

PatentCooperationTreaty

DoneatWashingtononJune19,1970, amendedonSeptember28,1979, modifiedonFebruary3,1984,andOctober3,2001

(asinforcefromApril1,2002)

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TheContractingStates,

Desiringtomakeacontributiontotheprogressofscienceandtechno logy,

Desiring toperfect the legal protection of inventions,

Desiring to simplify and render more economical the obtaining of protection for inventions where protection is sought in several countries,

Desiring to facilitate and accelerate access by the public to the technical information contained in documents describing new inventions,

Desiring to foster and accelerate the economic development of develop ing countries through the adoption of measures designed to increase the efficiency of their legal systems, whether national or regional, instituted for the protection of inventions by providing easily accessible information on the availability of technological solutions applicable to their special needs and by facilitating access to the everex panding volume of modern technology,

Convinced that cooperation among nations will greatly facilitate the attainment of these aims, Have concluded the present Treaty.

INTRODUCTORY PROVISIONS

Article1 EstablishmentofaUnion

- (1) The Statesparty to this Treaty (herein after called "the Contracting States") constitute a Union for cooperation in the filing, searching, a nd examination, of applications for the protection of inventions, and for rendering special technical services. The Union shall be known as the I nternational Patent Cooperation Union.
- (2) No provision of this Treaty shall be interpreted as diminishing the rights under the Paris ConventionfortheProtectionofIndustrialPropertyofanynationalorresidentofanycountrypartyto thatConvention.

Article2 Definitions

ForthepurposesofthisTreatyandtheRegulationsandunlessexpresslystatedotherw ise:

- (i) "application" means an application for the protection of an invention; references to an "application" shall be construed as references to applications for patents for inventions, inventors' certificates, utility certificates, utility models, pate nts or certificates of addition, and utility certificates of addition;
- (ii) references to a "patent" shall be construed as references to patents for inventions, inventors' certificates, utility certificates, utility mo dels, patents or certificates of addition, i nventors' certificates of addition, and utility certificates of addition;
 - (iii) "national patent" means a patent granted by an ational authority;
- (iv) "regionalpatent" meansapatentgranted by an ational or a nintergovernmental authority having the power to grant patents effective in more than one State;
 - (v) "regionalapplication" means an application for a regional patent;





- (vi) referencestoa"nationalapplication"shallbeconstruedasreferencestoappli cationsfor nationalpatents,otherthanapplicationsfiledunderthisTreaty;
 - (vii) "international application" means an application filed under this Treaty;
- (viii) references to an "application" shall be construed as references to international applicationsandnational applications;
- $(ix) \ \ references to a ``patent" shall be construed as references to national patents and regional patents;$
- (x) references to "national law" shall be construed as references to the national law of a Contracting State or, where a regional application or a regional patent is involved, to the treaty providing for the filing of regional applications or the granting of regional patents;
 - (xi) "prioritydate," forthepurposes of computing time limits, means:
- (a) where the international application contains a priority claim under Article 8, the filingdateoftheapplicationwhosepriorityissoclaimed;
- (b) where the international application contains several priority claims under Art icle 8, the filing date of the earliest application whose priority is so claimed;
- (c) wheretheinternational application does not contain any priority claim under Article 8, the international filing date of such application;
- (xii) "national Office" means the government authority of a Contracting State entrusted with the granting of patents; references to a "national Office" shall be construed as referring also to any intergovernmental authority which several States have entrusted with the task of granting regional patents, provided that at least one of those States is a Contracting State, and provided that the said States have authorized that authority to assume the obligations and exercise the powers which this Treatyandthe Regulations provide for in respector finational Offices;
- $(xiii) \ \ "designated Office" means the national Office of or acting for the State designated by the applicant under Chapter I of this Treaty;$
- (xiv) "elected Office" means the national Office of or acting for the State elected by the applicantunderC hapterIIofthisTreaty;
- (xv) "receivingOffice" meansthenationalOfficeortheintergovernmentalorganiz ationwith whichtheinternationalapplicationhasbeenfiled;
 - (xvi) "Union" meansthe International Patent Cooperation Union;
 - (xvii) "Assembly" meanstheAssemblyoftheUnion;
 - (xviii) "Organization" meansthe World Intellectual Property Organ ization:
- $(xix) \ \ ``International Bureau'' means the International Bureau of the Organization and, as long as its ubsists, the United International Bureaux for the Protection of Intellectual Property (BIRPI);$
- (xx) "Director General" means the Director General of the Organization and, as long as BIRPIsubsists, the Director of BIRPI.





CHAPTER I INTERNATIONAL APPLICATION AND INTERNATIONAL SEARCH

Article3 TheInter nationalApplication

- $(1) \ Applications for the protection of inventions in any of the Contracting States may be filed as international applications under this Treaty.$
- (2) An international application shall contain, as specified in this Treaty and the Re request, adescription, one or more claims, one or more drawings (where required), and an a bstract.
- (3) The abstract merely serves the purpose of technical information and cannot be taken into account for any other purpose, particularly not for the purpose of interpreting the scope of the protectionsought.
 - (4) Theinternational application shall:
 - (i) beinaprescribedlanguage;
 - (ii) complywiththeprescribedphysicalrequirements;
 - (iii) complywiththeprescribedrequirementofunity of invention;
 - (iv) besubjecttothepaymentoftheprescribedfees.

Article4 TheRequest

- (1) Therequestshallcontain:
- $(i) \ \ a petition to the effect that the international application be processed according to this \\ Treaty;$
- (ii) the designation of the eContracting State or States in which protection for thei nvention is desired on the basis of the international application ("designated States"); if for any designated State are gional patent is available and the applicant wishes to obtain a regional patent, the request shall so indicate; if, under a treaty concerning a regional patent, the applicant cannot limit his application to certain of the States party to that treaty, designation of one of those States and the indication of the wish to obtain the regional patent shall be treated as designation of that State has the effect of an application for a regional patent, the designation of the said State shall be treated as an indication of the wish to obtain the regional patent;
 - (iii) thenameofandotherprescribeddataconcerningtheapplicantandtheagent(ifany);
 - (iv) thetitleoftheinvention;
- $(v)\ then a meofa\ ndother prescribed data concerning the inventor where the national law of at least one of the designated States requires that these indications be furnished at the time of filing a national application. Otherwise, the said indications may be furnished eit her in the request or in separate notices addressed to each designated Office whose national law requires the furnishing of the said indications but allows that they be furnished at a time later than that of the filing of a national application.$
- (2) Every designation shall be subject to the payment of the prescribed fee within the prescribed time limit.





- (3) Unless the applicant asks for any of the other kinds of protection referred to in Article 43, designation shall mean that the desired protection consists of the grant of a patent by or for the designatedState.Forthepu rposesofthisparagraph,Article2(ii)shallnotapply.
- (4) Failure to indicate in the request the name and other prescribed data concerning their shall have no consequence in any designated State whose national law requires the furnishing of the said indications but allows that they be furnished at a time later than that of the filing of a national application. Failure to furnish the said indications in a separate notice shall have no consequence in any designated State whose national law does not require the furnishing of the said indications.

Article5 TheDescription

 $The \, description \, shall \, disclose \, the \, invention \, in \, a \, manner \, sufficiently \, clear \, and \, complete \, for \, the \, invention to be carried out by a person skilled in the art.$

Article6 TheClaims

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

Article7 TheDrawings

- (1) Subject to the provisions of paragraph (2)(ii), drawings shall be required when they are necessary for the understanding of the invention.
- (2) Where, without being necessary for the understanding of the invention, the nature of the inventionadmit sofillustration by drawings:
 - (i) the applicant may include such drawings in the international application when filed,
- $(ii) \ \ any designated \ Office \ may \ require \ that \ the \ applicant \ file \ such \ drawings \ with \ it \ within \ the prescribed time limit.$

Article8 ClaimingPriority

- (1) The international application may contain a declaration, as prescribed in the Regul ations, claiming the priority of one or more earlier applications filed in or for any country party to the Paris Convention for the Protection of Industrial Property.
- $(2) (a) \ \ Subject to the provisions of subparagraph (b), the conditions for, and the effect of, any priority claim declared under paragraph (1) shall be as provided in Article 4 of the Stoc kholm Act of the Paris Convention for the Protection Industrial Property.$
- (b) The international application for which the priority of one or more earlier applic ations filedin or for a Contracting State is claimed may contain the designation of that State. Where, in the international application, the priority of one or more national applications filed in or for a designated State is claimed, or where the priority of an international application having designated only one State is claimed, the conditions for, and the effect of, the priority claim in that State.





Article9 TheApplicant

- (1) AnyresidentornationalofaContractingStatemayfileanintern ationalapplication.
- (2) The Assembly may decide to allow the residents and the nationals of any country party to the Paris Convention for the Protection of Industrial Property which is not party to this Treaty to file international applications.
- (3) The concepts of residence and nationality, and the application of those concepts in cases where there are eseveral applicants or where the applicants are not the same for all the designated States, are defined in the Regulations.

Article10 TheReceivingOffice

The international applications hall be filed with the prescribed receiving Office, which will checan deprocess it as provided in this Treaty and the Regulations.

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Article11 FilingDateandEffectsoftheInternationalApplication

- (1) The receiving Office shall accord as the international filing date the date of receipt of the international application, provided that that Office has found that, at the time of receipt:
- $(i)\ the applicant does not obviously lack, for reasons of residence or nationality, the right to file an international application with the receiving Office,$
 - (ii) theinternational app lication is in the prescribed language,
 - (iii) theinternational application contains at least the following elements:
 - (a) anindicationthatitisintendedasaninternational applic ation,
 - (b) thedesignationofatleastoneContractingState,
 - (c) thenameoftheapplicant, asprescribed,
 - (d) apartwhichonthefaceofitappearstobeadescription,
 - (e) apartwhichonthefaceofitappearstobeaclaimorclaims.
- (2)(a) If the requirements listed in paragraph (1), it shall, as provided in the Regulations, invite the applicant to file the required correction.
- (b) If the applicant complies with the invitation, as provided in the Regulation s, ther eceiving Offices hall accord as the international filing date the date of receipt of the required correction.
- (3) Subject to Article 64(4), any international application fulfilling the requirements listed in items (i) to (iii) of paragraph (1) an daccorded an international filing date shall have the effect of a regularnational application in each designated State as of the international filing date, which date shall be considered to be the actual filing date in each designated State.
- (4) Anyin ternational application fulfilling the requirements listed in items (i) to (iii) of paragraph (1) shall be equivalent to a regular national filing within the meaning of the Paris Convention for the Protection of Industrial Property.





Article12

Transmittal of the International Application to the International Bureau and the International Searching Authority

- (1) OnecopyoftheinternationalapplicationshallbekeptbythereceivingOffice("homecopy"), onecopy("recordcopy")shallbetransmittedtothe InternationalBureau,andanothercopy("search copy")shallbetransmittedtothecompetentInternationalSearchingAuthorityreferredtoinA rticle 16,asprovidedintheRegulations.
 - (2) Therecordcopyshallbeconsideredthetruecopyoftheintern ationalapplication.
- (3) The international application shall be considered withdrawn if the record copy has not been received by the International Bureau within the prescribed time limit.

Article13 AvailabilityofCopyoftheInternationalApplication toDesignatedOffices

- (1) Any designated Office may ask the International Bureau to transmit to it a copy of the international application prior to the communication provided for in Article 20, and the Intern ational Bureaushalltransmitsuchcopy to the designated Office assoon as possible after the exp iration of one year from the priority date.
- (2)(a) The applicant may, at any time, transmit a copy of his international application to any designatedOffice.
- (b) The applicant may, at any time, ask th e International Bureau to transmit a copy of his international application to any designated Office, and the International Bureau shall transmit such copytothedesignatedO fficeassoonaspossible.
- (c) Any national Office may notify the International Bureau that it does not wish to receive copies as provided for insubparagraph (b), in which case that subparagraph shall not be applicable in respect of that O ffice.

Article14 CertainDefectsintheInternationalApplication

- (1)(a) ThereceivingOffice shallcheckwhethertheinternational application contains any of the following defects, that is to say:
 - (i) itisnotsignedasprovidedintheRegulations;
 - (ii) itdoesnotcontaintheprescribedindicationsconcerningtheapplicant;
 - (iii) itdoesno tcontainatitle;
 - (iv) itdoesnotcontainanabstract;
- $(v) \quad \text{it does not comply to the extent provided in the Regulations with the prescribed physical$ $requirements.}$
- (b) If the receiving Office finds any of the said defects, it shall invite the applican the international application within the prescribed time limit, failing which that applic ation shall be considered with drawn and the receiving Office shall so declare.
- (2) If the international application refers to drawings which, in fact, a re not included in that application, there ceiving Offices hall notify the applicant accordingly and he may furnish them within the prescribed time limit and, if he does, the international filing date shall be the date on which the





drawings are received by the receiving Office. Otherwise, any reference to the said drawings shall be considered non-existent.

- (3)(a) If the receiving Office finds that, within the prescribed time limits, the fees prescribed under Article 3(4)(iv) have not been paid, or no fee prescribed under Article 4(2) has been paid in respectofanyofthedesignated States, the international applications hall be considered with drawn and the receiving Office shall so declare.
- (b) If the receiving Office finds that the fee prescribed under Article 4(2) has been paid in respect of one or more (but less than all) designated States within the prescribed time limit, the designation of those States in respect of which it has not been paid within the prescribed time limit shall be considered with drawn and the receiving Office shall so declare.
- (4) If, after having accorded an international filing date to the international application, the receiving Office finds, within the prescribed time limit, that any of the requirements listed in items (i) to (iii) of Article 11(1) was not complied with at that date, the said application shall be consi dered with drawn and the receiving Office shall so declare.

Article15 TheInternationalSearch

- (1) Eachinternational applications hall be the subject of international search.
- (2) The objective of the international search is to discoverrel evant prior art.
- (3) International search shall be made on the basis of the claims, with due regard to the descriptionandthedrawings(ifany).
- (4) The International Searching Authority referred to in Article 16 shall endeavortodi scover as much of the relevant prior artasits facilities permit, and shall, in any case, consult the documentation specified in the Regulations.
- $(5) (a) \ If the national law of the Contrac \ ting States opermits, the applicant who files an ational application with the national Office of oracting for such State may, subject to the conditions provided for in such law, request that as ear ch similar to an international search ("international types earch") be carried out on such application. \\$
- (b) If the national law of the Contracting States opermits, the national Office of or ac such State may subject any national application filed with it to an international -type search.
- (c) Theinte rnational-typesearchshallbecarriedoutbytheInterna tionalSearchingAuthority referred to in Article 16 which would be compe tent for an international search if the national application were an international application and were filed with the Offi ce referred to in subpara graphs (a) and (b). If the national application is in a language which the International Searching Authorityconsidersitisnotequippedtohandle, theinternational -typesearchshallbecarriedoutona translationpreparedbyt heapplicantinalanguage prescribed for international applications and which the International Searching Authority has undertaken to accept for international applications. The national application and the translation, when required, shall be presented in the form prescribed for international applications.

Article16 TheInternationalSearchingAuthority

(1) International search shall be carried out by an International Searching Authority, which may be either a national Office or an intergovernmental organization, such as the International Patent





Institute, whose tasks include the establishing of documentary search reports on prior art with respect to inventions which are the subject of applications.

- (2) If, pending the establishment of a single International Searching Authority, there are several International Searching Authorities, each receiving Office shall, in accordance with the provisions of the applicable agreement referred to in paragraph (3)(b), specify the International Searching Authority or Authorities competent for these arching of international applications filed with such Office.
- (3)(a) International Searching Authorities shall be appointed by the Assembly. Any national Officeandanyintergovernmentalorganizationsatisfying therequire mentsreferred to insu bparagraph (c)maybeappointed as International Searching Authority.
- (b) Appointment shall be conditional on the consent of the national Office or intergovernmental organization to be appointed and the conclusion of an agreement, subject to approval by the Assembly, between such Office or organization and the International Bureau. The agreement shall specify the rights and obligations of the parties, in particular, the formal undertaking by the said Office or organization to apply and observe all the common rules of international search.
- (c) The Regulations prescribe the minimum requirements, particularly as to manpower and documentation, which any Office or organization must satisfy before it can be appointed and must continue to satisfy while itremains appointed.
 - (d) Appointmentshallbeforafixedperiodoftimeandmaybeextendedforfurtherp eriods.
- (e) Before the Assembly makes a decision on the appointment of any national Office or intergovernmental organization, or on the extension of its appointment, or before it allows any such appointment to lapse, the Assembly shall hear the interested Office or organization and seek the advice of the Committee for Technical Cooperation referred to in Article 56 once that Committee has been established.

Article17 ProcedureBeforetheInternationalSearchingAuthority

- $(1)\ Procedure before the International Searching Authority shall be governed by the provisions of this Treaty, the Regulations, and the agreement which the International Bureau shall conclude, subject to this Treaty and the Regulations, with the said Authority.$
 - (2)(a) IftheInternationalSearchingAuthorityconsiders
 - (i) that the international application relates to a subject matter which the Intern ational Searching Authority is not required, under the Regulations, to search, and in the particular cased ecides not to search, or
 - (ii) that the description, the claims, or the drawings, fail to comply with the prrequirements to such an extent that a meaning for ulsearch could not be carried out,

the said Authority shall so declare and shall notify the applicant and the International Bureau that no international search report will be established.

- (b) Ifanyofthesituationsreferredtoinsubparagraph(a)isf oundtoexistinconnectionwith certainclaimsonly, the international search reports hall so indicate in respect of such claims, whereas, for the other claims, the said reports hall be established as provided in Article 18.
- (3)(a) If the International Searching Authority considers that the international application does not comply with the requirement of unity of invention asset for thin the Regulations, it shall invite the applicant to pay additional fees. The International Searching Authority shalle stablish the international





search report on those parts of the international application which relate to the invention first mentioned in the claims ("main invention") and, provided the required a dditional fees have been paid within the prescribed time lim it, on those parts of the international application which relate to invention sin respect of which the said fees were paid.

(b) The national law of any designated State may provide that, where the national Office of that State finds the invitation, refer red to insubparagraph (a), of the International Searching Authority justified and where the applicant has not paid all additional fees, those parts of the international application which consequently have not been searched shall, as far as effects in that State are concerned, beconsidered with drawn unless a special fee is paid by the applicant to the national Office of that State.

Article18 TheInternationalSearchReport

- (1) Theinternationalsearchreportshallbeestablishedwithintheprescribedti melimitandinthe prescribedform.
- (2) Theinternationalsearchreportshall, as soon as it has been established, betransmitted by the International Searching Authority to the applicant and the International Bureau.
- (3) The international search report or the declaration referred to in Article 17(2)(a) shall be translated as provided in the Regulations. The translations shall be prepared by or under the responsibility of the International Bureau.

Article19 AmendmentoftheClaimsBeforetheInternati onalBureau

- (1) The applicant shall, after having received the international search report, be entitled to one opportunity to amend the claims of the international application by filing amendments with the International Bureau within the prescribed time limit. Hemay, at the same time, fileabrief statement, as provided in the Regulations, explaining the amendments and indicating any impact that such amendments might have on the description and the drawings.
 - (2) Theamendmentsshallnotgobeyondthed isclosureintheinternational application as filed.
- (3) If the national law of any designated State permits amendments to go beyond the said disclosure, failure to comply with paragraph (2) shall have no consequence in that State.

Article20 CommunicationtoDesignatedOffices

- (1)(a) The international application, together with the international search report (including any indication referred to in Article 17(2)(b)) or the declaration referred to in Article 17(2)(a), shall be communicated to each designated Office, as provided in the Regulations, unless the designated Office waives such requirement in its entire tyor in part.
- (b) The communication shall include the translation (as prescribed) of the said report or declaration.
- (2) If the claims have been amended by virtue of Article 19(1), the communication shall either contain the full text of the claims both as filed and as amended or shall contain the full text of the claims as filed and specify the amendments, and shall include the statement, if any, referred to in Article 19(1).





(3) AttherequestofthedesignatedOfficeortheapplicant,theInternationalSearchingAuthority shall send to the said Office or the applicant, respectively, copies of the documents cited in the internationalsearc hreport, as provided in the Regulations.

Article21 **International Publication**

- (1) TheInternationalBureaushallpublishinternationalapplications.
- (2)(a) Subject to the exceptions provided for in subparagraph (b) and in Article 64(3), the international publication of the international applications hall be effected promptly after the experiments of the property of the propertyxpiration of 18 months from the prio ritydateofthatapplication.
- (b) TheapplicantmayasktheInternationalBureautopublishhisinternationalapplic ationany time before the expiration of the time limit referred to in subparagraph (a). The International Bureau shallproceeda ccordingly, asprovided in the Regulations.
- (3) The international search report or the declaration referred to in Article 17(2)(a) shall be publishedasprescribedintheRegulations.
- (4) The language and form of the international publication and other details are governed by the Regulations.
- (5) There shall be no international publication if the international application is withdrawn or i S considered with drawn before the technical preparations for publication have been co mpleted.
- (6) If the international application contains expressions or drawings which, in the opinion of the International Bureau, are contrary to morality or public orde r, or if, in its opinion, the i nternational application contains disparaging statements as defined in the Regulations, it may omit such expressions, drawings, and statements, from its publications, indicating the place and number of the property of the place and the place andmberofwords ordrawingsomitt ed,andfurnishing,uponrequest,individualcopiesofthepassagesomi tted.

Article22 Copy, Translation, and Fee, to Designated Offices

- (1) The applicant shall furnish a copy of the international application (unless the commun ication provided for in Article 20 has already taken place) and a translation thereof (as pr escribed), and pay thenationalfee(ifany),toeachdesignatedOfficenotlaterthanattheexpir ationof30 *monthsfrom the priority date. Where the national law of the design at edStaterequirestheindicationofthenameof and other prescribed data concerning the inventor but allows that these indications be furnished at a time later than that of the filing of a national application, the applicant shall, unless they were contained in the erequest, furnish the said indication stothen at ional Office of oracting for the Statenot laterthanattheexpiration of 30* months from the priority date.
- (2) WheretheInternationalSearchingAuthoritymakesadeclaration,underArticle17(2)(a), that no international search report will be established, the time limit for performing the acts referred to in paragraph(1)ofthisArticleshallbethesameasthatprovidedforingar

Editor's Note: The 30 -month time limit, as in forc e from April 1, 2002, does not apply in respect of any design ated Office which has notified the International Bureau of incompatibility with the national law applied by the property of the propethat Office. The 20 -month time limit, as in force until March 31, 2002, continues to a pply after that date in respect of any such designated Office for as long as Article 22(1), as modified, continues not to be compatible with the applicable national law. Notifications concerning any such incompatibility and any with drawals of such notifications are published in the Gazette.





(3) Any national law may, for performing the acts referred ed to in paragraphs (1) or (2), fix time limits which expire later than the time limit provided for in those paragraphs.

Article23 DelayingofNationalProcedure

- (1) No designated Office shall process or examine the international application prior to the expiration of the applicable time limit under Art icle 22.
- (2) Notwithstanding the provisions of paragraph (1), any designated Office may, on thee request of the applicant, processor examine the international application at any time.

Article24 PossibleLossofEffectinDesignatedStates

- (1) Subject, in case (ii) below, to the provisions of Article 25, the effect of the international application provided for in Article 11(3) shall cease in any designated State with the same consequences as the withdrawal of any national application in that State:
 - $(i) \ \ if the applicant with drawshis international application or the designation of that State;$
- (ii) if the international application is considered withdrawn by virtue of Articles 12(3), 14(1)(b), 14(3)(a), or 14(4), or if the designation of that State is considered withdrawn by virtue of Article14(3)(b);
- $(iii) \ \ if the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to in Article 22 within the applicant fails to perform the acts referred to act to the acts of the$
- (2) Notwithstanding the provisions o f paragraph (1), any designated Office may maintain the effect provided for in Article 11(3) even where such effect is not required to be maintained by vi of Article 25(2).

Article25 ReviewbyDesignatedOffices

- (1)(a) Where the receiving Office has refused to accord an international filing date or has declared that the international application is considered with drawn, or where the International Bureau has made a finding under Article 12(3), the International Bureau shall promptly send, at the reque stof the applicant, copies of any document in the file to any of the designated Offices named by the applicant.
- (b) Where the receiving Office has declared that the designation of any given State is considered withdrawn, the International Bureau shall p romptly send, at the request of the appl icant, copiesofanydocument in the file to the national Office of such State.
- $(c) \ \ The request under subparagraphs (a) or (b) shall be presented within the prescribed time limit.$
- (2)(a) Subject to the provisions of subparagraph (b), each designated Office shall, provided that the national fee (if any) has been paid and the appropriate translation (as prescribed) has been furnished within the prescribed time limit, decide whether therefus al, declaration, or fin ding, referred to in paragraph (1) was justified under the provisions of this Treaty and the Regul ations, and, if it finds that therefus alorded claration was the result of an error or omission on the part of the International Bureau, it





shall, as far as effects in the State of the designated Office are concerned, treat the international application as if such error or omission had not occurred.

(b) Where the record copy has reached the International Bureau after the expiration of the time limit prescribed under Article 12(3) on account of any error or omission on the part of the applicant, the provisions of subparagraph (a) shall apply only under the circumstances referred to in Article 48(2).

Article26 OpportunitytoCorrectBeforeDesignatedOffices

No designated Office shall reject an international application on the grounds of non with the requirements of this Treaty and the Regulations without fir opportunity to correct the said application to the extent and according to the process of this treaty and the Regulations without fir opportunity to correct the said application to the extent and according to the process of the requirements of this treaty and the Regulations without fir opportunity to correct the said application to the extent and according to the process of the requirements of this treaty and the Regulations without fir opportunity to correct the said application to the extent and according to the process of the requirements of this treaty and the Regulations without fir opportunity to correct the said application to the extent and according to the process of the requirements of this treaty and the Regulations without fir opportunity to correct the said application to the extent and according to the requirement of the

Article27 NationalRequirements

- (1) Nonationallawshallrequirecompliancewithrequirements relating to the formorcontents of the international application different from or additional to those which are provided for in this Treaty and the Regulations.
- (2) The provisions of paragraph (1) neither affect the application of the provisions of Art icle 7(2) nor preclude any national law from requiring, once the processing of the international application has started in the designated Office, the furnishing:
- $(i) \ \ when the applicant is al \ \ \ egal entity, of the name of an office rentitled to represent such legal entity,$
- (ii) of documents not part of the international application but which constitute proof of allegations or statements made in that application, including the confirmation of the international application by the signature of the applicant when that application, as filed, was signed by his representative oragent.
- (3) Wheretheapplicant,forthepurposesofanydesignatedState,isnotqualifiedaccordingtothe nationallawof thatStatetofileanationalapplicationbecauseheisnottheinventor,theinternational applicationmayberejectedbythedesignatedOffice.
- (4) Where the national law provides, in respect of the formor contents of national applic ations, for requirements which, from the viewpoint of applicants, are more favorable than the requirements provided for by this Treaty and the Regulations in respect of international applic ations, the national Office, the courts and any other competentor gans of oracting or the designated State may apply the former requirements, instead of the latter requirements, to international applications, except where the applicant insists that the requirements provided for by this Treaty and the Regulations be applied to his international application.
- (5) NothinginthisTreatyandtheRegulationsisintendedtobeconstruedasprescribinganything that would limit the freedom of each Contracting State to prescribe such substantive conditions of patentability as it desires. In part icular, any provision in this Treaty and the Reg ulations concerning the definition of prior art is exclusively for the purposes of the international procedure and, consequently, any Contracting State is free to apply, when determining the patentability of an invention claimed in an international application, the criteria of its national law in respect of prior art





and other conditions of patentability not constituting requirements as to the form and contents of applications.

- (6) Thenationallawmayrequi rethattheapplicantfurnishevidenceinrespectofanysu bstantive condition of patenta bility prescribed by such law.
- (7) AnyreceivingOfficeor, oncethe processing of the international application has started in the designatedOffice,thatOfficema yapplythenationallawasfarasitrelatestoanyr equirementthatthe applicant be represented by an agent having the right to represent applicants before the said Office and/or that the applicant have an address in the designated State for the purpose of r eceiving notifications.
- (8) NothinginthisTreatyandtheRegulationsisintendedtobeconstruedaslimitingthefreedom of any Contracting State to apply measures deemed necessary for the preservation of its national security or to limit, for the protection of the general economic interests of that State, the right of its ownresidentsornationalstofileinternational applications.

Article28 AmendmentoftheClaims,theDescription,andtheDrawings, **BeforeDesignatedOffices**

- (1) The applicant shall be given the opportunity to amend the claims, the description, and the drawings, before each designated Office within the prescribed time limit. No designated O fficeshall grant a patent, or refuse the grant of a patent, before such time limit h as expired except with the expressconsentoftheapplicant.
- (2) The amendments shall not go beyond the disclosure in the international application as filed unless the national law of the design at ed State per mits them to go be you de the said discl
- (3) The amendments shall be in accordance with the national law of the designated State in all respectsnotprovidedforinthisTreatyandtheRegulations.
- (4) Where the designated Office requires a translation of the international application, the amendmentsshallbeinthelanguageofthetransl ation.

Article29 **EffectsoftheInternationalPublication**

- (1) As far as the protection of any rights of the applicant in a designated State is concerned, the effects, in that State, of the international publi cationofaninternational applications hall, subject to the provisionsofparagraphs (2)to(4), bethesameasthose which the national law of the designated State providesforthecompulsorynationalpublicationofunexaminednationalapplic ationsassu ch.
- (2) If the language in which the international publication has been effected is different from the language in which publications under the national law are effected in the designated State, the said nationallawmayprovidethattheeffectsprovided forinparagraph(1)shallbeapplic ableonlyfrom suchtimeas:
- (i) atranslationintothelatterlanguagehasbeenpublishedasprovidedbythen ationallaw, or





- (ii) a translation into the latter language has been made available to the public, by layi ng openforpublicinspectionasprovidedbythenationallaw,or
- (iii) atranslation into the latter language has been transmitted by the applicant to the actual orprospective unauthorized user of the invention claimed in the international application,
- (iv) both the acts described in (i) and (iii), or both the acts described in (ii) and (iii), have takenplace.
- (3) The national law of any designated State may provide that, where the international publication has been effected, on the request of the applicant, before the expiration of 18 months from the priority date, the effects provided for in paragraph (1) shall be applicable only from the expir ation of 18 months from the priority date.
- (4) The national law of any designated State may provide th at the effects provided for in paragraph(1)shallbeapplicableonlyfromthedateonwhichacopyoftheinternationalappl published under Article 21 has been received in the national Office of or acting for such State. The saidOfficeshallp ublishthedateofreceiptinitsgazetteassoonaspossible.

Article30 **ConfidentialNatureoftheInternationalApplication**

- (1)(a) Subject to the provisions of subparagraph (b), the International Bureau and the International Searching Authorities shal 1 not allow access by any person or authority to the international application before the international publication of that application, unless requested or authorized by the applicant.
- (b) The provisions of subparagraph (a) shall not apply to any transm ittal to the competent International Searching Authority, to transmit tals provided for under Article 13, and to communicationsprovidedforunderArticle20.
- (2)(a) No national Office shall allow access to the international application by third parties, unless requested or authorized by the applicant, b eforetheearliestofthefollowingdates:
 - (i) dateoftheinternationalpublicationoftheinternationalappl
- (ii) date of the receipt of the communication of the international application under Article20.
 - (iii) dateofthereceiptofacopyoftheinternationalapplicationunderArticle22.
- (b) The provisions of subparagraph (a) shall not prevent any na tionalOfficefromi nforming gthatfact. Suchinformation or publication third parties that it has been designated, or from publishin may, however, contain only the following data: identification of the receiving O ffice, name of the applicant, international filing date, international application number, and title of the invention.
- (c) Thepr ovisions of subparagraph (a) shall not prevent any designated Office from a llowing access to the international application for the purposes of the iudicial authorities.
- (3) The provisions of paragraph (2)(a) shall apply to any receiving Office except as far as transmittalsprovidedforunderArticle12(1)areco ncerned.
- (4) For the purposes of this Article, the term "access" covers any means by which third pa rties may acquire cognizance, including individual communication and general publication, pr ovided, however, that no national Office shall generally publish an international application or its translation before the international publication or, if international publication has not taken place by the





expiration of 20 months from the priority date, be fore the expiration of 20 months from the said priority date.

CHAPTER II INTERNATIONAL PRELIMINARY EXAMINATION

Article31 DemandforInternationalPreliminaryExamination

- (1) On the demand of the applicant, his international application shall be the subj international preliminary examination as provided in the following provisions and the Regul ations.
- $(2) (a) \ Any applicant who is a resident ornational, as defined in the Regulations, of a Contracting Statebound by Chapter II, and whose international application has been filed with the receiving Office of oracting for such State, may make a demand for international preliminary examination. \\$
- (b) The Assembly may decide to allow persons entitled to file international applications to make a demand for international preliminary examination even if they are residents or natio nals of a Statenot party to this Treaty or not bound by Chapter II.
- (3) The demand for international preliminary examination shall be made separately from the international ap plication. The demand shall contain the prescribed particulars and shall be in the prescribed language and form.
- (4)(a) The demands hall indicate the Contracting State or States in which the applicant i use the results of the international preliminary examination ("elected States"). Additional Contracting States may be elected later. Election may relate only to Contracting States already designated under Article 4.
- (b) Applicants referred to in paragraph (2)(a) may elect any Contracting State b ound by ChapterII. Applicants referred to in paragraph (2)(b) may elect only such Contracting States bound by ChapterII shaved eclared that they are prepared to be elected by such applicants.
- (5) The demands hall be subject to the payment of the prescribed time limit.
- (6)(a) The demand shall be submitted to the competent International Preliminary Examining AuthorityreferredtoinArticle32.
 - (b) AnylaterelectionshallbesubmittedtotheInternationalB ureau.
 - (7) EachelectedOfficeshallbenotifiedofitselection.

Article32 TheInternationalPreliminaryExaminingAuthority

- (1) International preliminary examination shall be carried out by the International Prelim inary Examining Authority.
- (2) Inthecaseofde mandsreferredtoinArticle31(2)(a), thereceivingOffice, and, inthecaseof demands referred to in Article 31(2)(b), the Assembly, shall, in accordance with the a pplicable agreement between the interested International Preliminary Examining Authority or Authorities and the International Bureau, specify the International Preliminary Examining Authority or Authorities competentforthepreliminary examination.





(3) The provisions of Article 16(3) shall apply, *mutatis mutandis*, in respect of Internationa 1 PreliminaryExaminingAuthorities.

Article33 TheInternationalPreliminaryExamination

- (1) The objective of the international preliminary examination is to formulate a preliminary and non-binding opinion on the questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), and to be industrially applicable.
- (2) For the purposes of the international preliminary examination, a claimed invention shall be considered novelifitis not anticipated by the pri or artas defined in the Regulations.
- (3) For the purposes of the international preliminary examination, a claimed invention shall be considered to involve an inventive step if, having regard to the prior art as defined in the Regulations, it is not, at the prescribed relevant date, obvious to a personskilled in the art.
- (4) For the purposes of the international preliminary examination, a claimed invention shall be considered industrially applicable if, according to its nature, it can be made or used (in the technological sense) in any kind of industry. "Industry" shall be understood in its broadest sense, as in the Paris Convention for the Protection of Industrial Property.
- (5) The criteria described above merely serve the purposes of international p reliminary examination. Any Contracting State may apply additional or different criteria for the purpose of decidingwhether, in that State, the claimed invention is patentable or not.
- (6) The international preliminary examination shall take into conside ration all the doc uments cited in the international search report. It may take into consideration any additional documents considered to be relevant in the particular case.

$\label{lem:article34} Article 34 \\ Procedure Before the International Preliminary Examining Authority$

- (1) Procedure before the International Preliminary Examining Authority shall be governed by the provisions of this Treaty, the Regulations, and the agreement which the International B ureau shall conclude, subject to this Treaty and the Regulations, with thes aid Authority.
- (2)(a) TheapplicantshallhavearighttocommunicateorallyandinwritingwiththeInte rnational PreliminaryExaminingAuthority.
- (b) Theapplicantshallhavearighttoamendtheclaims, the description, and the dra wings, in the prescribed manner and within the prescribed time limit, before the international prexamination report is established. The amendment shall not go beyond the disclosure in the international application as filed.
- (c) The applicant shall receive at least one written opinion from the International Preliminary Examining Authority unless such Authority considers that all of the following conditions are fulfilled:
 - (i) theinventionsatisfies the criteria set for thin Article 33(1),
- $(ii)\ \ the international\ \ application complies with the requirements of this Treaty and the Regulations in sofar as checked by that Authority,$
 - (iii) noobservationsareintendedtobemadeunderArticle35(2),lastsentence.
 - (d) Theapplicantmayrespondtothewrittenopinion.





- (3)(a) If the International Preliminary Examining Authority considers that the international application does not comply with the requirement of unity of invention asset for thin the Regulations, it may invite the applicant, at his option, to restrict the claims so as to comply with the requirement of unity of invention asset for thin the Regulations, it may invite the applicant, at his option, to restrict the claims so as to comply with the requirement of unity of invention as set for the international application does not comply with the requirement of unity of invention as set for the international application does not comply with the requirement of unity of invention as set for the international application does not comply with the requirement of unity of invention as set for the international application does not comply with the requirement of unity of invention as set for the international application does not comply with the requirement of unity of invention as set for the internation and invention and invention as set for the internation and invention as set for the internation and invention and
- (b) The national law of any elected State may provide that, where the applicant chooses to restrict the claims under subparagraph (a), those parts of the international application which, as a consequence of the restriction, are not to be the subject of international preliminary exam inations hall, as far as effects in that State are concerned, be considered with drawn unless as pecial fee is paid by the applicant to the national Office of that State.
- (c) If the applicant does not comply with the invitation referred to insubparagraph (a) within the prescribed time limit, the International Preliminary Examining Authority shall esta blish an international preliminary examination report on those parts of the international applic ation which relate to what appears to be the main invention and shall indicate the relevant facts in the said report. The national law of any elected Statemay provide that, where its national Office finds the inventional Preliminary Examining Authority justified, those parts of the international application which do not relate to the main invention shall, as far as effects in that State are concerned, be considered with drawn unless aspecial fee eispaid by the applicant to that Office.
 - (4)(a) IftheInternationalPreliminaryExaminingAuthorityconsiders
 - (i) that the international application relates to a subject matter on which the International Preliminary Examining Authority is not require d, under the Regulations, to carry out an international preliminary examination, and in the particular cased ecides not to carry out such examination, or
 - (ii) thatthedescription, the claims, or the drawings, are sounclear, or the claims are so in adequately supported by the description, that no meaning full opinion can be formed on the novelty, inventive step (non -obviousness), or industrial applicability, of the claimed invention,

the said Authority shall not go into the questions referred to in Article 3 3(1) and shall inform the applicant of this opinion and there as on sthere for.

 $(b) \ If any of the situations referred to in subparagraph (a) is found to exist in, or incomover the provisions of that subparagraphs hall apply only to the said claims.\\$

Article35 TheInternationalPreliminaryExaminationReport

- (1) The international preliminary examination report shall be established within the pr timelimitand in the prescribed form.
- (2) The international preliminary examination report shall not contain any statement on the question whether the claimed invention is or seems to be patentable or unpatentable according to any national law. It shall state, subject to the provisions of paragraph (3), in relation to each claim, whether the claim appears to satisfy the criteria of novelty, inventive step (non -obviousness), and industrial applicability, as defined for the purposes of the international preliminary examination in Article 33(1) to (4). The statement shall be accompanied by the citation of the documents believed to support the stated conclusion with such explanations as the circumstances of the case may require. The statement shall also be accompanied by such other observations at ions as the Regulation spread or ovide for.
- (3)(a) If, at the time of establishing the international preliminary examination report, the International Preliminary Examining Authority considers that any of the situations referred to in





Article 34(4)(a) exists, that reports hall state this opinion and the any statement as provided in paragraph (2).

(b) If a situation under Article 34(4)(b) is found to exist, the international preliminary examination report shall, in relation to the claims in question, contain the statement as provided in subparagraph(a), whereas, in relation to the other claims, it shall contain the statement as provided in paragraph(2).

Article36 Transmittal, Translation, and Communication, of the International Preliminary Examination Report

- (1) The international preliminary examination report, together with the prescribed annexes, shall be transmitted to the applicant and to the International Bureau.
- (2)(a) The international preliminary examination report and its annexes shall be translated into the prescribed languages.
- $(b) \ Any translation of the said report shall be prepared by or under the responsibility of the International Bureau, whereas any translation of the said annexes shall be prepared by the applicant.$
- (3)(a) The international preliminary examination report, together with its translation (as prescribed) and its annexes (in the original language), shall be communicated by the Intern ational BureautoeachelectedOffice.
- $(b) \ \ The prescribed translation of the annexes shall be t \\ limit by the applicant to the elected Offices. \\$
- (4) The provisions of Article 20(3) shall apply, *mutatis mutandis*, to copies of any doc ument which is cited in the international preliminary examination report and which was not cited in the internationalsearchreport.

Article37 WithdrawalofDemandorElection

- (1) The applicant may with draw any or all elections.
- (2) If the election of all elected States is with drawn, the demands hall be considered wit hdrawn.
- (3)(a) AnywithdrawalshallbenotifiedtotheInternationalBureau.
- (b) The elected Offices concerned and the International Preliminary Examining Autho rity concernedshallbenotified accordingly by the International Bureau.
- $(4) (a) \ Subject to the provisio \ ns of subparagraph (b), with drawal of the demand or of the election of a Contracting State shall, unless the national law of that State provides otherwise, be considered to be with drawal of the international application as far as that State is concerned.$
- $(b) \begin{tabular}{l} Withdrawal of the demand or of the election shall not be considered to be wit the international application if such withdrawal is effected prior to the expiration of the applicable time limit under Article 22; however, any Contracting State may provide in its national law that the aforesaid shall apply only if its national Office has received, within the said time limit, a copy of the international application, together with a translation (as prescribed), and the national fee. \\$



Article38 ConfidentialNatureoftheInternationalPreliminaryExamination

- (1) NeithertheInternationalBureaunortheInternationalPreliminaryExaminingAuthorityshall, unlessrequestedorauthorizedbytheapplicant,allowaccesswithinthemeaning,andwiththe proviso, of Article 30(4) to the file of the international preliminary examination by any pe rson or authority at any time, except by the elected Offices once the international preliminary examination report has been established.
- (2) Subjecttotheprovis ionsofparagraph(1)andArticles36(1)and(3)and37(3)(b),ne itherthe InternationalBureaunortheInternationalPreliminaryExaminingAuthorityshall,unlessrequestedor authorized by the applicant, give information on the issuance or nonissuance of an international preliminary examination report and on the withdrawal or nonwithdrawal of the demand or of any election.

Article39 Copy,Translation,andFee,toElectedOffices

- (1)(a) If the election of any Contracting State has been effected prior to the expiration of the 19th month from the priority date, the provisions of Article 22 shall not apply to such State and the applicant shall furnish a copy of the international application (unless the communication under Article 20 has already taken place) and attranslation thereof (as prescribed), and pay then ational fee (if any), to each elected Office not later than at the expiration of 30 months from the priority date.
- (b) Any national law may, for performing the acts referred to in subparagraph (a), fix time limits which expire later than the time limit provided for in that subparagraph.
- (2) The effect provided for in Article 11(3) shall cease in the elected State with the same consequences as the withdrawal of any national application in that Stat e if the applicant fails to performtheactsreferredtoinparagraph(1)(a)withinthetimelimitapplicableunderparagraph(1)(a) or (b).
- (3) Any elected Office may maintain the effect provided for in Article 11(3) even where the applicant does not comply with the requirements provided for in paragraph (1)(a) or (b).

Article40 DelayingofNationalExaminationandOtherProcessing

- (1) If the election of any Contracting State has been effected prior to the expiration of the 19th month from the prior it y date, the provisions of Article 23 shall not apply to such State and the national Office of or acting for that State shall not proceed, subject to the provisions of par agraph (2), to the examination and other processing of the international application prior to the expiration of the applicable time limit under Article 39.
- (2) Notwithstanding the provisions of paragraph (1), any elected Office may, on the express request of the applicant, proceed to the examination and other processing of the internation al applicationatanytime.

Article41 AmendmentoftheClaims,theDescription,andtheDrawings, BeforeElectedOffices

(1) The applicant shall be given the opportunity to amend the claims, the description, and the drawings, before each elected Office within the prescribed time limit. No elected Office shall grant a





patent, or refuse the grant of a patent, before such time limit has expired, except with the express consentoftheapplicant.

- (2) The amendments shall not go beyond the disclosure in the international application as filed, unless the national law of the elected Statepe rmits them to go beyond the said disclosure.
- (3) The amendments shall be in accordance with the national law of the elected State in all respectsnotprovided for in this Treaty and the Regul ations.
- (4) Where an elected Office requires a translation of the international application, the amendmentsshallbeinthelanguageofthetranslation.

Article42 ResultsofNationalExaminationinElectedOffices

 $No elected Office\ receiving the international preliminary examination report may require that the applicant furnish copies, or information on the contents, of any papers connected with the examination relating to the same international application in any other elected Office.$

CHAPTER III COMMON PROVISIONS

Article43 SeekingCertainKindsofProtection

In respect of any designated or elected State whose law provides for the grant of inventors' certificates, utility certificates, utility models, patents or certificates of addition, inventors' certificates of addition, or utility certificates of addition, the applicant may indicate, as prescribed in the Regulations, that his international application is for the grant, as far as that State is concerned, of an inventor's certificate, a utility certificate, or a utility model, rather than a patent, or that it is for the grant of apatent or certificate of addition, an inventor's certificate of addition, or autility certificate of addition, and the ensuing effect shall be governed by the applicant's choice. For the purposes of this Article and any Rulethere under, Article 2(ii) shall not apply.

Article44 SeekingTwoKindsofProtection

InrespectofanydesignatedorelectedStatewhoselawpermitsanapplication, whilebeing for grant of a patent or one of the other kinds of protection referred to in Article 43, to be also for the grant of another of the said kinds of protection, the applicant may indicate, as prescribed in the Regulations, the two kinds of protection heiss eeking, and the ensuing effects hall be governed by the applicant's indications. For the purposes of this Article 2(ii) shall not apply.

Article45 RegionalPatentTreaties

(1) Anytreatyproviding for the grant of regional patents ("regional patents"), and giving to all persons who, according to Article 9, are entitled to file international applications the right to file applications for such patents, may provide that international applications designating or electing a State party to both the regional patent treaty and the present Treaty may be filed as a pplications for such patents.





(2) The national law of the said designated or elected State may provide that any design ation or election of such State in the international applications has a like with the effect of an indication of the wish to obtain a regional patent under the regional patent treaty.

Article46 IncorrectTranslationoftheInternationalApplication

If, because of an incorrect translation of the international application, the s granted on that application exceeds the scope of the international application in its original language, the competent authorities of the Contracting State concerned may accordingly and re the scope of the patent, and de clareit null and void to the extent that its scope hase of the international application in its original language.

Article47 TimeLimits

- (1) The details for computing time limits referred to in this Treaty are governed by the Regulations.
- (2)(a) All time limits fixed in Chapters I and II of this Treaty may, outside any revision u nder Article60, bemodified by a decision of the Co ntracting States.
- (b) Such decisions shall be made in the Assembly or through voting by correspondence and must be unanimous.
 - (c) The details of the procedure are governed by the Regulations.

Article48 DelayinMeetingCertainTimeLimits

- (1) WhereanytimelimitfixedinthisTreatyortheRegulationsisnotmetbecauseofinte rruption inthemailser viceorunavoidablelossordelayinthemail,thetimelimitshallbedeemedtobemetin thecasesandsubjecttotheproofandotherconditionsprescribedintheRegulations.
- (2)(a) AnyContractingStateshall,asfarasthatStateisconcerned,excus e,forreasonsa dmitted underitsnationallaw,anydelayinmeetinganytimelimit.
- (b) Any Contracting State may, as far as that State is concerned, excuse, for reasons other thanthose referred to insubparagraph (a), any delay in meeting any time limit.

Article49 RighttoPracticeBeforeInternationalAuthorities

Anyattorney, patentagent, or other person, having the right to practice before the national Office with which the international application was filed, shall be entitled to practice before the International Bureau and the competent International Searching Authority and competent International Preliminary Examining Authority in respect of that application.



CHAPTER IV TECHNICAL SERVICES

Article50 PatentInformationServices

- (1) TheInterna tionalBureaumayfurnishservicesbyprovidingtechnicalandanyotherpertinent information available to it on the basis of published documents, primarily patents and published applications(referredtointhisArticleas"theinformationservices").
- (2) The International Bureau may provide these information services either directly or through one or more International Searching Authorities or other national or international specialized institutions, with which the International Bureau may reachagreeme nt.
- (3) Theinformationservices shall be operated in a way particularly facilitating the acquisition by Contracting States which are developing countries of technical knowledge and technology, including available published know-how.
- (4) The information services shall be available to Governments of Contracting States and their nationals and residents. The Assembly may decide to make these services available also to others.
- (5)(a) AnyservicetoGovernmentsofContractingStatesshallbefurnishedatc ost,pr ovidedthat, whentheGovernmentisthatofaContractingStatewhichisadevelopingcountry,theserviceshallbefurnishedbelowcostifthedifferencecanbecoveredfromprofitmadeonservicesfurnishedtoothersthanGovernmentsofContractin gStatesorfromthesourcesreferredtoinArticle51(4).
- (b) The costreferred to in subparagraph (a) is to be understood as cost over and above costs normally incident to the performance of the ser vices of a national Office or the obligations of an International Searching Authority.
- (6) Thedetailsconcerningtheimplementation of the provisions of this Article shall be go by decisions of the Assembly and, within the limit stobe fixed by the Assembly, such working groups as the Assembly mays etup for that purpose.
- (7) The Assembly shall, when it considers it necessary, recommend methods of providing financing supplementary to those referred to in part agraph (5).

Article51 TechnicalAssistance

- (1) The Assembly shallest ablish a Committee or Technical Assistance (referred to in this Article as "the Committee").
- $(2) (a) \ \ The members of the Committee shall be elected among the Contracting States, with due regard to the representation of developing countries.$
- (b) The Director General shall, on his own initiative or at the request of the Committee, invite representatives of intergovernmental organizations concerned with technical assistance to developing countries to participate in the work of the Committee.
- (3)(a) The task of the Committee shall be to organize and supervise technical assistance for Contracting States which are developing countries in developing their patent systems individ ually or onaregional basis.
- (b) Thetechnicalassistanceshallcomprise, among other things, thetra ining of specia lists, the loaning of experts, and the supply of equipment both for demonstration and for oper ational purposes.





- (4) The International Bureau shall seek to enter into agreements, on the one hand, with international financing organizations a nd intergovernmental organizations, particularly the United Nations, the agencies of the United Nations, and the Specialized Agencies connected with the United Nations concerned with technical assistance, and, on the other hand, with the Gover nments of the Statesreceiving the technical assistance, for the financing of projects pursuant to this Article.
- (5) The details concerning the implementation of the provisions of this Article shall be go verned by decisions of the Assembly and, within the limit stob efixed by the Assembly, such working groups as the Assembly may set up for that purpose.

Article 52 Relations with Other Provisions of the Treaty

Nothing in this Chapter shall affect the financial provisions contained in any other Chapter of this Treaty. Such provisions are not applicable to the present Chapter or to its implementation.

CHAPTER V ADMINISTRATIVE PROVISIONS

Article53 Assembly

- (1)(a) The Assembly shall, subject to Article 57(8), consist of the Contracting States.
- (b) The Government of each Contracting Stateshall be represented by one delegate, who may be assisted by alternate delegates, advisors, and experts.
 - (2)(a) The Assembly shall:
- $(i) \ \ deal with all matters concerning the maintenance and development of the U \\ nion and the implement at ion of this Treaty;$
- (ii) perform such tasks as are specifically assigned to it under other provisions of this Treaty;
- (iii) give directions to the International Bureau concerning the preparation for rev ision conferences;
- (iv) reviewandapprovethere portsandactivities of the Director General concerning the Union, and give him all necessary instructions concerning matters within the competence of the Union:
- $(v)\ review and approve the reports and activities of the Executive Committee \\ under paragraph (9), and give instructions to such Committee; \\$
- (vi) determine the program and adopt the triennial *budget of the Union, and a pproveits final accounts;
 - (vii) adoptthefinancialregulationsoftheUnion;
- $(viii)\ establish such committees and w \ or king groups a sit deem sappropriate to achieve the objectives of the Union;$

^{*} Editor's Note: Since 1980, the budget of the Union has been bien nial.





- (ix) determine which States other than Contracting States and, subject to the prov isions of paragraph (8), which intergovernmental and international non -governmental organizations shall be admitted to its meetings as observers;
- $(x) \ take any other appropriate action designed to further the objectives of the U \\ performs uchother functions as are appropriate under this Treaty. \\$
- (b) With respect to matters which are of inte rest also to other Unions administered by the Organization, the Assembly shall make its decisions after having heard the advice of the Committee of the Organization.
 - (3) Adelegatemayrepresent, and vote in the name of, one State only.
 - $(4) \ Each Contracting Stateshall have one vote.\\$
 - $(5) (a) \ \ One-half of the Contracting States shall constitute a quorum.$
- (b) In the absence of the quorum, the Assembly may make decisions but, with thee xception of decisions concerning its own procedure, all such decisions shall take effect only if the quorum and the required majority are attained through voting by correspondence as provided in the Regul ations.
- (6)(a) Subject to the provisions of Articles 47(2)(b), 58(2)(b), 58(3) and 61(2)(b), the deccisions of the Assembly shall require two -thirds of the votes cast.
 - (b) Abstentionsshallnotbeconsideredasvotes.
- (7) Inconnection with matters of exclusive interest to States bound by Chapter II, any refe to Contracting States in paragraphs (4), (5), and (6), shall be considered as applying only to States bound by Chapter II.
- (8) Any intergovernmental organization appointed as International Searching or Preliminary ExaminingAuthorityshallbeadmittedaso bservertotheAssembly.
- (9) When the n umber of Contracting States exceeds forty, the Assembly shall establish an Executive Committee. Any reference to the Executive Committee in this Treaty and the Regul ations shall be construed as reference to the Executive Committee in this Treaty and the Regul ations shall be construed as reference to the Executive Committee in this Treaty and the Regul ations shall be construed as reference to the Executive Committee in this Treaty and the Regul ations shall be construed as reference to the Executive Committee in this Treaty and the Regul ations shall be construed as reference to the Executive Committee in this Treaty and the Regul ations shall be construed as reference to the Executive Committee in this Treaty and the Regul ations shall be construed as reference to the Executive Committee in this Treaty and the Regul ations shall be construed as reference to the Executive Committee in this Treaty and the Regul ations shall be construed as reference to the Executive Committee in this Treaty and the Regul ations shall be construed as reference to the Executive Committee in this Treaty and the Regul ations shall be construed as reference to the Executive Committee in this Treaty and the Regul at the Executive Committee in this Treaty and the Regul at the Executive Committee in this Treaty and the Regul at the Executive Committee in the
- $(10) \ Until the Executive Committee has been established, the Assembly shall approve, within the limits of the program and triennial budget, the annual programs and budgets prepared by the Director General. ^*$
- (11)(a) The Assembly shall meet in every second calendar year in ordinary session upon convocation by the Director General and, in the absence of exceptional circumstances, during the same period and at the same place as the General Assembly of the Organization.
- (b) The Assembly shall meet in extraord inary session upon convocation by the Director General, at the request of the Executive Committee, or at the request of one States.
 - (12) The Assembly shall adopt its own rules of procedure.

^{*} Editor's Note: Since 1980, the program and budget of the Union have been bie nnial.



Article54 ExecutiveCommittee

- $(1) \ When the Assembly has established an Executive Committee, that Committee shall be subject to the provisions set for thhere in after.$
- (2)(a) The Executive Committee shall, subject to Article 57(8), consist of States elected by the Assembly from a mong States members of the Assembly.
- (b) The Government of each State member of the Executive Committee shall be represented by one delegate, who may be assisted by alternate delegates, advisors, and experts.
- (3) Thenumber of States members of the Assembly. In establishing the number of seats to be filled, remainders after division by four shall be disregarded.
- (4) Inelecting the members of the Executive Committee, the Assembly shall have due regard to an equitable geographical distribution.
- $(5) (a) \ Each member of the Executive Committee shall serve from the close of theses sion of the Assembly which elected it to the close of the next or dinary session of the Assembly.$
- (b) Members of the Executive Committee may be re -elected but only up to a maximum of two thirdsofsuchmembers.
- (c) The Assembly shallestablish the details of the rules governing the election and pore-election of the Executive Commute election it title.
 - (6)(a) TheExecutiveCommitteeshall:
 - (i) preparethedraftagendaoftheAssembly;
- (ii) submitproposalstotheAssemblyinrespectofthedraftprogramandbiennialbudget oftheUnionpreparedbytheDirectorGe neral;
 - (iii) [deleted]
- (iv) submit, with appropriate comments, to the Assembly the periodical reports of the DirectorGeneralandtheyearlyauditreportsonthea ccounts;
- (v) takeallnecessary measures to ensure the execution of the program of the U nion by the Director General, in accordance with the decisions of the Assembly and having regard to circumstances arising between two ordinaryses sions of the Assembly;
 - (vi) performsuchotherfunctionsasareallocatedtoitunderthisTreaty.
- (b) With respect to matters which are of interest also to other Unions administered by the Organization, the Executive Committee shall make its decisions after having heard the advice of the Coordination Committee of the Organization.
- $(7) (a) \ \ The Executive Committee shall meet once a year in ord in arryses sion upon convoc at ion by the Director General, preferably during the same period and at the same place as the C oordination Committee of the Organization.$
- (b) The Executive Committee shall meet in extraordinary session upon convocation by the Director General, either on his own initiative or at the request of its Chairman or one -fourth of its members.
 - (8)(a) EachStatememberoftheExecutiveCommitteeshallhaveonevote.
 - (b) One-halfofthemembersoftheExecutiveCommitteeshallco nstituteaquorum.



- (c) Decisions shall be made by a simple majority of the votes cast.
- (d) Abstentionsshallnotbeconsideredasvotes.
- (e) Adelegatemayrepresent, and vote in the name of, one State only.
- (9) ContractingStatesnotmembersoftheExecut iveCommitteeshallbeadmittedtoitsmeetings as observers, as well as any intergovernmental organization appointed as International Searching or PreliminaryExami ningAuthority.
 - (10) The Executive Committee shall adopt its own rules of procedure.

Article55 InternationalBureau

- (1) AdministrativetasksconcerningtheUnionshallbeperformedbytheInternationalB ureau.
- (2) TheInternationalBureaushallprovidethesecretariatofthevariousorgansoftheU nion.
- (3) The Director General shall be the chief executive of the Union and shall represent the Union.
- (4) The International Bureau shall publish a Gazette and other publications provided for by the Regulationsorrequired by the Assembly.
- (5) The Regulations shall specify these rvices that that ional Offices shall perform in order to assist the International Bureau and the International Searching and Preliminary Examining Authorities in carrying out their tasks under this Treaty.
- (6) The Director General and any staff member designated by him shall participate, without the right to vote, in all meetings of the Assembly, the Executive Committee and any other committee or working group established under this Treaty or the Regulations. The Director General, or a staff member designated by him, shall be *exofficio* secretary of these bodies.
- (7)(a) The International Bureau shall, in accordance with the directions of the Assembly and in cooperation with the Executive Committee, make the preparations for the revision conferences.
- (b) The Intern ational Bureau may consult with intergovernmental and international non governmentalorganizationsconcerningpreparationsforrevisionconferences.
- (c) The Director General and persons designated by him shall take part, without the right to vote, in the discussions at revision conferences.
 - (8) TheInternationalBureaushallcarryoutanyothertasksassignedtoit.

Article56 CommitteeforTechnicalCooperation

- (1) The Assembly shall establish a Committee for Technical Cooperation (referred to in thi Articleas"theCommittee").
- $(2) (a) \ The Assembly shall determine the composition of the Committee and appoint its members, with due regard to an equitable representation of developing countries.\\$
- (b) The International Searching and Preliminary Examini ng Authorities shall be ex off icio membersoftheCommittee.InthecasewheresuchanAuthorityisthenationalOfficeofaCo ntracting State,thatStateshallnotbeadditionallyrepresentedontheCommittee.





- (c) If the number of Contracting States so allows, the total number of members of the Committeeshallbemorethandoublethenumber of exo fficion members.
- (d) The Director General shall, on his own initiative or at the request of the Committee, invite representatives of interested organizations to participate in discussions of interest to them.
 - (3) TheaimoftheCommitteeshallbetocontribute,byadviceandre commendations:
 - (i) totheconstantimprovementoftheservicesprovidedforunderthisTreaty,
- (ii) to the securing, so long as ther e are several International Searching Authorities and several International Preliminary Examining Authorities, of the maximum degree of un iformity in their documentation and working methods and the maximum degree of uniformly high quality in their reports, and
- (iii) on the initiative of the Assembly or the Executive Committee, to the solution of the technical problems specifically involved in the establishment of a single International Searching Authority.
- (4) Any Contracting State and any interested int ernational organization may approach the CommitteeinwritingonquestionswhichfallwithinthecompetenceoftheCommittee.
- (5) The Committee may address its advice and recommendations to the Director General or, through him, to the Assembly, the Execu tive Committee, all or some of the International Searching and Preliminary Examining Authorities, and allors ome of the receiving Offices.
- (6)(a) Inanycase, the Director General shall transmitt othe Executive Committee the texts of all the advice and recommendations of the Committee. He may comment on such texts.
- (b) The Executive Committee may express its views on any advice, recommendation, or other activity of the Committee, and may invite the Committee to study and report on questions falling within its competence. The Executive Committee may submit to the Assembly, with a ppropriate comments, the advice, recommendations and report of the Committee.
- (7) Until the Executive Committee has been established, references in paragraph (6) to the ExecutiveCommitteeshallbeconstruedasreferencestotheAssembly.
- (8) The details of the procedure of the Committee shall be governed by the decisions of the Assembly.

Article57 Finances

- (1)(a) TheUnionshallhaveabudget.
- (b) The budget of the Union shall include the income and expenses proper to the Union and its contribution to the budget of expenses common to the Union sadministered by the Organization.
- $(c) \ Expenses not attributable exclusively to the Union but also to one or more other Unions administered by the Organization shall be considered as expenses common to the Unions. The share of the Union in such common expenses shall be in proportion to the interest the Union has in them.\\$
- (2) The budget of the Union shall be established with due regard to the requirements of coordinationwiththebudgetsoftheotherUnionsadmini steredbytheOrganization.
- $(3) \ Subject to the provisions of paragraph (5), the budget of the Union shall be financed from the following sources:$





- (i) feesandcharges dueforservicesrenderedbytheInternationalBureauinrelationtothe Union;
- (ii) sale of, or royalties on, the publications of the International Bureau concerning the Union:
 - (iii) gifts, bequests, and subventions;
 - (iv) rents, interests, and othermi scellaneous income.
- (4) The amounts of fees and charges due to the International Bureau and the prices of its publications shall be so fixed that they should, undernormal circumstances, be sufficient to coverall the expenses of the International Bureau connected with the administration of this Treaty.
- (5)(a) Should any financial year close with a deficit, the Contracting States shall, subject to the provisions of subparagraphs (b) and (c), paycontributions to cover such deficit.
- (b) The amount of t he contribution of each Contracting State shall be decided by the Assembly with due regard to the number of international applications which has emanated from each of the minther elevant year.
- $(c) \ \ If other means of provisionally covering any deficit or \\ Assembly may decide that such deficit be carried forward and that the Contracting States should not be asked to pay contracting. \\$
- (d) If the financial situation of the Union so permits, the Assembly may decide that any contributions paid under subparagraph (a) be reimbursed to the Contracting States which have paid them.
- (e) AContractingStatewhichhasnotpaid, withintwoyearsoftheduedateasestablishedby the Assembly, its contribution under subpara graph(b) may not exercise its right to vote in any of the organs of the Union. However, any organ of the Union may allow such a State to con tinue to exercise its right to vote in that organs olong as it is satisfied that the delay in payment is due to exceptional and unavoidable circumstances.
- $(6) \ If the budget is not adopted before the beginning of a new financial period, it shall be at the same level as the budget of the previous year, as provided in the financial regulations.\\$
- (7)(a) The Union shall have a working capital fund which shall be constituted by a single paymentmadebyeachContractingState.Ifthefundbecomes insufficient, the Assembly shall arrange to increase it.Ifpart of the fundisno longer needed, it shall be reimbursed.
- (b) The amount of the initial payment of each Contracting State to the said fund or of its participation in the increase thereof shall be decided by the Assembly on the basis of principles similar to those provided for underparagraph (5)(b).
- (c) The terms of payment shall be fixed by the Assembly on the proposal of the Director GeneralandafterithasheardtheadviceoftheCoo rdinationCommitteeoftheOrganization.
- $(d)\ Anyreimbur sement shall be proportion at eto the amount spaid by each Contracting State, taking into account the dates at which they were paid.$
- (8)(a) In the headquarters agreement concluded with the State on the territory of which the Organization has its headquarters, it shall be provided that, whenever the working capital fund is insufficient, such State shall grant advances. The amount of these advances and the conditions on which they are granted shall be the subject of separate agreements, in each case, between such State





and the Organization. As long as it remains under the obligation to grant advances, such State shall havean *exofficio* seatinthe Assembly and on the Executive Committee.

- (b) The Statereferred to in subparagraph (a) and the Organization shall each have the right to denounce the obligation to grant advances, by written otification. Denunciation shall take effect three years after the end of the year in which it has been notified.
- (9) TheauditingoftheaccountsshallbeeffectedbyoneormoreoftheContractingStatesorby external auditors, as provided in the finan cial regulations. They shall be designated, with their agreement,bytheAsse mbly.

Article58 Regulations

- (1) The Regulations annexed to this Treaty provide Rules:
- (i) concerningmattersinrespectofwhichthisTreatyexpresslyreferstotheRegulation sor expresslyprovidesthattheyareorshallbeprescribed,
 - (ii) concerninganyadministrativerequirements, matters, or proc edures,
 - (iii) concerninganydetailsusefulintheimplementationoftheprovisionsofthisTreaty.
 - (2)(a) The Assembly may a mendthe Regulations.
- (b) Subject to the provisions of paragraph (3), amendments shall require three -fourths of the votes cast.
 - (3)(a) TheRegulationsspecifytheRuleswhichmaybeamended
 - (i) onlybyunanimousconsent,or
- (ii) onlyifnone of the Contracting States whose national Office acts as an International Searching or Preliminary Examining Authority dissents, and, where such Authority is an intergovernmental organization, if the Contracting State member of that organization authorized for that purpose by the other member States within the competent body of such organization does not dissent.
- (b) Exclusion, for the future, of any such Rules from the applicable requirements hall require the fulfillment of the conditions referred to in subparagr aph(a)(i) or (a)(ii), respectively.
- (c) Inclusion, for the future, of any Ruleinone or the other of the requirements referred to in subparagraph (a) shall require unanimous consent.
- (4) The Regulations provide for the establishment, under the contro 1 of the Assembly, of AdministrativeInstructionsbytheDirectorGeneral.
- $(5) \ In the case of conflict between the provisions of the Treaty and those of the Regulations, the provisions of the Treaty shall prevail.$





CHAPTER VI DISPUTES

Article59 Disputes

Subject to Article 64(5), any dispute between two or more Contracting States concerning the interpretation or application of this Treaty or the Regulations, not settled by negotiation, may, by any one of the States concerned, be brought before the International Court of Justice by application in conformity with the Statute of the Court, unless the States concerned agree on some other method of settlement. The Contracting State bringing the dispute before the Court shall inform the International Bureau; the International Bureau; the International Bureau shall bring the matter to the attention of the other Contracting States.

CHAPTER VII REVISION AND AMENDMENT

Article60 RevisionoftheTreaty

- (1) This Treaty may be revised from time to time by a special conference of the Contracti ng States.
 - $(2) \ The convocation of any revision conference shall be decided by the Assembly.$
- (3) Any intergovernmental organization appointed as International Searching or Preliminary ExaminingAuthorityshallbeadmittedaso bservertoanyrevisioncon ference.
- (4) Articles 53(5), (9) and (11), 54, 55(4) to (8), 56, and 57, may be amended either by a revision conference or according to the provisions of Article 61.

Article61 AmendmentofCertainProvisionsoftheTreaty

- (1)(a) Proposals for the amen dment of Articles 53(5),(9) and (11),54,55(4) to (8),56, and 57, may be initiated by any State member of the Assembly, by the Executive Committee, or by the Director General.
- $(b) \ Such proposals shall be communicated by the Director General to the Con \\ at least six months in advance of their consideration by the Assembly. \\$
 - (2)(a) AmendmentstotheArticlesreferredtoinparagraph(1)shallbeadoptedbytheA ssembly.
 - (b) Adoptionshallrequirethree -fourthsofthevotescast.
- (3)(a) Any amendment to the Articles referred to in paragraph (1) shall enter into force one month after written notifications of acceptance, effected in accordance with their respective constitutional processes, have been received by the Director General from three-fourths of the States members of the Assembly at the time it adopted the amendment.
- (b) Any amendment to the said Articles thus accepted shall bind all the States which are members of the Assembly at the time the amendment enters into force, provide dthat any amendment increasing the financial obligations of the Contracting States shall bind only those States which have notified their acceptance of such amendment.





(c) Anyamendmentacceptedinaccordancewiththeprovisionsofsubparagraph(a)shal allStateswhichbecomemembersoftheAssemblyafterthedateonwhichtheamendmententeredinto forceinacco rdancewiththeprovisionsofsubparagraph(a).

CHAPTER VIII FINAL PROVISIONS

Article62 BecomingPartytotheTreaty

- (1) Any State mem ber of the International Union for the Protection of Industrial Property may become party to this Treaty by:
 - (i) signaturefollowedbythedepositofaninstrumentofratific ation, or
 - (ii) depositofaninstrumentofaccession.
 - (2) Instrumentsofratif icationoraccessionshallbedepositedwiththeDirectorGeneral.
- (3) The provisions of Article 24 of the Stockholm Act of the Paris Convention for the Proof Industrial Property shall apply to this Treaty.
- (4) Paragraph(3) shall in no way be understood as implying the recognition or tacit acce by a Contracting State of the factual situation concerning a territory to which this Treaty is made applicable by another Contracting State by virtue of the said paragraph.

Article63 EntryintoFo recoftheTreaty

- (1)(a) Subject to the provisions of paragraph (3), this Treaty shall enter into force three months after eight States have deposited their instruments of ratification or accession, provided that at least four of those States each fulfil lany of the following conditions:
- (i) the number of applications filed in the State has exceeded 40,000 according to the most recentannual statistic spublished by the International Bureau,
- $(ii) \ \ the \ nationals \ or \ residents \ of \ the \ State \ have \ filed \ at \ leas \qquad t \ 1,000 \ applications \ in \ one \ for eign country according to the most recent annual statistic spublished by the International B \qquad ureau,$
- (iii) the national Office of the State has received at least 10,000 applications from nationals or residents of foreign count ries according to the most recent annual statistics pu blished by the International Bureau.
- (b) For the purposes of this paragraph, the term "applications" does not include applic ations for utility models.
- (2) Subject to the provisions of paragraph (3), any State which does not become party to this Treatyuponentryintoforceunderparagraph (1) shall become bound by this Treaty three months after the date on which such State has deposited its instrument of ratification or accession.
- (3) The provision sof Chapter II and the corresponding provisions of the Regulations a nnexed to this Treaty shall become applicable, however, only on the date on which three States each of which fulfill at least one of the three requirements specified in paragraph (1) have become party to this Treaty without declaring, as provided in Article 64(1), that they do not intend to be bound by the provisions of Chapter II. That date shall not, however, be prior to that of the initial entry into force underparagraph (1).





Article6 4 Reservations

- (1)(a) AnyStatemaydeclarethatitshallnotbeboundbytheprov isionsofChapterII.
- (b) States making a declaration under subparagraph (a) shall not be bound by the prov isions of Chapter II and the corresponding provisions of the Regulations.
 - (2)(a) AnyStatenothavingmadeadeclarationunderparagraph(1)(a)maydeclarethat:
- (i) itshallnotbeboundbytheprovisionsofArticle39(1)withrespecttothefu rnishing ofacopyoftheinternationalapplicationandatranslationt hereof(asprescribed),
- (ii) the obligation to delay national processing, as provided for under Article 40, shall not prevent publication, by or through its national Office, of the international application or a translationthereof, it being understood, however, that it is not exempted from the limitation sprovided for in Articles 30 and 38.
 - (b) Statesmakingsuchadeclarationshallbeboundaccordingly.
- (3)(a) Any State may declare that, as far as it is concerned, international publication of international applications is not required.
- (b) Where, at the expiration of 18 months from the priority date, the international application contains the designation only of such States as have made declarations under subpar agraph (a), the international applications hall not be published by virtue of Article 21(2).
- (c) Where the provisions of subparagraph (b) apply, the international application shall neverthelessbepublishedbytheInternationalB ureau:
 - (i) attherequestoftheapplicant, asprovided in the Regulations,
- (ii) when a national application or a patent based on the international application is published by or on behalf of the national Office of any designated State having made a declar ation under subparagraph (a), promptly after such publication but not before the expiration of 18 months from the priority date.
- (4)(a) Any State whose national law provides for prior art effect of its patents as from a date before publication, but does not equate for prior art purposes the priority date claimed under the Paris Convention for the Protection of Industrial Property to the actual filing date in that State, may declare that the filing outside that State of an international application designating that State is not equated to an actual filing in that State is not equated to actual filing in that State is not equated to actual filing in that State is not equated to actual filing in that State is not equated to a state in the state is not equated to actual filing in that State is not equated to actual filing in that State is not equated to actual filing in that State is not equated to actual filing in that State is not equated to actual filing in that State is not equated to actual filing in that State is not equated to actual filing in that State is not equated to actual filing in that State is not equated to actual filing in that State is not equated to actual filing in that State is not equated to actual filing
- $(b) \ Any State making a declaration under subparagraph (a) shall to that extent not be bound by the provisions of Article 11 (3).$
- (c) Any State making a declaration under subparagraph (a) shall, at the same time, state in writing the date from which, and the conditions under which, the prior arteffect of any inte rnational application designating that State becomes effective in that State. This statement may be modified at any time by notification addressed to the Director Gene ral.
- (5) EachStatemaydeclarethatitdoesnotconsideritselfboundbyArticle59. Withregardtoany dispute between any Contracting State having made such a declaration and any other Contracting State, the provisions of Article59 shall not apply.
- (6)(a) Any declaration made under this Article shall be made in writing. It may be made at the time of signing this Treaty, at the time of depositing the instrument of ratification or acce ssion, or, except in the case referred to in paragraph (5), at any later time by notification a ddressed to the





Director General. In the case of the said notification, the declaration shall takee ffects ix months after the day on which the Director General has received the notification, and shall not affect international applications filed prior to the expiration of the said six -month period.

- (b) Any declaration made under this Article may be withdrawn at any time by notific ation addressed to the Director General. Such withdrawal shall take effect three months after the d ay on which the Director General has received the notification and, in the case of the wit hdrawal of a declaration made under paragraph (3), shall not affect international applications filed prior to the expirationofthesaidthree -monthperiod.
- (7) No reservations to this Treaty other than the reservations under paragraphs (1) to (5) are permitted.

Article65 GradualApplication

- (1) If the agreement with any International Searching or Preliminary Examining Authority provides, transitionally, for limit—s on the number or kind of international applications that such Authority undertakes to process, the Assembly shall adopt the measures necessary for the gra—dual application of this Treaty and the Regulations in respect of given categories of international applications. This provision shall also apply to requests for an international—type search under Article 15(5).
- (2) The Assembly shall fix the dates from which, subject to the provision of paragraph (1), international applications may be filed and demand sfor international preliminary examination may be submitted. Such dates shall not be later than six months after this Treaty has entered into force according to the provisions of Article 63(1), or after Chapter II has become applicable under Article 63(3), respectively.

Article66 Denunciation

- (1) Any Contracting State may denounce this Treaty by notification addressed to the D General.
- (2) DenunciationshalltakeeffectsixmonthsafterreceiptofthesaidnotificationbytheDirector General. It shall not affect the effects of the international application in the denouncing State if the international application was filed, and, where the denouncing State has been elected, the election was made, prior to the expiration of the saids in the denouncing State has been elected, the election was made, prior to the expiration of the saids in the denouncing State in the denouncing Sta

Article67 SignatureandLanguages

- $(1) (a) \ This Treaty shall be signed in a single original in the English and French languages, both texts being equally authentic.$
- (b) Official texts shall be established by the Director General, after consultation with the interested Governments, in the German, Japanese, Portuguese, Russian and Spanish languages, and suchotherlanguagesastheAssemblymaydesignate.
 - (2) ThisTreatyshallremainopenforsignatureatWashingtonuntilDecember31,1970.





Article68 **DepositaryFunctions**

- (1) The original of this Treaty, when no longer open for signature, shall be deposited with the DirectorGeneral.
- (2) The Director General shall transmit two copies, certified by him, of this Treaty and the Regulations annexed her eto to the Governments of all States party to the Paris Convention for the Protection of Industrial Property and, on request, to the Government of any other State.
 - (3) The Director General shall register this Treaty with the Secretaria tof the United N ations.
- (4) The Director General shall transmit two copies, certified by him, of any amendment to this Treaty and the Regulations to the Governments of all Contracting States and, on request, to the GovernmentofanyotherState.

Article69 **Notifications**

The Director General shall notify the Governments of all States party to the Paris Convenience of the Convntionfor the Protection of Industrial Property of:

- (i) signaturesunderArticle62,
- (ii) depositsofinstrumentsofratificationoraccessionunderArticle62,
- (iii) the date of entry into force of this Treaty and the date from which Chapter II is applicableinaccordancewithArticle63(3),
 - (iv) anydeclarationsmadeunderArticle64(1)to(5),
 - (v) withdrawalsofanydeclarationsmadeunderArticle64(6)(b),
 - (vi) denunciationsreceivedunderArticle66, and
 - (vii) anydeclarationsmadeunderArticle31(4).