Chapter VII International Search

International Search

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7. Where the international application is so unclear that a meaningful search cannot be carried out, the International Searching Authority will make a declaration that it will not establish a search report. The same will occur if the subject matter of the invention falls into one of six categories listed in Rule 39 which the International Searching Authority may refuse to search. Examples are scientific theories, diagnostic methods, and computer programs.

8. The International Searching Authority examines whether the application complies with the requirement of unity of invention. As stated above, this means that the international application must either relate to only one invention or to a group of inventions which are so linked that they form a single general inventive concept.

If the International Searching 9. Authority finds that unity of invention is lacking, it will invite the applicant to pay an additional search fee for each further invention claimed in the international application. The search report will in that case only be established for those inventions for which a search fee or an additional search fee has been paid unless the search examiner is able to make a complete search for all inventions with negligible additional work. No invitation to pay additional search fees should be issued in such a case. The decision not to ask for the payment of additional search fees, however, does not prevent any national office from raising the question of lack of unity of invention and from applying Rule 13 when deciding to grant (or refuse) a patent.

10. The International Searching Authority must, as a rule, establish the international search report within three months from the receipt of the search copy sent to it by the receiving Office or within nine months from the priority date, whichever expires later

The international 11. search report contains the citations of the documents considered to be relevant, the classification of the subject matter of the invention according to the International Patent Classification and an indication of the fields searched. The international search report does not contain any expression of opinion, argument or explanation. The evaluation of the search results is entirely left to the phase of the procedure devoted to substantive examination. However, it identifies the claims to which cited documents are relevant and contains also an indication of the Category of the cited document, in particular, whether it is of particular relevance with respect to the novelty or inventive step of the invention.

12. The International Searching Authority transmits copies of the international search report to the applicant and to the International Bureau. Copies of the documents cited in the international search report are usually enclosed with the mailing of the report to the applicant.



International Search (continued)

- The International Search Report (ISR) is mailed to the applicant and to the IB.
 - If priority is claimed, the ISR is issued at approximately 16 months from earliest priority date.
 - If no priority is claimed, the ISR is issued within 9 months of the international filing date.



Purpose of the International Search

"The Objective of the international search is to discover relevant prior art." (Article 15)

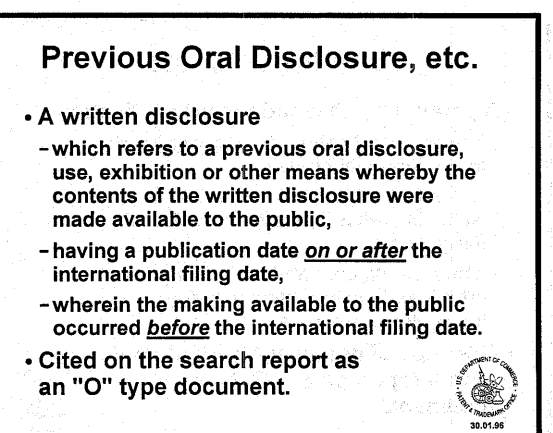


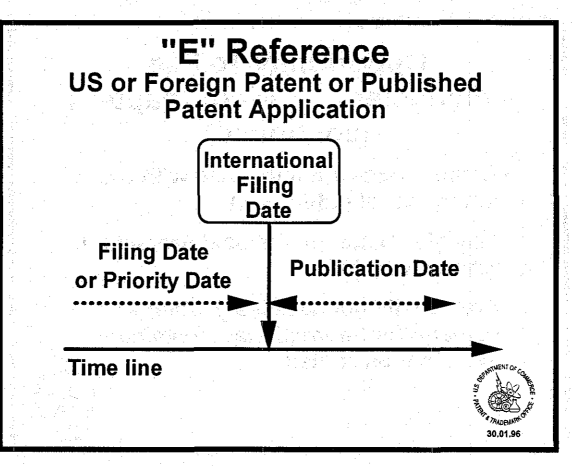
Chapter I Relevant Prior Art (Rule 33) (continued)

 Rule 33 also defines two "special" types of relevant prior art for Chapter I search purposes.

- A previous oral disclosure, use, or exhibition.
- Later patents or published patent applications having earlier filing or priority dates.







Opportunity To File Amendments During Chapter I

- Only the claims may be amended.
 - Not the description
 - -Not the drawings
 - Not the title or abstract
- One opportunity only.
- Normally filed within two months of the transmittal of the ISR to the applicant.
- Must be filed directly with the IB.
- Do not file with RO
- Do not file with ISA



Unity of Invention Procedures

- The ISA will invite the applicant to pay the supplemental search fees.
 - ISA/EP will search the main invention and send the results of this search with the invitation to pay supplemental search fees.
 - ISA/US normally sends the invitation without any partial search.
 - If there is a USPTO deposit account indicated in the application papers, ISA/US may make the invitation by telephone.



Unity of Invention Procedures (continued)

- The applicant may pay the supplemental search fees under protest.
- The applicant does not have to pay any of the requested supplemental search fees.



Protest Procedures (continued)

- If the ISA finds that the invitation was not justified or only partly justified, all or a portion of the supplemental search fees will be refunded.
- The ISA may ask for an additional fee to consider the protest.

-ISA/US does not require such a fee.

 - ISA/EP may require a protest fee under certain circumstances.



Protest Procedures (continued)

- The applicant may request that the text of both the protest and the decision thereon be sent to the designated Offices together with the international search report (Rule 40.2(c)).
- The designated Offices may require a translation of the protest and any decision thereon.



Category

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 Documents considered to be of "particular relevance" are identified by using the categories "X" or "Y."

 Other categories for cited documents are "A," "O," "E," "P," "T," "L," and "&."



An "X" Reference* Is One That Defeats

Novelty or

 Inventive Step when considered by itself, i.e., where the missing element(s) would have been obvious to one skilled in the art without citation of other documents.

> * See Section 505 of the Administrative Instructions



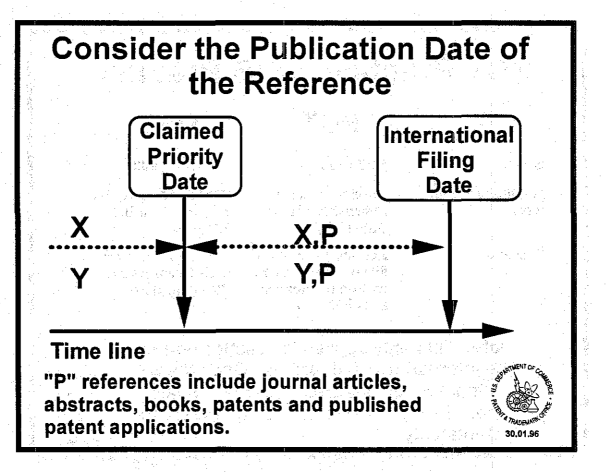
The "P" Category*

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- This is a used in addition to other categories, e.g. "X,P" or "Y,P."
- A reference cited in the ISR is additionally categorized as a "P" reference if its publication date is earlier than the international filing date but later than the priority date.

* See Section 507(d) of the Administrative Instructions





Excluded Subject Matter *

- No International Searching Authority is required to search the following subject matter:
 - -scientific and mathematical theories,
 - plant or animal varieties or essentially biological processes for the production of plants and animals, other than microbiological processes and the products of such processes,
 - schemes, rules or methods of doing business, performing purely mental acts or playing games,
 - * See Article 17 and Rule 39



Excluded Subject Matter (continued)

- No International Searching Authority is required to search the following subject matter:
 - methods for treatment of the human or animal body by surgery or therapy, as well as diagnostic methods,
 - mere presentations of information, and
 - computer programs to the extent that the International Searching Authority is not equipped to search prior art concerning such programs.



PATENT COOPERATION TREATY

VII.21

To: JOHN J. SMITH	PCT
220 JEFFERSON AVENUE	real sector PC1 and the sector sect
ARLINGTON, VIRGINIA 22202	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION
	(PCT Rule 44.1)
	Date of Mailing (day/month/year)
Applicant's or agent's file reference CMC-123-PCT	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No. PCT/US95/99999	International filing date (day/month/year) 02 OCTOBER 1995
Applicant	
Columbia Marine Corporation	
When? The time limit for filing such amendminternational search report; however, for	nents is normally 2 months from the date of transmittal of th
international search report, nowever, ios	more details, see the notes on the accompanying sheet.
Where? Directly to the International Bureau of V 34, chemin des Colomba 1211 Geneva 20, Switze	WIPO ettes rland
Where? Directly to the International Bureau of V 34, chemin des Colombe	WIPO ettes rland 740.14.35
Where? Directly to the International Bureau of V 34, chemin des Colombe 1211 Geneva 20, Switze Facsimile No.: (41-22) 7 For more detailed instructions, see the notes on	WIPO ettes rland 140.14.35 i the accompanying sheet. al search report will be established and that the declaration und
 Where? Directly to the International Bureau of V 34, chemin des Colombé 1211 Geneva 20, Switze Facsimile No.: (41-22) 7 For more detailed instructions, see the notes on 2. The applicant is hereby notified that no international Article 17(2)(a) to that effect is transmitted herewith 3. With regard to the protest against payment of (an) 	WIPO ettes rland 740.14.35 at search report will be established and that the declaration und 1. additional fee(s) under Rule 40.2, the applicant is notified that:
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Form PCT/ISA/220 (January 1994)*

(See notes on accompanying sheet)

	INTERNATIO	ONAL SEARCH	REPORT	ln	ternational application PCT/US95/99999	m No.
Box 1 Ob	servations where ce	rtain claims were fo	und unsearchable (Co	ontinuation of	f item 1 of first she	et)
This interna	itional report has not b	been established in resp	ect of certain claims un	ider Article 17((2)(a) for the following	g reasons:
	Claims Nos.: because they relate to	subject matter not re	quired to be searched	by this Author	rity, namely:	
النا آ			nal application that do search can be carried o			uirements to suc
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	Claims Nos.: because they are depe	ndent claims and are n	ot drafted in accordance	e with the seco	nd and third sentences	of Rule 6.4(a).
Box II O	bservations where u	nity of invention is l	acking (Continuation	of item 2 of	first sheet)	·
This Intern	ational Searching Au	thority found multiple	e inventions in this int	ernational app	lication, as follows:	
Plea	ise See Extra Sheet.					
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	INTERNATIONAL SEARCH REPORT		International appl PCT/US95/9999) .
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	DS SEARCHED		<u>na sina sina sina sina sina sina sina si</u>		
Minimum d	ocumentation searched (classification system followed	by classification sy	mbols)		
	US Class 114/144.3, 144, 39, 142,145, 340/987, 226				894-994-11-5 894-55-5
Documentat	ion searched other than minimum documentation to the	extent that such doc	uments are included	in the fiel	ds searched
r Altar a		na serie de la compositione. Caracterizadores	a sa ka sa ka		
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C. DOC	UMENTS CONSIDERED TO BE RELEVANT				
Category*	Citation of document, with indication, where app	propriate, of the rel	evant passages	Releva	nt to claim N
x	US, A, 3,880,104 (SAYE) 29 April	1975 (29.0	4.75), figure	1	
	1, column 4, lines 3 - 27.				
Y ^a				2 - 4	
Y	GB, A, 392,415 (JONES) 18 May lines 5 - 7, figure 5support 36.	1933 (18.05	.33) page 3,	2 - 4	
A	H. Water, "Sailboat Construction 1974, Sweet and Maxwell (Lond especially pages 146 - 148.	· ·		1 - 4	
A,P	IBM Technical Disclosure Bulletin, 1995 (Armonk, New York) , J. P. and Electronic Coompass," pages	Green, "Integ	rated Circuit	1	2 .
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Furti	her documents are listed in the continuation of Box C	. See pai	tent family annex.		
"A" do	secial categories of cited documents: becoment defining the general state of the art which is not considered be of particular relevance	date and no	nent published after the int t in conflict with the applic t theory underlying the in-	ation but cite	
"L" de	rlier document published on or after the international filing date ocument which may throw doubts on priority claim(s) or which is	considered	of particular relevance; ti novel or cannot be consid ocument is taken alone		
O do	ted to establish the publication date of another citation or other ecial reason (as specified) scurment referring to an oral disclosure, use, exhibition or other	considered combined v	of particular relevance; il to involve an inventive with one or more other suc	e step when ch documenu	the document
•P• d	eans ocument published prior to the international filing date but later than e priority date claimed	-	ous to a person skilled in i nember of the same paten		
	actual completion of the international search	Date of mailing of	the international se	arch repo	ri
08 FEBR	UARY 1996				
Name and Commission	mailing address of the ISA/US oner of Patents and Trademarks	Authorized officer	· · · ·		
Box PCT	on, D.C. 20231	PAUL A. BEI	LL		
Facsimile I	and the second	Telephone No	(703) 308-3000	. •	

Form PCT/ISA/210 (second sheet)(July 1992)*

International Searching Authorities

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NO. 01/1996

UNITED STATES PATENT AND TRADEMARK OFFICE (USPTO)

Search fee (PCT Rule 16): ¹	US Dollar (USD) 660 (430) ²
	Swiss Franc (CHF) 740 $(480)^2$
	The amount in parentheses is payable when a corresponding prior US national application has been filed and the basic national fee paid
Additional search fee (PCT Rule 40.2): ³	USD 190 ²
Fee for copies of documents cited in the international search report (PCT Rule 44.3): ³	None; applicant receives, together with the international search report, a copy of each document cited therein
Conditions for refund and amount of refund of the search fee:	Money paid by mistake, without cause, or in excess, will be refunded
	Where the international application is withdrawn or is considered
	withdrawn, under PCT Article 14(1), (3) or (4), before the start of the international search: refund of 100%
Languages accepted for international search:	English. International applications filed in Spanish at the Mexican Patent Office as receiving Office are acceptable for international search on the basis of a translation prepared under the responsibility
an a	of that Office (PCT Rule 12.1(c)).
Requirements concerning nucleotide and/or amino acid sequence listing:	A sequence listing must comply with WIPO Standard ST.23 (See PCT Gazette No. 20/1992, pages 8465 to 8485) and be presented in machine readable form as provided in Annex C of the PCT Administrative Instructions (see PCT Gazette No. 15/1992)
Subject matter that will not be searched:	The subject matter specified in items (i) to (vi) of PCT Rule 39.1 with the exception of subject matter which is searched in US national applications

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

² The amounts of these fees change periodically. The International Searching Authority or the Official Gazette of the United States Patent and Trademark Office should be consulted for the applicable amounts.

³ This fee is payable to the International Searching Authority and only in particular circumstances.

PCT GAZETTE-SECTION IV-ANNEX D

VII.27

VII.29 International Searching Authorities

EUROPEAN PATENT OFFICE (EPO)

[continued]

Conditions for refund and amount of refund of the search fee:	Money paid by mistake, without cause, or in excess, will be refunded
	Where the international application is withdrawn or is considered withdrawn, under PCT Article $14(1)$, (3) or (4), before the start of the international search: refund of 100%
	Where the international search report is based on an earlier search (including a privately commissioned «standard» search) already made by the Authority on an application whose priority is claimed for the international application, the following refund is made:
	- no supplementary search performed: refund of 100%
	- supplementary search performed in the documentation relating to one or more subdivisions consulted in the earlier search or extended to one or more subdivisions not yet consulted: refund of 75%
	- supplementary search performed in the documentation relating to one or more subdivisions already consulted and extended to one or more subdivisions not yet consulated: refund of 50%
	- supplementary search performed in the documentation relating to subdivisions concerning a new aspect of the invention claimed (for instance, cases where the international application is based on several earlier applications only one of which was the subject of an earlier search report): refund of 25%
Protest fee (PCT Rule 40.2(e)):	Deutsche Mark (DEM) ⁷ 2,000
Languages accepted for international search:	English, French, German and, where the international application is filed with the Patent Offices of Belgium or the Netherlands, Dutch. International applications filed in Spanish at the Mexican Patent Office as receiving Office are accepted for international search on the basis of a translation prepared under the responsibility of that Office (PCT Rule 12.1(c)).
Requirements concerning nucleotide	A sequence listing must comply with WIPO Standard ST.23 (see

A sequence fisting must comply with wIPO Standard S1.23 (see and/or amino acid sequence listing: PCT Gazette No. 20/1992, pages 8465 to 8485) and be presented on an electronic data carrier (diskette), as provided in Annex C of the PCT Administrative Instructions (see PCT Gazette No. 32/1992, Section IV, and also OJ EPO 12/1992, Supplement No. 2)

Subject matter that will not be searched:

The subject matter specified in items (i) to (vi) of PCT Rule 39.1 with the exception of all subject matter which is searched under the European patent grant procedure.

⁷ For the equivalent amounts in currencies other than DEM, reference should be made to the latest issue of the OJ EPO.

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VII.28 International Searching Authorities

EUROPEAN PATENT OFFICE (EPO)

D EP

Search fee	(PCT Rule 16):1	Deutsche Mark (DEM)	2,400
		Pound Sterling (GBP) ²	1,104
· · · ·		French Franc (FRF) ²	8,730
		Swiss Franc (CHF) ²	2,040
		Netherlands Guilder (NLG) ²	2,740
		Swedish Krona (SEK) ²	12,700
		Belgian/Luxembourg Franc (BEF/LUF) ²	50,300
		Lira (ITL) ²	2,963,000
et spot w		Austrian Schilling (ATS) ²	17,140
· · · ·		Peseta (ESP) ²	225,800
· .		Greek Drachma (GRD) ²	400,000
		Danish Krone (DKK) ³	9,840
		Portuguese Escudo (PTE) ³	258,800
	an a	Irish Pound (IEP) ³	1,103
a da antes A		(1) A second se second second sec	
		Canadian Dollar (CAD) ³	2,300
	•	Finnish Markka (FIM) ³	7,500
		Icelandic Kronur (ISK) ³	108,100
		Japanese Yen (JPY) ³	169,000
: :		Malawi Kwacha (MWK) ³	25,440
· · · · · · ·		Norwegian Krone (NOK) ₃ New Zealand Dollar (NZD) ³	10,660 2,557
		Singapore Dollar (SGD) ³	2,337
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		US Dollar (USD) ³	1,700
Additional se	arch fee (PCT Rule 40.)		
and and a second s		BEF/LUF, ITL, ATS, ESP, GRD, DKK, P	
	s of documents cited in		
	search report (PCT	international search report, a copy of each	document cited therein
Rule 44.3):			5
· · ·		For designated Offices: DEM 1.30 per pa	ige [*]
ee for transl	ation into English of th	• • • • • • • • • • • • • • • • • • •	n an
nternational	application (PCT Rule	Per 100 words of the original text: DEM 4	40 or NLG 45 or BEF 850
8.3(b)): ⁶		[5] M. Martines, A. B. 1999, Annual Academic Sciences and Science Sciences and Sciences and S	
		[continued on next page]	

countries: Barbados, Benin, Brazil, Burkina Faso, Cameroon, Central African Republic, Chad, Congo, Côte d'Ivoire, Gabon, Guinea, Kenya, Lesotho, Malawi, Mali, Mauritania, Mexico, Niger, Senegal, Singapore, Sri Lanka, Sudan, Swaziland, Togo, Uganda and Viet Nam, and for the following "countries in transition": Albania, Armenia, Belarus, Bulgaria, Czech Republic, Estonia, Georgia, Hungary, Kazakstan, Latvia, Lithuania, Poland, Republic of Moldova, Romania, Russian Federation, Slovakia, Slovenia, Tajiskstan, Ukraine and Uzbekistan.

² The equivalent amounts in currencies other then DEM are subject to change, due to currency fluctuations. For the current amount, reference should be made to the latest issue of the OJ EPO.

³ The equivalent amounts in currencies other than DEM are subject to change due to currency fluctuations. For the current amount, reference should be made to the latest issue of the PCT Gazette or the PCT Newsletter.

⁴ This fee is payable to the International Searching Authority and only in particular circumstances. The second and third sentences of footnote 1 also apply.

⁵ For the equivalent amounts in currencies other than DEM, reference should be made to the latest issue of the OJ EPO.

⁶ This fee is payable to the International Searching Authority and only in particular circumstances.

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EP

236

INTERNATIONAL SEARCH REPORT

International application No. PCT/US95/99999

3 e 8

42.7 8 51-6

BOX II. OBSERVATIONS WHERE UNITY OF INVENTION WAS LACKING This ISA found multiple inventions as follows:

Form PCT/ISA/210 (extra sheet)(July 1992)*

This application contains the following inventions or groups of inventions which are not so linked as to form a single inventive concept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.

VII.26

Group I, claim(s)1 - 6, drawn to a sailboat self-steering gear. Group II, claim(s)7 - 12, drawn to a compass with an alarm to indicate deviation from a planned course.

The inventions listed as Groups I and II do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: the special technical feature of the Group I invention is the claimed self-steering gear which is not present in the Group II invention. The special technical feature of the Group II invention is the claimed self-steering is the claimed alarm, which is not present in the Group I invention.

The fact

VII.24

INTERNATIONAL SEARCH REPORT

International application No. PCT/US95/99999

Box III TEXT OF THE ABSTRACT (Continuation of item 5 of the first sheet)

The technical features mentioned in the abstract do not include a reference sign between parentheses (PCT Rule 8.1(d)).

NEW ABSTRACT

A wind vane steering gear (10) for a sailboat (1) comprising a bracket (11) adapted for attachment to the bow of the sailboat for pivotally supporting a forward rudder (12), and a wind vane (42) adjustable to different positions by means of an actuating member (65) to control the position of the rudder.

VII.22 PATENT COOPERATION TREATY



INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference CMC-123-PCT	FOR FURTHER ACTION		Transmittal of International Search Report)) as well as, where applicable, item 5 below.
nternational application No. PCT/US95/99999	International filing date 02 OCTOBER 1995	: (day/month/year)	(Earliest) Priority Date (day/month/year) 03 OCTOBER 1994
Applicant Columbia Marine Corporation			
This international search report has be according to Article 18. A copy is bei			thority and is transmitted to the applicant
This international search report consis X It is also accompanied by a			ероп.
 Certain claims were found Unity of invention is lacking 		e and a second secon Second second second Second second	an an an Araba an Araba an Araba Araba an Araba an Araba an Araba Araba an Araba an Araba an Araba
2. X Unity of invention is lacking	ig (See Box II).		
		n di ta se a se su	
3. The international application international search was car			r amino acid sequence listing and th
	filed with the internationa	l application.	
		a film and film of the	international application.
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Excluded Subject Matter In ISA/US

VII.20

 The United States Patent and Trademark Office has declared that it will search and examine all subject matter searched and examined in US national applications. (MPEP 1849)



30.01.96

Procedure Where An International Search Cannot Or Will Not Be Made.

- If none of the claims in the international application can be searched, the examiner will declare that no international search report will be established using form PCT/ISA/203.
- If only some of the claims are affected, an international search report will be prepared on the remaining claims and the applicant will be notified therein that certain claims were not searched.

Other Categories*

VII.18

- "T" reference principle or theory
- "L" reference casts doubt on priority claim
- "&" reference member of a patent family

See MPEP, Appendix AI, Section 507.



PCT Practice v. US Practice

PCT

Basis

Applicant's own work

Public use

PCT Rule 33

Published before International Filing Date (IFD)

Act occurred before Act occurred more IFD but described in than 1 year before written disclosure after IFD

35 U.S.C. 102

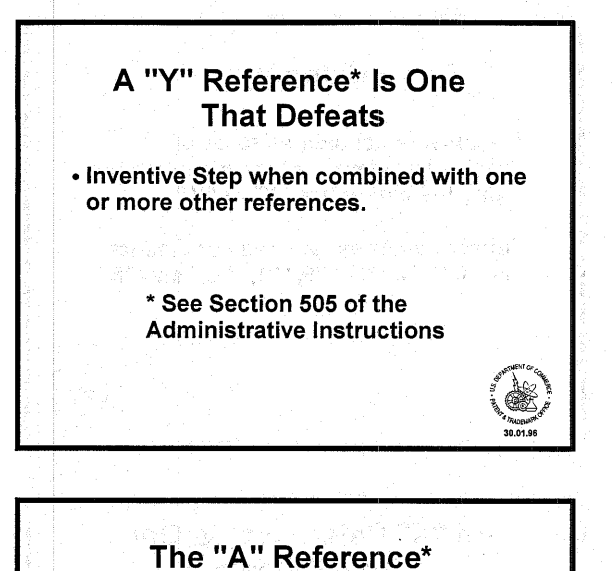
US

Published more than 1 year before US Filing Date

US Filing Date

Note: This only applies to practice before the International Authorities. Once the US National Stage has been entered, US law determines prior art and the conditions for patentability.





• This is a reference which is not of particular relevance but which defines the general state of the art.

* See Section 507(c) of the Administrative Instructions



The International Search Report

- Form PCT/ISA/210 is the form used for the international search report.
- Form PCT/ISA/220 is attached as an "address sheet."



Citation of Documents in the PCT/ISA/210

- The "Documents Considered To Be Relevant" section is the most important portion of the international search report.
- It has three portions entitled
 - Category
 - Citation of document, ...
 - Relevant to claim No.



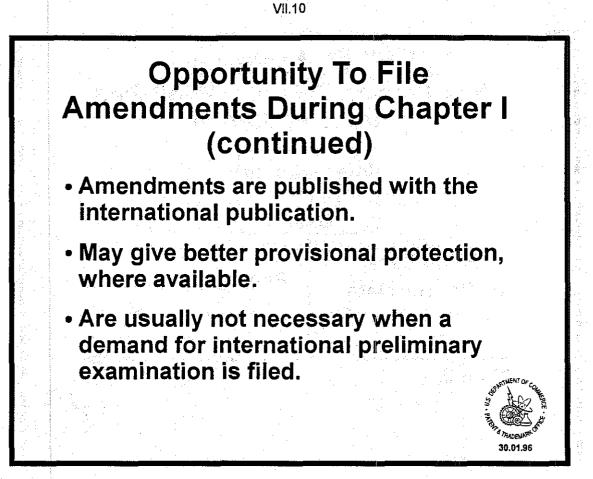
Consequences of Failure to Pay Supplemental Search Fees

• The inventions not paid for will not be searched but will remain in the international application.

• The International Preliminary Examining Authority is not required to examine claims directed to an invention which was not searched.

30 01 96

Protest Procedures (Rule 40.2) The applicant has no right to protest the lack of unity holding regarding any invention for which supplemental search fees have not been paid. When a protest accompanies the payment of supplemental search fees, the ISA will: search the invention(s) covered by the supplemental search fees and consider the protest.



Lack of Unity of Invention (Rule 40)

 The unity of invention criteria are set forth in:

- Rule 13 and

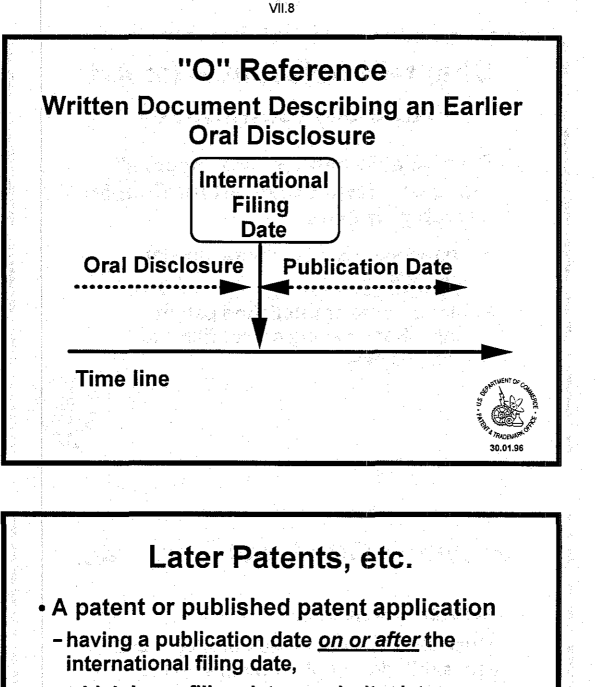
-Annex B to the Administrative instructions.

 Where multiple inventions are claimed in the international application:

 the first claimed invention will always be searched and

 additional inventions may be searched if supplemental search fees are paid.





- which has a filing date or priority date which is earlier than the international filing date,
- which would constitute relevant prior art if it had been published before the international filing date.

This type of document is cited on the search report as an "E" type document.

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Chapter I Relevant Prior Art (Rule 33)

- It must have been made available to the public
 - -somewhere in the world
 - by means of a written disclosure
 - prior to the international filing date of the international application.



Chapter I Relevant Prior Art (Rule 33) (continued)

- It must be useful in determining if the claimed invention
 - is or is not novel and
 - does or does not involve an inventive step (e.g. is or is not obvious to one skilled in the art).



International Search

- Unity of invention is checked (Rule 40).
- Title checked (Rule 37).
- Abstract checked (Rule 38).
- Certain claimed inventions searched (Article 15(3)).



International Search (continued)

- International Search Report (ISR) prepared (Rules 42 and 43).
 - Contains listing of relevant prior art documents.
 - Contains indications relating to any finding of lack of unity of invention.



International Search

General

1. This section deals with the procedure before the International Searching Authority. The first question to be considered is which of the several International Searching Authorities is(are) competent.

2. Where a national or regional Office acts as receiving Office, that Office specifies in a unilateral declaration to the International Bureau, in accordance with the provisions of the agreement between WIPO and each of the International Searching Authorities one or more such Authorities for the purpose of searching international applications filed with it. Where the International Bureau acts as receiving Office, the competent International Searching Authorities are those which would have been competent had the international application been filed with a competent national or regional Office. Where several Authorities are competent, the applicant must choose one of them.

3. The possibilities for the receiving Offices to specify International Searching Authorities are limited by the language capacities and the readiness of some Authorities to act only for applicants from certain countries. These limitations are spelled out with precision in the agreements referred to above.

Search Procedure

4. The objective of the international search is to discover what is called "relevant prior art." According to the PCT definition, "prior art" consists of everything which has been made available to the public anywhere in the world by means of a written disclosure (including drawings and other illustrations). The prior art is "relevant" if it is capable of being of assistance in determining whether the claimed invention is new and involves an inventive step and if it was made available to the public before the international filing date.

5: The documents in which the search is made are constituted by the so-called "PCT minimum documentation." Roughly stated, that documentation comprises the published patent documents issued from 1920 by France, Germany (until 1945) and the Federal Republic of Germany (since 1949), Japan, the former Soviet Union and the Russian Federation. Switzerland (except documents in Italian), the United Kingdom, the United States of America. the European Patent Office and the African Intellectual Property Organization. The documentation includes all international applications published by the International Bureau. It also includes patent documents published in any other country after 1920, in English, French, German or Spanish, provided no priority is claimed and the country places them at the disposal of each International Searching Authority, Furthermore, the documentation comprises non-patent literature contained in some 135 technical periodicals.

6. International Searching Authorities are obliged to consult not only the minimum documentation, but also any additional documentation at their disposal. For the Authorities other than the Japanese Patent Office, as far as the Japanese patent documents are concerned, and other than the Russian Patent Office, as far as patent documents from the former Soviet Union and the Russian Federation are concerned, there is a special exception. For these other Authorities, the said kinds of patent documents are part of the minimum documentation only to the extent that English abstracts are generally available.

