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

The document indicated below is deemed not to have been received for the following reason(s):

☐ The deficiency referred to in the EPO communication dated ...........................................................
    (R. 50(3) EPC) has not been duly remedied since
    ☐ the document according to EPO Form 1055 has not been signed in due time.
    ☐ the document according to EPO Form 1146 has not been filed with a duly signed covering letter.

☐ The document: ..........................................................................................................................................
    ................................................................................................................................................................
    ................................................................................................................................................................
    has not been filed in the prescribed language (Art. 14(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.

Further processing (Art. 121 EPC)

The legal consequence of the failure to observe the time limit shall be deemed not to have ensued if,
within a (non-extendable) period of two months after notification of this communication, further
processing is requested by payment of the fee prescribed under Article 2(1)12 of the Rules relating to
Fees and the omitted act is completed (R. 135(1) EPC).