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# American Intellectual Property Law Association

# U.S. Patent and Trademark Office

# World Intellectual Property Organization

# **PCT** Seminar

February 26-27, 1996

Tysons Corner Marriott Vienna, Virginia

# CLE REQUESTED

United States Patent & Trademark Office Paul A. Bell Carol Bidwell



World Intellectual Property Organization Isabelle Boutillon Louis Maassel



### PCT COURSE SYLLABUS & SCHEDULE

February 26-27, 1996 Tyson Corner Marriott Vienna, Virginia



Monday, February 26

8:00 a.m.

8:30 a.m.

10:00 a.m.

10:15 a.m.

12:00 Noon

1:00 p.m.

3:00 p.m.

3:45 p.m.

Introduction to the PCT System (WIPO)

Continental Breakfast

PCT Timelines (WIPO)

Basics of the PCT (WIPO)

Filing of PCT Applications (USPTO)

Coffee Break

Correction of Defects and Rectification of Obvious Errors (WIPO)

Buffet Lunch

International Search (USPTO)

Unity of Invention and Protest Procedure (WIPO)

Functions of the International Bureau (WIPO)

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Filing of Demand for International Preliminary Examination (USPTO)

5:30 p.m.

Adjourn

### Tuesday, February 27

8:00 a.m.

8:30 a.m.

10:00 a.m.

10:15 a.m.

12:00 Noon

1:00 p.m.

3:30 p.m.

3:45 p.m.

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Coffee Break

Entry into the National Phase (WIPO)

Euro-PCT Procedure (WIPO)

Buffet Lunch

US National Phase Requirements (USPTO)

Choice Between USPTO and EPO for International Search and Preliminary Examination (WIPO)

Extension of International Applications to Successor States (WIPO)

Benefits Resulting from Using the PCT (WIPO)

Coffee Break

The PCT as a Strategy for Filing Foreign Applications (WIPO)

Agents and Common Representatives Under the PCT (WIPO)

Withdrawals (WIPO)

Indications Relating to Deposited Microorganisms (USPTO)

Procedure in Case of Nucleotide and/or Amino Acid Sequence Listing (USPTO)

5:00 p.m.

Adjourn

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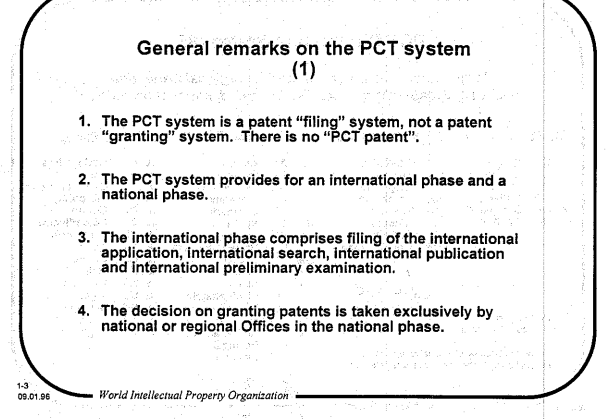
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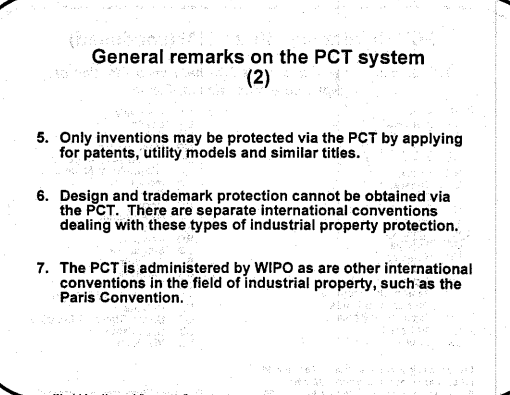
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Introduction to the PCT System





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### ARIPO (African Regional Industrial Property Organization)

State

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AFRICAN REGIONAL INDUSTRIAL PROPERTY ORGANIZATION (ARIPO)\*

Lusaka Agreement on the Creation of the African Regional Industrial Property Organization (1976) Harare Protocol on Patents and Industrial Designs Within the Framework of the African Regional Industrial Property Organization (1982)

Date on which State

became party to the

State	Date on which State became party to the
<u>a sa kana kana kana k</u> ara kana ka	Agreement
<ul> <li>A graph and a strain of the str</li></ul>	•
Botswana	February 6, 1985
Gambia	February 15, 1978
Ghana	February 15, 1978
Kenya	February 15, 1978
Lesotho	July 23, 1987
Malawi	February 15, 1978
Sierra Leone	December 5, 1980
Somalia	March 10, 1981
Sudan	May 2, 1978
Swaziland	December 17, 1987
Uganda	August 8, 1978
United Republic	·····
of Tanzania	October 12, 1983
Zambia	February 15, 1978
Zimbabwe	November 11, 1980
(Total: 14 States)	

nu qaliyeti j	1. A. A.	Protocol
Botswana		May 6, 1985
Gambia		January 16, 1986
Ghana		April 25, 1984
Kenya		
Lesotho		October 23, 1987
Malawi		April 25, 1984
Sudan		April 25, 1984
Swaziland		March 17, 1988
Uganda		April 25, 1984
Zambia		February 26, 1986
Zimbabwe		April 25, 1984

(Total: 11 States)

(Total: 14 States)

• Formerly "Industrial Property Organization for English-Speaking Africa (ESARIPO)."

### Relationship between the PCT and ARIPO

Designation "AP ARIPO patent" in a PCT application covers the following States:

Kenya Lesotho Malawi Sudan Swaziland Uganda

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For the other States, listed below, which are party to the Harare Protocol but not to the PCT, no patent protection can be obtained via the PCT, and therefore they cannot be designated in a PCT application for the purposes of regional (AP) protection or even national protection, until these States join the PCT:

Botswana Gambia Ghana Zambia Zimbabwe



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# Information on Intergovernmental Organizations

# EURASIAN PATENT ORGANIZATION

**General Information** 

Name of Office:	Evraziiskoe patentnoe vedomstvo (EAPV) Eurasian Patent Office (EAPO)
Location and mailing address:	M. Cherkassky per. 2/6, EAPV, Moscow, Centre, GSP,103621, Russian Federation
Telephone: Facsimile machine: Teleprinter:	(70-95) 206 63 21 (70-95) 921 24 23 -
Does the EAPO accept the filing of documents by means of telecommunication (PCT Rule 92.4)?	Yes, by facsimile machine
Which kinds of documents may be so transmitted?	All kinds of documents
Must the original of the document be furnished in all cases?	Yes, within 14 days from the date of the transmission, if the trans- mitted document is an international application or a replacement sheet containing correction or amendments of an international application. No, only upon invitation in the case of other documents.
Would the EAPO accept evidence of mailing a document, in case of loss or delay, where a delivery service other than the postal authorities is used (PCT Rule 82.1)?	Yes, provided that delivery service is DHL or Federal Express
Competent receiving Office for nationals and residents of the following countries:	Armenia (as from 27 February 1996), Azerbaijan, Belarus, Kazakstan, Kyrgyzstan (as from 13 January 1996), Republic of Moldova (as from 16 February 1996), Russian Federation, Tajikistan, Turkmenistan: Eurasian Patent Office (EAPO) (the applicant may also choose to file with the national Office of the country of which he is a national or resident or with the International Bureau of WIPO) (see Annex C)
Competent designated (or elected) Office for the granting of a Eurasian patent for the following countries:	Armenia (as from 27 February 1996), Azerbaijan, Belarus, Kazakstan, Kyrgyzstan (as from 13 January 1996), Republic of Moldova (as from 16 February 1996), Russian Federation, Tajikistan, Turkmenistan: Eurasian Patent Office (EAPO) (see Volume II)

[continued on next page]



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Season's Greetings to all PCT Newsletter readers

### EURASIAN PATENT CONVENTION

### **Republic of Moldova**

The Republic of Moldova deposited its instrument of ratification of the Eurasian Patent Convention on 16 November 1995 and will become bound by that Convention on 16 February 1996 (for further details on the possibility of designating the Republic of Moldova for a Eurasian patent in a PCT application, as of 16 February 1996, see *PCT Newsletter* No. 11/1995, cover page).

### EXTENSION OF EUROPEAN PATENTS TO ALBANIA

An agreement between the European Patent Organisation and Albania on the extension of the effects of European patent applications and patents to Albania entered into force on 3 November 1995. Under that agreement, it is possible to obtain patent protection in Albania by requesting the extension of a European patent to that State. The extension procedure is also available, if the necessary requirements are met, via the PCT. The agreement with Albania is similar to those which entered into force on 1 March 1994 in respect of Slovenia, on 5 July 1994 in respect of Lithuania and on

## No. 12/1995

1 May 1995 in respect of Latvia (see *PCT News/etter* Nos. 01/1994, 04/1994, 05/1994 and 05/1995).

Note that Albania (country code: AL) is not party to the European Patent Convention (EPC) and cannot itself be designated for a European patent (EP). If protec-

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## Chapter II PCT Timelines

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# PCT Timelines





### **Explanation "PCT Timeline A"**

First Filing/ Priority Date: Date of filing the first application the priority of which is claimed in the international application

Period for making the decisions relating to filing abroad

Foreign Filing Decision Period:

PCT Filing:

PCT Fees:

Filing of an international application under the PCT at the end of the priority year. For PCT filings at the beginning of the priority year, see "PCT Timeline B"

Transmittal fee, international fee (basic fee, designation fees) and search fee due within one month from filing

Period within which the international search report will normally be established

PCT Search Report:

PCT Search:

PCT Claims Amendments:

PCT Publication Date:

Deadline for Filing of PCT II Demand/Election:

Decision Period National Phase Entry PCT I:

PCT I National Phase Entry:

PCT II Preliminary Examination, Opportunity to File Amendments and Arguments:

PCT II Preliminary Examination Report:

Decision Period National Phase Entry PCT II:

PCT II National Phase Entry: Date by which the international search report may normally be expected

Time limit for amending claims before the International Bureau of WIPO in the international phase (Article 19)

International publication of the application as a PCT pamphlet and in the PCT Gazette

The expiration of 19 months from the priority date is the latest date for filing a demand, paying the preliminary examination fee and handling fee; election of designated States for the purpose of international preliminary examination and postponement of the entry into the national phase by ten months

Applicant must decide on entry into the national phase in designated States not elected for international preliminary examination or not bound by PCT Chapter II

Payment of national fee and, if required, furnishing of translation to the Offices of the States designated in the international application but not bound by Chapter II or not elected for PCT Chapter II

Period available for the international preliminary examination procedure

Deadline for the establishment of the international preliminary examination report, i.e., 28 months from the priority date

Applicant must decide on entry into the national phase in all the elected States

Payment of national fee and, if required, furnishing of translation to the Offices of the States which have been elected for international preliminary examination prior to 19 months from the priority date



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## **Explanation "PCT Timeline B"**

PCT First Filing/ Priority date: Filing of an international application without claiming priority. The international filing date is the priority date. This timeline applies equally if an international application claiming the priority of another application is filed during the five months after the filing of that other application

PCT Fees (except designation fees):

PCT Search:

Period within which the international search report will normally be established

Date by which the international search report may normally be expected

Early Filing of PCT II Demand:

PCT Search Report:

Filing of the demand for international preliminary examination and payment of the preliminary examination fee and the handling fee as soon as possible after receipt and evaluation of the international search report; election of designated States

PCT Designation Fees:

PCT Publication Date:

Deadline for Filing of PCT II Demand/Election:

Decision Period National Phase Entry PCT I:

PCT I National Phase Entry:

PCT II Preliminary Examination, Opportunity to File Amendments and Arguments:

PCT II Preliminary Examination Report:

Decision Period on National Phase Entry PCT II:

PCT II National Phase Entry:

Due within one year from the priority date

Due within one month from filing

International publication of the application as a PCT pamphlet and in the PCT Gazette

The expiration of 19 months from the priority date is the latest date for filing a demand, paying the international preliminary examination fee and handling fee; election of designated States for the purpose of international preliminary examination and postponement of the entry into the national phase by ten months

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### Chapter III Basics of the PCT

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