Noting of loss of rights pursuant to Rule 112(1) EPC

For the reason indicated below, the application cited above will not be dealt with as a European (divisional) application. The deficiency (deficiencies) indicated in the communication issued by the Receiving Section pursuant to Rule 55 EPC (EPO Form 1042A) was (were)

☐ not remedied in due time
☐ not properly remedied by the correction(s) submitted

(Art. 90(2) and (4) EPC).

Means of redress
Request for a decision (R. 112(2) EPC)
If the applicant considers that the finding of the European Patent Office is inaccurate, he may, within a (non-extendable) period of **two months** after notification of this communication, apply in writing for a decision on the matter. The application can only lead to the finding being reversed if this does not actually correspond to the factual or legal situation.

Re-establishment of rights (Art. 122 EPC)
The applicant who, in spite of all due care required by the circumstances having been taken, was unable to observe the time limit, shall have his rights re-established upon request, provided that the time limits and other requirements of Rule 136(1) and (2) EPC are met.