GROUP B+ PLENARY VIRTUAL MEETING
September 21, 2022
SUMMARY OF DISCUSSIONS

On September 21, 2022, Group B+ held a two-part plenary meeting. The Director General of the National Institute of Industrial Property (INPI), Mr. Pascal Faure (France), chaired, and the Group B+ Secretariat, the USPTO, hosted the meeting. The Group B+ delegations and representatives of AIPPI, FICPI, and the IT3 organizations participated in the meeting. The meeting was conducted virtually.

1. Welcoming address by the Chair
The Chair welcomed the delegations and expressed his gratitude to the Secretariat for organizing and hosting the meeting and noted the work on the client-patent attorney privilege (CAP) work and the stakeholder consultations concerning the substantive patent law harmonization (SPLH) packages. He acknowledged the JPO’s and EPO’s completion of studies on the grace period.

2. Update on client-patent attorney privilege
The B+ Core Group provided an update on the work on client-patent attorney privilege. The group revised the text and made changes to the draft to improve the wording, and the group will conduct stakeholder consultations through November 25, 2022. The group will review and provide a final analysis of the results of the consultations at the next plenary meeting.

3. Harmonization Package Updates
The IT3 indicated that it is continuing to work on its harmonization package. The group reiterated its view that its harmonization package will encourage innovation and take account of all stakeholders’ interests, and that the elements of the proposed SPLH package work together as an entire package and cannot be considered in isolation. IT3 acknowledged the complexity of the issues in the draft elements paper and will take into consideration the results of the consultations. IT3’s next meeting will be held in person on November 7, 2022, on the margins of the Trilateral.

FICPI emphasized the importance of SPLH work, its views reflected in the creation of a new formal position in its Executive Committee of “Special Reporter on SPLH” and expected to generate special reports regarding harmonisation. AIPPI supported the 12-month grace period proposal, noting that a 12-month grace period exists without any significant problems for design rights in the EU.

4. Stakeholder Consultations
The Australian, Canadian, EPO and Japanese delegations reported on their consultations with stakeholders regarding the user proposals on SPLH. Australia, Canada, Japan and the EPO all reported that their stakeholders strongly supported the SPLH process. Several delegations reported stakeholder concern over the complexity of the norms proposed in the IT3 package, while several reported that stakeholders are generally in favor of a grace period but also indicated that further work would be necessary. One delegation reported that its consultation was canceled due to a lack of interest from stakeholders.
5. **Grace Period Studies**
Japan reported on a study into the perspectives of universities, research institutions, small to medium-sized enterprises, and start-ups in Europe, Japan, Australia, Canada, and the United States concerning the grace period. The EPO provided a report on a grace period study based on a large survey of EPO applicants, including European SMEs, European research institutions, and American, Korean, and Japanese companies.

6. **Future Work**
The Chair put forward two proposals for potential future work. The first would create a voluntary working group to analyze the outcome of the consultations and to report areas of convergence and divergence by the first quarter of the 2023 calendar year. The second would identify potential new topics for discussion in Group B+ at later meetings. The Chair declared the proposals agreed despite the objections of one delegation, as all the other delegations which took the floor supported the proposals.

7. **Next Chair and Secretariat**
The Chair announced that the EPO will take over as Secretariat for the upcoming year and thanked the USPTO for serving as Secretariat in the past year.