25.56 25.56 63.91 76.69 95.86 115.04 134.21 153.38 178.95 204.51	<b>Year</b> 11th 12th 13th 14th 15th 16th 17th 18th 19th 20th	(a) Last day of the month in which the date of filing occurred (b) n/a (c) Payment may not be made more than 6 months before due date. § 10(3) IA	(a) 6 months from due date (b) 10% § 10(4) IA	

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<p>(a) No  (b) n/a</p>	<p>(a) No  (b) n/a</p> <p>§ 11(1)(a) LRenFees</p>	<p>(a) No  (b) n/a  (c) n/a</p> <p>§ 70 PA</p>	<p>Publication in Věstník Úřadu průmyslového vlastnictví (Bulletin of the CZ Industrial Property Office)</p> <p>Entry in the patent register</p> <p>§ 69(2), (3) PA</p>
<p>(a) No, but a postal cheque form will be sent to applicants/representatives  (b) 2-4 weeks after due date</p>	<p>(a) Yes  (b) 2 months after removal of obstacle; no later than 1 year from expiry of period of grace under column 3</p> <p>§ 72 PA</p>	<p>(a) No  (b) No  (c) No</p> <p>§ 66 PA</p>	<p>Publication in Dansk Patenttidende (Danish Patent Gazette)</p> <p>Entry in the patent register</p> <p>§ 51 PA  § 47 PO</p>
<p>(a) No  (b) n/a</p>	<p>(a) Yes  (b) 2 months after removal of obstacle; no later than 1 year from expiry of period of grace under column 3</p> <p>§ 29(4) PA</p>	<p>(a) No  (b) n/a  (c) n/a</p> <p>§ 15 IA</p>	<p>Publication in Eesti Patendileht (official gazette)</p> <p>Entry in the patent register</p> <p>§ 38(2) PA  § 17 IA</p>

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge
<b>Finland</b> §§ 41, 51, 70I PA Enquiries re renewal fees and patent register: Tel. +358 29 5095000 Fax +358 29 5095328	<b>Year</b> 1st to 3rd year 4th 5th 6th 7th 8th 9th 10th 11th Fees Decr.	<b>EUR</b> 200 155 170 195 245 290 320 360 425	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>EUR</b> 485 540 600 650 700 750 800 850 900 § 41, 70 I PA	(a) Last day of the month in which the date of filing occurred. The first renewal fee is not, however, due for payment until the last day of the third month following the month the patent was granted. (b) n/a (c) Payment may not be made more than 6 months before due date. § 41 PA Fees Decr.	(a) 6 months from due date (b) 20%
<b>Former Yugoslav Republic of            Macedonia</b> Art. 86 PL Tariff No. 109 Fees Law	<b>Year</b> 3rd 4th 5th 6th 7th 8th 9th 10th 11th	<b>MKD</b> 800 1 000 1 200 1 400 1 600 1 800 2 000 3 000 4 000	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>MKD</b> 5 000 6 000 7 000 8 000 9 000 10 000 11 000 12 000 13 000	(a) Anniversary of date of filing (b) 2 months from due date (c) Payment may not be made more than 6 months before due date.	(a)(i) 3 months from due date (ii) 9 months from due date (b)(i) 25% (ii) 100%

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<p>(a) No  (b) n/a</p>	<p>(a) Yes  (b) 2 months after removal of obstacle; no later than 12 months from expiry of period of grace under column 3</p> <p>§ 71a PA</p>	<p>(a) No  (b) No  (c) No</p>	<p>Publication in Patenttulehti (Finnish patent bulletin)  Entry in the patent register</p> <p>§ 55 PA  § 40 PD</p>
<p>(a) No  (b) n/a</p>	<p>(a) Yes  (b) No later than 3 months from expiry of the non-observed time limit</p>	<p>(a) No  (b) n/a  (c) Yes</p>	<p>Entry in the patent register  Publication in the official gazette</p>

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge
<b>France</b> Art. L. 612-19 PL Art. R. 613-46, R. 613-47, R. 613-63 and R. 614-16 Reg. Enquiries re renewal fees: Département des Titres, Service des annuités Tel. +33 3 28363493 Fax +33 3 28363481	<b>Year</b> 2nd 3rd 4th 5th 6th 7th 8th 9th 10th 11th	<b>EUR</b> 36 36 36 36 72 92 130 170 210 250	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>EUR</b> 290 330 380 430 490 550 620 690 760	(a) Last day of the month in which the date of filing occurred (b) If the payment made up to the date specified under (a) is insufficient, no surcharge is payable if the deficit is made good within the period for payment of the surcharge (c) Payment may not be made more than 12 months before due date. Art. L. 612-19 PL R. 613-46, R. 613-47 Reg.	(a) 6 months from due date (b) 50% of the due renewal fee Art. L. 612-19 PL Art. R. 613-46, R. 613-47 and R. 618-3 Reg. Fees Ord. of 24.4.08
<b>Germany**</b> Art. II § 7 LIPC in conjunction with § 17 PA Enquiries re renewal fees and patent register: Tel. +49 89 2195-3402 Fax +49 89 2195-2221	<b>Year</b> 3rd 4th 5th 6th 7th 8th 9th 10th 11th	<b>EUR</b> 70 70 90 130 180 240 290 350 470	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>EUR</b> 620 760 910 1 060 1 230 1 410 1 590 1 760 1 940 Renewal fees falling due after the filing of a declaration of willingness to grant a licence are reduced by half. If the renewal fees for the 3rd to 5th years are paid together when the 3rd year fee falls due, the total payable is reduced to EUR 200. § 23(1) PA Fees Schedule LPF	(a) Last day of the month containing the anniversary of the date of filing (b) Up to the end of the last day of the second month from the due date (c) Payment may not be made more than one year before due date. Exception: 3rd to 5th renewal fees may be paid when 3rd fee falls due (No. 312 205 Fees Schedule LPF) §§ 3(2), 5(2), 7(1) first sentence LPF Art. II § 7 LIPC	(a) Up to end of 6th month from due date (b) EUR 50 § 7(1) second sentence LPF

\* For first renewal fee to be paid, see Art. 141(2) EPC.

\*\* The DPMA allots European patents a national patent number, which must be quoted when payments are made and in any communication with the DPMA.

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<p>(a) Yes (reminders are sent abroad)</p> <p>(b) 2 months after the due date not observed.</p> <p>Art. R. 613-48 Reg.</p>	<p>(a) Yes</p> <p>(b) Within one year of expiry of the six-month grace period and within two months of removal of the cause of non-compliance (the unpaid renewal fee must also be paid within this two-month period).</p> <p>Fee for appeal: EUR 150</p> <p>Art. L. 612-16 PL Art. R. 613-52 Reg.</p>	<p>(a) No</p> <p>(b) No, but is recommended that an address for service in France be given</p> <p>(c) No</p>	<p>Determined by decision of the Director of INPI (communication to proprietor of patent)</p> <p>Publication of decision in the official bulletin (BOPI)</p> <p>Entry in the patent register</p> <p>Art. L. 613-22 PL Art. R. 613-50 Reg.</p>
<p>(a) No</p> <p>(b) n/a</p>	<p>(a) Yes</p> <p>(b) 2 months after removal of obstacle; no later than one year after expiry of non-observed time limit</p> <p>§ 123 PA</p>	<p>(a) No</p> <p>(b) No</p> <p>(c) Yes</p> <p>(see also notice No. 4/84 of the President of the DPMA in Bl.f.PMZ 1984, 117 = OJ EPO 1984, 275)</p> <p>§ 25 PA</p>	<p>Entry in the patent register</p> <p>Publication in the patent bulletin</p> <p>§ 30(1), 32(5) PA</p>

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<b>Greece</b> Art. 24 Law No. 1733/87 Art. 17, 18a Pres. Decr. No. 77/88 Enquiries re renewal fees and validation: Tel. +30 210 6183509 Fax +30 210 6819231	<b>Year</b> 3rd 4th 5th 6th 7th 8th 9th 10th 11th  Dec. of 10.2.2012	<b>EUR</b> 20 50 80 90 100 115 140 190 240	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>EUR</b> 300 400 500 600 700 800 900 1 000 1 100	(a) Last day of the month in which the date of filing occurred (b) n/a (c) Any time after the filing date  Art. 24(2) Law No. 1733/87	(a) 6 months from due date (b) 50%  Art. 24(2) Law No. 1733/87
<b>Hungary</b> Art. 84/L PA Art. 3.(7) FeeDecr	<b>Year</b> 1st 2nd 3rd 4th 5th 6th 7th 8th 9th 10th  Art. 3.(7) FeeDecr	<b>HUF</b> 17 600 17 600 17 600 88 000 110 000 148 500 148 500 148 500 148 500 148 500	<b>Year</b> 11th 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>HUF</b> 148 500 148 500 154 000 154 000 154 000 154 000 159 500 159 500 165 000 165 000  Art. 23., 84/L.(2), (3), 115/M.(3) PA	(a) Anniversary of date of filing (b) 3 months from due date If the first renewal fee is due within 3 months of the publication of the mention of grant in the European Patent Bulletin, the renewal fee may be paid within said 3 months without a surcharge. Renewal fees which – in the case of revocation of a European patent as a result of an omission or a decision reviewed by the Enlarged Board of Appeal – would have been due after the revocation, may also be paid within a grace period of six months from the communi- cation of the decision re-establish- ing the rights or re-opening pro- ceedings before the Board of Appeal. (c) Payment may not be made more than 2 months before due date.  Art. 23, 115/M. PA	(a) 6 months from due date (the first 3 months without surcharge) (b) 4th, 5th and 6th month: 50%

\* For first renewal fee to be paid, see Art. 141(2) EPC.

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<p>(a) Yes, to the address for service in Greece, but not mandatory; reminders are not sent abroad.</p> <p>(b) Approx. 1 month before expiry of period of grace</p>	<p>(a) No</p> <p>(b) n/a</p>	<p>(a) Payment must be made by the patentee or a Greek legal practitioner. Patentees with neither residence nor principal place of business in Greece must appoint a representative for service in that country.</p> <p>(b) No, but an address for service in Greece must be given.</p> <p>(c) n/a</p> <p>Art. 19 Pres. Decr. No. 77/88</p>	<p>Publication in the EDBI; the loss of rights takes effect as from the date of publication.</p> <p>Art. 16(2) Law No. 1733/87</p>
<p>(a) Yes, but not binding</p> <p>(b) One payment reminder issued before the due date and another during the period of grace</p>	<p>(a) No, however, request for restoration of patent protection is possible</p> <p>(b) Within 3 months of the end of the period of grace if double that year's renewal fee is paid within that period</p> <p>Art. 40. PA Art. 9.(4) FeeDecr</p>	<p>Foreign applicants whose permanent residence or seat is not in the territory of the EEA must appoint a professional representative who is entitled to act before the HIPO.</p> <p>This professional representative does not have to be a national professional representative but must be domiciled in the EEA.</p> <p>Art. 51.(1), (4) PA</p>	<p>Publication in Szabadalmi Közlöny és Védjegyértesítő (Gazette of Patents and Trademarks)</p> <p>Entry in the patent register (available also from the HIPO website)</p> <p>Art. 54., 56. and 56/A. PA</p>



<p style="text-align: center;"><b>4</b></p> <p><b>Communication of a reminder in cases of non-payment</b>  <b>(a) provided for?</b>  <b>(b) date of despatch</b></p>	<p style="text-align: center;"><b>5</b></p> <p><b>Restitutio in integrum</b>  <b>(a) provided for?</b>  <b>(b) time limit for submitting application</b></p>	<p style="text-align: center;"><b>6</b></p> <p><b>Appointment of a national professional representative for</b>  <b>(a) payment of fees</b>  <b>(b) communication of a reminder of non-payment</b>  <b>(c) proceedings in respect of restitutio in integrum</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) No  (b) n/a</p>	<p>(a) Yes  (b) 2 months after removal of obstacle; no later than 12 months from expiry of period of grace under column 3</p> <p>Art. 72 PA</p>	<p>(a), (b) and (c) An applicant who is not domiciled in Iceland must have an agent, residing in the EEA, who can represent the applicant in all matters concerning the application. When the patent has taken effect in Iceland, no agent is needed except when the Patent Office so requires.</p> <p>Art. 12, 66 PA</p>	<p>Publication in ELS-tíðindi (Icelandic Patent Gazette)  Entry in the patent register</p> <p>Art. 51 PA  Art. 93 PR</p>
<p>(a) Yes  (b) No later than 6 weeks after due date</p> <p>R. 34(5), (6) PR</p>	<p>(a) Yes  (b) Within 2 years of the date on which the patent lapsed</p> <p>Sect. 37 PA  R. 35 PR</p>	<p>(a) No  (b) No, but an address for service in the European Community must be given  (c) Yes</p> <p>Sect. 37(2) PA  R. 34(5), (6), 93(1) PR  SI No.141 of 2006</p>	<p>Entry in the patent register  Publication in the Patents Office Journal</p>



<p style="text-align: center;"><b>4</b></p> <p><b>Communication of a reminder in cases of non-payment</b>  <b>(a) provided for?</b>  <b>(b) date of despatch</b></p>	<p style="text-align: center;"><b>5</b></p> <p><b>Restitutio in integrum</b>  <b>(a) provided for?</b>  <b>(b) time limit for submitting application</b></p>	<p style="text-align: center;"><b>6</b></p> <p><b>Appointment of a national professional representative for</b>  <b>(a) payment of fees</b>  <b>(b) communication of a reminder of non-payment</b>  <b>(c) proceedings in respect of restitutio in integrum</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) No (b) n/a</p>	<p>(a) Yes (b) Within 2 months of removal of the cause of non-compliance with the time limit, but no later than 12 months after expiry of non-observed time limit.</p> <p>Art. 193(2) PL</p>	<p>(a) No (b) n/a (c) No</p>	<p>Confirmation of non-payment on request</p>
<p>(a) Yes, but not mandatory (b) n/a</p>	<p>(a) Yes (b) 2 months after removal of obstacle, but no later than 12 months after expiry of the non-observed time limit</p> <p>Art. 26 PL</p>	<p>(a) Yes (b) Yes (c) Yes</p>	<p>Communication to representative Entry in the patent register Publication in the official bulletin</p>
<p>(a) No (b) n/a</p>	<p>(a) Yes (request fee: LTL 600) (b) Within two months of removal of the cause of non-compliance with the time limit or within 12 months of expiry of the non-observed time limit or, in cases of non-compliance with the time limit for payment of renewal fees, within 12 months of expiry of the grace period prescribed in Article 5bis of the Paris Convention, whichever period ends earlier.</p> <p>Art. 33 PL Art. 12 PLT</p>	<p>(a) and (c) Yes Legal or natural persons who have no residence, permanent place of business, registered branch or representative office in Lithuania, in the EEA or in an EPC contracting state must appoint a patent attorney who has been entered on the List of Patent Attorneys of Lithuania.</p> <p>(b) n/a</p>	<p>Entry in a database of European patents Publication in the official bulletin Online <a href="http://www.vpb.gov.lt">www.vpb.gov.lt</a></p> <p>Art. 29 PL</p>

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge
<b>Luxembourg</b> Art. 10 Law of 27.5.77 Enquiries re renewal fees: Tel. +35 2 247-84120, -84156 Fax +35 2 222660	<b>Year</b> 3rd 4th 5th 6th 7th 8th 9th 10th 11th  Art. 5 Fees Reg.	<b>EUR</b> 33 41 52 66 82 99 115 131 148	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>EUR</b> 165 180 198 213 230 246 262 281 300  Art. 10 Law of 27.5.77 Art. 67, 68, 92(3) PL Art. 6, 7 Fees Reg.	(a) Last day of the month in which the date of filing occurred (b) n/a (c) Payment may not be made more than 12 months before due date.  Art. 10 Law of 27.5.77 Art. 67 PL Art. 6, 9 Fees Reg.	(a) 6 months from due date (b) EUR 20
<b>Malta</b> R. 39 L.N. 117/2002	<b>Year</b> 3rd 4th 5th 6th 7th 8th 9th 10th 11th  R. 39 L.N.117/2002	<b>EUR</b> 34.94 46.59 58.23 69.88 81.53 93.17 104.82 116.46 128.12	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>EUR</b> 139.76 151.41 163.06 174.70 186.35 198.00 209.64 221.29 232.94  Art. 26 (2), (3) PA 2000 R. 1 L.N. 117/2002	(a) Last day of the month in which the date of filing occurred (b) n/a (c) Payment may not be made more than 6 months before due date.  R. 39 L.N. 117/2002	(a) 6 months from due date (b) Surcharge where maintenance fee is paid within 1 month from due date: EUR 11.65 within 2 months from due date: EUR 16.31 within 3 months from due date: EUR 23.29 within 4 months from due date: EUR 32.61 within 5 months from due date: EUR 44.26 within 6 months from due date: EUR 58.23  R. 39 L.N. 117/2002
<b>Monaco</b> Art. 4 PA SO (Fees) Enquiries re renewal fees and patent register: Tel. +377 98989801 Fax +377 92057520	<b>Year</b> 1st 2nd 3rd 4th 5th 6th 7th 8th 9th 10th  SO (Fees)	<b>EUR</b> 18 20 32 35 55 75 90 105 120 135	<b>Year</b> 11th 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>EUR</b> 165 195 225 260 290 300 310 315 335 355  Art. 4(2), (3) MD	(a) Last day of the month in which the date of filing occurred (b) n/a (c) Payment may not be made more than 12 months before due date.  Art. 4(2), (3) MD	(a) 6 months from due date (b) 20%  Art. 5 SO No. 10.427 Art. 4(2) MD

\* For first renewal fee to be paid, see Art. 141(2) EPC.

<p style="text-align: center;"><b>4</b></p> <p><b>Communication of a reminder in cases of non-payment</b>  <b>(a) provided for?</b>  <b>(b) date of despatch</b></p>	<p style="text-align: center;"><b>5</b></p> <p><b>Restitutio in integrum</b>  <b>(a) provided for?</b>  <b>(b) time limit for submitting application</b></p>	<p style="text-align: center;"><b>6</b></p> <p><b>Appointment of a national professional representative for</b>  <b>(a) payment of fees</b>  <b>(b) communication of a reminder of non-payment</b>  <b>(c) proceedings in respect of restitutio in integrum</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) No  (b) n/a</p>	<p>(a) Yes  (b) 20 months from the date of lapse of the patent</p> <p>Art. 70 PL</p>	<p>(a) No  (b) n/a  (c) Yes</p>	<p>Only renewal fees paid are entered in the patent register.</p>
<p>(a) Yes  (b) 6 weeks after due date</p> <p>R. 24(3) L.N. 117/2002</p>	<p>(a) When unable to observe the time limit set, causing refusal of the patent application, lapse of the patent or loss of any other right or means of redress.</p> <p>(b) Within 2 months from removal of the cause of non-compliance with the time limit or within 12 months from expiry of the non-observed time limit, whichever is the earlier</p> <p>Art. 46(1), (2) PA 2000</p>	<p>(a) Yes  (b) Yes  (c) Yes</p>	<p>n/a</p>
<p>(a) Yes (reminders are sent abroad)  (b) No information available</p>	<p>(a) No  (b) n/a</p>	<p>(a) No  (b) No  (c) n/a</p>	<p>n/a</p>

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment		3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge																																																								
<b>Netherlands</b> Art. 61, 103 PA  Enquiries re renewal fees and validity:  Tel. +31 88 602 60 00  Fax +31 88 602 90 24	<b>Fee no.</b>	<b>Year</b>	<b>EUR</b>	(a) Renewal fees must be paid for each coming patent year and are due on the last day of the month in which the anniversary of the date of filing falls.  (b) n/a  (c) No specific legal provision (any time after grant of the patent).		(a) 6 months from due date  (b) 50%																																																									
1	1st	0	2					2nd	0	3	3rd	0	4	4th	40	5	5th	100	6	6th	160	7	7th	220	8	8th	280	9	9th	340	10	10th	400	11	11th	500	12	12th	600	13	13th	700	14	14th	800	15	15th	900	16	16th	1 000	17	17th	1 100	18	18th	1 200	19	19th	1 300	20	20th	1 400
The fee number corresponds to the patent year as counted from the date of filing. (For details, please refer to OJ EPO 2008, 412.)								Art. 61(1), (2) PA		Art. 62 PA Art. 6(8) PR																																																					
Art. 6(7) PR								Art. 61(1), (2) PA		Art. 62 PA Art. 6(8) PR																																																					
<b>Norway</b> Fees Reg.	<b>Year</b>	<b>NOK</b>	<b>Year</b>					<b>NOK</b>	(a) Last day of the calendar month in which the fee year starts.  (b) n/a  (c) Payment may not be made more than 6 months before due date.		(a) 6 months from due date  (b) 20%																																																				
1st	600**	11th	3 200					2nd					600**	12th	3 500	3rd	600	13th	3 800	4th	1 200	14th	4 100	5th	1 500	15th	4 400	6th	1 800	16th	4 700	7th	2 000	17th	5 000	8th	2 300	18th	5 300	9th	2 600	19th	5 600	10th	2 900	20th	5 900																
§ 30 Fees Reg.								§ 41 PL					§ 41(3) PL § 30(3) Fees Reg.																																																		

\* For first renewal fee to be paid, see Art. 141(2) EPC.

\*\* Due and payable together with 3rd-year fee

<p style="text-align: center;"><b>4</b></p> <p><b>Communication of a reminder in cases of non-payment</b>  <b>(a) provided for?</b>  <b>(b) date of despatch</b></p>	<p style="text-align: center;"><b>5</b></p> <p><b>Restitutio in integrum</b>  <b>(a) provided for?</b>  <b>(b) time limit for submitting application</b></p>	<p style="text-align: center;"><b>6</b></p> <p><b>Appointment of a national professional representative for</b>  <b>(a) payment of fees</b>  <b>(b) communication of a reminder of non-payment</b>  <b>(c) proceedings in respect of restitutio in integrum</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) Yes</p> <p>(b) 1 month before the due date</p>	<p>(a) Yes</p> <p>(b) within two months of discovery of the failure to observe, but no later than one year after expiry of non-observed time limit</p> <p>In the case of failure to observe Art. 9(6), (7) or (8) PA (provisions relating to priority), the request for restitutio must be submitted no later than two months after expiry of the non-observed time limit.</p> <p>Art. 23 PA</p>	<p>(a) No</p> <p>(b) No</p> <p>(c) No</p> <p>However only patent agents or attorneys at law registered in the Netherlands may represent the patentee or applicant before the NPO.</p> <p>Art. 23b(1) PA</p>	<p>Entry in the patent register</p> <p>Publication in De Industriële Eigendom</p> <p>Art. 20, 62 PA</p>
<p>(a) Yes, but not mandatory; reminders are not sent abroad.</p> <p>(b) Approx. 2 months after due date</p>	<p>(a) Yes</p> <p>(b) 2 months after removal of obstacle; no later than 6 months from expiry of period of grace under column 3.</p> <p>§ 72(2) PL</p>	<p>(a) No</p> <p>(b) No</p> <p>(c) No</p> <p>§ 67 PL</p>	<p>Publication in Norsk Patenttidende (Norwegian Patents Gazette)</p> <p>Entry in the patent register</p> <p>§ 43 PR</p>

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge
<b>Poland</b> Art. 8 EPAL  Enquiries re renewal fees and patent register:  Fax +48 22 5790001  informacja@urp.pl	<b>Year</b> 1st to 3rd  4th  5th  6th  7th  8th  9th  10th  11th	<b>PLN</b> 480  250  300  350  400  450  550  650  750	<b>Year</b> 12th  13th  14th  15th  16th  17th  18th  19th  20th	<b>PLN</b> 800  900  1 050  1 150  1 250  1 350  1 450  1 550	(a) Anniversary of date of filing (b) n/a (c) Payment may not be made more than 12 months before due date.          Art. 224(2), (3) IPL	(a) 6 months after due date (b) 30%          Art. 224(4) IPL
<b>Portugal</b> Art. 89, 346, 347(1), 349, 350 PA  Fees Res.  Enquiries re renewal fees and validity:  Tel. +351 21 8818100  Fax +351 21 8869859	<b>Year</b> 1st  2nd  3rd  4th  5th  6th  7th  8th  9th  10th	<b>EUR</b> 0  0  0  0  51.40  77.10  102.80  154.20  308.40  359.80	<b>Year</b> 11th  12th  13th  14th  15th  16th  17th  18th  19th  20th	<b>EUR</b> 359.80  411.20  462.60  514.00  565.40  565.40  668.20  668.20  719.60  719.60	(a) Anniversary of date of filing (b) Anniversary of date of filing. In the case of validation or conversion, 3 months from the date of the first anniversary following the date of validation or conversion. (c) Payment may not be made more than 6 months before due date.          Art. 349(2), (3) PA	(a) 6 months from due date (b) 50%          Art. 349(7) PA Fees Res.

\* For first renewal fee to be paid, see Art. 141(2) EPC.

<p style="text-align: center;"><b>4</b></p> <p><b>Communication of a reminder in cases of non-payment</b>  <b>(a) provided for?</b>  <b>(b) date of despatch</b></p>	<p style="text-align: center;"><b>5</b></p> <p><b>Restitutio in integrum</b>  <b>(a) provided for?</b>  <b>(b) time limit for submitting application</b></p>	<p style="text-align: center;"><b>6</b></p> <p><b>Appointment of a national professional representative for</b>  <b>(a) payment of fees</b>  <b>(b) communication of a reminder of non-payment</b>  <b>(c) proceedings in respect of restitutio in integrum</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) No  (b) n/a</p>	<p>(a) No  (b) n/a</p>	<p>(a) Yes  (b) n/a  (c) n/a</p> <p>Art. 236 § 3 IPL</p>	<p>Determined by decision of the PL Patent Office (communication to proprietor of patent)</p> <p>Publication in Wiadomości Urzędu Patentowego (official gazette of the PL Patent Office)</p> <p>Entry in the patent register</p> <p>Art. 90, 92 and 233 IPL</p>
<p>(a) Yes  (b) No information available</p> <p>Art. 349(8), (9) PA</p>	<p>(a) Yes  (b) Within one year of publication of the notice of lapse by paying a surcharge equal to three times the fee due and without prejudice to third party rights</p> <p>Art. 350(1), (2) PA</p>	<p>(a) No  (b) No  (c) No</p> <p>Art. 10(1), 349(8) PA</p>	<p>Entry in the patent register</p> <p>Publication in the Industrial Property Bulletin</p> <p>Art. 356(1) PA</p>

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge
<b>Romania</b> Art. 8 AccEPCLaw Annex 1.23 Fees Ord. Art. 11 Fees Ord.	<b>Year</b>	<b>EUR</b>	<b>RON</b>	(a) Anniversary of date of filing (b) Renewal fees falling due within 3 months of the grant of the patent may be paid without surcharge within this 3-month period. (c) No information available.	(a) 6 months from due date (b) 50%	
	3rd	150	540			
	4th	160	576			
	5th	180	648			
	6th	200	720			
	7th	220	792			
	8th	240	864			
	9th	260	936			
	10th	280	1 008			
	11th	300	1 080			
	12th	320	1 152			
	13th	340	1 224			
	14th	370	1 332			
	15th	400	1 440			
	16th	500	1 800			
	17th	500	1 800			
	18th	500	1 800			
	19th	500	1 800			
	20th	500	1 800			
	Pursuant to the Fees Ordinance, renewal fees are payable in EUR or in RON.					
<b>San Marino</b> Art. 33(3) PA Fees Decr.	<b>Year</b>	<b>EUR</b>	<b>Year</b>  <b>EUR</b>	(a) Last day of the month in which the date of filing occurred (b) n/a (c) n/a	(a) 6 months from due date (b) 25%	
	4th	70	13th 270			
	5th	70	14th 270			
	6th	70	15th 270			
	7th	70	16th 400			
	8th	140	17th 460			
	9th	140	18th 530			
	10th	140	19th 600			
	11th	140	20th 650			
	12th	270				

\* For first renewal fee to be paid, see Art. 141(2) EPC.

<p style="text-align: center;"><b>4</b></p> <p><b>Communication of a reminder in cases of non-payment</b>  <b>(a) provided for?</b>  <b>(b) date of despatch</b></p>	<p style="text-align: center;"><b>5</b></p> <p><b>Restitutio in integrum</b>  <b>(a) provided for?</b>  <b>(b) time limit for submitting application</b></p>	<p style="text-align: center;"><b>6</b></p> <p><b>Appointment of a national professional representative for</b>  <b>(a) payment of fees</b>  <b>(b) communication of a reminder of non-payment</b>  <b>(c) proceedings in respect of restitutio in integrum</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) No  (b) n/a</p>	<p>(a) Yes  (b) Within 6 months of publication, in the patent bulletin, of the patent's lapse due to non-payment of renewal fees</p> <p>Art. 37 PL</p>	<p>(a) Yes, if proprietor resides outside Romania  (b) n/a  (c) Yes</p>	<p>Entry in the patent register  Publication in the patent bulletin  Communication to proprietor of patent</p>
<p>(a) Yes  (b) One payment reminder issued before the due date and another during the period of grace</p>	<p>(a) Yes  (b) Within 2 months after USBM's communication on expiry of the time limit</p>	<p>(a) and (c) Foreign applicants must appoint a professional representative who has been entered on the list of patent attorneys maintained by the USBM.  (b) An address for correspondence in the Republic of San Marino must be given.</p>	<p>Communication to proprietor of patent or to his representative and mention in the bulletin</p>

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge
<b>Serbia</b> Fees Law	<b>Year</b> 3rd 4th 5th 6th 7th 8th 9th 10th 11th 50% fee reduction for natural persons.	<b>RSD</b> 9 840 11 950 14 060 16 880 19 680 22 500 25 130 28 310 33 760	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>RSD</b> 39 390 45 020 50 650 56 280 61 910 67 540 73 170 78 800 84 430	(a) Last day of the patent year preceding the patent year for which the renewal fee is due (a patent year starts on the anniversary of the date of filing)  (b) n/a  (c) Payment may not be made more than 3 months before the due date.  Tar. No. 111(3) Fees Law	(a) 6 months from due date  (b) 50%  Art. 40(5) PL Tar. No. 111(4) Fees Law
<b>Slovakia</b> § 67 PA  Enquiries re renewal fees and patent register:  Tel. +421 48 4300111  Fax +421 48 4132563	<b>Year</b> 3rd 4th 5th 6th 7th 8th 9th 10th 11th	<b>EUR</b> 66.00 82.50 99.50 116.00 132.50 149.00 165.50 199.00 232.00	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>EUR</b> 265.50 298.50 331.50 365.00 398.00 464.50 531.00 597.00 663.50	(a) The renewal fee for the patent, European patent and supple- mentary protection certificate for each coming year must be paid at the latest by the date on which the current year of validity of the patent, European patent and supplementary protection certi- ficate expires; a request for payment from the Office is not required.  (b) The first fee, due in the year in which the mention of the grant of the European patent is published in the European Patent Bulletin, must be paid  - on or before the anniversary of the date of filing,  or  - within 2 months of publication in the European Patent Bulletin of the mention of the grant of the European patent, whichever period expires later  (c) Payment may not be made more than 12 months before due date.  § 8(1) Act No. 495/2008	(a) 6 months from due date  (b) 100%  § 8(4) Act No. 495/2008

\* For first renewal fee to be paid, see Art. 141(2) EPC.

<p style="text-align: center;"><b>4</b></p> <p><b>Communication of a reminder in cases of non-payment</b></p> <p>(a) provided for? (b) date of despatch</p>	<p style="text-align: center;"><b>5</b></p> <p><b>Restitutio in integrum</b></p> <p>(a) provided for? (b) time limit for submitting application</p>	<p style="text-align: center;"><b>6</b></p> <p><b>Appointment of a national professional representative for</b></p> <p>(a) payment of fees (b) communication of a reminder of non-payment (c) proceedings in respect of restitutio in integrum</p>	<p style="text-align: center;"><b>7</b></p> <p><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) No (b) n/a</p>	<p>(a) Yes</p> <p>(b) Within 3 months from the date on which the grounds for the omission ceased to exist or, if the applicant learned about the omission subsequently, from the date on which he found out about the omission; the request is admissible only within 12 months of expiry of the time limit and, if it relates to non-payment of the maintenance fee, at least 12 months from the date of expiry of the additional time limit for payment</p> <p>Art. 73 PL</p>	<p>(a) No (b) n/a (c) Yes</p> <p>Art. 5 PL</p>	<p>Yes</p> <p>Art. 41(2) PL</p>
<p>(a) No (b) n/a</p>	<p>(a) Yes</p> <p>(b) 2 months after removal of the cause of non-compliance with the time limit; no later than 12 months from expiry of the grace period under column 3</p> <p>§ 52(1) PA</p>	<p>(a) No (b) n/a (c) n/a</p> <p>§ 79(1) PA</p>	<p>Entry in the patent register Mention in the official journal</p> <p>§ 26 RPA</p>

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge																																					
<b>Slovenia</b> Art. 109 IPA	<table border="1"> <thead> <tr> <th>Year</th> <th>EUR</th> <th>Year</th> <th>EUR</th> </tr> </thead> <tbody> <tr><td>3rd</td><td>30</td><td>12th</td><td>200</td></tr> <tr><td>4th</td><td>34</td><td>13th</td><td>234</td></tr> <tr><td>5th</td><td>42</td><td>14th</td><td>274</td></tr> <tr><td>6th</td><td>50</td><td>15th</td><td>310</td></tr> <tr><td>7th</td><td>60</td><td>16th</td><td>390</td></tr> <tr><td>8th</td><td>70</td><td>17th</td><td>510</td></tr> <tr><td>9th</td><td>80</td><td>18th</td><td>654</td></tr> <tr><td>10th</td><td>110</td><td>19th</td><td>870</td></tr> <tr><td>11th</td><td>154</td><td>20th</td><td>1 100</td></tr> </tbody> </table> Art. 1(1.2) Fees Decr.	Year	EUR	Year	EUR	3rd	30	12th	200	4th	34	13th	234	5th	42	14th	274	6th	50	15th	310	7th	60	16th	390	8th	70	17th	510	9th	80	18th	654	10th	110	19th	870	11th	154	20th	1 100	(a) For each patent year (a patent year starting on the anniversary of the date of filing) on the last day of the preceding patent year  (b) n/a  (c) Payment may not be made more than 12 months before due date.  Art. 29(2) IPA	(a) 6 months from due date (b) 50%  Art. 110(1) IPA
Year	EUR	Year	EUR																																								
3rd	30	12th	200																																								
4th	34	13th	234																																								
5th	42	14th	274																																								
6th	50	15th	310																																								
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11th	154	20th	1 100																																								
<b>Spain</b> Art. 17 RD 2424  Enquiries re renewal fees and validity:  Tel. +34 91 3495532	<table border="1"> <thead> <tr> <th>Year</th> <th>EUR</th> <th>Year</th> <th>EUR</th> </tr> </thead> <tbody> <tr><td>3rd</td><td>23.10</td><td>12th</td><td>264.98</td></tr> <tr><td>4th</td><td>28.82</td><td>13th</td><td>304.21</td></tr> <tr><td>5th</td><td>55.14</td><td>14th</td><td>343.80</td></tr> <tr><td>6th</td><td>81.38</td><td>15th</td><td>383.12</td></tr> <tr><td>7th</td><td>107.47</td><td>16th</td><td>436.71</td></tr> <tr><td>8th</td><td>133.78</td><td>17th</td><td>488.08</td></tr> <tr><td>9th</td><td>160.00</td><td>18th</td><td>540.62</td></tr> <tr><td>10th</td><td>186.26</td><td>19th</td><td>593.05</td></tr> <tr><td>11th</td><td>225.68</td><td>20th</td><td>645.57</td></tr> </tbody> </table> Note: the fees may be revised at the beginning of each year (see OJ EPO).  Art. 17 RD 2424 Art. 161 PL Fees Law	Year	EUR	Year	EUR	3rd	23.10	12th	264.98	4th	28.82	13th	304.21	5th	55.14	14th	343.80	6th	81.38	15th	383.12	7th	107.47	16th	436.71	8th	133.78	17th	488.08	9th	160.00	18th	540.62	10th	186.26	19th	593.05	11th	225.68	20th	645.57	(a) Last day of the month in which the date of filing occurred  (b) 1 month from due date  (c) Payment may not be made more than 3 months before due date.  Art. 17 RD 2424 Art. 161 PL Art. 82 RD 2245	(a) 6 months from expiry of the time limit under column 2(b)  (b) 25% if paid within 3 months, 50% if paid within 6 months of due date  (a) and (b) After expiry of the period of grace renewal may still be secured by paying, before the due date for the next renewal fee, the fee for the 20th year.  Art. 17 RD 2424 Art. 82 RD 2245
Year	EUR	Year	EUR																																								
3rd	23.10	12th	264.98																																								
4th	28.82	13th	304.21																																								
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\* For first renewal fee to be paid, see Art. 141(2) EPC.

<p style="text-align: center;"><b>4</b></p> <p style="text-align: center;"><b>Communication of a reminder in cases of non-payment</b></p> <p><b>(a) provided for?</b> <b>(b) date of despatch</b></p>	<p style="text-align: center;"><b>5</b></p> <p style="text-align: center;"><b>Restitutio in integrum</b></p> <p><b>(a) provided for?</b> <b>(b) time limit for submitting application</b></p>	<p style="text-align: center;"><b>6</b></p> <p style="text-align: center;"><b>Appointment of a national professional representative for</b></p> <p><b>(a) payment of fees</b> <b>(b) communication of a reminder of non-payment</b> <b>(c) proceedings in respect of restitutio in integrum</b></p>	<p style="text-align: center;"><b>7</b></p> <p style="text-align: center;"><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) Yes; reminders are sent to the representative or address for correspondence which should be on Slovenian territory.</p> <p>(b) Approx. 1 month after due date</p> <p>Art. 110(2) IPA</p>	<p>(a) Yes; at the time of filing a request for restitutio in integrum the omitted act should be completed and fee (EUR 150 – Art. 1(7.2) Fees Decr.) paid, otherwise the request is deemed to be withdrawn;</p> <p>(b) Within 3 months of removal of the cause of non-compliance with the time limit or of date party becomes aware of non-compliance with the time limit, if this date is later;</p> <p>request is only admissible within one year of the expiry of the time limit.</p> <p>Art. 68 IPA</p>	<p>(a) No</p> <p>(b) No, if the address for correspondence is on Slovenian territory, otherwise yes</p> <p>(c) Yes</p> <p>Art. 129 IPA</p>	<p>Entry in the patent register</p> <p>Mention in the official bulletin (BIL)</p> <p>Decision on lapse of a patent due to non-payment of fees</p> <p>Art. 5(2) IPA</p>
<p>(a) No</p> <p>(b) n/a</p>	<p>(a) Yes, in the case of force majeure</p> <p>(b) Within 6 months of publication in the Boletín Oficial de la Propiedad Industrial of the lapse of patent</p> <p>Art. 117 PL</p> <p>Article 25 of Law 17/2001 provides for restoration of rights where an applicant or owner has failed to comply with a time limit for an action in a procedure before the Office in spite of due care required by the circumstances, and that failure has the direct consequence of causing a loss of rights. The request has to be filed within 2 months of removal of the obstacle.</p>	<p>(a) No, if proprietor resides in a country of the EU</p> <p>(b) n/a</p> <p>(c) Yes</p>	<p>Entry in the patent register</p> <p>Publication in Boletín Oficial de la Propiedad Industrial</p> <p>Art. 49 RD 2245</p>



<p style="text-align: center;"><b>4</b></p> <p><b>Communication of a reminder in cases of non-payment</b>  <b>(a) provided for?</b>  <b>(b) date of despatch</b></p>	<p style="text-align: center;"><b>5</b></p> <p><b>Restitutio in integrum</b>  <b>(a) provided for?</b>  <b>(b) time limit for submitting application</b></p>	<p style="text-align: center;"><b>6</b></p> <p><b>Appointment of a national professional representative for</b>  <b>(a) payment of fees</b>  <b>(b) communication of a reminder of non-payment</b>  <b>(c) proceedings in respect of restitutio in integrum</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) Yes, but not mandatory</p> <p>(b) Approx. 1 month after due date</p>	<p>(a) Yes</p> <p>(b) 2 months after removal of obstacle, no later than 12 months from expiry of period of grace under column 3</p> <p>§ 72 PA</p>	<p>(a) No</p> <p>(b) No</p> <p>(c) Yes</p> <p>§ 72 PA</p>	<p>Publication in the patent bulletin</p> <p>Entry in the patent register</p> <p>§ 51 PA § 42 PD</p>
<p>(a) Yes, but reminders are not sent abroad.</p> <p>(b) 8 weeks before expiry of period of grace; requests are not sent abroad.</p> <p>Art. 18d PO</p>	<p>(a) Yes</p> <p>(b) 2 months after removal of obstacle; no later than one year from expiry of the non-observed time limit</p> <p><b>Further processing possible</b></p> <p>Art. 46a, 47 PA</p>	<p>(a) No</p> <p>(b) No, but an address for service in Switzerland/Liechtenstein must be given.</p> <p>(c) Yes (From 1.7.2011: No, but an address for service in Switzerland/Liechtenstein must be given.)</p> <p>Art. 13 PA Art. 18d PO</p>	<p>Communication to proprietor of patent</p> <p>Entry in the patent register</p> <p>Publication in the patent bulletin</p> <p>Art. 15 PA Art. 18b, 94, 117 PO</p>

Contracting state Legal basis for levying renewal fees	1 Amount of fees (plus any charges levied by banks)				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)* (c) Earliest possible date for payment	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge
<b>Turkey</b> Art. 134, 173 DL No. 551 R. 48 IR R. 18 RegEPC Enquiries re renewal fees: Tel. +90 312 3031000 Fax +90 312 3031220 <i>www.turkpatent.gov.tr</i> or <i>www.tpe.gov.tr</i> info@turkpatent.gov.tr	<b>Year</b> 2nd 3rd 4th 5th 6th 7th 8th 9th 10th 11th	<b>TRY</b> 175 185 200 305 325 395 410 435 500 560	<b>Year</b> 12th 13th 14th 15th 16th 17th 18th 19th 20th	<b>TRY</b> 660 770 890 1 020 1 160 1 290 1 430 1 580 1 740	(a) Anniversary of date of filing (b) n/a (c) No specific legal provision: payment may be made for more than one patent year. However, if the fees are subsequently changed, the patent proprietor will be obliged to pay the difference between the amount paid in advance and the amount due for the year concerned.  Art. 173 DL No. 551 R. 48 IR	(a) 6 months from due date (b) 25%  Art. 173 DL No. 551 R. 48 IR
<b>United Kingdom</b> Sect. 25, 77 PA (see also Patents and Designs Journal 1998, 3706) Enquiries re renewal fees and validity: Tel. +44 1633 814433	<b>Year</b> 5th 6th 7th 8th 9th 10th 11th 12th	<b>GBP</b> 70 90 110 130 150 170 190 210	<b>Year</b> 13th 14th 15th 16th 17th 18th 19th 20th	<b>GBP</b> 250 290 350 410 460 510 560 600	(a) Last day of the month in which the date of filing occurred (b) Where the date of publication in the European Patent Bulletin of the mention of grant of the patent occurs less than 3 months before an anniversary of the date of filing, the first renewal fee due on the patent following mention of grant may be paid up to the last day of the third whole calendar month after the date of publication in the Bulletin without any additional fee being charged. (c) Payment may not be made more than 3 months before due date (Form 12).  Sect. 25 PA R. 37, 38 PR	(a) 6 months from due date (b) 1st month: 0 (Nil) 2nd month: GBP 24 3rd month: GBP 24 4th month: GBP 24 5th month: GBP 24 6th month: GBP 24  Sec. 25(4) PA R. 36(4) PR Schedule 2 PFR

\* For first renewal fee to be paid, see Art. 141(2) EPC.

<p style="text-align: center;"><b>4</b></p> <p><b>Communication of a reminder in cases of non-payment</b>  <b>(a) provided for?</b>  <b>(b) date of despatch</b></p>	<p style="text-align: center;"><b>5</b></p> <p><b>Restitutio in integrum</b>  <b>(a) provided for?</b>  <b>(b) time limit for submitting application</b></p>	<p style="text-align: center;"><b>6</b></p> <p><b>Appointment of a national professional representative for</b>  <b>(a) payment of fees</b>  <b>(b) communication of a reminder of non-payment</b>  <b>(c) proceedings in respect of restitutio in integrum</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) No  (b) n/a</p>	<p>(a) Yes  (b) Within 6 months of publication of the notice of lapse</p> <p>Art. 134 DL No. 551</p>	<p>(a) Yes  (b) n/a  (c) Yes</p> <p>R. 18 RegEPC  R. 47 IR</p>	<p>Communication to representative  Publication in the Resmi Patent Bülteni  Entry in the patent register</p> <p>Art. 134 DL No. 551</p>
<p>(a) Yes (reminders are sent to addresses outside the UK)  (b) Within 6 weeks of the due date</p> <p>Sect. 25(5) PA  R. 39 PR</p>	<p>(a) Yes  (b) Within 13 months of the end of the 6-month period specified for late payment</p> <p>Sect. 28 PA  R. 40 PR</p>	<p>(a) and (b) No  (c) No, but an address for service in the EEA or Channel Islands should be given.</p> <p>R. 103 PR (see also R. 49 PR)</p>	<p>Communication to applicant (notice of cessation)  Entry in the patent register  Publication in the Patents Journal</p> <p>Sect. 32(2), 123(6) PA  R. 41 PR</p>

<p>Extension state</p> <p>Legal basis for levying renewal fees</p>	<p>1</p> <p>Amount of fees (plus any charges levied by banks)</p>				<p>2</p> <p>(a) Due date (in the patent year concerned)</p> <p>(b) Time limit for payment (without surcharge)*</p> <p>(c) Earliest possible date for payment</p>			<p>3</p> <p>Period of grace for payment of fees (with surcharge)</p> <p>(a) duration</p> <p>(b) surcharge</p>	
<p><b>Albania</b></p> <p>(The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 May 2010.</b>)</p> <p>Art. 40, 41, 86 Fees Decr.</p>	<p><b>Year</b></p>	<p><b>ALL</b></p>	<p><b>Year</b></p>	<p><b>ALL</b></p>	<p>(a) Last day of the month in which the date of filing occurred</p> <p>(b) n/a</p> <p>(c) Payment may not be made more than 12 months before due date.</p>	<p>(a) 6 months from due date</p> <p>(b) 50%</p>			
	1st	4 000	11th	22 000					
	2nd	5 000	12th	25 000					
	3rd	6 000	13th	27 000					
	4th	7 000	14th	30 000					
	5th	8 000	15th	32 000					
	6th	10 000	16th	35 000					
	7th	12 000	17th	37 000					
	8th	14 000	18th	40 000					
	9th	16 000	19th	45 000					
	10th	20 000	20th	50 000					
	Fees Decr.				Art. 41(2) PL PR 1	Art. 41(3) PL			
<p><b>Bosnia and Herzegovina</b></p> <p>Art. 56, 92 PL</p>	<p><b>Year</b></p>	<p><b>BAM</b></p>	<p><b>Year</b></p>	<p><b>BAM</b></p>	<p>(a) Anniversary of date of filing</p> <p>(b) n/a</p> <p>(c) Payment may be made within the patent year preceding the patent year for which the renewal fee is due.</p>	<p>(a) 6 months from due date</p> <p>(b) 50%</p>			
	3rd	90	12th	630					
	4th	108	13th	830					
	5th	120	14th	930					
	6th	172	15th	1 030					
	7th	224	16th	1 230					
	8th	276	17th	1 430					
	9th	328	18th	1 630					
	10th	430	19th	1 830					
	11th	530	20th	2 030					

\* For first renewal fee to be paid, see Art. 141(2) EPC.

<p style="text-align: center;"><b>4</b></p> <p><b>Communication of a reminder in cases of non-payment</b>  <b>(a) provided for?</b>  <b>(b) date of despatch</b></p>	<p style="text-align: center;"><b>5</b></p> <p><b>Restitutio in integrum</b>  <b>(a) provided for?</b>  <b>(b) time limit for submitting application</b></p>	<p style="text-align: center;"><b>6</b></p> <p><b>Appointment of a national professional representative for</b>  <b>(a) payment of fees</b>  <b>(b) communication of a reminder of non-payment</b>  <b>(c) proceedings in respect of restitutio in integrum</b></p>	<p style="text-align: center;"><b>7</b></p> <p><b>Information regarding lapse of patent in cases of non-payment of renewal fees</b></p>
<p>(a) Only to the licensee if the patent proprietor fails to pay the relevant fee in time and a license in favour of a third party is entered in the patent register</p> <p>(b) Approx. 8 weeks before expiry of period of grace</p> <p>Art. 46(5) PL PR 1</p>	<p>(a) Yes</p> <p>(b) Not later than 6 months from expiry of period of grace under column 3</p> <p>Art. 35 PL</p>	<p>(a) and (c) Yes</p> <p>Applicants with neither residence nor principal place of business in Albania must appoint a representative authorised to act before the GDPT</p> <p>(b) n/a</p> <p>Art. 35 PL</p>	<p>Publication in the Patent Bulletin</p> <p>Entry in the patent register</p> <p>Part XIV (3.3) PR PR 1</p>
<p>(a) Yes</p> <p>(b) Approximately 1 month after due date</p>	<p>(a) Yes</p> <p>(b) Within 3 months of the removal of the cause of non-compliance with the time limit or of date party becomes aware of non-compliance with the time limit, if this date is later; request is only admissible within 1 year of the expiry of the time limit</p> <p>Art. 50(2)(3) PL</p>	<p>(a) No</p> <p>(b) Yes</p> <p>(c) Yes</p>	<p>Entry in the patent register</p> <p>Publication in the official gazette</p> <p>Art. 45(1), 56 and 57 PL</p>

<p>Extension state</p> <p>Legal basis for levying renewal fees</p>	<p>1</p> <p>Amount of fees (plus any charges levied by banks)</p>				<p>2</p> <p>(a) Due date (in the patent year concerned)</p> <p>(b) Time limit for payment (without surcharge)*</p> <p>(c) Earliest possible date for payment</p>			<p>3</p> <p>Period of grace for payment of fees (with surcharge)</p> <p>(a) duration</p> <p>(b) surcharge</p>	
<p><b>Croatia</b></p> <p>(The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2008.</b>)</p> <p>Art. 74 PA</p>	<p><b>Year</b></p>	<p><b>HRK</b></p>	<p><b>Year</b></p>	<p><b>HRK</b></p>	<p>(a) Anniversary of date of filing</p> <p>(b) n/a</p> <p>(c) No specific legal provision: payment may be made for more than one patent year. However, if the fees are subsequently changed, the patent proprietor will be obliged to pay the difference between the amount paid in advance and the amount due for the year concerned.</p>	<p>(a) 6 months from due date</p> <p>(b) 100%</p>			
					Art. 13 RCh	Art. 107(1) PA	Art. 74(3) PA		
<p><b>Former Yugoslav Republic of Macedonia</b></p> <p>(The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2009.</b>)</p> <p>Art. 67 PL</p>	<p><b>Year</b></p>	<p><b>MKD</b></p>	<p><b>Year</b></p>	<p><b>MKD</b></p>	<p>(a) Anniversary of date of filing</p> <p>(b) 2 months from due date</p> <p>(c) Payment may not be made more than 6 months before due date.</p>	<p>(a)(i) 3 months from due date</p> <p>(ii) 9 months from due date</p> <p>(b)(i) 25%</p> <p>(ii) 100%</p>			
					Tariff No. 109 Fees Law				

\* For first renewal fee to be paid, see Art. 141(2) EPC.



<p>Extension state</p> <p>Legal basis for levying renewal fees</p>	<p>1</p> <p>Amount of fees (plus any charges levied by banks)</p>	<p>2</p> <p>(a) Due date (in the patent year concerned)</p> <p>(b) Time limit for payment (without surcharge)*</p> <p>(c) Earliest possible date for payment</p>	<p>3</p> <p>Period of grace for payment of fees (with surcharge)</p> <p>(a) duration</p> <p>(b) surcharge</p>																														
<p><b>Latvia</b></p> <p>(The extension system <b>continues to apply</b> to European and international patent applications filed before 1 July 2005.)</p> <p>§ 43 PL</p> <p>Fees Reg.</p>	<p style="text-align: right;"><b>as of</b></p> <p style="text-align: right;"><b>1.1.2014:</b></p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: left;">Year</th> <th style="text-align: left;">LVL</th> <th style="text-align: left;">EUR</th> </tr> </thead> <tbody> <tr><td>3rd</td><td>60</td><td>85.37</td></tr> <tr><td>4th</td><td>90</td><td>128.06</td></tr> <tr><td>5th</td><td>100</td><td>142.29</td></tr> <tr><td>6th</td><td>105</td><td>149.40</td></tr> <tr><td>7th</td><td>120</td><td>170.74</td></tr> <tr><td>8th</td><td>150</td><td>213.43</td></tr> <tr><td>9th</td><td>180</td><td>256.12</td></tr> <tr><td>10th-15th</td><td>225</td><td>320.15</td></tr> <tr><td>16th-20th</td><td>300</td><td>426.86</td></tr> </tbody> </table> <p>Fees Reg.</p>	Year	LVL	EUR	3rd	60	85.37	4th	90	128.06	5th	100	142.29	6th	105	149.40	7th	120	170.74	8th	150	213.43	9th	180	256.12	10th-15th	225	320.15	16th-20th	300	426.86	<p>(a) Last day of the month in which the date of filing occurred</p> <p>(b) n/a</p> <p>(c) No information available.</p>	<p>(a) 6 months from due date</p> <p>(b) 25 %</p> <p>§ 43(2) PL</p> <p>Fees Reg.</p>
Year	LVL	EUR																															
3rd	60	85.37																															
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10th-15th	225	320.15																															
16th-20th	300	426.86																															
<p><b>Lithuania</b></p> <p>(The extension system <b>continues to apply</b> to European and international patent applications filed before 1 December 2004.)</p> <p>Fees Law Appendix I</p>	<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: left;">Year</th> <th style="text-align: left;">LTL</th> </tr> </thead> <tbody> <tr><td>3rd</td><td>280</td></tr> <tr><td>4th</td><td>320</td></tr> <tr><td>5th</td><td>400</td></tr> <tr><td>6th</td><td>480</td></tr> <tr><td>7th</td><td>560</td></tr> <tr><td>8th</td><td>640</td></tr> <tr><td>9th</td><td>720</td></tr> <tr><td>10th</td><td>800</td></tr> <tr><td>11th-15th</td><td>1 000</td></tr> <tr><td>16th-20th</td><td>1 200</td></tr> </tbody> </table> <p>Fees Law Appendix I</p>	Year	LTL	3rd	280	4th	320	5th	400	6th	480	7th	560	8th	640	9th	720	10th	800	11th-15th	1 000	16th-20th	1 200	<p>(a) Last day of the patent year preceding the patent year for which the renewal fee is due (the patent years starting on the anniversary of the date of filing)</p> <p>(b) n/a</p> <p>(c) Payment may not be made more than 2 months before due date.</p> <p>Fees Law</p> <p>Art. 36(4) PL</p>	<p>(a) 6 months from due date</p> <p>(b) 50%</p> <p>Art. 36(5) PL</p>								
Year	LTL																																
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<p>(a) Yes</p> <p>(b) Not later than 2 weeks after due date</p>	<p>(a) Yes</p> <p>(b) Not later than 6 months from expiry of period of grace under column 3</p>	<p>(a) Yes</p> <p>(b) Yes</p> <p>(c) Yes</p>	<p>Entry in the patent register</p> <p>Publication in the official bulletin</p>
<p>(a) No</p> <p>(b) n/a</p>	<p>(a) Yes (request fee: LTL 600)</p> <p>(b) Within two months of removal of the cause of non-compliance with the time limit or within 12 months of expiry of the non-observed time limit or, in cases of non-compliance with the time limit for payment of renewal fees, within 12 months of expiry of the grace period prescribed in Article 5<i>bis</i> of the Paris Convention, whichever period ends earlier.</p> <p>Art. 33 PL Art. 12 PLT</p>	<p>(a) and (c) Yes</p> <p>Legal or natural persons who have no residence, permanent place of business, registered branch or representative office in Lithuania, in the EEA or in an EPC contracting state must appoint a patent attorney who has been entered on the List of Patent Attorneys of Lithuania.</p> <p>(b) n/a</p>	<p>Entry in the patent register</p> <p>Publication in the official bulletin</p> <p>Online <a href="http://www.vpb.gov.lt">www.vpb.gov.lt</a></p> <p>Art. 29 PL R. 42 Reg.</p>

<p>Extension state</p> <p>Legal basis for levying renewal fees</p>	<p>1</p> <p>Amount of fees (plus any charges levied by banks)</p>				<p>2</p> <p>(a) Due date (in the patent year concerned)</p> <p>(b) Time limit for payment (without surcharge)*</p> <p>(c) Earliest possible date for payment</p>	<p>3</p> <p>Period of grace for payment of fees (with surcharge)</p> <p>(a) duration</p> <p>(b) surcharge</p>																																																						
<p><b>Montenegro</b></p> <p>LAdmFees</p>	<table border="1"> <thead> <tr> <th>Year</th> <th>EUR</th> <th>Year</th> <th>EUR</th> </tr> </thead> <tbody> <tr><td>3rd</td><td>20</td><td>12th</td><td>120</td></tr> <tr><td>4th</td><td>22</td><td>13th</td><td>145</td></tr> <tr><td>5th</td><td>24</td><td>14th</td><td>170</td></tr> <tr><td>6th</td><td>30</td><td>15th</td><td>195</td></tr> <tr><td>7th</td><td>38</td><td>16th</td><td>220</td></tr> <tr><td>8th</td><td>40</td><td>17th</td><td>245</td></tr> <tr><td>9th</td><td>60</td><td>18th</td><td>270</td></tr> <tr><td>10th</td><td>70</td><td>19th</td><td>295</td></tr> <tr><td>11th</td><td>95</td><td>20th</td><td>320</td></tr> </tbody> </table>	Year	EUR	Year	EUR	3rd	20	12th	120	4th	22	13th	145	5th	24	14th	170	6th	30	15th	195	7th	38	16th	220	8th	40	17th	245	9th	60	18th	270	10th	70	19th	295	11th	95	20th	320	<p>(a) Last day of the patent year preceding the patent year for which the renewal fee is due (a patent year starts on the anniversary of the date of filing)</p> <p>(b) n/a</p> <p>(c) Payment may not be made more than 3 months before the due date.</p>	<p>(a) 6 months from due payment date</p> <p>(b) 50%</p> <p>Art. 58 PL Art. 129 LAdminFees</p>																	
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<p><b>Romania</b></p> <p>(The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 March 2003.</b>)</p> <p>Fees Ord.</p> <p>Art. IX of the Annex to the Government Ordinance No. 32/1996</p>	<table border="1"> <thead> <tr> <th>Year</th> <th>EUR</th> <th>RON</th> </tr> </thead> <tbody> <tr><td>3rd</td><td>150</td><td>540</td></tr> <tr><td>4th</td><td>160</td><td>576</td></tr> <tr><td>5th</td><td>180</td><td>648</td></tr> <tr><td>6th</td><td>200</td><td>720</td></tr> <tr><td>7th</td><td>220</td><td>792</td></tr> <tr><td>8th</td><td>240</td><td>864</td></tr> <tr><td>9th</td><td>260</td><td>936</td></tr> <tr><td>10th</td><td>280</td><td>1 008</td></tr> <tr><td>11th</td><td>300</td><td>1 080</td></tr> <tr><td>12th</td><td>320</td><td>1 152</td></tr> <tr><td>13th</td><td>340</td><td>1 224</td></tr> <tr><td>14th</td><td>370</td><td>1 332</td></tr> <tr><td>15th</td><td>400</td><td>1 440</td></tr> <tr><td>16th</td><td>500</td><td>1 800</td></tr> <tr><td>17th</td><td>500</td><td>1 800</td></tr> <tr><td>18th</td><td>500</td><td>1 800</td></tr> <tr><td>19th</td><td>500</td><td>1 800</td></tr> <tr><td>20th</td><td>500</td><td>1 800</td></tr> </tbody> </table> <p>Pursuant to the Fees Ordinance renewal fees are payable in EUR or in RON.</p> <p>Annex 1.23 Fees Ord.</p>	Year	EUR	RON	3rd	150	540	4th	160	576	5th	180	648	6th	200	720	7th	220	792	8th	240	864	9th	260	936	10th	280	1 008	11th	300	1 080	12th	320	1 152	13th	340	1 224	14th	370	1 332	15th	400	1 440	16th	500	1 800	17th	500	1 800	18th	500	1 800	19th	500	1 800	20th	500	1 800	<p>(a) Anniversary of date of filing</p> <p>(b) Renewal fees falling due within 3 months of the grant of the patent may be paid without surcharge within this 3-month period.</p> <p>(c) No information available.</p>	<p>(a) 6 months from due date</p> <p>(b) 50%</p> <p>Fees Ord.</p>
Year	EUR	RON																																																										
3rd	150	540																																																										
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<p>(a) No (b) n/a</p>	<p>(a) Yes (b) Within 8 days of removal of the cause of non-compliance or of party becoming aware of such non-compliance; no later than 3 months from the date the act has been omitted.</p> <p>Art. 95 LAdmin.proc.</p>	<p>(a) Yes (Register of Representatives at <i>www.advokatskakomora.me</i>) (b) n/a (c) Yes</p> <p>Art. 62 PL</p>	<p>Yes</p> <p>Art. 58(3) PL</p>
<p>(a) No (b) n/a</p>	<p>(a) Yes (b) Within 6 months of publication, in the patent bulletin, of the patent's lapse due to non-payment of renewal fees</p> <p>Art. 37 PL</p>	<p>(a) Yes, if proprietor resides outside Romania (b) n/a (c) Yes</p>	<p>Entry in the patent register Publication in the patent bulletin Communication to proprietor of patent</p>

<p>Extension state</p> <p>Legal basis for levying renewal fees</p>	<p>1</p> <p>Amount of fees (plus any charges levied by banks)</p>				<p>2</p> <p>(a) Due date (in the patent year concerned)</p> <p>(b) Time limit for payment (without surcharge)*</p> <p>(c) Earliest possible date for payment</p>	<p>3</p> <p>Period of grace for payment of fees (with surcharge)</p> <p>(a) duration</p> <p>(b) surcharge</p>																																					
<p><b>Serbia</b></p> <p>(The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 October 2010.</b>)</p> <p>Fees Law</p>	<table border="1"> <thead> <tr> <th>Year</th> <th>RSD</th> <th>Year</th> <th>RSD</th> </tr> </thead> <tbody> <tr> <td>3rd</td> <td>9 840</td> <td>12th</td> <td>39 390</td> </tr> <tr> <td>4th</td> <td>11 950</td> <td>13th</td> <td>45 020</td> </tr> <tr> <td>5th</td> <td>14 060</td> <td>14th</td> <td>50 650</td> </tr> <tr> <td>6th</td> <td>16 880</td> <td>15th</td> <td>56 280</td> </tr> <tr> <td>7th</td> <td>19 680</td> <td>16th</td> <td>61 910</td> </tr> <tr> <td>8th</td> <td>22 500</td> <td>17th</td> <td>67 540</td> </tr> <tr> <td>9th</td> <td>25 130</td> <td>18th</td> <td>73 170</td> </tr> <tr> <td>10th</td> <td>28 310</td> <td>19th</td> <td>78 800</td> </tr> <tr> <td>11th</td> <td>33 760</td> <td>20th</td> <td>84 430</td> </tr> </tbody> </table> <p>50% fee reduction for natural persons.</p>	Year	RSD	Year	RSD	3rd	9 840	12th	39 390	4th	11 950	13th	45 020	5th	14 060	14th	50 650	6th	16 880	15th	56 280	7th	19 680	16th	61 910	8th	22 500	17th	67 540	9th	25 130	18th	73 170	10th	28 310	19th	78 800	11th	33 760	20th	84 430	<p>(a) Last day of the patent year preceding the patent year for which the renewal fee is due (a patent year starts on the anniversary of the date of filing)</p> <p>(b) n/a</p> <p>(c) Payment may not be made more than 3 months before the due date.</p> <p>Tar. No. 111(3) Fees Law</p>	<p>(a) 6 months from due date</p> <p>(b) 50%</p> <p>Art. 40(5) PL</p> <p>Tar. No. 111(4) Fees Law</p>
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Year	EUR	Year	EUR																																								
3rd	30	12th	200																																								
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<p>(a) No  (b) n/a</p>	<p>(a) Yes  (b) Within 3 months from the date on which the grounds for the omission ceased to exist or, if the applicant learned about the omission subsequently, from the date on which he found out about the omission; the request is admissible only within 12 months of expiry of the time limit and, if it relates to non-payment of the maintenance fee, at least 12 months from the date of expiry of the additional time limit for payment</p> <p>Art. 73 PL</p>	<p>(a) No  (b) n/a  (c) Yes</p> <p>Art. 5 PL</p>	<p>Yes</p> <p>Art. 41(2) PL</p>
<p>(a) Yes; reminders are sent to the representative or address for correspondence which should be on Slovenian territory  (b) Approx. 1 month after due date</p>	<p>(a) Yes; at the time of filing a request for restitutio in integrum the omitted act should be completed and fee (EUR 150 – Art. 1(7.2) Fees Decr.) paid, otherwise the request is deemed to be withdrawn;  (b) Within 3 months of removal of the cause of non-compliance with the time limit or of date party becomes aware of non-compliance with the time limit, if this date is later;  request is only admissible within 1 year of the expiry of the time limit.</p> <p>Art. 68 IPA</p>	<p>(a) No  (b) No, if the address for correspondence is on Slovenian territory, otherwise yes.  (c) Yes</p> <p>Ext. Decr.</p>	<p>Entry in the patent register  Publication in the official bulletin (BIL)  Decision on lapse of a patent due to non-payment of fees</p> <p>Art. 5(2) IPA</p>



# Conversion of European patent applications or patents into national patent applications

## VII.

### 1. Basis for conversion

Under Article 135(1) EPC, the central industrial property office of a designated contracting state may apply the procedure for the grant of a national patent at the request of the applicant for or proprietor of a European patent, in the following circumstances:

- (a) where the application is deemed to be withdrawn pursuant to Article 77(3) EPC (delay by national authorities in forwarding the European application);
- (b) in such other cases as are provided for by the national law in which the European patent application is refused or withdrawn or deemed to be withdrawn, or the European patent is revoked under the EPC.

### 2. Time limit for filing the request for conversion

The request for conversion must be filed within three months after the date on which

- (a) the European patent application has been withdrawn or
- (b) a communication has been notified that the application is deemed to be withdrawn, or
- (c) a decision has been notified refusing the application or revoking the European patent.

The equivalence of the European patent to a regular national filing lapses if the request is not filed in due time (Rule 155(1), second sentence, EPC).

### 3. Submission of the request for conversion

- (a) Unless the European patent application is deemed to be withdrawn pursuant to Article 77(3) EPC, the request for conversion must be filed with the European Patent Office. It is not deemed to be filed until the conversion fee has been paid to the Office (Article 135(3), second sentence, EPC).
- (b) If the applicant has been notified that the European patent application is deemed to be withdrawn pursuant to Article 77(3) EPC, the request must be filed with the central industrial property office with which the application was filed (Article 135(2) EPC).

### 4. Transmission of the request

- (a) The requests for conversion which must be filed with the European Patent Office (cf. 3(a) above) are transmitted by the Office to the central industrial

property offices of the contracting states specified therein, accompanied by a copy of the files relating to the European patent application or the European patent (Article 135(3), Rule 155(2) EPC).

- (b) Where the request for conversion has to be filed with a national patent office (cf. 3(b) above), that Office, subject to the provisions of national security, transmits the request, together with a copy of the European patent application, directly to the central industrial property offices of the contracting states specified by the applicant in the request. The effect referred to in Article 66 EPC (i.e. equivalence of the European patent application to a regular national filing in the contracting states designated) lapses if the request for conversion is not transmitted within twenty months after the date of filing or date of priority (Rule 155(3) EPC).

### 5. Explanatory notes concerning the table

The table below indicates the basis for conversion under the national law of all the contracting states to the EPC and contains useful information regarding the formal requirements of the competent national authorities, the time limits involved and regulations concerning representation or addresses for service if the applicant or his representative before the EPO has neither a residence nor his principal place of business in the contracting states in question.

All European patent applications transmitted pursuant to Article 135(2) or 135(3) EPC are governed by Article 137(1) EPC, which lays down that these applications may not be subjected to formal requirements of national law which are different from or additional to those provided for in the EPC.

The translation referred to in the table should be understood to mean a translation of the original text of the European patent application and, where appropriate, of the text, as amended during proceedings before the EPO, which the applicant wishes to submit to the national procedure (Article 137(2) (b) EPC).

**This table contains no information on extension states since Article 135 EPC does not apply to these states.**



Contracting state	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national professional representative be appointed?	5 Special features
<b>Belgium</b>	Deemed withdrawal of the European patent application pursuant to Art. 77(3) EPC  Art. 6 Law of 21.4.07* Art. 8 Law of 8.7.77**	(a) Payment of: (aa) national filing fee (EUR 50) (ab) the fees - for the duplicate of: -- the filing certificate (EUR 5) -- the description (EUR 5) -- the claims (EUR 5) -- each sheet of the drawings (EUR 5) - for the patent certificate (EUR 5)  (b) Filing of a translation, including the abstract and any drawings, in one of the national languages if the European patent application is not drafted in any such language (see also column 5);  (c) Payment of any renewal fees due  (see also table VIII, column 3)  Art. 6 Law of 21.4.07* Art. 9 RD of 5.12.07* Art. 8 Law of 8.7.77** Art. 10 RD of 27.2.81**	3 months after receipt by OPRI of the request for conversion  Art. 6 Law of 21.4.07* Art. 8 Law of 8.7.77**	See table III.B, column 1  Art. 55, 57, 58, 60 PA	The translation referred to in column 2(b) must be filed in one of the national languages prescribed in the Royal Decree of 18.7.66 on the co-ordination of laws concerning the use of languages for administrative purposes (cf. OJ EPO 1999, 320).  Where a translation is not required:  filing in duplicate, in accordance with the provisions applying to Belgian patents, of a copy of the EP application including the abstract, and, as the case may be, of the drawings accompanying the description and, if any, the abstract.  Art. 9 (2) RD of 5.12.07* Art. 10(2) RD of 27.2.81**
<b>Bulgaria</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Deemed withdrawal pursuant to Art. 90(3) EPC for failure to supply a translation of the application in the language of the proceedings  Art. 72f(1) PL	(a) Payment of national fees for filing, examination, patent claims, priority claims and for publication of the mention of the application  (b) Filing in triplicate of a Bulgarian translation of the European patent application as originally filed and, where appropriate, a translation of the application as amended during the proceedings before the EPO  Art. 72f(3), 35(2) PL	3 months following the date of transmission of the request for conversion to the BG Patent Office  Art. 72f(3) PL	Applicants with no permanent address or principal place of business in Bulgaria are required to act in proceedings before the BG Patent Office through local industrial property representatives.  Art. 3(2) PL	In the case indicated in column 1, the EP application may also be converted into an application for a utility model.  Art. 72f(1) PL
<b>Croatia</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Deemed withdrawal pursuant to Art. 14(2) and Art. 90(3) EPC for failure to supply a translation of the application in the language of the proceedings  Art. 108.i(1) PA	(a) Payment of the filing fee and the fee for conversion  (b) Filing of a Croatian translation	2 months from filing the request for conversion	Yes	-

\* European patent applications filed on or after 13 December 2007

\*\* European patent applications filed before 13 December 2007

Contracting state	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national professional representative be appointed?	5 Special features
<b>Cyprus</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Deemed withdrawal pursuant to Art. 90(3) EPC because the translation in the language of the proceedings was not filed in time  Sect. 70(1) PL	(a) Payment of the filing fee EUR 100  (b) Filing, in duplicate, of a translation in Greek  Sect. 70(4) PL R. 59(2) PFR	(a) 3 months after notification of a request by the CY Patent Office  (b) 4 months from filing of the request for conversion  R. 59(1) PFR	The procedural steps referred to in column 2 must be taken by a professional representative in Cyprus if the applicant has neither a residence nor his principal place of business in Cyprus.  Sect. 70(5) PL	The request for conversion is recorded in Record Book Volume A National Applications.  R. 59 PFR
<b>Czech Republic</b>	Deemed withdrawal pursuant to Art. 77(3) EPC      § 35b(1) PA	(a) Payment of the national filing fee (CZK 1 200; CZK 600 if applicant is inventor)  (b) Filing, in triplicate, of a Czech translation  (c) Appointment of a professional representative  §§ 35b(2), (3), 70 PA	(a) and (b) within 3 months of notification of the invitation by CZ Industrial Property Office to submit the Czech translation and to pay the filing fee  (c) see column 4  §§ 35b(2), 70 PA	The procedural steps referred to in column 2 must be taken by a national professional representative - see table III.B, column 1.  § 70 PA	In the case indicated in column 1, the European patent application may also be converted into a national application for a utility model.  § 35b(4) PA § 10a of Law No. 478/1992 Coll., on utility models, as amended by Law No. 116/2000 Coll.
<b>Denmark</b>	Deemed withdrawal pursuant to Art. 77(3) EPC     § 88 PA	(a) Payment of the filing fee (DKK 3 000 + DKK 300 for the 11th and each subsequent claim)  (b) Filing of a Danish or English translation  § 88, 98(2) PA § 95(2) PO	Within 3 months of the DKPTO's notifying the applicant of receipt of the request for conversion  § 88 PA § 95(1) PO	No  § 12 PA	In the case indicated in column 1, the EP application may also be converted into a national application for a utility model.  § 36 Utility Models Act

Contracting state	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national professional representative be appointed?	5 Special features
<b>Estonia</b>	Deemed withdrawal pursuant to Art. 77(3) EPC or Art. 90(3) EPC  § 11(1) IA	(a) Filing of an Estonian translation accompanied by a request for conversion  (b) Payment of national filing fee (EUR 223.69 + EUR 12.78 for the 11th and each subsequent claim for patent application)  § 11(5), (6) IA §§ 148(5), 158 FA §§ 31 to 34 REP	Within 3 months of notification by the Estonian Patent Office of receipt of documents  § 11(5) and (6) IA	The procedural steps referred to in column 2 must be taken by the applicant itself or authorised Estonian patent attorney whose name is entered in the State Register of Patent Attorneys as specialising in the legal protection of inventions and layout designs of integrated circuits.  All subsequent procedural steps must be taken by an authorised Estonian patent attorney if the applicant has neither a residence nor his principal place of business in Estonia.  § 15 IA § 13 <sup>1</sup> PA § 31(1) REP	In the cases indicated in column 1 and in all cases referred to in Art. 135(1)(b) EPC, the European patent application may also be converted into a national application for a utility model, subject to payment of the national filing fee (EUR 102.25), except where under Estonian law the invention may not be protected as a utility model. § 11(1) to (3) IA § 158 FA  The following information must be given in the request for conversion: - European application or patent number; - European application date; - the title of the invention; - the applicant's or patentee's name and address; - kind of protection (patent and/or utility model); - the representative's name and address for service, if applicable. § 31(3) REP  The 3-month period for filing the translation may, at the request of the applicant, be extended by 2 months.  § 11(5) IA
<b>Finland</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Deemed withdrawal pursuant to Art. 90(3) EPC because the translation in the language of the proceedings was not filed in time  § 70s PA	(a) Payment of the filing fee EUR 450 + EUR 40 for the 11th and each subsequent claim (EUR 350 + EUR 40 for the 11th and each subsequent claim if filed online)  (b) Filing in duplicate of a Finnish, Swedish or English translation.  §§ 8, 70s PA	3 months after notification of the request by the PRH  § 70s PA § 52s PD	The procedural steps referred to in column 2 may be taken by the applicant or his representative before the EPO.  All subsequent procedural steps must be taken by an authorised representative residing in the EEA, if the applicant has neither a residence nor his principal place of business in Finland.  § 12 PA	A pending EP application may be converted into a national application for a utility model. The same applies to EP applications refused by the EPO, withdrawn or deemed to be withdrawn.  §§ 8, 8a Utility Models Act §§ 5, 5a Utility Models Decree



Contracting state	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national professional representative be appointed?	5 Special features
<b>Greece</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Deemed withdrawal pursuant to Art. 90(3) EPC because the translation in the language of the proceedings was not filed in time (2 months from the filing date)  Art. 23(10)(f) Law No. 1733/87 Art. 20 Pres. Decr. No. 77/88	(a) Payment of the filing fee (EUR 50)  (b) Filing, in duplicate, of a Greek translation of the patent application  Art. 21(1), (2) Pres. Decr. No. 77/88 Dec. of 10.2.2012	(a) Proof of payment must be submitted together with the request for conversion within 3 months of the date on which the EPO has notified the applicant that the application is deemed to be withdrawn.  (b) 4 months after receipt by OBI of the request for conversion  Art. 21(1), (2) Pres. Decr. No. 77/88	The procedural steps referred to in column 2 must be taken by the applicant or by a Greek legal practitioner.  Art. 19 Pres. Decr. No. 77/88	The request for conversion is entered in the Register Book, Volume A "National applications".  Art. 21(3) Pres. Decr. No. 77/88  In the cases indicated in column 1, the EP patent application may also be converted into a national application for a utility model.  Art. 21 Pres. Decr. No. 77/88 Art. 19(6) Law No. 1733/87
<b>Hungary</b>	Deemed withdrawal pursuant to Art. 14(2), 77(3) or Art. 78(2) EPC  Art. 84/F(1), (3) PA	(a) Payment of the filing and the search fee: HUF 37 400 plus an additional fee per ten claims in excess of the 10th (11th to 20th claim: HUF 1 900; 21st to 30th claim: HUF 3 800; from 31st claim onwards: HUF 5 600)  (b) Filing of a Hungarian translation  Art. 3.(1) FeeDecr Art. 84/F.(2), (3) PA	(a) 2 months after filing the request for conversion or, if the request is not filed with the HIPO, after receipt of the request  (b) 4 months after filing the request for conversion or, if the request is not filed with the HIPO, after receipt of the request  Art. 84/F.(2), (3) PA	Foreign applicants whose permanent residence or seat is not in the territory of the EEA must appoint a professional representative who is entitled to act before the HIPO.  This professional representative does not have to be a national professional representative but must be domiciled in the EEA.  Art. 51.(1), (4) PA	-
<b>Iceland</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Art. 88 PA	(a) Payment of the filing fee (ISK 47 000 plus ISK 3 000 for the 11th and each subsequent claim)  (b) Filing of the patent application in Icelandic, Danish, Norwegian, Swedish or English. Patent claims, abstract and text of the picture must be available in Icelandic translation before the application is made accessible to the public.  Art. 88 PA Art. 59 and 5 PR	Within 3 months of the Icelandic Patent Office's notifying the applicant of receipt of the request for conversion  Art. 59(3) PR	An applicant who is not domiciled in Iceland must have an agent, residing in the EEA, who can represent the applicant in all matters concerning the application  Art. 12 PA	-

Contracting state	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national professional representative be appointed?	5 Special features
<b>Ireland</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Sect. 122(1) PA R. 86 PR	(a) Request for conversion  (b) Payment of the conversion fee (EUR 30) and of the filing fee (EUR 125)  (c) Filing, in duplicate, of an English translation of the patent application and any amendments previously made  (d) Designation of the inventor or indication of the applicant's right to be granted the patent  Sect. 17(2), 122(2) PA R. 86(1) PR Schedule I Fees Rules	2 months from receipt by the Controller of the request for conversion or, where the EP application was not filed at the IPO, within 2 months of date of notification by the Controller to the applicant of receipt of a request from the Central Industrial Property Office of another Contracting State where the EP application was filed  Sect. 122 PA R. 86 PR	Yes, if the applicant has neither a residence nor his principal place of business in the European Community  R. 93(1) PR SI No.141 of 2006	-
<b>Italy</b>	(1) Conversion into a patent application for an industrial invention: deemed withdrawal pursuant to Art. 77(3) EPC  (2) Conversion into a utility model:  (a) deemed withdrawal pursuant to Art. 14(2) EPC, if filed in Italian,  (b) deemed withdrawal for any other reason, refusal or revocation of the patent  Art. 58 PL	(a) When the conversion request is received from the EPO the applicant is invited by the UIBM to file a national application with a special annotation  (b) Filing of an Italian translation of the abstract, the description, the claims and of the priority document, if any  (c) Payment of national filing fee (for electronic filings: EUR 50 / for paper filings: EUR 120 to 600 depending on length of application)  Claims fee for the eleventh and each subsequent claim: EUR 45  Search fee (in the absence of an English translation of the claims): EUR 200  Art. 58 PL	(a) and (b): In response to a request by the UIBM giving at least 2 months for compliance  Art. 58 PL	Not required for procedural steps referred to in column 2; an authorised professional representative before the EPO is not required to file a new authorisation. However, an address for service in Italy must be given.	The UIBM first requires the applicant to give an address for service; only then does it despatch the request referred to in column 3.  The granting of a utility model may be applied for at the same time as conversion of the EP application.  EP applications refused by the EPO, withdrawn or deemed to be withdrawn may be converted into an application for registration of a utility model. The same applies to European patents revoked for Italy.  Art. 58 PL
<b>Latvia</b>	Deemed withdrawn pursuant to Art. 77(3) EPC or Art. 90(3) EPC	(a) Filing of a Latvian translation accompanied by a request for conversion  (b) Payment of national filing fee for conversion (as of 1.1.2014: EUR 106.74)  Art. 74 PL	Within 3 months of filing the request for conversion	See Part III.B, column 1	-
<b>Liechtenstein</b>		see Switzerland			

Contracting state	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national professional representative be appointed?	5 Special features
<b>Lithuania</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Deemed withdrawal pursuant to Art. 14(2) EPC because the translation in the language of the proceedings was not filed in time  Art. 82(1) PL	(a) Payment of national filing fee (LTL 300 plus LTL 50 for the 16th and each subsequent claim)  (b) Filing, in triplicate, of a Lithuanian translation  Art. 82(2) PL	1 month after receipt by the State Patent Bureau of the request.  Art. 15 PL	Yes, but authorised professional representative before the EPO is not required to file a new authorisation. However, an address for service in Lithuania must be given.  Art. 14(3) PL	-
<b>Luxembourg</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Art. 11 Law of 27.5.77	(a) Payment of - the filing fee (EUR 20) - the renewal fee(s) due on the date of receipt of the request for conversion  (b) Filing, in triplicate, of a German or French translation  Art. 13 Law of 27.5.77 Fees Reg.	3 months from a request by the Luxembourg Intellectual Property Office  Art. 13 Law of 27.5.77	The procedural steps referred to in column 2(b) must be taken by a representative entitled to practise in Luxembourg, if the applicant has neither a residence nor his principal place of business on the territory of the EU.	-
<b>Malta</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Deemed withdrawal pursuant to Art. 90(3) EPC because the translation in the language of the proceedings was not filed in time.  R. 10(1) L.N. 99/2007	(a) Payment of the prescribed fee (EUR 699)  (b) Filing of a translation in one of Malta's official languages  R. 10(2) L.N. 99/2007	Within 2 months from the date the Comptroller invites the applicant to submit the translation and pay the prescribed fee  R. 10(2) L.N. 99/2007	Foreign applicants whose permanent residence or business is not in any EU member state must appoint an agent who has his ordinary residence or principal place of business in Malta to represent him.  Art. 61(2) PA 2000	-
<b>Monaco</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Art. 6 SO No. 10.427	(a) Payment of - national filing fee (EUR 24) - priority fee (EUR 16 for the second and any additional priority)  (b) Filing of a French translation  SO (Fees)	3 months after receipt by the applicant of the communication for conversion. An additional time limit of 1 month from date of notification by the MC Patent Office will be granted subject to a 20% surcharge on the amounts due.  Art. 3 MD	The procedural steps referred to in column 2 may be taken by the applicant or his representative before the EPO. Appointment of a national representative for subsequent procedural acts is not required.	-
<b>Netherlands</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Art. 47 PA	(a) Payment of the national filing fee (EUR 90)  (b) Filing, in duplicate, of a Dutch translation  Art. 48(2) PA	3 months after receipt of the request for conversion  Art. 48(2) PA	The procedural steps referred to in column 2 may be taken by the applicant, his national patent attorney or attorney at law.	A certification of the translation must be filed if required by the NPO.  Art. 48(2) PA

Contracting state	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national professional representative be appointed?	5 Special features
Norway	Deemed withdrawal pursuant to Art. 77(3) EPC.  § 66m PL	(a) Payment of application fee (NOK 4 200 filing fee, including search fee, plus NOK 200 for the 11th and each subsequent claim)  If applicant is a private individual or a small enterprise of less than 20 man-years, the application fee is NOK 800 + NOK 200 for the 11th and each subsequent claim.  (b) Filing of a Norwegian translation  § 37 Fees Reg. § 66m PL	3 months after acknowledgement by the NIPO of receipt of the request for conversion  § 66m PL § 62(2) PR	No	-
Poland	Deemed withdrawal pursuant to Art. 77(3) EPC  Withdrawal or refusal of the application  Art. 5 § 1 EPAL	(a) Payment of - filing fee (PLN 550, or PLN 500, if the application is filed electronically, plus PLN 25 for each page of the description, claims and drawings in excess of 20); - extra fee for a declaration claiming priority (PLN 100 for each priority)  (b) Filing, in duplicate, of a Polish translation of the patent application (containing the description of the invention, the abstract, patent claims and drawings)  Art. 5 §§ 2 and 3 EPAL Annex 1 item I 1 and 2 Fees Reg.	2 months from the date of service of the invitation by the PL Patent Office at the latest  Art. 5 § 2 EPAL	The procedural steps referred to in column 2 must be taken by a national patent attorney if the applicant has neither a domicile nor his seat in Poland.  Art. 236 § 3 IPL	EP applications refused by the EPO, withdrawn or deemed to be withdrawn may also be converted into an application for a utility model.  Art. 5 § 1 EPAL
Portugal	Deemed withdrawal pursuant to Art. 77(3) EPC  Deemed withdrawal pursuant to Art. 90(3) EPC because the translation in the language of the proceedings pursuant to Art. 14(2) EPC was not filed in time.  Art. 86(1), (2), (3), 87(3) PA	(a) Payment of national filing fee: - EUR 104.24 if filed online, - EUR 208.48 if filed on paper  (b) Filing of a Portuguese translation  Art. 81, 86(4), (6) PA Fees Res.	2 months after receipt by INPI of the request for conversion  Art. 86(6) PA	No  Art. 10 PA	The EP application may also be converted into an application for a utility model.  Art. 87(3) PA

Contracting state	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national professional representative be appointed?	5 Special features
<b>Romania</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Deemed withdrawal pursuant to Art. 90(3) EPC because the translation in the language of the proceedings was not filed in time  Art. 9(1) AccEPCLaw	(a) Request for conversion  (b) Filing of the Romanian translation of the EP patent application and, where appropriate, of the text as amended in proceedings before the EPO  (c) Payment of the prescribed fee	(a) Within 3 months of the date of the notification to the applicant that the application is deemed to be withdrawn  (b) + (c) Within 2 months of the invitation by OSIM to do so	The procedural steps referred to in column 2 may be taken by the applicant or his national representative.  All subsequent procedural steps must be taken by an authorised national representative, if the applicant has neither a residence nor his principal place of business in Romania.	In the case indicated in column 1, the EP application may also be converted into an application for a utility model  Art. 14(5) LMU
<b>San Marino</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Art. 9(1)(b) Decree Law No. 76/2009	(a) Request for conversion  (b) Payment of the prescribed fee  (c) Filing of a translation in Italian of the European patent application	2 months after receipt by the USBM of the request for conversion	Foreign applicants must appoint a professional representative who has been entered on the list of patent attorneys maintained by the USBM	-
<b>Serbia</b>	Deemed withdrawal pursuant to Art. 77(3) EPC  Deemed withdrawal pursuant to Art. 90(3) EPC because the translation into the language of the proceedings pursuant to Art. 14(2) EPC was not filed in time.  Art. 153(1) PL	(a) Payment of national fees for filing, for conversion and for publication of the mention of the conversion in the Intellectual Property Gazette  Proof of payment of the prescribed fees must be provided.  (b) Filing of a Serbian translation of the European patent application  Art. 153(4)(5) PL	Within 2 months of filing the request for conversion  Art. 153(5) PL	Yes  Art. 5 PL	-

Contracting state	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national professional representative be appointed?	5 Special features
Slovakia	<p>Deemed withdrawal pursuant to Art. 77(3) EPC</p> <p>The European patent application is withdrawn or deemed to be withdrawn, refused, or the European patent is revoked.</p> <p>§ 61 PA</p>	<p>(a) If the request for conversion of a European patent application to a national patent application is filed with the IPO SR in accordance with Article 135(2) EPC the applicant is obliged to pay a fee of EUR 20 for each (designated) state.</p> <p>(b) If the request for conversion of a European patent application to a national patent application is filed with the European Patent Office in accordance with Article 135(3) EPC and transmitted to the IPO SR, the applicant is obliged</p> <p>(i) to pay a fee of EUR 27 (if the request is filed by an inventor or co-inventors) or EUR 53 (if the request is filed by a person other than an inventor or co-inventors);</p> <p>(ii) to file a translation of a European patent application into Slovak language.</p> <p>§ 61(2) PA</p>	<p>3 months from the date of the invitation by the SK Patent Office</p> <p>§ 61(2) PA</p>	<p>Yes, for natural or legal persons not having their residence or principal place of business in the Slovak Republic</p> <p>Representation by an appointed agent or a patent attorney authorised to practise before the SK Patent Office</p> <p>§ 79(1) PA</p>	<p>European patent application may also be converted into an application for a utility model.</p> <p>§ 36 UM</p>
Slovenia	<p>Deemed withdrawal pursuant to Art. 77(3) EPC</p> <p>Deemed withdrawal pursuant to Art. 90(3) EPC because the translation in the language of the proceedings was not filed in time</p> <p>Art. 30(1) IPA</p>	<p>(a) Payment of the prescribed fee (EUR 110)</p> <p>(b) Filing of a Slovenian translation of the European patent application</p> <p>Art. 30(2) IPA Art. 1(1.4.3) Fees Decr.</p>	<p>2 months following the date of transmission of the request for conversion to the Patent Office</p> <p>Art. 137(2) EPC</p>	<p>Yes</p> <p>Art. 129 IPA</p>	<p>-</p>









## Payment of fees

## VIII.

A number of "national fees" are payable to the patent authorities of the contracting states in connection with the provisions of the EPC (see Tables II, III, IV, VI, VII, IX).

The purpose of the following Table is to facilitate these fee payments by setting out some useful information regarding national legal provisions, accounts held by patent authorities, permissible methods of payment and date considered as the effective payment date.

There is no special mention of common principles and practice governing payment transactions, such as the requirement to state the name of the person making payment and the purpose of the payment and to specify the patent application number or publication number.

References to banks, post offices or postal giro offices denote only the relevant institution or office within the territory of the contracting state in question.

**When making payments, allowance should be made for charges which may be levied by banks, especially on incoming foreign transfers, and which it is not the responsibility of the national patent authorities to pay.**

Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
Albania	Fees Decr.	Drejtoria e Pergjithshme e Patentave dhe Markave  Raiffeisen Bank SHA Rruga e Kavajes TIRANE-SHQIPERI  Account No. 0104030780 IBAN : AL22 2021 1013 0000 0001 0403 0780 SWIFT: SGSBALTX	(a) Bank transfer (b) Cash payment	3(a) Date on which credited to the bank account indicated in column 2  3(b) Date of receipt of payment at the GDPT
Austria	POR	Österreichisches Patentamt  BAWAG P.S.K. Georg-Coch-Platz 2 1018 WIEN  IBAN: AT75 0100 0000 0516 0000 BIC: BUNDATWW	(a) Payment to the Giro account (b) Transfer to the Giro account  § 8 POR	3(a) Date of inpayment at an Austrian post office or the BAWAG P.S.K.  3(b) Date on which credited to the Patent Office Giro account indicated in column 2  § 8 POR
Belgium	RD (Fees)	Office de la Propriété Intellectuelle (OPRI) auprès du Service public fédéral Economie, PME, Classes moyennes et Energie  Giro account No. 679-2005880-17 with the Office des Chèques postaux 1100 BRUXELLES  IBAN: BE61 6792 0058 8017 SWIFT: PCHQBEBB	(a) Cash payment (b) Payment to Giro account (c) Postal money order (mandat postal) (d) Transfer to Giro account (e) Payment order (par assignation) (f) Bank/postal cheque (g) International money order (h) Debiting a deposit account  <b>See Table III.B, column 1, re representation before the OPRI</b>  Art. 4, 5, 8 RD (Fees)	3(a) Date of payment at OPRI  3(b) and 3(c) Date marked by postal date stamp on payment form or money order (in the case of money orders sent direct to the postal giro office, the relevant date is as indicated in 3(d))  3(d) Date on which credited to the Giro account indicated in column 2  3(e) Date on which drawer's account is debited by the postal giro office  3(f) and (g) Date of receipt at OPRI  3(h) Date of receipt of the debit order at OPRI  Art. 5, 6, 8 RD (Fees)
Bulgaria	Art. 5, 33 PL Decr. Fees	Bulgarian Patent Office  Bulgarian National Bank Centralno Upravlenie 1, Knyaz Alexander I Sq. 1000 SOFIA  IBAN: BG90 BNBG 9661 3100 1709 01 SWIFT: BNBGBGSF	(a) Cash payment (b) Bank transfer	3(a) Date of receipt of payment at BG Patent Office  3(b) Date of payment at the bank
Croatia	LAdmFees RCh	Državni Zavod Za Intelektualno Vlasništvo (State Intellectual Property Office of the Republic of Croatia)  Privredna Banka d.d. Zagreb Račkoga 6 10000 ZAGREB  IBAN: HR33 2340 0091 5102 9652 2 BIC/SWIFT: PBZGHR2X	(a) Bank transfer (b) Postal money order	3(a) and (b) Date on which credited to the account indicated in column 2

Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
<b>Cyprus</b>	PL PFR	n/a	Fees must be paid in EUR: (a) Cash payment (b) Cheque payable to the Registrar of Companies (c) Bank draft	Date of receipt of the payment at the CY Patent Office
<b>Czech Republic</b>	(a) Renewal fees for European patents: LRenFees (b) Other fees: LAdmFees	Czech Industrial Property Office  Czech National Bank Na Příkopě 28 115 03 PRAHA 1  Account numbers: <i>(a) Renewal fees for European patents:</i> 35-21526001/0710 IBAN: CZ95 0710 0000 3500 2152 6001 SWIFT: CNBACZPP <i>(b) Other fees:</i> 3711-21526001/0710 IBAN: CZ36 0710 0037 1100 2152 6001 SWIFT: CNBACZPP	(a) Cash payment (b) Postal money order (c) Bank cheque (d) Transfer to the account of the CZ Industrial Property Office  § 10 LRenFees	3(a) Date of receipt of payment at the CZ Industrial Property Office 3(b) Date on which credited to the bank account indicated in column 2 3(c) Date of receipt of the cheque at the CZ Industrial Property Office, provided the cheque is met 3(d) Date on which credited to the bank account indicated in column 2
<b>Denmark</b>	PA	Patent- og Varemærkestyrelsen  Danske Bank Holmens Kanal 2-12 1092 KØBENHAVN K  Account No. 0216 4069 0562 96  IBAN: DK66 0216 4069 0562 96  SWIFT: DABADKKK	(a) Cash payment (b) Cheque drawn on a Danish bank and made payable to the DKPTO in Danish currency (c) (Cabled) transfer to a Danish bank in favour of the bank account indicated in column 2 (d) Debit from a deposit account with the DKPTO  Any payment to the DKPTO shall be sent in DKK (Danish currency).  The payment shall always be accompanied by detailed instructions/information.	3(a) Date of receipt of payment at the DKPTO 3(b) Date of receipt of the cheque at the DKPTO 3(c) Date on which credited to the bank account indicated in column 2 3(d) Date of receipt of debit order



Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
<b>Former Yugoslav Republic of Macedonia</b>	Fees Law	<p>State Office of Industrial Property (SOIP)</p> <p>National Bank of the Republic of Macedonia P.O. Box 401 Kompleks banki b.b. 1000 SKOPJE</p> <p><i>(a) Renewal fees for European patents:</i></p> <p>money order or bank transfer to budget account No. 1 000 000 000 63095;</p> <p>suspense account No. 840 033 03135</p> <p>revenue code: 722318</p> <p>manner: 2</p> <p><i>(b) Publication fees:</i></p> <p>money order or bank transfer to SOIP's account No. 1100200213-787-13;</p> <p>revenue code: 724149-20;</p> <p>manner: 1;</p> <p>SOIP's tax number: 4030994253825</p>	<p>(a) Bank transfer</p> <p>(b) Postal money order</p>	<p>3(a) Date on which credited to the account indicated in column 2</p> <p>3(b) Date of payment at MK post office</p>
<b>France</b>	Fees Ord. of 24.4.08	<p>I.N.P.I. Agence Comptable</p> <p>Trésor Public</p> <p>Direction régionale des finances publiques - Île-de-France et département de Paris (DRFIP) 94, rue Réaumur 75002 PARIS</p> <p>Code banque : 10071 Code guichet : 75000 Clé de RIB: 56</p> <p>Account No. 00001000008</p> <p>IBAN: FR76 1007 1750 0000 0010 0000 856</p> <p>BIC: TRPUFRP1</p>	<p>(a) Cash payment</p> <p>(b) Bank cheque</p> <p>(c) Postal money order (mandat-lettre)</p> <p>(d) Postal money order (mandat-carte)</p> <p>(e) Order to debit an INPI customer account</p> <p>(f) Bank transfer</p> <p>(g) Debit card presented at INPI's head or regional offices</p> <p>Art. 4 Fees Ord. of 24.4.08</p>	<p>3(a) Date of payment at INPI</p> <p>3(b), (c) and (e) If forwarded by post: date of posting (postmark); if delivered by hand: date of receipt at INPI</p> <p>3(d) Date of issue of order (postmark)</p> <p>3(f) Date on which INPI's account is credited</p> <p>3(g) Date of payment</p> <p>Art. 4 Fees Ord. of 24.4.08</p>

Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
Germany	LPF Cost Ord.	Bundeskasse Halle/DPMA  BBk München (Deutsche Bundesbank Filiale München)  IBAN: DE84 7000 0000 0070 0010 54  BIC: MARKDEF1700  <b>Important:</b> Customers should declare that any handling charges are borne by the payer.	(a) Cash payment at the cashdesks of the DPMA (b) Credit transfer to the account of the Bundeskasse Halle with the Bundesbank München (c) Cash payment via a domestic or foreign financial institution to the Bundeskasse Halle account with the Bundesbank München (d) As of 1.12.2013: Valid SEPA debit order stating purpose of payment and covering the costs  § 1 Cost Ord.	3(a) Date of payment 3(b) Date payment is credited to the account 3(c) Date of payment 3(d) Date of receipt at DPMA or Federal Patent Court (for prepaid fees: their due date), provided payment is received by federal cash office competent for DPMA. If SEPA debit order is filed by fax, the original must be filed within one month thereafter; otherwise date of payment is deemed to be that on which original is received.  § 2 Cost Ord.
Greece	Dec. of 10.2.2012	OBI Organismos Viomichanikis Idioktisias  Alpha Bank (Amarousio Branch No. 146) 64 Kifissias Avenue 15125 ATHENS  Account No. 1460 0231 0002 160  IBAN: GR65 0140 1460 1460 0231 0002 160  BIC: CRBAGRAAXX	(a) Cash payment (b) Bank or personal cheque drawn on OBI (c) Postal cheque made out to the order of OBI (d) Remittance or telephone order drawn on Alpha Credit Bank  Art. 4(1) Dec. of 10.2.2012	3(a) Date of receipt of the payment at the OBI's cash office 3(b) and 3(c) Date of receipt of the cheque at the OBI's cash office 3(d) Date on which amount is credited to the account held by OBI with Alpha Credit Bank  Art. 4(2) Dec. of 10.2.2012
Hungary	Art. 115/R. PA FeeDecr	Account of the HIPO with the Hungarian State Treasury BUDAPEST, H-1909  No. 1003 2000-0173 1842-0000 0000  IBAN: HU30 1003 2000 0173 1842 0000 0000  SWIFT: MANEHUHB	(a) Bank transfer (b) Postal money order  Including identification data (reference or registration number) and recipient details  Art. 21 FeeDecr	3(a) Two bank working days or, if transferred from abroad, five bank working days prior to crediting of the amount to the HIPO's account 3(b) Date on which the money order is issued (as date - stamped by a Hungarian post office)
Iceland	PA Fees Reg.	650191-2189 Einkaleyfastofan (Icelandic Patent Office) Engjateigur 3 150 REYKJAVIK  NBI hf (Landsbankinn) Laugavegi 77 101 REYKJAVIK  IBAN: IS93 0111 3871 2189 6501 9121 89  SWIFT: NBIISRE  Euro correspondent bank: CITIGB2L	(a) Cash payment (b) Payment in euro to the bank account (see column 2)  The payment shall always be accompanied by detailed instructions/information.	3(a) Date of receipt of payment at the Icelandic Patent Office 3(b) Date on which credited to the bank account indicated in column 2

Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
Ireland	PA PR	n/a	<p>Fees must be paid in EUR.</p> <p>(a) Cash payment</p> <p>Please note that cash should not be sent by post. Cash payments should only be made in person at the IPO.</p> <p>(b) Bank drafts, company cheques or personal cheques. These should be made payable to the Controller of Patents, Designs and Trade Marks or to the Minister for Enterprise, Jobs and Innovation, and drawn on an Irish bank.</p> <p>(c) Post Office money order</p> <p>(d) Payment of <b>renewal fees</b> for patents, registered trade marks and designs which have been registered under the Industrial Designs Act 2001, grant fees for patents and registration fees for trade marks may be made by <b>credit card</b> or <b>debit card</b> online through the Patents Office website (<a href="http://www.patentsoffice.ie">www.patentsoffice.ie</a>). Master Card and Visa credit cards and Irish Laser debit cards will be accepted for the purpose of making the payments referred to above online.</p>	<p>3(a) Date of payment at IPO</p> <p>3(b) and 3(c) Date of receipt at IPO</p> <p>3(d) Date of payment made online</p>
Italy	Fees Law Min.Decr. of 2.4.07	<p>Agenzia delle Entrate - Centro Operativo di Pescara</p> <p><i>(a) Renewal fees for European patents:</i></p> <p>Giro account (conto corrente postale) No. 81016008</p> <p><i>(b) Other fees :</i></p> <p>Giro account (conto corrente postale) No. 668004</p>	<p>Payment at any Italian post office using the prescribed form (Ch. 8quater). The payment voucher (Section 4) has to be presented to the Italian Patent and Trademark Office (UIBM, Ufficio G5). The purpose of the payment must be stated.</p> <p>(See also OJ EPO 2007, 486)</p>	Date of inpayment at an Italian post office (date stamp)
Latvia	PL PR Fees Reg.	<p>Valsts kase</p> <p>NMR 90000050138</p> <p>Valsts kase</p> <p>IBAN: LV90 TREL 1060 1909 1930 0</p> <p>BIC: TRELLV22</p>	Bank transfer	Date on which credited to the account indicated in column 2
Liechtenstein	see Switzerland			

Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
Lithuania	Art. 75 PL Fees Law	State Tax Inspectorate under the Ministry of Finance of the Republic of Lithuania  Reference number: 5310  (1) SWEDBANK AB Bank Code: 73000 IBAN: LT24 7300 0101 1239 4300 BIC: HABALT22  (2) Šiaulių bankas AB Bank Code: 71800 IBAN: LT32 7180 0000 0014 1038 BIC: CBSBLT26  (3) Danske Bank A/S Lietuvos filialas Bank Code: 74000 IBAN: LT74 7400 0000 0872 3870 BIC: SMPOLT22  (4) Nordea Bank Finland Plc Lietuvos skyrius Bank Code: 21400 IBAN: LT12 2140 0300 0268 0220 BIC: NDEALT2X  (5) UAB Medicinos bankas Bank Code: 72300 IBAN: LT42 7230 0000 0012 0025 BIC: MDBALT22	Bank transfer	Date on which credited to one of the accounts indicated in column 2
Luxembourg	PL (Art. 89.2) Fees Reg.	Administration de l'Enregistrement et des Domaines, Bureau des successions et de la taxe d'abonnement 67-69, rue Verte 2667 LUXEMBOURG  Entreprise des P et T LUXEMBOURG  IBAN: LU31 1111 0077 3370 0000  BIC: CCPLULLL	(a) Cash payment (b) Postal money order (c) Post office transfer or payment	3(a) Date on which payment is handed over to the competent payments officer  3(b) Date of receipt of the postal money order by the competent payments officer, only if sum is paid on presentation  3(c) Date on which amount is credited to the account indicated in column 2

Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
<b>Malta</b>	PA 2000 L.N. 99/2007	IPRD Office	(a) Bank cheque (b) Cash payment	3(a) and (b) Date of receipt of payment at IPRD Office
<b>Monaco</b>	PA SO No. 1476 SO No. 10.427 SO (Fees)	Trésorerie Générale des Finances (TGF) (rubrique 012104 - DCIPI brevets) Crédit Lyonnais 1, Avenue des Citronniers MONTE CARLO  Account No. 0000063074 G Clé rib 72 Code banque 30002 - Code guichet 03214  IBAN: FR24 3000 2032 1400 0006 3074 G72 BIC: CRLYFRPP	(a) Cash payment (b) Bank cheque or postal cheque (c) Bank transfer	3(a) Date of receipt of the payment at the MC Patent Office 3(b) Date of receipt at the MC Patent Office; the date marked by postal date stamp will be considered as proof 3(c) Date on which the amount is credited to the account  Art. 40 SO No. 1476
<b>Netherlands</b>	PA PR	NL Octrooicentrum Den Haag  Royal Bank of Scotland Gustav Mahlerlaan 10 P.O. Box 12925 1100 AX AMSTERDAM  Account No. 056.99.94.098 IBAN: NL08 RBOS 0569 9940 98 BIC: RBOSNL2A	(a) Cash payment (b) Transfer or payment to the bank account (c) Cheque made out in EUR (d) Debit from a deposit account with the NPO	3(a) and 3(c) Date of receipt of the payment or cheque at the NPO 3(b) Date on which credited to the bank account indicated in column 2 3(d) Date of receipt of debit order
<b>Norway</b>	PL PR Fees Reg.	Patentstyret DnB NOR Bank ASA PO Box 1172 Sentrum 0107 OSLO BIC: DNBANOKKXXX  (a) <i>Renewal fees for European patents:</i> Account No. 8276.01.00192 IBAN: NO82 8276 0100 192  (b) <i>Other fees:</i> Account No. 8276.03.00078 IBAN: NO46 8276 0300 078	Bank transfer Any payment to NIPO must be sent in NOK (Norwegian currency). Payment details should be sent to the NIPO e-mail address: regnskap@patentstyret.no	Date on which credited to the bank account indicated in column 2
<b>Poland</b>	Fees Reg.	Urząd Patentowy RP Narodowy Bank Polski Oddział Okręgowy WARSZAWA  IBAN: PL 93 1010 1010 0025 8322 3100 0000 BIC (SWIFT): NBPLPLPW	(a) Cash payment (b) Postal money order (c) Bank transfer  § 5 Fees Reg.	3(a) Date marked by the date stamp on the payment form handed in at the PL Patent Office 3(b) Date marked by the postal date stamp (at a Polish post office) on the postal money order 3(c) Date on which credited to the account indicated in column 2

Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
Portugal	Art. 89, 346, 347(1), (2) PA Fees Res.	n/a	Fees must be paid in EUR. (a) Cash payment (b) ATM or home banking (online) (c) Cheque (d) Postal order	3(a) and 3(b) Date of receipt of payment at INPI 3(c) and 3(d) Date of post stamp
Romania	Fees Law	State Office for Inventions and Trademarks (OSIM) <i>(a) Payments in EUR:</i> Banca Comerciala Romana Sala Palatului 33, Ion Campineanu Street Sector 1 BUCUREȘTI IBAN: RO38 RNCB 0080 0056 3032 0005 BIC/SWIFT: RNCBROBU <i>(b) Payments in RON:</i> Activitatea de Trezorerie și Contabilitate Publică a Municipiului București Splaiul Unirii nr. 8 Sector 3 BUCUREȘTI IBAN: RO89 TREZ 7005 025X XX00 0278 Cod fiscal: 4266081	(a) Bank transfer (b) Cash payment	3(a) Date on which credited to the bank account indicated in column 2 3(b) Date of receipt of the payment at the OSIM
San Marino	Fees Decr.	USBM – Ufficio di Stato Brevetti e Marchi Via 28 Luglio, n. 212 47893 BORGIO MAGGIORE (R.S.M.)  (1) Banca di San Marino – Agenzia Città 1 Account No. 04/01/21418 IBAN: SM35 I085 4009 8040 0004 0121 418 SWIFT: MAOISMSM  (2) BANCA AGRICOLA COMMERCIALE – Filiale Tavolucci Account No. 09/01/00654 IBAN: SM09 Z030 3409 8090 0009 0100 654 SWIFT: BASMSMSMXXX  (3) Giro account (CCP) No. 11751294 IBAN: IT87 I076 0113 2000 0001 1751 294 SWIFT: BPPIITRRXXX	(a) Bank transfer (b) Postal money order	3(a) Date on which credited to one of the bank accounts indicated in column 2 3(b) Date marked by postal date stamp on payment form or money order

Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
Serbia	Art. 69 PL Fees Law	State administrative fees  Account No. 840-742211843-84, followed by reference No. 97 and the code indicating the control number of the municipality	Bank transfer	Date when credited to the account indicated in column 2 and when proof of payment is duly provided to the competent authority.  If the applicant or the right holder fails to pay the prescribed fee for the maintenance of rights and to submit proof of payment of this fee within the time limit, such rights shall lapse on the day following the due date.  Art. 40(5) PL
Slovakia	PA	<p>Úrad priemyselného vlastníctva SR Švermova 43 974 04 BANSKÁ BYSTRICA 4</p> <p>Všeobecná úverová banka, a.s. Mlynské Nivy 1 829 90 BRATISLAVA SWIFT: SUBASKBX</p> <p><i>(a) Renewal fees for European patents:</i> IBAN: SK53 8180 0000 0070 0011 9169</p> <p><i>(b) Other fees:</i> IBAN: SK49 8180 0000 0070 0006 0750</p> <p><b>Important:</b> Please state with each payment the following details: - the name of the respective account: (a) Účet európskych patentov Úrad priem. vlast. SR BB (for renewal fees), or (b) Depozitný účet Úrad priemysel. vlastníctva SR BB (for other fees) and, in each case, - the variable symbol described below which is needed to identify the European patent application or European patent concerned.  The variable symbol consists of a 10-digit numerical code composed as follows: 9 y y y y y y y y y y where: 9 = prefix – European patent application/European patent yyyyyyyyy = publication number of the European patent application (without A or B)</p>	(a) Postal money order (b) Bank transfer	Date on which it is credited to the account indicated in column 2

Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
Slovenia	Art. 9, 109, 110 IPA Fees Decr.	Administration of the Republic of Slovenia for public payments  Banka Slovenije Slovenska 35 1505 LJUBLJANA  Account No. 01100-1000307004  IBAN: SI56 0110 0100 0307 004  SWIFT: BSLJSI2X	(a) Postal money order (b) Payment or transfer to account (c) Cash or non-cash payment at SIPO - cost of non-cash payment to be borne by payer  Art. 3 Fees Decr.	The date on which the required amount is actually entered in the account indicated in column 2 or date of payment in cash at SIPO.  Where the fee is paid to the SIPO account, the date of payment shall be considered to be the date of the payment order, provided that the amount of the payment is entered in the account within five working days. Failing that, the date of payment shall be considered to be the date on which the amount of the payment is actually entered in the account.  Art. 4 Fees Decr.
Spain	Fees Law	Oficina Española de Patentes y Marcas  La Caixa Paseo de la Castellana, 75, 28046 MADRID  IBAN: ES22 2100 5038 3102 0000 1807  SWIFT: CAIXESBBXXX	(a) Transfer to the Giro account (b) Certified cheque which is made payable to the OEPM (c) Postal money order (giro postal)  <b>Persons not having either a residence or their principal place of business in the EU must make payments via a professional national representative.</b>  Art. 3 Law 8/98	3(a) Date on which credited to the account indicated in column 2  3(b) Date of receipt of the cheque at OEPM  3(c) Date of inpayment at a post office
Sweden	PA PD	Patent- och registreringsverket  <i>(a) Payments made in Sweden:</i>  Skandinaviska Enskilda Banken (SEB) 106 40 STOCKHOLM  Bankgiro 5050-0248  <i>(b) Payments from abroad:</i>  Skandinaviska Enskilda Banken (SEB) 106 40 STOCKHOLM  IBAN: SE22 5000 0000 0543 9100 1349  BIC/SWIFT: ESSESESS  <i>or electronically:</i>  via the <b>Web Shop</b> (only available in Swedish) on the website of the SE Patent Office	(a) Cheque drawn on a Swedish bank and made payable to the SE Patent Office in Swedish currency (b) (Cabled) transfer to a Swedish bank in favour of one of the Giro accounts indicated in column 2	3(a) Date of receipt of cheque at the SE Patent Office  3(b) Date on which credited to one of the accounts indicated in column 2

Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
Switzerland / Liechtenstein	Fees Reg.	<p>Swiss Federal Institute of Intellectual Property (IPI)</p> <p>Swiss Post, PostFinance 3030 BERN</p> <p>Account No. 30-4000-1 BLZ: 9000 IBAN: CH68 0900 0000 3000 4000 1 SWIFT: POFICHBE</p>	<p>(a) Debit from a current account with the IPI</p> <p>(b) Payment or transfer to Giro account</p> <p>(c) Postal money order</p> <p>(d) Cash payment</p> <p>Art. 4 Fees Reg.</p>	<p>3(a) to (c) Date on which credited to an account of the IPI</p> <p>3(d) Date of receipt of payment at the IPI</p> <p>The time limit for payment is observed if, before it expires, the amount due is paid to Swiss Post or debited from a postal or bank account in Switzerland, in favour of the IPI.</p> <p>If a payment order carries a value date after the time limit fixed by the IPI it is not possible to claim the evidence mentioned above.</p> <p>Art. 6 Fees Reg.</p>
Turkey	DL No. 551 Fees 2013	<p>Türk Patent Enstitüsü</p> <p><i>(a) Payments in TRY:</i> (1) Ziraat Bankası/Ankara Kamu Kurumsal Şubesi Account No. 34272132-5280 BIC: TCZBTR2AANK IBAN: TR45 0001 0017 4534 2721 3252 80</p> <p>(2) Ziraat Bankası/ Ankara Kamu Kurumsal Şubesi Account No. 34272132-5274 BIC: TCZBTR2AANK IBAN: TR13 0001 0017 4534 2721 3252 74</p> <p>(3) Halk Bankası/Ankara Yıldız Şubesi Account No. 06000004 BIC: TRHBTR2AXXX IBAN: TR34 0001 2009 4090 0006 0000 04</p> <p>(4) Halk Bankası/Ankara Yıldız Şubesi Account No. 85000010 BIC: TRHBTR2AXXX IBAN: TR93 0001 2009 4090 0085 0000 10</p> <p>(5) Vakıflar Bankası/Ankara Kamu Kurumsal Şubesi Account No. 00158007283203102 BIC: TVBATR2AXXX IBAN: TR18 0001 5001 5800 7283 2031 02</p> <p><i>(b) Payments in EUR:</i> (1) T.C. Ziraat Bankası/Ankara Kamu Kurumsal Şubesi Account No. 34272132-5276 BIC: TCZBTR2AANK IBAN: TR02 0001 0017 4534 2721 3252 76</p> <p>(2) Halk Bankası/Ankara Yıldız Şubesi Account No. 58000016 BIC: TRHBTR2AXXX IBAN: TR20 0001 2009 4090 0058 0000 16</p>	<p>(a) Bank transfer (for all payments)</p> <p>Renewal fees may be paid either:</p> <p>(b) online by credit card through the TPI website <a href="https://online.turkpatent.gov.tr/CES/">https://online.turkpatent.gov.tr/CES/</a></p> <p>or</p> <p>(c) by bank transfer. Patentees paying by bank transfer should submit the transfer details online through the TPI website <a href="https://online.turkpatent.gov.tr/CES/">https://online.turkpatent.gov.tr/CES/</a></p>	<p>3(a) and (c) Date on which credited to one of the accounts indicated in column 2</p> <p>3(b) Date of receipt of payment at the TPI</p>

Contracting state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
		<p><i>(c) Payments in USD:</i>            (1) T.C. Ziraat Bankası/Ankara Kamu Kurumsal Şubesi            Account No. 34272132-5275            BIC: TCZBTR2AANK            IBAN: TR83 0001 0017 4534 2721 3252 75</p> <p>(2) Halk Bankası/Ankara Yıldız Şubesi            Account No. 53000082            BIC: TRHBTR2AXXX            IBAN: TR40 0001 2009 4090 0053 0000 82</p> <p><i>(d) Payments in CHF:</i>            (1) T.C. Ziraat Bankası/Ankara Kamu Kurumsal Şubesi            Account No. 34272132-5277            BIC: TCZBTR2AANK            IBAN: TR29 0001 0017 4534 2721 3252 77</p> <p>(2) Halk Bankası/Ankara Yıldız Şubesi            Account No. 73000001            BIC: TRHBTR2AXXX            IBAN: TR63 0001 2009 4090 0073 0000 01</p>		
United Kingdom	PA PR	<p>Intellectual Property Office</p> <p>Barclays Bank Plc            121 Queen Street            CARDIFF CF10 2XU</p> <p>Account No. 80531766            Sort Code: 20-18-15</p> <p>IBAN: GB31 BARC 2018 1580 5317 66</p> <p>SWIFT: BARCGB22</p>	<p>(a) Bank transfer</p> <p>(b) Debit to a client deposit account held by the IPO</p> <p>(c) Credit/debit card (Visa, MasterCard/American Express, Switch, Maestro)</p> <p>(d) Cheque drawn in sterling on a UK clearing bank</p> <p>(e) Money order</p> <p>(f) Cash payment in person at the IPO</p> <p>The documents relating to the payment of fees should be supported by a Fees Sheet (Form FS/2) or equivalent form listing individual fees.</p> <p>A reference (e.g. patent or deposit account number) should be quoted to link payment with any forms sent separately.</p>	<p>3(a) Date on which credited to the account indicated in column 2</p> <p>3(b) Date of receipt of documents at the IPO if sufficient funds are present in the deposit account - otherwise the date on which the deposit account is replenished</p> <p>3(c), 3(d) and 3(e) Date of receipt at the IPO</p> <p>3(f) Date of payment at the IPO</p>

Extension state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
<b>Albania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 May 2010.</b> )	Fees Decr.	Drejtoria e Pergjithshme e Patentave dhe Markave  Raiffeisen Bank SHA Rruga e Kavajes TIRANE-SHQIPERI  Account No. 0104030780  IBAN: AL22 2021 1013 0000 0001 0403 0780  SWIFT: SGSBALTX	(a) Bank transfer  (b) Cash payment	3(a) Date on which credited to the bank account indicated in column 2  3(b) Date of receipt of payment at the GDPT
<b>Bosnia and Herzegovina</b>	Spec. Fees  Admin. Fees	Institute for Intellectual Property of Bosnia and Herzegovina  (1) Raiffeisen BANK d.d. Bosna i Hercegovina Danijela Ozme br. 3 71 000 SARAJEVO  SWIFT: RZBABA2S  budget account no. 1610000010751006  (2) Hypo Alpe-Adria-Bank a.d. Banja Luka Aleja svetog Save 13 78 000 BANJA LUKA  SWIFT: HAABBA2B  budget account no. 5520040002547572  (3) UniCredit Bank d.d. Kardinala Stepinca b.b. 88 000 MOSTAR  SWIFT: UNCRBA22  budget account no. 3380002210018390	Bank transfer	Date on which credited to one of the accounts indicated in column 2
<b>Croatia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2008.</b> )	LAdmFees  RCh	Državni Zavod Za Intelektualno Vlasništvo (State Intellectual Property Office of the Republic of Croatia)  Privredna Banka d.d. Zagreb Račkoga 6 10000 ZAGREB  IBAN: HR33 2340 0091 5102 9652 2  BIC/SWIFT: PBZGHR2X	(a) Bank transfer  (b) Postal money order	3(a) and 3(b) Date on which credited to the account indicated in column 2

Extension state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
<p><b>Former Yugoslav Republic of Macedonia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2009.</b>)</p>	<p>Fees Law</p>	<p>State Office of Industrial Property (SOIP) National Bank of the Republic of Macedonia P.O. Box 401 Kompleks banki b.b. 1000 SKOPJE</p> <p><i>(a) Renewal fees for European patents:</i> money order or bank transfer to budget account No. 1 000 000 000 63095; suspense account No. 840 033 03135; revenue code: 722318; manner: 2</p> <p><i>(b) Publication fees:</i> money order or bank transfer to SOIP's account No. 1100200213-787-13; revenue code: 724149-20; manner: 1; SOIP's tax number: 4030994253825</p>	<p>(a) Bank transfer (b) Postal money order</p>	<p>3(a) Date on which credited to the account indicated in column 2 3(b) Date of payment at MK post office</p>
<p><b>Latvia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 July 2005.</b>)</p>	<p>PL PR Fees Reg.</p>	<p>Valsts kase Reg. No. 90000050138</p> <p>Valsts kase IBAN: LV90 TREL 1060 1909 1930 0 SWIFT: TRELLV22</p>	<p>Transfer order</p>	<p>Date on which credited to the account indicated in column 2</p>



Extension state	1 National provisions	2 Payee Bank details	3 Methods of payment	4 Date considered as the effective payment date
<b>Romania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 March 2003.</b> )	PL Reg. Fees Ord.	State Office for Inventions and Trademarks (OSIM) <i>(a) Payments in EUR:</i> Banca Comerciala Romana Sala Palatului 33, Ion Campineanu Street Sector 1 BUCUREȘTI BIC/SWIFT: RNCBROBU IBAN: RO38 RNCB 0080 0056 3032 0005 <i>(b) Payments in RON:</i> Activitatea de Trezorerie și Contabilitate Publică a Municipiului București Splaiul Unirii nr. 8 Sector 3 BUCUREȘTI IBAN: RO89 TREZ 7005 025X XX00 0278 Cod fiscal: 4266081	(a) Bank transfer (b) Cash payment	3(a) Date on which credited to the bank account indicated in column 2 3(b) Date of receipt of the payment at the OSIM
<b>Serbia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 October 2010.</b> )	Art. 69 PL Fees Law	State administrative fees Account No. 840-742211843-84, followed by reference No. 97 and the code indicating the control number of the municipality	Bank transfer	Date when credited to the account indicated in column 2 and when proof of payment is duly provided to the competent authority. If the applicant or the right holder fails to pay the prescribed fee for the maintenance of rights and to submit proof of payment of this fee within the time limit, such rights shall lapse on the day following the due date. Art. 40(5) PL
<b>Slovenia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 December 2002.</b> )	Art. 9, 109, 110 IPA Fees Decr.	Administration of the Republic of Slovenia for public payments Banka Slovenije Slovenska 35 1505 LJUBLJANA Account No. 01100-1000307004 IBAN: SI56 0110 0100 0307 004 SWIFT: BSLJSI2X	(a) Postal money order (b) Payment or transfer to account (c) Cash or non-cash payment at SIPO - cost of non-cash payment to be borne by payer	The date on which the required amount is actually entered in the account indicated in column 2 or date of payment in cash at SIPO. Where the fee is paid to the SIPO account, the date of payment shall be considered to be the date of the payment order, provided that the amount of the payment is entered in the account in five working days. Failing that, the date of payment shall be considered to be the date on which the amount of the payment is actually entered in the account. Art. 4 Fees Decr.

## Registering a transfer, licences and other rights in respect of a European patent in the national patent register

IX.

1. Up to grant of the European patent, **transfers, licences and other rights** in respect of European patent applications are registered centrally in the European Patent Register in accordance with Rules 22 to 24 EPC.

2. After grant of the European patent, a transfer is registered in the European Patent Register only during the opposition period or during opposition proceedings, in accordance with Rule 85 in conjunction with Rule 22 EPC. Column 6 of the following table indicates whether and under what conditions the contracting states recognise the registration of such transfers in the European Patent Register for the purposes of the national procedure.

3. This table also sets out the national regulations and requirements concerning the registration of transfers, licences (excluding compulsory licences) and other rights after grant of the European patent or after the final conclusion of opposition proceedings in the individual national patent registers of the designated contracting states. All details concerning the applicable provisions and the nature of the supporting documents to be filed are based on the information supplied to the EPO by the patent authorities of the contracting states.

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
Albania	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written request by the patent proprietor</p> <p>Original or duly certified copy of the official document recording the transfer of rights</p> <p>Art. 44 to 50 PL</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p>	<p>Yes</p> <p>Applicants with neither residence nor principal place of business in Albania must appoint a representative authorised to act before the GDPT.</p> <p>Art. 195(2) PL</p>	Yes
Austria	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written application or request by court for entry in the patent register; submission of original or duly certified copy of the instrument concerned (e.g. deed of transfer, certificate of inheritance, distraint order). If it is not a public instrument, certified signature of the proprietor of the right.</p> <p>§§ 33, 43(5)-(7) PA</p> <p><b>2. Licences and other rights</b></p> <p>Application and documents as under 1.</p> <p>§§ 34, 35, 36, 45 PA</p>	<p>Yes; attorney at law, patent attorney or notary authorised to represent parties on a professional basis in Austria</p> <p>However, if the residence or place of business is in the EEA, a person authorised to accept service who is a resident of Austria may be appointed instead.</p> <p>§ 21(4) PA</p>	No

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
ALL 4 000	<p>Transfer of rights and licences</p> <p>Entries in the register have legal effect.</p> <p>Art. 32(2) PL</p>	No	Documents not drafted in Albanian must be accompanied by a translation.
EUR 125 per application (including EUR 40 document fees)	<p>Liens and other rights in rem, licences, entries relating to disputes</p> <p>Entries in the register have legal effect. Priority is determined by the order in which applications for entry are presented at the Patent Office.</p> <p>§ 43(1)-(4) PA</p>	No	-

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
Belgium	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>- Notification to OPRI accompanied by either a copy of the instrument of assignment or of the official document recording the transfer of rights, or an extract from such instrument or document</p> <p>- proof that the fee has been paid</p> <p>Art. 44 PA</p> <p><b>2. Licences and other rights</b></p> <p>Notification to OPRI accompanied by either a copy of the licence agreement or an extract from such document sufficient to prove that a licence has been granted.</p> <p>Art. 34, 45 PA</p> <p><b>3. Usufruct, mortgaging</b></p> <p>as under 1.</p> <p>Art. 46 PA</p>	<p>see table III.B, column 1</p> <p>see table III.B, column 1</p> <p>see table III.B, column 1</p>	<p>No</p> <p>Yes, for contractual licences</p> <p>No</p>
Bulgaria	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written request accompanied by a copy of the instrument of assignment or of the official document recording the transfer of rights (e.g. deed of transfer, certificate of inheritance, court decision); proof that the fee has been paid.</p> <p><b>2. Licences and other rights</b></p> <p>Written request accompanied by a copy of the licence agreement or an extract thereof, sufficient to prove that a licence has been granted, signed by all parties; proof that the fee has been paid.</p>	<p>Yes</p> <p>Applicants with no permanent address or principal place of business in Bulgaria are required to act in proceedings before the BG Patent Office through local industrial property representatives.</p> <p>Art. 3(2) PL</p>	<p>No</p>
Croatia	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written request</p> <p>Original or duly certified copy of the official document recording the transfer of rights or licence agreement and proof that the fee has been paid</p> <p>Art. 61.a PA Art. 36 PO</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p>	<p>Yes</p> <p>Art. 4 PA</p>	<p>Yes</p> <p>Art. 36(1) PO</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
EUR 12 per patent (sundry duties and taxes)	<p>Entry in the register has declaratory effect.</p> <p>However, entry in the register gives effect to the assignment as against third parties and OPRI as from the date of its notification to OPRI.</p> <p>Art. 44(6) PA Art. 8(1) RD of 27.2.1981</p>	<p>Yes</p> <p>A copy of the EPO certificate (EPO Form 2544) is required together with a letter by the party concerned explaining the nature of the transfer.</p>	<p>Documents not drafted in one of OPRI's official languages must be accompanied by a translation.</p> <p>(Concerning OPRI's official languages see table II, column 4)</p> <p>Seizure: Art. 47 PA</p>
EUR 12 per patent (sundry duties and taxes)	<p>Entry in the register gives effect to the licence agreement as against third parties and OPRI.</p> <p>Art. 45 PA</p>		
EUR 12 per patent (sundry duties and taxes)	<p>Entry in the register has declaratory effect.</p> <p>However, entry in the register gives effect to the assignment as against third parties and OPRI as from the date of its notification to OPRI.</p> <p>Art. 46(2) PA</p>		<p>Usufruct, mortgaging: Art. 46 PA</p>
BGN 80	<p>Transfer of rights, licences</p> <p>Entry in the register has declaratory effect.</p> <p>However, the licence has effect with respect to third parties as from the date of entry.</p>	<p>No</p>	<p>Documents not drafted in Bulgarian must be accompanied by a translation.</p>
<p>HRK 275 per entry</p> <p>Tar. No. 8.3. LAdmFees Art. 47.(1) RCh</p>	<p>Any change concerning a patent or owner of a right may be entered in the register, such as transfer of rights, licence, change of name or address, etc.</p> <p>On request, a transfer of rights or licence may, but need not, be entered in the register.</p> <p>Art. 61.a PA</p>	<p>No</p>	<p>Supporting documents must be furnished as an original or as a certified copy.</p> <p>The entered changes will be published in the official gazette.</p> <p>Art. 61.a PA Art. 36(4) PO</p>

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
Cyprus	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Agreement assigning the ownership, signed by all parties, containing the EP number, date of filing, title of the invention, names, addresses and nationalities of the parties concerned.</p> <p>R. 5(2) PFR</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p>	<p>Yes</p> <p>R. 58(1) PFR</p>	<p>Form P.3</p> <p>R. 5(1) PFR</p>
Czech Republic	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Copy of the relevant document</p> <p><b>2. Licences and other rights</b></p> <p>Two copies of the relevant document (licence agreement) indicating patent number, licensee and the scope of granted rights</p> <p>§ 17 DP</p>	<p>Yes</p> <p>§ 70 PA</p>	<p>No</p>
Denmark	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Deeds of transfer signed by the patent proprietor or relevant legal decision. A declaration of consent by the transferee is not required.</p> <p>§ 44 PA</p> <p><b>2. Licences and other rights</b></p> <p>Licence agreement</p> <p>§ 44 PA</p>	<p>No</p> <p>No</p>	<p>No</p> <p>No</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
EUR 100	<p>Entries in the register have legal effect.</p> <p>R. 5(2) PFR</p>	<p>Yes</p> <p>Sect. 68 PL</p>	<p>Documents not drafted in Greek must be accompanied by a translation.</p>
<p>CZK 600</p> <p>CZK 600</p>	<p>Transfer of rights as well as licences</p> <p>Licence agreement only has effect vis-à-vis third parties from its entry in the patent register.</p> <p>§ 14(2) PA</p> <p>Assignment of a patent only has effect vis-à-vis third parties from the entry of the contract in the patent register.</p> <p>§ 15 PA</p>	<p>Yes</p> <p>A copy of the EPO certificate (EPO Form 2544) and payment of the prescribed fee (see column 4) are required.</p>	<p>Documents not drafted in Czech must be accompanied by a translation, if so requested by the Czech Industrial Property Office</p>
<p>No</p> <p>No, but see column 7</p>	<p>Recording on request of transfer of rights or grant of licences</p> <p>§ 44 PA § 47 PO</p> <p>Legal proceedings may be brought against a registered patent proprietor.</p> <p>§ 44(4) PA</p> <p>Restrictions on the grant of additional licences, if any, may be entered on request.</p>	<p>Yes</p> <p>A transfer recorded in the EPO European Patent Register is recognised by the DKPTO. Only where the DKPTO has not yet been informed of a transfer under R. 85 EPC is a copy of the EPO certificate (EPO Form 2544) required.</p>	<p>Documents not drafted in Danish, English, Norwegian or Swedish must be accompanied by a translation.</p>

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
Estonia	<p><b>1. Transfer of rights</b></p> <p><b>(i) by transaction</b> (e.g. sale, merger, transfer of title)</p> <p>- <b>sale</b>: request for transfer signed by the registered proprietor or request for transfer signed by the new proprietor, to which is attached a document showing that the transaction has taken place or a certified copy thereof</p> <p>- <b>merger</b>: request for transfer signed by new proprietor, to which is attached an extract from commercial register</p> <p><b>(ii) by operation of law</b> (e.g. succession, insolvency, compulsory execution): request for transfer signed by transferee, to which is attached a document legally establishing the transfer</p> <p>§ 16(2) IA § 45 PA</p> <p><b>2. Licences and other rights</b></p> <p>Request for registration of rights (licence, mortgage, etc.) signed by interested party, to which is attached an original or certified copy of the agreement or an extract from the relevant parts of the agreement</p> <p>(See also column 7)</p> <p>§ 17 IA § 46 PA</p>	<p>Yes</p> <p>§ 15 IA</p>	<p>No</p> <p>No</p>
Finland	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>- <b>sale</b>: dated deed of transfer signed by the proprietor</p> <p>- <b>merger</b>: extract from the commercial register</p> <p>§ 44 PA § 42 PD</p> <p><b>2. Licences and other rights</b></p> <p>Licence agreement</p> <p>§ 44 PA § 42 PD</p>	<p>No</p> <p>No</p>	<p>No</p> <p>No</p>
Former Yugoslav Republic of Macedonia	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written request by one of the contracting parties</p> <p>Original or duly certified copy of the official document recording the transfer of rights or licence agreement</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p>	<p>Yes</p>	<p>No (but recommended)</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
<p>EUR 31.95, unless transfer of rights took place before filing of translation of the European patent specification</p> <p>§ 167(2) FA</p>	<p>Transfer of rights, registration of a licence or a mortgage</p> <p>§§ 45 to 47 PA § 17(7) IA</p>	<p>Yes</p> <p>A copy of the EPO certificate (EPO Form 2544) is required.</p> <p>§ 31(4) REP</p>	<p>A document certifying payment of the fee must be enclosed.</p> <p>Request for transfer of rights, registration of a licence or a mortgage may also be signed by the authorised Estonian patent attorney if a power of attorney contains permission to that effect.</p> <p>§ 41(2) PA</p>
<p>EUR 50</p> <p>EUR 50</p>	<p>Transfer of rights, licences, seizure for debt</p> <p>Registration of transfers and licences has declaratory effect.</p> <p>§ 44 PA § 42 PD</p> <p>Registration of seizure for debt has legal effect.</p> <p>§ 54 PA</p>	<p>Yes</p> <p>A transfer recorded in the EPO European Patent Register is recognised by the PRH. Only where the PRH has not yet been informed of a transfer under R. 85 EPC is a copy of the EPO certificate (EPO Form 2544) required.</p>	<p>Documents not drafted in Finnish, Swedish or English must be accompanied by a translation, if so required by the PRH.</p>
<p>MKD 500</p>	<p>Transfer of rights and licences</p> <p>Entries in the register have legal effect.</p>	<p>Yes</p>	<p>Documents must be accompanied by a translation in Macedonian.</p>

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
France	<p><b>1. Transfer of rights</b></p> <p><b>(i) by transaction</b> (e.g. sale, merger, transfer of title)</p> <p>- <b>sale</b>: copy of the contract (signed by both parties) for an instrument of private agreement, or (for an authentic instrument) a copy of that instrument (see column 7). Registration may relate only to an extract from the instrument, in which case, failing the signature of the parties on the extract, the applicant sends it to INPI, which returns it to him, at his request, after verification of its conformity. Proof of payment of the prescribed fees must be provided.</p> <p>Art. R. 613-55 Reg.</p> <p>- <b>merger</b>: copy of the merger agreement (for an instrument of private agreement) or (for an authentic instrument) a copy of that instrument, or an extract from the commercial and companies register showing the amendment.</p> <p>Art. R. 613-56 Reg.</p> <p><b>(ii) by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>- <b>death</b> (in the case of transfer on death or by unilateral action): a document evidencing the transfer of title.</p> <p>- <b>insolvency</b>: the transfer of the patent is only registered in the event of liquidation of the insolvent's estate on presentation of the document legally establishing the transfer.</p> <p>Art. R. 613-56 Reg.</p> <p><b>2. Licences and other rights</b></p> <p>For assignment or the grant of a right of exploitation, the constitution or assignment of a lien, see under 1.</p> <p>Art. R. 613-55 Reg.</p>	No (provided the applicant has his residence or place of business in France or another EU or EEA member state; otherwise, appointment of a representative is compulsory)	Yes, in 4 copies

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
<p>EUR 26 per right designated in the request for registration up to a maximum amount of EUR 260 where a request for registration concerns more than 10 rights</p> <p>Fees Ord. of 24.4.08</p>	<p>Transfers of rights, as well as licences, sub-licences, mortgages, seizure; transfers pursuant to final judgments (such as action for recovery of property).</p> <p>Entry in the register has declaratory effect. However, the act only has effect vis-à-vis third parties from the time of registration.</p> <p>Art. L. 613-9. PL</p>	<p>Yes</p> <p>Entry in the European Patent Register of acts transmitting or amending the rights deriving from a European patent application or a European patent gives such acts effect with regard to third parties.</p> <p>Art. L. 614-11. PL</p>	<p>A copy of the act recording the registration may be sent to the requester if an additional copy of that act was attached to the request.</p> <p>If the act is not drawn up in French, a full translation must be attached (a sworn translation is not compulsory).</p>
<p>EUR 26 per right designated in the request for registration up to a maximum amount of EUR 260 where a request for registration concerns more than 10 rights</p> <p>Fees Ord. of 24.4.08</p>			

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
Germany	<p><b>1. Transfer of rights</b></p> <p><b>(i) by transaction</b> (e.g. sale, merger, transfer of title)</p> <p>- <b>sale:</b> evidence in the form of</p> <p>a request for transfer signed by the registered proprietor or his representative and by the successor in title or his representative</p> <p>or</p> <p>a request for transfer signed by the successor in title or his representative, to which is attached a declaration signed by the registered proprietor or his representative to the effect that he agrees to the registration of the successor in title (authorisation of transfer)</p> <p>or</p> <p>to which are attached other documents showing that the transaction has taken place (e.g. an agreement signed by the registered proprietor and the successor in title)</p> <p>§ 28(3), (4), (5), (6) DPMAV</p> <p>- <b>consolidation</b> (merger of companies): extract from the register for the principal place of business of the new proprietor of the right</p> <p><b>(ii) or by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>- <b>succession:</b> duplicate of certificate of inheritance, certificate of inheritance limited where appropriate to specific items in the case of foreigners; certified copy of will with a copy of the probate proceedings</p> <p>- <b>insolvency:</b> authorisation by official receiver of transfer (proof of representation in the form of a duplicate or certified copy of the certificate of appointment)</p> <p>§ 15(1) in conjunction with § 30(3) PA</p> <p><b>2. Licences and other rights</b></p> <p>- <b>Exclusive licence:</b></p> <p>Written request from the exclusive licensee with authorisation from the patent proprietor or written request from the patent proprietor with authorisation from the exclusive licensee</p> <p>§ 15(2) in conjunction with § 30(4) PA</p> <p>- <b>Licence of right:</b></p> <p>Written declaration from the patent applicant or patent proprietor</p> <p>§ 23(1) PA</p>	<p>Yes</p> <p>§ 25 PA</p> <p>Yes</p> <p>§ 25 PA</p> <p>Yes</p> <p>§ 25 PA</p>	<p>No, but DPMA forms should be used.</p> <p>§ 28(4) DPMAV</p> <p>No</p> <p>No</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
None	Entry in the register has declaratory effect. The registered proprietor is deemed to be the patent holder before the DPMA and the Federal Patents Court.	Yes A copy of the EPO certificate (EPO Form 2544) is required.	Further details are contained in the Richtlinien für die Umschreibung von Schutzrechten und Schutzrechtsanmeldungen in der Patentrolle... (Guidelines for the transfer of different kinds of protection of property rights and applications for property rights in the register of patents...) of 15 November 1996, amended as of 1 January 2002 (Bl.f.PMZ 2002, 11).  In the case of foreign-language documents drawn up in English, French, Italian or Spanish, the DPMA can require a translation of either the whole document or extracts from it. The translation be certified by a lawyer or patent attorney or prepared by an officially appointed translator. Where documents are drawn up in another language, a translation of the whole document or extracts from it is always required, either certified by a lawyer or patent attorney or prepared by an officially appointed translator.
EUR 25	§ 30(3) PA  Note concerning grant of licence		§ 14(3), (4), (5) PO  The note in the register is deleted at request of patent proprietor or licensee. A request from the former must include evidence of consent of the latter (or his successor in title). § 30(4) PA Fee for deletion of the note: EUR 25
No. 313 400 Fees Schedule LPF	§ 30(4) PA		No. 313 500 Fees Schedule LPF
None	Note concerning licence of right  § 23(1) PA		Renewal fees due after receipt of declaration are halved.  § 23(1) PA

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
Greece	<p><b>1. Transfer of rights</b></p> <p><b>(i) by transaction</b> (e.g. sale, merger, transfer of title)  <b>sale:</b> Contract of sale  <b>merger:</b> Agreement or decision of the competent body of a legal entity.</p> <p><b>(ii) by operation of law</b> (e.g. succession, insolvency, compulsory execution)  <b>Death of an owner:</b> Certificate of hereditary succession  <b>Company in liquidation:</b> Court decision or decision of the competent body of a legal entity. (see also column 7)</p> <p>Art. 12 Law No. 1733/87</p> <p><b>2. Licences and other rights</b>  Licence agreement</p> <p>Art. 12 Law No. 1733/87</p>	<p>No, unless the applicant is not in a position to file necessary documents.</p> <p>No</p>	<p>No</p> <p>No</p>





4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
<p>HUF 16 500</p> <p>Art. 53C.(2)(b) PA Art. 16. FeeDecr</p>	<p>Transfer of rights (data concerning the new owner), licences (licensee's name, duration of the contract, exclusivity, limitation on certain claims if applicable), mortgage (name of the mortgagee).</p> <p>Requests for recording rights or data in the register must be made in writing. An official or private document providing sufficient evidence must be attached to the request. The HIPO amends the register data concerning the inventor and the share in authorship on the basis of either a unanimous declaration of all inventors recorded in the register and all of the persons making the request or a final court decision attached to the request. Where requests on the same case are mutually exclusive, they are dealt with in order of date of receipt.</p> <p>The patent register authentically attests to the existence of the rights and facts recorded therein, in the absence of proof to the contrary. If their correctness or authenticity is disputed, the burden of proof is on the person doing so.</p> <p>With the exception of mortgage, entry in the register of transfer of rights and licences has declaratory effect.</p> <p>Any patent-related right has effect vis-à-vis a third party acquiring it in good faith and for a consideration only if it has been recorded in the patent register.</p> <p>Any person may have access to the patent register. The register is accessible electronically via the HIPO website. Subject to payment of a fee, any person may ask for a certified copy of the data recorded in the register.</p> <p>Art. 54., 55., 25.(2) PA</p>	<p>Yes</p> <p>Entry in the register is automatic on payment of a fee (HUF 16 500) and submission of a copy of the EPO certificate (EPO Form 2544).</p> <p>Art. 55.(2) PA Art. 16. FeeDecr</p>	<p>In the event of patent infringement, the holder of a contractual licence may invite the patentee to take appropriate action in order to stop the infringement. If the patentee fails to take action within 30 days of the invitation, the licensee recorded in the patent register may institute proceedings for patent infringement in his own name.</p> <p>Art. 36.(2) PA</p>

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
<b>Iceland</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Deeds of transfer signed by the patent proprietor or relevant legal decision. A declaration of consent by the transferee is not required.</p> <p>Art. 44 PA Chapter IX PR</p> <p><b>2. Licences and other rights</b></p> <p>Licence agreement</p> <p>Art. 44 PA Art. 75, 76 PR</p>	<p>No</p> <p>No</p>	<p>No</p> <p>No</p>
<b>Ireland</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Certified copy of the relevant document</p> <p>Sect. 85 PA R. 58 PR</p> <p><b>2. Licences and other rights</b></p> <p>Certified copy of the relevant document</p> <p>Sect. 85 PA R. 58 PR</p>	<p>No</p>	<p>Yes</p> <p>Yes</p>
<b>Italy</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>- authenticated copy of the public document or the original - or authenticated copy of the authenticated private document (see also column 7)</p> <p>Art. 138 PL</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p> <p>Art. 138 PL</p>	<p>No</p> <p>No</p>	<p>No</p> <p>No</p>
<b>Latvia</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written request to have the transaction recorded, deed of transfer</p> <p>Art. 50, 51 PL</p> <p><b>2. Licences and other rights</b></p> <p>Written request to have the transaction recorded, licence agreement</p> <p>Art. 52 PL</p>	<p>Yes</p> <p>Yes</p>	<p>No, but recommended</p> <p>No, but recommended</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
ISK 2 500  Art. 5(1) Fees Reg.  ISK 2 500  Art. 5(1) Fees Reg.	Recording on request of transfer of rights  Art. 44 PA  Grant of licences may be entered on request.  Art. 44 PA	Yes  A copy of the EPO certificate (EPO Form 2544) is required.	Documents are accepted in Icelandic, Danish, Norwegian, Swedish and English.
EUR 50  For each additional patent where the devolution of title is the same as in the first patent: EUR 6  EUR 50	Transfer of rights  Sect. 85 PA R. 58 PR  Licence of right  Sect. 68 PA R. 46 PR	No  Sect. 85 PA R. 58 PR	Documents not drafted in English must be accompanied by a verified translation.
EUR 50  EUR 50	Date of submission of the application, identity of the successor in title or of his agent, nature of the rights to which the registration refers	No  Art. 138 PL	The application for transfer can be filed on ordinary paper having a revenue stamp (EUR 14.62) every 4 pages.  Each page must have a left-hand margin of at least 3 cm and a reasonable right-hand margin. Maximum number of lines of writing: 25 per page.
LVL 30 per patent <b>as from 1.1.2014:</b> EUR 42.69  Art. 51(2) PL s.2.16 Fees Reg.  LVL 30 per patent <b>as from 1.1.2014:</b> EUR 42.69  Art. 52(4) PL s.2.16 Fees Reg.	Entries in the register have legal effect  Art. 51(3) PL  Declaratory effect  However, entry in the register has legal effect vis-à-vis third parties.  Art. 52(4) PL	Yes  Yes	For supporting documents not drafted in Latvian, a translation will only be requested if their meaning is not clear to the LV Patent Office.

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
Liechtenstein	see Switzerland		
Lithuania	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Contract assigning a patent application or patent</p> <p>Art. 42 PL</p> <p><b>2. Licences and other rights</b></p> <p>Licence agreement</p> <p>Art. 45 PL</p>	<p>Yes</p> <p>Legal or natural persons who have no residence, permanent place of business, registered branch or representative office in Lithuania, in the EEA or in an EPC contracting state must appoint a patent attorney who has been entered on the List of Patent Attorneys of Lithuania.</p> <p>Art. 14(3) PL</p> <p>Yes</p> <p>Legal or natural persons who have no residence, permanent place of business, registered branch or representative office in Lithuania, in the EEA or in an EPC contracting state must appoint a patent attorney who has been entered on the List of Patent Attorneys of Lithuania.</p> <p>Art. 14(3) PL</p>	<p>No</p> <p>No</p>
Luxembourg	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>- original or certified copy of the substantiating document, or</p> <p>- private agreement between the parties, or joint declaration by the parties confirming the assignment or agreement, or</p> <p>- more rarely, acknowledgement or confirmation of the transfer by the transferor and separate declaration of acceptance or confirmation by the transferee</p> <p>Art. 53 PL Art. 23 Decr.</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p>	<p>No</p> <p>Patentees with residence/ place of business within the EU must appoint a national professional representative only if they want to exercise the rights derived from the patent.</p> <p>Art. 83(4) PL</p> <p>No</p>	<p>No</p> <p>No</p>



Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
<b>Malta</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Agreement assigning the ownership, signed by all parties, containing the patent number, date of filing, title of the invention, names, addresses and nationalities of the parties concerned.</p> <p>Art. 31 PA 2000</p> <p><b>2. Licences and other rights</b></p> <p>A copy of the agreement or an extract of the agreement which show the rights licensed and their extent.</p> <p>R. 36(2) L.N. 117/2002</p>	<p>Yes</p> <p>Art. 60(1), (2) PA 2000</p> <p>Yes</p> <p>Art. 60(1), (2) PA 2000</p>	<p>Yes</p> <p>Yes</p>
<b>Monaco</b>	<p><b>1. Transfer of rights</b></p> <p><b>(i) by transaction</b> (e.g. sale, merger)</p> <p>Production of a certified copy of the instrument of transfer. This copy must be registered with the Principality's Direction des Services Fiscaux.</p> <p><b>(ii) by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p><b>death and bankruptcy:</b> certified copy of the instrument of transfer</p> <p><b>transfer by succession:</b> notarised document or abstract of the inventory</p> <p>Art. 18 PL Art. 37 SO No. 1476</p> <p><b>2. Licences and other rights</b></p> <p>Filing of a certified copy of the licence or lien</p>	<p>No</p> <p>No</p> <p>No</p>	<p>No</p> <p>No</p> <p>No</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
<p>EUR 58.23</p> <p>Art. 31(2) PA 2000</p> <p>EUR 58.23</p> <p>Art. 35(3) PA 2000</p>	<p>Entries in the register have legal effect.</p> <p>Art. 34(3) PA 2000</p>	<p>No</p>	<p>Documents not drafted in Maltese or English must be accompanied by a translation.</p>
<p>EUR 17 per entry</p> <p>EUR 17 per entry</p> <p>EUR 17 per entry</p>	<p>Transfers of rights, as well as licences, seizure and charges</p> <p>The transfer or amendment of rights only has effect vis-à-vis third parties once it has been entered in the special patent register and in so far as this transfer or amendment has been entered in the European Patent Register.</p> <p>Art. 11 SO No. 10.427</p>	<p>Yes</p> <p>A transfer recorded in the EPO European Patent Register is recognised.</p>	<p>Assignments are published in the Journal de Monaco.</p> <p>Documents not drafted in French must be accompanied by a translation.</p>

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
<b>Netherlands</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>either the original or a certified copy of the document containing the deed of transfer of title by the proprietor and declaration of acceptance by the assignee</p> <p>Art. 64, 65 PA</p> <p><b>2. Licences and other rights</b></p> <p>Original or a certified copy of the licence agreement, or an accepted testamentary disposition</p> <p>Art. 56 PA</p>	<p>No</p> <p>No</p>	<p>No</p> <p>No</p>
<b>Norway</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>There is no requirement to submit supporting documents.</p> <p><b>2. Licences and other rights</b></p> <p>There is no requirement to submit supporting documents such as a licensing agreement.</p>	<p>No</p> <p>No</p>	<p>No</p> <p>No</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
<p>EUR 27</p> <p>Art. 64(1) PA Art. 8(2) PR</p> <p>EUR 27</p> <p>Art. 56(2) PA Art. 8(2) PR</p>	<p>Any special stipulations made in respect of the transfer</p> <p>Transfer confers substantive rights.</p> <p>Transfer by assignment shall take effect vis-à-vis third parties only after its entry in the register.</p> <p>Art. 64, 65 PA</p> <p>Licence (how created), sub-licence</p> <p>A licence established by an agreement or testamentary disposition shall take effect vis-à-vis third parties only after its entry in the register.</p> <p>Art. 56(2) PA</p>	<p>Yes</p> <p>A copy of the EPO certificate (EPO Form 2544) is required.</p>	<p>Documents are accepted in Dutch, English, French and German.</p>
<p>No</p> <p>No</p>	<p>Yes</p> <p>Registration of transfers and licences has a declaratory effect.</p> <p>§ 44 PL § 43 PR</p>	<p>Yes</p> <p>A transfer recorded in the EPO European Patent Register is recognized by the NIPO. Only where the NIPO has not yet been informed of a transfer under R. 85 EPC is a copy of the EPO certificate (EPO Form 2544) required.</p>	<p>Documents are also accepted in English, French or German.</p>

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
Poland	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written request by an interested party; submission of the relevant document</p> <p>Art. 67, 76 § 6 and 229 § 1 IPL</p> <p><b>2. Licences and other rights</b> as under 1.</p> <p>Art. 67, 76 § 6 and 229 § 1 IPL</p>	<p>Yes</p> <p>Art. 236 § 3 IPL</p>	<p>No</p>
Portugal	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written document providing evidence of the transfer</p> <p>Art. 31(1), (2), (6), 30 PA</p> <p><b>2. Licences and other rights</b> Licence contract</p> <p>Art. 30, 32 PA</p>	<p>No</p> <p>Art. 10(1) PA</p> <p>No</p> <p>Art. 10(1) PA</p>	<p>Yes</p> <p>INPI Form PatMut3</p> <p>Yes</p> <p>INPI Form PatMut3</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
<p>PLN 70</p> <p>Annex 1 item I 21 Fees Reg.</p>	<p>Transfers of rights, licences, other rights <i>in rem</i>, entries relating to disputes, seizures, data concerning invalidation or termination of a patent.</p> <p>The transfer of a patent shall take effect vis-à-vis third parties only after its entry in the Patent register.</p> <p>Art. 67 § 3 and 76 § 6 IPL Reg. Registers, chap. 2</p> <p>The holder of an exclusive licence recorded in the register may, to the same extent as the patent holder, enforce his claims in the event of infringement, unless the licence contract stipulates otherwise.</p> <p>Art. 67 § 3 and 76 § 6 IPL, Reg. Registers, chap. 2</p>	<p>No (documents proving transfer must be supplied to the Patent Office of the Republic of Poland)</p>	<p>Documents not drafted in Polish must be accompanied by a translation.</p>
<p>Transfer fee: EUR 104.24 if filed online, EUR 130.30 if filed on paper</p> <p>Fees Res.</p> <p>Licence fee: EUR 88.60 if filed online, EUR 104.24 if filed on paper</p> <p>Compulsory licence fee: EUR 10.42 if filed online, EUR 20.85 if filed on paper</p> <p>Fees Res.</p>	<p>Transfers of rights as well as contractual licences</p> <p>Entry in the register has legal effect and takes effect vis-à-vis third parties.</p> <p>Art. 30(2), (4), 83(3) PA</p>	<p>Yes</p> <p>A copy certified by the EPO (EPO Form 2544) must be produced.</p> <p>Art. 83(3) PA</p>	<p>Assignments are published in the Industrial Property Bulletin.</p> <p>Documents not drafted in Portuguese must be accompanied by a translation.</p> <p>Art. 30(7), 356(1) PA</p>





Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
<b>Serbia</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written request accompanied by original or duly certified copy of the official document recording the transfer of rights; proof that the fee has been paid,</p> <p>Art. 44, 45 and 48 PL Art. 4 and 5 Rules</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p> <p>Art. 46 to 48 PL Art. 6 and 9 Rules</p>	<p>Yes, foreign natural and legal persons must be represented by a representative listed in the competent authority's "Register of Representatives" or by a domestic attorney.</p> <p>Art. 5(1) PL</p> <p>Yes (as under 1.)</p> <p>Art. 5(1) PL</p>	<p>No (see column 7)</p> <p>Art. 48 PL</p>
<b>Slovakia</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written application, submission of copy of the instrument concerned (e.g. deed of transfer)</p> <p>§§ 19, 20, 21 RPA</p> <p><b>2. Licences and other rights</b></p> <p>Written application and documents as under 1.</p> <p>§§ 19, 20, 21 RPA</p>	<p>Yes, for natural or legal persons not having their residence or principal place of business in the Slovak Republic</p> <p>Representation by an appointed agent or a patent attorney authorised to practise before the SK Patent Office</p> <p>§ 79(1) PA</p>	<p>No</p>
<b>Slovenia</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>No documentation is needed if a request for change in the register is filed by a person who has been entered in the register as the owner of a right.</p> <p>If the request is filed by another person, that person has to submit a statement that the owner consents to the requested change being entered in the register or, at his choice, any other document providing a legal basis for the requested change to be entered in the register.</p> <p>Art. 108 IPA</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p> <p>Art. 108 IPA</p>	<p>Yes</p> <p>Art. 129 IPA</p>	<p>No, but recommended</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
Yes  Tar. No. 125(1) Fees Law	Transfer of rights, licences, pledges  Entry in the register of transfers of rights has declaratory effect vis-à-vis third parties.  Art. 44(3), 47(7) PL	Yes	The written request must include in particular:  - the registration number of the patent or petty patent or patent or petty patent application;  - data on the right holder or applicant; and  - a statement setting out that registration is sought for a transfer of the patent or petty patent or of the rights arising from the application or specifying the other rights to be registered.  Art. 48 PL
Yes  Tar. No. 125(1) Fees Law	Registration of licence contractors has declaratory effect vis-à-vis third parties.  The pledgee acquires possessory lien upon entry in the register.  Art. 46(5), 47(7) PL		
EUR 27 per application  § 2 Fees Law  EUR 17 per application for a licence  EUR 7 per application for a legal mortgage  § 2 Fees Law	Assignment and transfer of patent, other rights in rem, licences, entries relating to disputes and other entries  § 26 RPA	Yes	Documents not submitted in the Slovak language must be accompanied by translations if so requested by the SK Patent Office.
EUR 40  Art. 1(6.1) Fees Decr.  EUR 40  Art. 1(6.1) Fees Decr.	Any change concerning a patent or owner of a right may be entered in the register, such as transfer of rights, licence, change of name or address, etc.  On request, transfer of rights or licence may, but need not, be entered in the register.  Art. 107(1) IPA	No	Supporting documents, when needed, are accepted in Slovenian, English, French and German. In case of doubt, SIPO may ask for a translation.  Art. 108 IPA Art. 11, 12 Reg.Rules

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
<b>Spain</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>The applicant may attach to the request for transfer any of the following documents:</p> <p>(a) an authentic copy of the contract, or an ordinary copy with the signatures authenticated by a notary or other competent public authority;</p> <p>(b) an extract from the contract certified as true to the original by a notary or other competent public authority;</p> <p>(c) a transfer certificate or document signed by both the holder and the new owner and in due statutory form.</p> <p>If the change in ownership is the result of a merger or is imposed by law or by an administrative ruling or court decision, the request for transfer must be accompanied by certification from the public authority issuing the document, or a copy of the document proving the change, authenticated by a notary or other competent public authority.</p> <p>Art. 79(5) PL Art. 53, 54, 55 RD 2245</p> <p><b>2. Licences and other rights</b></p> <p>Patent applications and patents may be the subject of licences and usufruct. For registration, see under 1. They may also be used as security for personal loans; such use must be notified to the OEPM.</p> <p>Art. 74 PL</p>	<p>No, if proprietor resides in a country of the EU</p> <p>Art. 155, 156 PL Art. 3 Law 8/1998</p> <p>No, if proprietor resides in a country of the EU</p> <p>Art. 155, 156 PL Art. 3 Law 8/1998</p>	<p>Yes</p> <p>Art. 53(1) RD 2245</p> <p>Yes</p> <p>Art. 53(1) RD 2245</p>
<b>Sweden</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Certified copy or extract of the deed of merger.</p> <p>Otherwise, only at the invitation of SE Patent Office, a dated deed of transfer (original or certified copy) signed by the proprietor.</p> <p>Transfer by operation of law: certified copy of relevant document.</p> <p>§ 44 PA § 44 PD</p> <p><b>2. Licences and other rights</b></p> <p>Certified copy or extract of the licence agreement.</p> <p>§ 44 PA § 44 PD</p> <p><b>3. Usufruct, mortgaging</b></p> <p>Certified copy or extract of the mortgage agreement.</p> <p>§ 94 PA § 44 PD</p>	<p>No</p> <p>No</p> <p>No</p>	<p>No</p> <p>No</p> <p>No</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
<p>EUR 13.11* for each entry (EUR 11.14* in electronic form)</p>	<p>Establishment and transfer of rights if these acts take place in accordance with the provisions of RD 2245: transfers, licences, etc.</p> <p>Art. 49(1)n RD 2245 and Art. 80(2) PL</p> <p>Any transfer, licence or other act, whether voluntary or compulsory, only has effect vis-à-vis third parties of good faith when it has been recorded in the patent register.</p>	<p>Yes</p> <p>A transfer recorded in the EPO European Patent Register is recognised by OEPM.</p>	<p>Documents not drafted in Spanish must be accompanied by a translation.</p>
<p>Art. 53(2) RD 2245</p> <p>EUR 13.11* for each entry (EUR 11.14* in electronic form)</p> <p>Registering a change of the applicant's/patentee's name: EUR 16.22* for each entry, up to a maximum amount of EUR 2707.60* (EUR 13.79* for each entry, up to a maximum amount of EUR 2301.46* in electronic form)</p> <p>Art. 53(2) RD 2245</p>	<p>Art. 79(2) PL</p>	<p>Art. 10 RD 2424</p>	<p>See Art. 74(1) PL with regard to usufruct</p>
<p>SEK 500</p> <p>SEK 500</p> <p>SEK 500</p>	<p>Transfer of rights, licences, mortgaging</p> <p>Registration of transfers and licences has a declaratory effect.</p> <p>§ 44 PA § 44 PD</p> <p>Registration of mortgaging has legal effect.</p> <p>§ 95 PA</p>	<p>Yes</p> <p>A certified copy of the EPO certificate (EPO Form 2544) is required.</p>	<p>Documents are generally accepted in English, French or German.</p>

\* Note: the fees may be revised at the beginning of each year.



4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
No	<p>Transfer of rights, licences, real rights</p> <p>Declaratory effect</p> <p>However, entry in the register has an influence on the legal position of third parties.</p> <p>Art. 33(3), 33(4), 36(3) PA Art. 105 PO</p>	Yes	For documents not drafted in one of the IPI's official languages a translation will only be requested if the documents proving the transfer of rights are not evident.
<p>(i) merger: TRY 300*</p> <p>transfer of title: TRY 50*</p> <p>assignment: TRY 350*</p> <p>Fees 2013</p> <p>(ii) succession: TRY 315*</p> <p>Fees 2013</p> <p>TRY 263*</p> <p>Fees 2013</p>	<p>Entry in the register has legal effect and takes effect vis-à-vis third parties.</p> <p>Art. 92 DL No. 551</p>	Yes	All documents not drafted in Turkish must be accompanied by a translation.

\* Note: all fees are revised annually on 1 January.

Contracting state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
United Kingdom	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>To tell us you have sold your patent you need to fill in form 21. Form 21 is not a replacement for the assignment or other agreement, merely the form that you should use to ask us to record it.</p> <p>For assignments signed on or after 22 December 1999 the form need be signed only by or on behalf of the assignor. For earlier assignments all parties or their representatives should sign. If this is not possible, we will accept other documents as evidence that the assignment has taken place and that any necessary stamp duty has been paid. In most cases a properly completed and signed form 21 is all that is required, but the comptroller may ask for additional evidence if necessary.</p> <p>Sect. 32, 33 PA R. 47 PR</p> <p><b>2. Licences and other rights</b></p> <p>Licences and other transactions such as mortgages or granting of security may also be registered on form 21. As with assignments, a properly completed and signed form is usually all that is needed for registration, but more evidence may be required in some cases.</p>	<p>No, but an address for service in the EEA or Channel Islands should be given for all proceedings.</p> <p>R. 103 PR</p>	<p>Yes, Form 21, one form only irrespective of the number of patents transferred</p> <p>Yes, Form 21</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
GBP 50	<p>All additional rights, e.g. mortgages, agreements, licences, sub-licences</p> <p>Registration in the register generally has merely declaratory effect. However, certain rights only accrue by virtue of registration (e.g. under Sect. 33 and 68 PA)</p>	<p>Yes</p> <p>A copy of the EPO certificate (EPO Form 2544) may be used to support an application for registration made on UK Form 21.</p> <p>If the EPO Form 2544 has been issued at the EPO in French or German, an English translation of the form will also be required to support an application for registration made on UK Form 21.</p>	<p>Transactions relating to EP (UK) patents are liable to the payment of stamp duty in the UK if the transaction was done before 28 March 2000. Stamp duty may still be payable on transactions after 28 March 2000 if items other than intellectual property are involved.</p> <p>For further information, contact the Assignment section, Tel. +44 1633 81 46 30.</p>
GBP 50			

Extension state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
<b>Albania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 May 2010</b> .)	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written request by the patent proprietor</p> <p>Original or duly certified copy of the official document recording the transfer of rights</p> <p>Art. 44 to 50 PL</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p>	<p>Yes</p> <p>Applicants with neither residence nor principal place of business in Albania must appoint a representative authorised to act before the GDPT.</p> <p>Art. 195(2) PL</p>	<p>Yes</p>
<b>Bosnia and Herzegovina</b>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written request</p> <p>Original or duly certified copy of the official document recording the transfer of rights or licence agreement and proof that the fee has been paid</p> <p>Art. 70 PL Art. 33 Pat. Reg.</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p>	<p>Yes</p> <p>Art. 5 PL</p>	<p>Yes</p> <p>Art. 33 Pat. Reg.</p>
<b>Croatia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2008</b> .)	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written request</p> <p>Original or duly certified copy of the official document recording the transfer of rights or licence agreement and proof that the fee has been paid</p> <p>Art. 61.a PA Art. 36 PO</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p>	<p>Yes</p> <p>Art. 4 PA</p>	<p>Yes</p> <p>Art. 36(1) PO</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
ALL 4 000	Transfer of rights and licences Entries in the register have legal effect.  Art. 32(2) PL	No	Documents not drafted in Albanian must be accompanied by a translation.
Spec. Fees: BAM 70 Admin. Fees: BAM 30  Spec. Fees: BAM 100 Admin. Fees: BAM 30	Any change concerning a patent or owner of a right may be entered in the register, such as transfer of rights, licence, change of name or address, etc.  Art. 70 PL Art. 33 Pat. Reg.	n/a	Documents not drafted in one of the official languages of Bosnia and Herzegovina must be accompanied by a translation.  Assignments are published in the official gazette.  Art. 33 Pat. Reg.
HRK 275 per entry  Tar. Np. 8.3 LAdmFees Art. 47.(1) RCh	Any change concerning a patent or owner of a right may be entered in the register, such as transfer of rights, licence, change of name or address, etc.  On request, transfer of rights or licence may, but need not, be entered in the register.  Art. 61.a PA	No	Supporting documents must be furnished as an original or as a certified copy.  The entered changes will be published in the official gazette.  Art. 61.a PA Art. 36(4) PO

Extension state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
<p><b>Former Yugoslav Republic of Macedonia</b> (The extension system <b>continues to apply</b> to European and international patent applications filed before 1 January 2009.)</p>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Written request by one of the contracting parties</p> <p>Original or duly certified copy of the official document recording the transfer of rights or licence agreement</p> <p>Art. 217 PL</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p> <p>Art. 218, 219, 220 PL</p>	Yes	No
<p><b>Latvia</b> (The extension system <b>continues to apply</b> to European and international patent applications filed before 1 July 2005.)</p>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Deeds of transfer signed by the patent proprietor</p> <p>§ 51(2) PL R. 59-66 PR</p> <p><b>2. Licences and other rights</b></p> <p>Licence agreement</p> <p>A licence contract takes effect after it has been registered with the LV Patent Office.</p> <p>§ 52 PL</p>	Yes	No, the use of the form is optional.



Extension state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
<p><b>Lithuania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 December 2004.</b>)</p>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Contract assigning a patent application or patent</p> <p>Art. 42 PL</p> <p><b>2. Licences and other rights</b></p> <p>Licence agreement</p> <p>Art. 45 PL</p>	<p>Yes</p> <p>Legal or natural persons who have no residence, permanent place of business, registered branch or representative office in Lithuania, in the EEA or in an EPC contracting state must appoint a patent attorney who has been entered on the List of Patent Attorneys of Lithuania.</p> <p>Art. 14 PL</p> <p>Yes</p> <p>Legal or natural persons who have no residence, permanent place of business, registered branch or representative office in Lithuania, in the EEA or in an EPC contracting state must appoint a patent attorney who has been entered on the List of Patent Attorneys of Lithuania.</p> <p>Art. 14 PL</p>	<p>No</p>
<p><b>Montenegro</b></p>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>Proof of legal basis for change to be entered in the register (contract or public document), and regular power of attorney if the entry procedure is initiated through a representative</p> <p>Art. 34 Rules</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p>	<p>Yes (Register of Representatives at <a href="http://www.advokatskakomora.me">www.advokatskakomora.me</a>)</p>	<p>Yes</p>





4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
<p>EUR 100 or RON 360, unless transfer of right took place before publication of the mention of grant by the EPO</p> <p>Annex 1.25 Fees Ord.</p> <p>EUR 100 or RON 360, unless transfer of right took place before publication of the mention of grant by the EPO.</p> <p>Annex 1.25 Fees Ord.</p>	<p>Transfer of rights and licences</p> <p>Entry in the register has declaratory effect.</p> <p>Art. 45 PL R. 67(11) Reg.</p>	<p>Yes</p> <p>A copy of the EPO certificate (EPO Form 2544) and proof of payment of the prescribed fees is required.</p>	<p>Documents are accepted in Romanian, English, French or German or they may be submitted with a translation into one of these languages, unless special circumstances require a translation into Romanian.</p>
<p>Yes</p> <p>Tar. No. 125(1) Fees Law</p> <p>Yes</p> <p>Tar. No. 125(1) Fees Law</p>	<p>Transfer of rights, licences, pledges</p> <p>Entry in the register of transfers of rights has declaratory effect vis-à-vis third parties.</p> <p>Art. 44(3), 47(7) PL</p> <p>Registration of licence contractors has declaratory effect vis-à-vis third parties.</p> <p>The pledgee acquires possessory lien upon entry in the register.</p> <p>Art. 46(5), 47(7) PL</p>	<p>Yes</p>	<p>The written request must include in particular:</p> <ul style="list-style-type: none"> <li>- the registration number of the patent or petty patent or patent or petty patent application;</li> <li>- data on the right holder or applicant; and</li> <li>- a statement setting out that registration is sought for a transfer of the patent or petty patent or of the rights arising from the application or specifying the other rights to be registered.</li> </ul> <p>Art. 48 PL</p>

Extension state	1 Which supporting documents must be filed?	2 Must a national professional representative be appointed?	3 Must a form be used?
<p><b>Slovenia</b> (The extension system <b>continues to apply</b> to European and international patent applications filed <b>before 1 December 2002.</b>)</p>	<p><b>1. Transfer of rights by transaction</b> (e.g. sale, merger, transfer of title) or <b>by operation of law</b> (e.g. succession, insolvency, compulsory execution)</p> <p>No documentation is needed if a request for change in the register is filed by a person who has been entered in the register as the owner of a right;</p> <p>if the request is filed by another person, that person has to submit a statement that the owner consents to the requested change being entered in the register or, at his choice, any other document providing a legal basis for the requested change to be entered in the register.</p> <p>Art. 108 IPA</p> <p><b>2. Licences and other rights</b></p> <p>as under 1.</p> <p>Art. 108 IPA</p>	<p>Yes</p> <p>Art. 129 IPA</p>	<p>No, but recommended</p>

4 Special fee payable?	5 Entries and data recorded in the register	6 Is a transfer registered by the EPO under Rule 85 EPC recognised?	7 Special features
EUR 40	<p>Any change concerning a patent or owner of a right may be entered in the register, such as transfer of rights, licence, change of name or address, etc.</p> <p>On request, transfer of rights or licence may, but need not, be entered in the register.</p>	No	Supporting documents, when needed, are accepted in Slovenian, English, French and German. In case of doubt, SIPO may ask for a translation.
Art. 1(6.1) Fees Decr.	Art. 107(1) IPA		Art. 108 IPA Art. 11, 12 Reg.Rules



## Miscellaneous

## X.

The following table sets out information on

(a) the enactment of national provisions on the question of double protection under Article 139(3) EPC

(b) the territorial field of application of the EPC, pursuant to Article 168(1) EPC

### (a) Simultaneous protection

Under Article 139(3) EPC, 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.

The individual provisions enacted in connection with Article 139(3) EPC are indicated in column 1 of this table.

### (b) Territorial field of application

Under Article 168(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 any time thereafter, that the 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 also have effect in the territories for which such a declaration has taken effect.

The current situation regarding territorial field of application in the individual contracting states is displayed in column 2 of the table.

### (c) Reservations

Contracting states' reservations indicated in earlier editions are no longer shown because reservations are no longer allowed under the European Patent Convention (Revision Act version of 29 November 2000 which entered into force on 13 December 2007).

#### *Important note*

Under Article 167(5) EPC 1973, reservations for European patents granted on European patent applications filed during the reservation period continue to run for the entire patent term. So they only affect European applications and patents with a filing date prior to 8 October 1987 (for Austria) and prior to 8 October 1992 (for Greece and/or Spain; cf. OJ EPO 1992, 301).

### (d) Authorities having jurisdiction under Article 1(2) Protocol on Recognition

The following contracting states have notified the EPO of authorities which have a jurisdiction conferred to decide claims under Article 1(2) Protocol on Recognition:

Austria: Austrian Patent Office (Austrian "Patentblatt" 1993,154);

United Kingdom: The Comptroller General of Patents Designs and Trade Marks (Sections 12 and 82 Patents Act 1977).

Contracting state	1 Simultaneous protection allowed? Art. 139(3) and 140 EPC	2 Territorial field of application pursuant to Art. 168 EPC
<b>Albania</b>	Relevant legal provisions are not yet in force.	
<b>Austria</b>	Simultaneous protection by national patents/utility models is not excluded.	Territory of the Republic of Austria
<b>Belgium</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) the period for filing the notice of opposition to the European patent expires without such notice being filed, or  (b) the opposition proceedings are finally closed, the European patent having been maintained.  Art. 5(1) Law of 21.4.07 Art. 7(1) Law of 8.7.77	Territory of the Kingdom of Belgium
<b>Bulgaria</b>	No  In the case of an invention disclosed in both a national patent and a European patent designating the Republic of Bulgaria - both patents having the same date of filing or, when priority is claimed, the same date of priority, and belonging to the same person or his successor in title - the national patent will cease to have effect.  Art. 72g(1) PL	Territory of the Republic of Bulgaria
<b>Croatia</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) + (b) as <i>Belgium</i>  Simultaneous protection for utility models is allowed.  Art. 108.h PA	Territory of the Republic of Croatia
<b>Cyprus</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) + (b) as <i>Belgium</i>  (c) the national patent is granted if such date falls after that provided for in (a) or (b).  Sect. 71(1), (2) PL	Territory of the Republic of Cyprus
<b>Czech Republic</b>	No; to the extent that the national patent protects the same invention with the same right to priority for the same patentee or his successor in title, the national patent ceases to have effect from the date on which  (a) + (b) + (c) as <i>Cyprus</i>  Simultaneous protection by utility model is allowed.  § 35e PA	Territory of the Czech Republic
<b>Denmark</b>	Simultaneous protection is not excluded.  Applies equally to utility models (a separate request is to be made).	Territory of the Kingdom of Denmark with the exception of Greenland and the Faroe Islands
<b>Estonia</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) + (b) as <i>Belgium</i>  Simultaneous protection for utility models is allowed.  § 12(1) and (3) IA	Territory of the Republic of Estonia
<b>Finland</b>	Simultaneous protection by national patents/utility models is not excluded.	Territory of the Republic of Finland

Contracting state	1 Simultaneous protection allowed? Art. 139(3) and 140 EPC	2 Territorial field of application pursuant to Art. 168 EPC
<b>Former Yugoslav Republic of Macedonia</b>	No  Art. 126 PL	Territory of the Former Yugoslav Republic of Macedonia
<b>France</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect once the European patent is definitively granted.  Art. L. 614-13 PL	Territory of the French Republic including the overseas territories (in particular, French Polynesia and New Caledonia)  Art. L. 811-1 PL
<b>Germany</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) + (b) + (c) as <i>Cyprus</i>  Simultaneous protection for utility models is allowed.  Art. II § 8(1) LIPC	Territory of the Federal Republic of Germany
<b>Greece</b>	No; to the extent that it protects the same invention, the national patent/utility model ceases to have effect from the date on which  (a) + (b) as <i>Belgium</i>  Art. 22(1) Pres. Decr. No. 77/88 Art. 19(6) Law No. 1733/87	Territory of the Hellenic Republic   Law No. 1607/86
<b>Hungary</b>	Simultaneous protection by national patents/utility models is not excluded.	Territory of Hungary
<b>Iceland</b>	Simultaneous protection is not excluded.	Territory of the Republic of Iceland
<b>Ireland</b>	To the extent that it protects the same invention, the Controller may revoke the national patent after the date on which  (a) + (b) + (c) as <i>Cyprus</i>  Sect. 60 PA	Territory of Ireland
<b>Italy</b>	No; to the extent that it protects the same invention, the national patent/utility model ceases to have effect from the date on which  (a) + (b) + (c) as <i>Cyprus</i>  Art. 59 PL	Territory of the Italian Republic
<b>Latvia</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) + (b) as <i>Belgium</i>  Art. 75 PL	Territory of the Republic of Latvia
<b>Liechtenstein</b>	see Switzerland	
<b>Lithuania</b>	No  Art. 83 PL	Territory of the Republic of Lithuania
<b>Luxembourg</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) + (b) + (c) as <i>Cyprus</i>  Art. 94 PL	Territory of the Grand Duchy of Luxembourg

Contracting state	1 Simultaneous protection allowed? Art. 139(3) and 140 EPC	2 Territorial field of application pursuant to Art. 168 EPC
<b>Malta</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which (a) + (b) as <i>Belgium</i>  Art. 11 L.N. 99/2007	Territory of the Republic of Malta
<b>Monaco</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which (a) + (b) + (c) as <i>Cyprus</i>  Art. 9 SO 10.427	Territory of the Principality of Monaco
<b>Netherlands</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which (a) + (b) + (c) as <i>Cyprus</i>  Art. 77 PA	Territory of the Kingdom of the Netherlands in Europe, as of 4 April 2007 applicable also to Curaçao, Sint Maarten and the Dutch Caribbean (Bonaire, Sint Eustatius and Saba)  Art. 49(1), 53(4), 55, 57(2), 73(1), 74 PA
<b>Norway</b>	Simultaneous protection by national patents is not excluded.	Territory of the Kingdom of Norway
<b>Poland</b>	Simultaneous protection by national patents/utility models is not excluded.	Territory of the Republic of Poland
<b>Portugal</b>	No; under Article 88(1) PA, to the extent that it protects the same invention, a national patent for an invention for which a European patent valid in Portugal has been granted with the same date of filing or priority either to the same inventor or with his consent, lapses:  (a) on expiry of the time limit for opposing the European patent, if no opposition has been filed; or  (b) on closure of the opposition proceedings, if the European patent has been maintained.  A national patent granted after the applicable date under (a) or (b) above is deemed void and a notice to that effect is published in the Industrial Property Bulletin.  The above provisions apply irrespective of any subsequent extinction or annulment of the European patent.  For utility models, Article 137(1)(g) PA provides that, in addition to the grounds for refusal under Article 24 PA, a utility model is to be refused if it concerns an invention for which a European patent valid in Portugal has been granted either to the same inventor or with his consent.  According to Article 137(4), the ground for refusal under paragraph (1)(g) also leads to expiry of a utility model by analogous application of Article 88 PA.  Art. 88 PA	Territory of Portugal
<b>Romania</b>	No; to the extent that it protects the same invention with the same right to priority for the same patentee or his successor in title, the national patent ceases to have effect from the date on which (a) + (b) as <i>Belgium</i>  Art. 10 AccEPCLaw	Territory of Romania
<b>San Marino</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which: (a) + (b) as <i>Belgium</i>  Art. 10(1) Decree Law No. 76/2009	Territory of the Republic of San Marino

Contracting state	1 Simultaneous protection allowed? Art. 139(3) and 140 EPC	2 Territorial field of application pursuant to Art. 168 EPC
<b>Serbia</b>	No  In the case of an invention disclosed in both a national patent and a European patent designating the Republic of Serbia - both patents having the same date of filing or, when priority is claimed, the same date of priority, and belonging to the same person or his successor in title - the national patent ceases to have effect from the date on which  (a) + (b) as <i>Belgium</i>  Art. 152 PL	Territory of the Republic of Serbia
<b>Slovakia</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) + (b) as <i>Belgium</i>  § 64 PA	Territory of the Slovak Republic
<b>Slovenia</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) + (b) as <i>Belgium</i>  Art. 31 IPA	Territory of the Republic of Slovenia
<b>Spain</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) + (b) + (c) as <i>Cyprus</i>  Art. 16 RD 2424	Territory of the Kingdom of Spain
<b>Sweden</b>	Simultaneous protection by national patents is not excluded.	Territory of the Kingdom of Sweden
<b>Switzerland / Liechtenstein</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) + (b) as <i>Belgium</i>  Art. 125 PA	Territory of the Swiss Confederation and of the Principality of Liechtenstein  Treaty CH/LI of 22.12.78
<b>Turkey</b>	No; to the extent that it protects the same invention, the national patent ceases to have effect from the date on which  (a) + (b) as <i>Belgium</i>  R. 21 RegEPC	Territory of the Republic of Turkey
<b>United Kingdom</b>	To the extent that it protects the same invention, the comptroller may revoke the national patent after the date on which  (a) + (b) as <i>Belgium</i>  Sect. 73 PA	Territory of the United Kingdom of Great Britain and Northern Ireland and of the Isle of Man*  Sect. 131, 132 PA

\* For information on the registrability of European patents (UK) in overseas states or territories, see the information in OJ EPO 2004, 179 and OJ EPO 2009, 546.

Extension state	1 Simultaneous protection allowed? Art. 139(3) and 140 EPC	2 Territorial field of application pursuant to Art. 168 EPC
<b>Albania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 May 2010.</b> )	No; to the extent that the extended European patent protects the same invention, the national patent ceases to have effect from the date on which  (a) the period for filing the notice of opposition to the European patent expires without such notice being filed, or  (b) the opposition proceedings are finally closed, the European patent having been maintained.  Art. 8 Ext. Reg.	Territory of the Republic of Albania
<b>Bosnia and Herzegovina</b>	No; <i>as Albania</i>  Art. 8 Ext. Agr. Annex	Territory of Bosnia and Herzegovina
<b>Croatia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2008.</b> )	No; <i>as Albania</i>  Art. 106 PA	Territory of the Republic of Croatia
<b>Former Yugoslav Republic of Macedonia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 January 2009.</b> )	No; <i>as Albania</i>  Art. 8 Ext. Reg.	Territory of the Former Yugoslav Republic of Macedonia
<b>Latvia</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 July 2005.</b> )	No; <i>as Albania</i>  § 19(7) PL	Territory of the Republic of Latvia
<b>Lithuania</b> (The extension system <b>continues to apply</b> to European and international patent applications <b>filed before 1 December 2004.</b> )	No; <i>as Albania</i>  Art. 74 PL	Territory of the Republic of Lithuania
<b>Montenegro</b>	No; <i>as Albania</i>  Art. 111 PL	Territory of Montenegro

Extension state	1 Simultaneous protection allowed? Art. 139(3) and 140 EPC	2 Territorial field of application pursuant to Art. 168 EPC
<b>Romania</b> (The extension system <b>con- tinues to apply</b> to European and international patent applica- tions <b>filed before 1 March 2003.</b> )	No; <i>as Albania</i>  Art. VIII GO	Territory of Romania
<b>Serbia</b> (The extension system <b>con- tinues to apply</b> to European and international patent applica- tions <b>filed be- fore 1 October 2010.</b> )	No; <i>as Albania</i>  Art. 127 PL Ext.	Territory of the Republic of Serbia
<b>Slovenia</b> (The extension system <b>con- tinues to apply</b> to European and international patent applica- tions <b>filed before 1 December 2002.</b> )	No; <i>as Albania</i>  Art. 8 Ext. Decr.	Territory of the Republic of Slovenia