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PCT/AI/1 Add.1^{ter} Rev.1

ORIGINAL: English

DATE: January 19, 2001

WORLD INTELLECTUAL PROPERTY ORGANIZATION

GENEVA

PATENT COOPERATION TREATY (PCT)

ADMINISTRATIVE INSTRUCTIONS UNDER THE PATENT COOPERATION TREATY: MODIFICATIONS

with effect from March 1, 2001

1. This document supersedes document PCT/AI/1 Add.1^{ter} dated January 12, 2001. It contains the revised text of modifications, with effect from March 1, 2001, of the Administrative Instructions Under the Patent Cooperation Treaty (PCT) as in force from January 11, 2001 (see documents PCT/AI/1 dated June 17, 1998, PCT/AI/1 Add.1 dated December 22, 1998, and PCT/AI/1 Add.1^{bis} dated December 21, 2000). The modifications, which are promulgated after consultation with the interested Offices and Authorities pursuant to Rule 89.2(a) of the Regulations under the PCT, involve the inclusion of new Sections 211 to 216, 317 and 419 and the modification of Sections 303 and 327 and of Annex D, pursuant to new Rule 4.17 (Declarations Relating to National Requirements Referred to in Rule 51^{bis}.1(a)(i) to (v)), new Rule 26^{ter} (Correction or Addition of Declarations Under Rule 4.17) amended Rule 48 (International Publication) and amended Rule 51^{bis} (Certain National Requirements Allowed Under Article 27).
2. As to publication of the modifications, see *PCT Gazette* No. 04/2001 of January 25, 2001, and *PCT Gazette* No. 05/2001 of February 1, 2001.

MODIFICATIONS OF THE ADMINISTRATIVE INSTRUCTIONS

Section 102 [Modified]**Use of the Forms**

(a) Subject to paragraphs (b) to (i) and Sections 103 and 114, the International Authorities shall use, or require the use of, the mandatory Forms specified below:

(i) [No change]

(ii) Forms for use by the receiving Offices:

PCT/RO/103	PCT/RO/111	PCT/RO/123	PCT/RO/150
PCT/RO/104	PCT/RO/112	PCT/RO/126	PCT/RO/151
PCT/RO/105	PCT/RO/113	PCT/RO/133	PCT/RO/152
PCT/RO/106	PCT/RO/115	PCT/RO/136	PCT/RO/153
PCT/RO/107	PCT/RO/116	PCT/RO/139	PCT/RO/154
PCT/RO/109	PCT/RO/117	PCT/RO/143	PCT/RO/155
PCT/RO/110	PCT/RO/118	PCT/RO/147	PCT/RO/156

(iii) [No change]

(iv) Forms for use by the International Bureau:

PCT/IB/301	PCT/IB/318	PCT/IB/336	PCT/IB/355
PCT/IB/302	PCT/IB/319	PCT/IB/337	PCT/IB/356
PCT/IB/304	PCT/IB/320	PCT/IB/338	PCT/IB/357
PCT/IB/305	PCT/IB/321	PCT/IB/339	PCT/IB/358
PCT/IB/306	PCT/IB/323	PCT/IB/344	PCT/IB/359
PCT/IB/307	PCT/IB/324	PCT/IB/345	PCT/IB/360
PCT/IB/308	PCT/IB/325	PCT/IB/346	PCT/IB/361
PCT/IB/310	PCT/IB/329	PCT/IB/349	PCT/IB/366
PCT/IB/313	PCT/IB/331	PCT/IB/350	PCT/IB/367
PCT/IB/314	PCT/IB/332	PCT/IB/351	PCT/IB/368
PCT/IB/315	PCT/IB/333	PCT/IB/352	PCT/IB/369
PCT/IB/316	PCT/IB/334	PCT/IB/353	PCT/IB/370
PCT/IB/317	PCT/IB/335	PCT/IB/354	PCT/IB/371

(v) [No change]

(b) to (i) [No change]

Section 211 [New]**Declaration as to the Identity of the Inventor**

(a) Any declaration as to the identity of the inventor, referred to in Rule 4.17(i), shall be worded as follows:

“Declaration as to the identity of the inventor (Rules 4.17(i) and 51bis.1(a)(i)):

in relation to [this] international application [No. PCT/...],

(i) ... (*name*) of ... (*address*) is the inventor of the subject matter for which protection is sought by way of [the] [this] international application

(ii) this declaration is made for the purposes of (*include as applicable*):

(a) all designations [except the designation of the United States of America]

(b) the following designations for national and/or regional patents: ...”

(b) This declaration need not be made if the name and address of the inventor are otherwise indicated in the request.

(c) This declaration may, where applicable, be combined, in accordance with Section 212(b), with the declaration referred to in Section 212(a).

Section 212 [New]
**Declaration as to the Applicant's Entitlement to Apply for
and Be Granted a Patent**

(a) Any declaration as to the applicant's entitlement, as at the international filing date, to apply for and be granted a patent, referred to in Rule 4.17(ii), shall be worded as follows, with such inclusion, omission, repetition and re-ordering of the matters listed as items (i) to (viii) as is necessary to explain the applicant's entitlement:

"Declaration as to the applicant's entitlement, as at the international filing date, to apply for and be granted a patent (Rules 4.17(ii) and 51bis.1(a)(ii)), in a case where the declaration under Rule 4.17(iv) is not appropriate:

in relation to [this] international application [No. PCT/...],

... (*name*) is entitled to apply for and be granted a patent by virtue of the following:

- (i) ... (*name*) of ... (*address*) is the inventor of the subject matter for which protection is sought by way of [the] [this] international application
- (ii) ... (*name*) [is] [was] entitled as employer of the inventor, ... (*inventor's name*)
- (iii) an agreement between ... (*name*) and ... (*name*), dated ...
- (iv) an assignment from ... (*name*) to ... (*name*), dated ...
- (v) consent from ... (*name*) in favor of ... (*name*), dated ...
- (vi) a court order issued by ... (*name of court*), effecting a transfer from ... (*name*) to ... (*name*), dated ...
- (vii) transfer of entitlement from ... (*name*) to ... (*name*) by way of ... (*specify kind of transfer*), dated ...
- (viii) the applicant's name changed from ... (*name*) to ... (*name*) on ... (*date*)
- (ix) this declaration is made for the purposes of (*include as applicable*):
 - (a) all designations [except the designation of the United States of America]
 - (b) the following designations for national and/or regional patents: ..."

(b) The declaration referred to in paragraph (a) may, where applicable, be combined with the declaration referred to in Section 211(a), in which case the introductory phrase shall be worded as follows and the remainder of the combined declaration shall be worded as prescribed in paragraph (a):

"Combined declaration as to the applicant's entitlement, as at the international filing date, to apply for and be granted a patent (Rules 4.17(ii) and 51bis.1(a)(ii)) and as to the identity of the inventor (Rules 4.17(i) and 51bis.1(a)(i)), in a case where the declaration under Rule 4.17(iv) is not appropriate:"

Section 213 [New]
**Declaration as to the Applicant's Entitlement to Claim Priority
of Earlier Application**

Any declaration as to the applicant's entitlement, as at the international filing date, to claim priority of the earlier application, referred to in Rule 4.17(iii), shall be worded as follows, with such inclusion, omission, repetition and re-ordering of the matters listed as items (i) to (viii) as is necessary to explain the applicant's entitlement:

"Declaration as to the applicant's entitlement, as at the international filing date, to claim the priority of the earlier application specified below, where the applicant is not the applicant who filed the earlier application or where the applicant's name has changed since the filing of the earlier application (Rules 4.17(iii) and 51bis.1(a)(iii)):

in relation to [this] international application [No. PCT/...],

... (*name*) is entitled to claim priority of earlier application No. ... by virtue of the following:

- (i) the applicant is the inventor of the subject matter for which protection was sought by way of the earlier application
- (ii) ... (*name*) [is] [was] entitled as employer of the inventor, ... (*inventor's name*)
- (iii) an agreement between ... (*name*) and ... (*name*), dated ...
- (iv) an assignment from ... (*name*) to ... (*name*), dated ...
- (v) consent from ... (*name*) in favor of ... (*name*), dated ...
- (vi) a court order, issued by (*name of court*), effecting a transfer from ... (*name*) to ... (*name*), dated ...
- (vii) transfer of entitlement from ... (*name*) to ... (*name*) by way of ... (*specify kind of transfer*), dated ...
- (viii) the applicant's name changed from ... (*name*) to ... (*name*) on ... (*date*)
- (ix) this declaration is made for the purposes of (*include as applicable*):
 - (a) all designations
 - (b) the following designations for national and/or regional patents: ...”

Section 214 [New] **Declaration of Inventorship**

(a) A declaration of inventorship, referred to in Rule 4.17(iv), that is made for the purposes of the designation of the United States of America shall be worded as follows:

“Declaration of inventorship (Rules 4.17(iv) and 51*bis*.1(a)(iv)) for the purposes of the designation of the United States of America:

I hereby declare that I believe I am the original, first and sole (if only one inventor is listed below) or joint (if more than one inventor is listed below) inventor of the subject matter which is claimed and for which a patent is sought.

This declaration is directed to the international application of which it forms a part (if filing declaration with application).

This declaration is directed to international application No. PCT/... (if furnishing declaration pursuant to Rule 26*ter*).

I hereby declare that my residence, mailing address, and citizenship are as stated next to my name.

I hereby state that I have reviewed and understand the contents of the above-identified international application, including the claims of said application. I have identified in the request of said application, in compliance with PCT Rule 4.10, any claim to foreign priority, and I have identified below, under the heading “Prior Applications,” by application number, country or Member of the World Trade Organization, day, month and year of filing, any application for a patent or inventor's certificate filed in a country other than the United States of America, including any PCT international application designating at least one country other than the United States of America, having a filing date before that of the application on which foreign priority is claimed.

I hereby acknowledge the duty to disclose information that is known by me to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the PCT international filing date of the continuation-in-part application.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Name: ...

Residence: ... (city and either US state, if applicable, or country)

Mailing Address: ...

Citizenship: ...

Prior Applications: ...

Inventor's Signature: ... (if not contained in the request, or if declaration is corrected or added under Rule 26ter after the filing of the international application. The signature must be that of the inventor, not that of the agent)

Date: ... (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the filing of the international application)"

(b) Where there is more than one inventor and all inventors do not sign the same declaration referred to in paragraph (a), each declaration shall indicate the names of all the inventors.

(c) Any correction or addition under Rule 26ter.1 of a declaration referred to in paragraph (a) shall take the form of a declaration referred to in that paragraph and be signed by the inventor. In addition, any such correction shall be entitled "Supplemental declaration of inventorship (Rules 4.17(iv) and 51bis.1(a)(iv))".

Section 215 [New]
Declaration as to Non-Prejudicial Disclosures or
Exceptions to Lack of Novelty

Any declaration as to non-prejudicial disclosures or exceptions to lack of novelty shall be worded as follows, with such inclusion, omission, repetition and re-ordering of the matters listed as items (i) to (iv) as is necessary:

"Declaration as to non-prejudicial disclosures or exceptions to lack of novelty (Rules 4.17(v) and 51bis.1(a)(v)):

in relation to [this] international application [No. PCT/...],

... (*name*) declares that the subject matter claimed in [the] [this] international application was disclosed as follows:

- (i) kind of disclosure (*include as applicable*):
 - (a) international exhibition
 - (b) publication
 - (c) abuse
 - (d) other: ... (*specify*)
- (ii) date of disclosure: ...
- (iii) title of disclosure (*if applicable*): ...
- (iv) place of disclosure (*if applicable*): ...
- (v) this declaration is made for the purposes of (*include as applicable*):
 - (a) all designations
 - (b) the following designations for national and/or regional patents: ..."

Section 216 [New]
Notice of Correction or Addition of a Declaration Under Rule 26ter

Any notice referred to in Rule 26ter.1 shall consist of a replacement sheet containing a corrected declaration, or of an additional sheet containing a declaration, and an accompanying letter explaining the correction or addition.

Section 303**Deletion of Additional Matter in the Request**

(a) Where, under Rule 4.18(b), the receiving Office deletes *ex officio* any matter contained in the request, it shall do so by enclosing such matter within square brackets and entering, in the margin, the words “DELETED BY RO” or their equivalent in the language of publication of the international application, and shall notify the applicant accordingly. If copies of the international application have already been sent to the International Bureau and the International Searching Authority, the receiving Office shall also notify that Bureau and that Authority.

(b) The receiving Office shall not delete *ex officio* any indication made in declarations referred to in Rule 4.17 which are contained in the request.

Section 317**Transmittal of a Notice of Correction or Addition of a Declaration Under Rule 26ter.1**

If a notice under Rule 26ter.1 is submitted by the applicant to the receiving Office, that Office shall mark the date of receipt on the notice and transmit it promptly to the International Bureau. The notice shall be considered to have been received by the International Bureau on the date marked.

Section 327 [Modified]***Ex Officio* Correction of Request by the Receiving Office**

(a) Subject to paragraph (d), where the record copy has not yet been sent to the International Bureau and the request requires correction because it contains an inconsistency or a minor defect such as non-compliance with the requirement for indications under Section 115, the receiving Office may correct the request *ex officio*. If the receiving Office does so, it shall notify the applicant accordingly.

(b) and (c) [No change]

(d) The receiving Office shall not make any *ex officio* correction to declarations referred to in Rule 4.17 which are contained in the request.

Section 419**Processing of a Declaration Under Rule 26ter**

(a) Where any declaration referred to in Rule 4.17, or any correction thereof under Rule 26ter.1, is submitted to the International Bureau within the time limit under Rule 26ter.1, the International Bureau shall indicate the date on which it received the declaration or correction and insert the additional sheet or replacement sheet in the record copy.

(b) The International Bureau shall promptly notify the applicant, the receiving Office and the International Searching Authority of any declaration corrected or added under Rule 26ter.1.

(c) The International Bureau shall not make any *ex officio* correction to declarations referred to in Rule 4.17 which are contained in the request.

(d) Where any declaration referred to in Rule 4.17, or any correction thereof under Rule 26ter.1, is submitted to the International Bureau after the expiration of the time limit under Rule 26ter.1, the International Bureau shall notify the applicant accordingly and inform the applicant that such a declaration or correction should be submitted directly to the designated Office or Offices concerned. Any declaration referred to in Rule 4.17(iv), signed as prescribed in Section 214, which is submitted to the International Bureau after the expiration of the time limit under Rule 26ter.1 shall be returned to the applicant.

ANNEX D [Modified]
INFORMATION FROM PAMPHLET FRONT PAGE TO BE INCLUDED
IN THE GAZETTE UNDER RULE 86.1(a)(i)

The following information shall be extracted from the front page of the pamphlet of each published international application and shall, in accordance with Rule 86.1(a)(i), appear in the corresponding entry of the Gazette:

1. to 6. [*No change*]
7. as to any indication in relation to deposited biological material furnished under Rule 13*bis* separately from the description:
 - 7.1 the fact that such indication is published
 - 7.2 the date on which the International Bureau received such indication
8. as to any declaration referred to in Rule 4.17 which was received by the International Bureau before the expiration of the time limit under Rule 26*ter*.1:
 - 8.1 the fact that such a declaration was made and a reference to the applicable item in Rule 4.17 under which it was made
 - 8.2 an indication of those designations for the purposes of which such declaration was made.

[End of document]