

National law relating to the EPC

Synopsis of the regulations and requirements in the Contracting States
concerning European patent applications and patents



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A Introduction

The centralised, fundamentally autonomous and uniform procedure for the grant of European patents, introduced by the European Patent Convention (EPC), is linked in a special way with the national patent law of the Member States of the European Patent Organisation, and at a number of stages it "interfaces" with the national legal systems – a feature essential to smooth interaction between European and national law. In each of the Contracting States for which it is granted, the European patent has the effect of and is subject to the same conditions as a national patent granted by that State, unless otherwise provided in the EPC (Article 2, paragraph 2, EPC).

The salient characteristic of these interfaces is that, at the outset or in the course of the European grant procedure or after it has been completed, the patent applicant or proprietor may or must take certain steps before the patent authorities of the Contracting States in order to acquire or maintain certain rights in those States. It is therefore of primordial importance for all European applicants and proprietors to be familiar with and carefully observe such procedural steps laid down by national law and the conditions for their validity, if full advantage is to be derived from the European patent system and loss of rights is to be avoided.

This booklet is intended by the European Patent Office as a concise and reliable guide to the most important provisions and requirements of the national law of the Contracting States applicable to European patent applications and patents, for the use of European patent applicants and proprietors and all others concerned with the European patent system. It may be considered as it were a "Guide to the Euro-legislation of the Contracting States on patents" and thus supplements the guide for applicants – "How to get a European patent". The synopses given in the following tables have been prepared in close collaboration with the authorities of the Contracting States responsible for the protection of industrial property, to which the EPO is indebted for their active support and numerous valuable suggestions.

Although we have exercised the greatest care in drawing up the tables, we cannot vouch for the absolute completeness and accuracy of the information given. If only because of their conciseness and the fact that they concentrate on the bare essentials, the tables can be no substitute for consultation of the national legal sources themselves, supplemented where appropriate by professional advice from authorised persons. After all, despite the latest reforms, thorough as they have mostly been, national patent law and practice are not static phenomena but are constantly changing and, of necessity, developing. As a result, it is not even possible to state with any certainty that the legal provisions summarised in the tables will not have been changed by the time this booklet appears. In particular, the reader should not assume that the official fees given at various points in the tables have not been increased in the meantime. It is therefore advisable always to refer back to the official publications of the Contracting States so as to keep up to date with the development of national legislation and official practice. The EPO will continue to provide regular and, as far as possible, up-to-date coverage in its Official Journal of legal developments in the Contracting States.

In view of the multiplicity and varying nature of the individual Contracting States' provisions governing European patent applications and patents and of the fact that the national patent offices and courts have scarcely had time to adopt a consistent line on their application, the EPO realises that these tables are only a first step and that they will require constant improvement and refinement if they are to serve their purpose satisfactorily. Criticism and suggestions are therefore always welcome.

European Patent Office, October 1981

B Abbreviations

(see also Table I, column 4)

AS	Sammlung der eidgenössischen Gesetze
AT	Austria
BE	Belgium
BGBI.	Bundesgesetzblatt
Bl.f.PMZ	Blatt für Patent-, Muster- und Zeichenwesen
BOPi	Bulletin officiel de la propriété industrielle – Brevets d'invention
CH	Switzerland
DE	Federal Republic of Germany
DPA	Deutsches Patentamt
EPC	European Patent Convention
EPO	European Patent Office
FR	France
GRUR Int.	Gewerblicher Rechtsschutz und Urheberrecht, Internationaler Teil
G.U.	Gazzetta Ufficiale
INPI	Institut national de la propriété industrielle
IP	Industrial Property
IPLT	Industrial Property – Laws and Treaties
IT	Italy
J.O.	Journal officiel de la République Française
LGBI.	Liechtensteinisches Landesgesetzblatt
LI	Liechtenstein
LTPI	Lois et traités de propriété industrielle
LU	Luxembourg
NL	Netherlands
OJ	Official Journal of the European Patent Office
PIBD	Propriété industrielle – Bulletin documentaire
SE	Sweden
SFS	Svensk författningssamling
SI	Statutory Instruments
SR	Systematische Rechtssammlung (Switzerland)
Stb	Staatsblad
UK	United Kingdom

I. National Legal Bases

This table lists (not necessarily all) the Contracting States' important national legal sources (laws, regulations, decrees etc.) of significance for European patent applications and patents and, for the most part, also referred to in the subsequent tables. The title of these legal sources is given in the official language of the Contracting States in question. Where necessary, a translation in the official language of the EPO in which this summary is published is given underneath in italics in square brackets. To keep this table within a reasonable size, the "original title" in the case of States with more than one official language is given only in the language which is also one of the official languages of the EPO.

The dates on which the various items of referenced legislation entered into force have not been included, as this would have cluttered up the tables – especially in cases where some Articles of certain laws and regulations entered into force at different times.

Where the Office knows of translations into one of the official languages of the EPO of the legal sources listed, these are referenced. It should be noted, however, that these translations are not always up-to-date and that at all times only the original version given in the official publications is the authentic text.

The abbreviations used in the subsequent tables have been introduced for the sake of clarity and do not always coincide with the official abbreviations used in the Contracting States.

Contracting State	1 National provisions	2 Source	3 Translation published in (language)	4 Abbreviations used in this synopsis
Belgium	<p>[1. Law of 8 July 1977 adopting the following international acts :</p> <p>1. Convention on the Unification of Certain Points of Substantive Law on Patents for Invention, done at Strasbourg on 27 November 1963</p> <p>2. Patent Cooperation Treaty and Regulations, done at Washington on 19 June 1970</p> <p>3. Convention on the Grant of European Patents (European Patent Convention), Implementing Regulations and Four Protocols, done at Munich on 5 October 1973</p> <p>4. Convention for the European patent for the common market (Community Patent Convention) and Implementing Regulations, done at Luxembourg on 15 December 1975]</p>		Bl. f. PMZ 1978, 276 (German) IPLT BE 2-001 (English)	Law of 8.7.77
	2. Loi du 26 juin 1978 modifiant la loi du 24 mai 1854 sur les brevets d'invention et la loi du 30 décembre 1925 portant modification des lois relatives aux brevets d'invention, aux marques de fabrique et de commerce, aux dessins et modèles industriels et à la propriété industrielle en général	Moniteur belge du 30.9.78		
	[2. Law of 26 June 1978 amending the Law of 24 May 1854 on patents and the Law of 30 December 1925 amending the laws relating to patents, trademarks, industrial designs and industrial property in general]		Bl. f. PMZ 1979, 138 (German)	Law of 26.6.78
	3. Loi du 4 août 1955 concernant la sûreté de l'Etat dans le domaine de l'énergie nucléaire	Moniteur belge du 19.8.55		
	[3. Law of 4 August 1955 on the security of the State in the field of nuclear energy]		—	—
	4. Loi du 10 janvier 1955 relative à la divulgation et à la mise en œuvre des inventions et des secrets de fabrique intéressant la défense du territoire ou la sûreté de l'Etat	Moniteur belge du 26.1.55		
	[4. Law of 10 January 1955 on the disclosure and use of inventions and trade secrets affecting national defence or the security of the State]		Bl. f. PMZ 1955, 346 (German)	—
	5. Loi du 30 décembre 1925 portant modification des lois relatives aux brevets d'invention, aux marques de fabrique et de commerce, aux dessins et modèles industriels et à la propriété industrielle en général, modifiée en dernier lieu par la loi du 26 juin 1978 (voir n° 2)	Moniteur belge du 2.-3.1.26		
	[5. Law of 30 December 1925 amending the laws relating to patents, trademarks, industrial designs and industrial property in general, as last amended by the Law of 26 June 1978 (see No. 2)]		—	—
	6. Loi du 24 mai 1854 sur les brevets d'invention, modifiée en dernier lieu par la loi du 26 juin 1978 (voir n° 2)	Moniteur belge du 25.5.1854		
	[6. Patents for Invention Act of 24 May 1854, as last amended by the Law of 26 June 1978 (see No. 2)]		Bl. f. PMZ 1944, 72 and 1965, 262 (German) IP 1944, 73 (English)	—

Contracting State	1 National provisions	2 Source	3 Translation published in (language)	4 Abbreviations used in this synopsis
Belgium	7. Arrêté royal du 24 mai 1854 réglant l'exécution de la loi sur les brevets, modifié en dernier lieu par l'arrêté royal du 8 août 1964 (voir aussi: arrêté royal du 20 décembre 1965)	Moniteur belge du 25.5.1854 2.9.64, 22.12.65 et du 4.1.66		
	[7. <i>Royal Decree of 24 May 1854 on the implementation of the Patents for Invention Act, as last amended by the Royal Decree of 8 August 1964 (see also: Royal Decree of 20 December 1965)</i>]			
	8. Arrêté du régent du 26 juin 1947 contenant le Code des droits de timbre confirmé par la loi du 14 juillet 1951, modifié par arrêté royal n° 12 du 18 avril 1967. L'arrêté royal du 18 avril 1967 a été modifié par l'arrêté royal du 16 janvier 1975	Moniteur belge du 14.8.47, du 20.4.67 et du 21.5.75		
	[8. <i>Decree of the Regent of 26 June 1947 containing the code of stamp duties confirmed by the Law of 14 July 1951, as last amended by Royal Decree N° 12 of 18 April 1967. The Royal Decree of 18 April 1967 was amended by Royal Decree of 16 January 1975</i>]			
	9. Arrêté royal du 10 novembre 1956 portant tarification de publications éditées et de documents délivrés par le Service de la propriété industrielle, modifié en dernier lieu par l'arrêté royal du 18 avril 1980	Moniteur belge du 17.5.80		DR of 26.6.47
	[9. <i>Royal Decree of 10 November 1956 fixing the charges for publications produced and documents issued by the Industrial Property Office, as last amended by the Royal Decree of 18 April 1980</i>]			
	10. Arrêté royal du 29 septembre 1958 déterminant le mode de paiement des taxes dues pour le dépôt et le maintien en vigueur des brevets d'invention, modifié en dernier lieu par l'arrêté du 8.8.1964	Moniteur belge du 29.10.58 et du 2.9.64		RD of 29.9.58
	[10. <i>Royal Decree of 29 September 1958 prescribing the methods to be used for the payment of patent filing and renewal fees, as last amended by the Decree of 8 August 1964</i>]			
	11. Arrêté royal du 24 décembre 1965 relatif aux taxes supplémentaires en matière de propriété industrielle	Moniteur belge du 4.1.66		
	[11. <i>Royal Decree of 24 December 1965 concerning additional industrial property fees</i>]			
	12. Arrêté royal du 18 juillet 1966 portant coordination des lois sur l'emploi des langues en matière administrative	Moniteur belge du 2.8.66		
	[12. <i>Royal Decree of 18 July 1966 co-ordinating the laws on the use of languages for administrative purposes</i>]			
	13. Arrêté royal du 27 février 1981 relatif au dépôt d'une demande de brevet européen, à sa transformation en demande de brevet national et à l'enregistrement de brevets européens produisant effet en Belgique	Moniteur belge du 5.3.81		RD of 27.2.81
	[13. <i>Royal Decree of 27 February 1981 relating to the filing of European patent applications and their conversion into national patent applications and the registration of European patents having effect in Belgium</i>]			

Contracting State	1 National provisions	2 Source	3 Translation published in (language)	4 Abbreviations used in this synopsis
France	1. Loi n° 77-683 du 30 juin 1977 relative à l'application de la Convention sur la délivrance de brevets européens faite à Munich le 5 octobre 1973	J.O. 1977, 3480		
	[1. <i>Law No. 77-683 of 30 June 1977 on the Application of the Convention on the Grant of European Patents</i>]			
	2. Loi n° 68-1 du 2 janvier 1968 sur les brevets d'invention, modifiée et complétée par la loi n° 78-742 du 13 juillet 1978	J.O. 1978, 2803 ; PIBD, n° spécial, sept. 1978	Bl. f. PMZ 1978, 299 (German) IPLT FR 2-003 (English)	Law No. 77-683
	[2. <i>Patent Law (Law No. 68-1 of 2 January 1968, as amended and supplemented by Law No. 78-742 of 13 July 1978)</i>]			
	3. Décret n° 79-822 du 19 septembre 1979 relatif aux demandes de brevet d'invention et de certificat d'utilité, à la délivrance et au maintien en vigueur de ces titres, modifié par le décret n° 81-865 du 11 septembre 1981	J.O. 1979, 2370 et 1981, 2510	Bl. f. PMZ 1979, 50 (German) IPLT FR 2-001 (English)	PA
	[3. <i>Decree No. 79-822 of 19 September 1979 on Applications for Patents and Utility Certificates and the Grant and Maintenance in Force of Such Titles, as amended by Decree No. 81-865 of 11 September 1981</i>]			
	4. Décret n° 78-1011 du 10 octobre 1978 pris pour l'application de la loi n° 77-683 du 30 juin 1977 relative à l'application de la Convention sur le brevet européen signée à Munich le 5 octobre 1973, modifié par le décret n° 79-822 du 19 septembre 1979 (voir n° 3)	J.O. 1978, 3589	Bl. f. PMZ 1979, 62 (German) IPLT FR 2-006 (English)	Dec. No. 79-822
	[4. <i>Decree No. 78-1011 of 10 October 1978 on the Implementation of Law No. 77-683 of 30 June 1977, on the Application of the European Patent Convention, as amended by Decree No. 79-822 of 19 September 1979 (see No. 3)</i>]			
	5. Arrêté du 27 août 1981 relatif aux taxes perçues par l'Institut national de la propriété industrielle	J.O. 1981, 2476		
	[5. <i>Order of 27 August 1981 on the fees of the "Institut national de la propriété industrielle"</i>]			
	6. Arrêté du 19 septembre 1979 relatif aux modalités de dépôt des demandes de brevet d'invention et de certificat d'utilité et d'inscription au registre national des brevets	J.O. 1979, 8042	Bl. f. PMZ 1979, 61 (German) IPLT FR 2-005 (English)	Dec. No. 78-1011
	[6. <i>Order of 19 September 1979 on the procedures for filing applications for patents for invention and utility certificates and for making entries in the National Register of Patents</i>]			
	7. Arrêté du 29 novembre 1978 relatif au dépôt des demandes internationales et des demandes de brevet européen auprès des centres de province de l'Institut national de la propriété industrielle	J.O. 1979, 63	Bl. f. PMZ 1980, 283 (German)	Fees Ord. of 27.8.81
	[7. <i>Order of 29 November 1978 on the filing of international applications and European patent applications with the regional offices of the Institut national de la propriété industrielle</i>]			

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Germany, Federal Republik of	1. Gesetz zu dem Übereinkommen vom 27. November 1963 zur Vereinheitlichung gewisser Begriffe des materiellen Rechts der Erfindungspatente, dem Vertrag vom 19. Juni 1970 über die internationale Zusammenarbeit auf dem Gebiet des Patentwesens und dem Übereinkommen vom 5. Oktober 1973 über die Erteilung europäischer Patente (Gesetz über internationale Patentübereinkommen) vom 21. Juni 1976, geändert durch das Gemeinschaftspatentgesetz vom 26. Juli 1979 (siehe Nr. 2)	BGBI 1976 II 649		
	<i>[1. Law on the European Convention on the Unification of Certain Points of Substantive Law on Patents for Invention of 27 November 1963, the Patent Cooperation Treaty of 19 June 1970, and the Convention on the Grant of European Patents of 5 October 1973 (Law on International Patent Treaties) of 21 June 1976, amended by the Community Patent Law of 26 July 1979 (see No. 2)]</i>		IPLT DE 2-001 (English, French)	LIPC
	2. Gesetz über das Gemeinschaftspatent und zur Änderung patentrechtlicher Vorschriften (Gemeinschaftspatentgesetz) vom 26. Juli 1979	BGBI 1979 I 1269		
	<i>[2. Law concerning the Community patent and amending certain provisions of patent law (Community Patent Law) of 26 July 1979]</i>		—	CPL
	3. Patentgesetz in der Fassung der Bekanntmachung vom 16. Dezember 1980	BGBI 1981 I 1		
	<i>[3. Consolidated Patent Law as published on 16 December 1980]</i>		IPLT DE 2-002 (English, French)	PA
	4. Gesetz über die Gebühren des Patentamts und des Patentgerichts vom 18. August 1976, geändert durch das Gemeinschaftspatentgesetz vom 26. Juli 1979 (siehe Nr. 2)	BGBI 1976 I 2188		
	<i>[4. Law on fees of the Patent Office and Patent Court of 18 August 1976, as amended by the Community Patent Law of 26 July 1979 (see No. 2)]</i>		—	LPF
	5. Verordnung über die Veröffentlichung von deutschen Übersetzungen der Patentansprüche europäischer Patentanmeldungen vom 18. Dezember 1978	BGBI 1978 II 1469		
	<i>[5. Regulation on the publication of German translations of the claims of European patent applications of 18 December 1978]</i>		—	Publ. Reg.
	6. Verordnung über die Zahlung von Gebühren des Deutschen Patentamts und des Bundespatentgerichts vom 5. September 1968	BGBI 1968 I 1000		
	<i>[6. Regulation on the payment of fees charged by the German Patent Office and the Federal Patent Court of 5 September 1968]</i>		—	RFP
	7. Verordnung über die Anmeldung von Patenten (Patent-anmeldeverordnung – PatAnmVO) vom 29. Mai 1981	BGBI 1981 I 521		
	<i>[7. Regulation on the filing of patents (Patent Filing Regulation – PFR) of 29 Mai 1981]</i>		—	—

Contracting State	1 National provisions	2 Source	3 Translation published in (language)	4 Abbreviations used in this synopsis
Italy	<p>1. Legge 26 maggio 1978, n. 260 Ratifica ed esecuzione di atti internazionali in materia di brevetti, firmati, rispettivamente, a Strasburgo il 27 novembre 1963, a Washington il 19 giugno 1970, a Monaco il 5 ottobre 1973 ed a Lussemburgo il 15 dicembre 1975</p> <p>[1. <i>Law No. 260 of 26 May 1978</i> <i>Ratification and implementation of international patent acts signed in Strasbourg on 27 November 1963, in Washington on 19 June 1970, in Munich on 5 October 1973 and in Luxembourg on 15 December 1975, respectively</i>]</p> <p>2. Decreto del Presidente della Repubblica 8 gennaio 1979, n. 32 Applicazione della legge 26 maggio 1978, n. 260, concernente ratifica ed esecuzione di atti internazionali in materia di brevetti, modificato con decreto 22 giugno 1979, n. 338</p> <p>[2. <i>Decree of the President of the Republic No. 32 of 8 January 1979</i> <i>Application of Law No. 260 of 26 May 1978 concerning the ratification and implementation of international patent acts; Decree amended by Decree No. 338 of 22 June 1979</i>]</p> <p>3. Decreto del Presidente della Repubblica 22 giugno 1979, n. 338 Revisione della legislazione nazionale in materia di brevetti, in applicazione della delega di cui alla legge 26 maggio 1978, n. 260</p> <p>[3. <i>Decree of the President of the Republic No. 338 of 22 June 1979</i> <i>Revision of national patent legislation pursuant to the authorisation provided for in Law No. 260 of 26 May 1978</i>]</p> <p>4. Decreto del Presidente della Repubblica 26 ottobre 1972, n. 641 Disciplina delle tasse sulle concessioni governative, modificato da ultimo con decreto 22 giugno 1979, n. 338 e con decreto legge 30 dicembre 1980, n. 901</p> <p>[4. <i>Decree of the President of the Republic No. 641 of 26 October 1972</i> <i>regulating the administrative fees, as last amended by Decree No. 338 of 22 June 1979 and Order in Council No. 901 of 30 December 1980</i>]</p> <p>5. Decreto del Presidente della Repubblica 30 giugno 1972, n. 540 Semplificazione dei procedimenti amministrativi in materia di brevetti per invenzioni industriali, modelli industriali e marchi di impresa, modificato da ultimo con D.P.R. 22 giugno 1979, n. 338</p> <p>[5. <i>Decree of the President of the Republic No. 540 of 30 June 1972</i> <i>Simplification of the administrative procedures relating to patents, utility models and trademarks, as last amended by DPR No. 338 of 22 June 1979</i>]</p> <p>6. Decreto ministeriale 22 febbraio 1973 Regolamento di esecuzione del D.P.R. 30 giugno 1972, n. 540, in materia di brevetti per invenzioni, modelli e marchi</p> <p>[6. <i>Ministerial Decree of 22 February 1973</i> <i>Implementing Regulations to DPR No. 540 of 30 June 1972 relating to patents, utility models and trademarks</i>]</p>	<p>Suppl. ord. alla G.U. n. 156 del 7-6-1978</p> <p>G.U., n. 41 del 10-2-1979</p> <p>G.U., n. 215 del 7-8-1979</p> <p>Suppl. ord. alla G.U. n. 292 del 11-11-1972</p> <p>G.U., n. 249 del 27-9-1972</p> <p>G.U., n. 69 del 15-3-1973</p>	<p>—</p> <p>Bl. f. PMZ 1979, 163 (German)</p> <p>Bl. f. PMZ 1980, 196 (German)</p> <p>Bl. f. PMZ 1976, 10 (German)</p> <p>Bl. f. PMZ 1976, 7 (German) IPLT IT 1-004 (English, French)</p> <p>IPLT IT 1-005 (English, French)</p>	<p>—</p> <p>DPR No. 32</p> <p>DPR No. 338</p> <p>DPR No. 641</p> <p>—</p> <p>—</p>

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Italy	<p>7. Regio decreto 29 giugno 1939, numero 1127 Testo delle disposizioni legislative in materia di brevetti per invenzioni industriali, modificato da ultimo con D.P.R. 22 giugno 1979, n. 338</p> <p>[7. <i>Royal Decree No. 1127 of 29 June 1939 Patent Law, as last amended by DPR No. 338 of 22 June 1979</i>]</p> <p>8. Regio decreto 5 febbraio 1940, n. 244 Testo delle disposizioni regolamentari in materia di brevetti per invenzioni industriali, modificato da ultimo con D.P.R. 22 giugno 1979, n. 338</p> <p>[8. <i>Royal Decree No. 244 of 5 February 1940 Patents Rules, as last amended by DPR No. 338 of 22 June 1979</i>]</p> <p>9. Regio decreto 25 agosto 1940, n. 1411 Testo delle disposizioni legislative in materia di brevetti per modelli industriali, modificato da ultimo con D.P.R. 22 giugno 1979, n. 338</p> <p>[9. <i>Royal Decree No. 1411 of 25 August 1940 Law on utility models, as last amended by DPR No. 338 of 22 June 1979</i>]</p> <p>10. Regio decreto 31 ottobre 1941, n. 1354 Testo delle disposizioni regolamentari in materia di brevetti per modelli industriali, modificato da ultimo con D.P.R. 22 giugno 1979, n. 338</p> <p>[10. <i>Royal Decree No. 1354 of 31 October 1941 Rules on utility models, as last amended by DPR No. 338 of 22 June 1979</i>]</p>	<p>G.U. n. 189 del 14-8-1939</p> <p>G.U., n. 94 del 20-4-1940</p> <p>G.U., n. 247 del 21-10-1940</p> <p>G.U., n. 300 del 22-12-1941</p>	<p>GRUR Int 1980, 490 (German) IPLT IT 2-001 (English, French)</p> <p>Bl. f. PMZ 1942, 7 (German)</p> <p>—</p> <p>—</p>	<p>PL</p> <p>RD No. 244</p> <p>RD No. 1411</p> <p>RD No. 1354</p>
Liechtenstein	<p>1. Vertrag zwischen der Schweizerischen Eidgenossenschaft und dem Fürstentum Liechtenstein über den Schutz der Erfindungspatente vom 22. Dezember 1978 (Patentschutzvertrag)</p> <p>[1. <i>Treaty between the Swiss Confederation and the Principality of Liechtenstein on Patent Protection (Patent Treaty) of 22 December 1978</i>]</p> <p>2. Ausführungsvereinbarung zum schweizerisch-liechtensteinischen Patentschutzvertrag vom 10. Dezember 1979</p> <p>[2. <i>Implementing Agreement to the Treaty between Switzerland and Liechtenstein in Respect of Patents of 10 December 1979</i>]</p> <p>3. Gesetz vom 26. September 1979 zum Vertrag zwischen dem Fürstentum Liechtenstein und der Schweizerischen Eidgenossenschaft über den Schutz der Erfindungspatente</p> <p>[3. <i>Law of 26 September 1979 on the Treaty between the Principality of Liechtenstein and the Swiss Confederation on Patent Protection</i>]</p> <p>Wegen weiterer für Liechtenstein anzuwendenden Rechtsvorschriften siehe Schweiz Nr. 1–4</p> <p>For other legal provisions applicable to Liechtenstein see Switzerland Nos. 1–4</p>	<p>LGBI. 1980 Nr. 31</p> <p>LGBI. 1980 Nr. 32</p> <p>LGBI. 1980 Nr. 33</p>	<p>OJ 1980, 407 IPLT LI-CH 2-001 (English, French)</p> <p>OJ 1980, 407 IPLT LI-CH 2-001 (English, French)</p> <p>—</p>	<p>Treaty CH/LI of 22.12.78</p> <p>—</p> <p>—</p>

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Luxembourg	1. Loi du 27 mai 1977 portant a) approbation de la Convention sur la délivrance de brevets européens, signée à Munich, le 5 octobre 1973 b) adaptation de la législation nationale en matière de brevets <i>[1. Law of 27 May 1977, (a) approving the Convention on the Grant of European Patents signed at Munich on 5 October 1973 (b) amending the national legislation on patents]</i>	Mémorial A 1977, 872	Bl. f. PMZ 1978, 334 (German) IPLT LU 2-003 (English)	Law of 27.5.77
	2. Règlement grand-ducal du 9 mai 1978 pris en exécution de la loi du 27 mai 1977 portant a) approbation de la Convention sur la délivrance de brevets européens, signée à Munich le 5 octobre 1973 b) adaptation de la législation nationale en matière de brevets <i>[2. Grand-Ducal Regulation of 9 May 1978 implementing the Law of 27 May 1977 (a) approving the Convention on the Grant of European Patents, signed at Munich on 5 October 1973 (b) amending the national legislation on patents]</i>	Mémorial A 1978, 528	—	Reg. of 9.5.78
	3. Loi du 30 juin 1880, sur les brevets d'invention, modifiée en dernier lieu par la loi du 31 octobre 1978 <i>[3. Law of 30 June 1880 on patents, as last amended by the Law of 31 October 1978]</i>	Mémorial 1880, 405 Mémorial A 1978, 1657	—	PL
	4. Loi du 8 juillet 1967 concernant la divulgation et la mise en œuvre des inventions et des secrets de fabrique intéressant la défense du territoire ou la sûreté de l'Etat <i>[4. Law of 8 July 1967 on the disclosure and use of inventions and trade secrets affecting national defence or the security of the State]</i>	Mémorial A 1967, 796	—	Law of 8.7.67
	5. Règlement grand-ducal du 16 décembre 1980 portant nouvelle fixation du barème des différentes taxes et surtaxes visées par l'arrêté grand-ducal du 13 octobre 1945 ayant pour objet de modifier et compléter la législation sur les brevets d'invention <i>[5. Grand-Ducal Regulation of 16 December 1980 revising the schedule of fees and additional fees referred to in the Grand-Ducal Decree of 13 October 1945 amending and supplementing the legislation on patents]</i>	Mémorial A 1980, 2093	—	Fees Reg. of 16.12.80
	6. Règlement grand-ducal du 12 juin 1975 concernant le recouvrement des frais de publications au Mémorial, Recueil administratif et économique <i>[6. Grand-Ducal Regulation of 12 June 1975 on the recovery of the cost of publications in the "Mémorial, Recueil administratif et économique"]</i>	Mémorial A 1975, 723	—	Fees Reg. of 12.6.75

Contracting State	1 National provisions	2 Source	3 Translation published in (language)	4 Abbreviations used in this synopsis
Luxembourg	7. Règlement grand-ducal du 18 septembre 1969 pris en exécution de l'article 4, alinéa final, de la loi du 8 juillet 1967 concernant la divulgation et la mise en œuvre des inventions et des secrets de fabrique intéressant la défense du territoire ou la sûreté de l'Etat	Mémorial A 1969, 1234		
	<i>[7. Grand-Ducal Regulation of 18 September 1969 implementing Article 4, final paragraph, of the Law of 8 July 1967 on the disclosure and use of inventions and trade secrets affecting national defence or the security of the State]</i>		—	Reg. of 18.9.69
	8. Arrêté grand-ducal du 21 juin 1947 concernant la prorogation des délais et la restauration des droits en matière de Propriété Industrielle	Mémorial 1947, 613		
	<i>[8. Grand-Ducal Decree of 21 June 1947 concerning the extension of time limits and the re-establishment of rights in respect of industrial property]</i>		—	—
	9. Arrêté ministériel du 7 novembre 1946 concernant la procédure administrative en matière de brevets d'invention, en exécution de la loi du 30 juin 1880 et de l'arrêté grand-ducal du 13 octobre 1945	Mémorial 1946, 800		
	<i>[9. Ministerial Decree of 7 November 1946 concerning the administrative procedure in respect of patents, enacted under the Law of 30 June 1880 and the Grand-Ducal Decree of 13 October 1945]</i>		—	—
	10. Arrêté ministériel du 9 novembre 1945 concernant la procédure administrative en matière de brevets d'invention, en exécution de la loi du 30 juin 1880 et de l'arrêté grand-ducal du 13 octobre 1945, modifié en dernier lieu par le règlement grand-ducal du 7 mars 1977	Mémorial 1945, 871 Mémorial A 1977, 444		
	<i>[10. Ministerial Decree of 9 November 1945 concerning the administrative procedure in respect of patents, enacted under the Law of 30 June 1880 and the Grand-Ducal Decree of 13 October 1945, as last amended by the Grand-Ducal Regulation of 7 March 1977]</i>		—	Min. Dec. of 9.11.45
Luxembourg	11. Arrêté grand-ducal du 13 octobre 1945 ayant pour objet de modifier et compléter la législation sur les brevets d'invention	Mémorial 1945, 784		
	<i>[11. Grand-Ducal Decree of 13 October 1945 amending and supplementing the legislation on patents]</i>		—	—

[illegible]

Contracting State	1 National provisions	2 Source	3 Translation published in (language)	4 Abbreviations used in this synopsis
Switzerland/ Liechtenstein	1. Bundesgesetz betreffend die Erfindungspatente vom 25. Juni 1954 in der revidierten Fassung vom 17. Dezember 1976	SR 232.14		
	[1. <i>Federal Law on Patents for Inventions of 25 June 1954, as revised on 17 December 1976</i>]		IPLT CH 2-001 (English)	PA
	2. Verordnung betreffend die Erfindungspatente vom 19. Oktober 1977	SR 232.141		
	[2. <i>Regulation on Patents for Inventions of 19 October 1977</i>]		IPLT CH 2-002 (English)	PR
	3. Verordnung über die Gebühren des Bundesamts für geistiges Eigentum vom 19. Oktober 1977	SR 232.148	—	Fees Reg.
	[3. <i>Regulation on the Fees of the Federal Intellectual Property Office of 19 October 1977</i>]			
	4. Bundesgesetz über das Verwaltungsverfahren vom 20. Dezember 1968	SR 172.021	—	—
	[4. <i>Federal Law on administrative procedure of 20 December 1968</i>]			
	5. Vertrag zwischen der Schweizerischen Eidgenossenschaft und dem Fürstentum Liechtenstein über den Schutz der Erfindungspatente vom 22. Dezember 1978 (Patentschutzvertrag)	SR 0.232.149.514	OJ 1980, 407 IPLT LI-CH 2-001 (English, French)	Treaty CH/LI of 22.12.78
	[5. <i>Treaty between the Swiss Confederation and the Principality of Liechtenstein on Patent Protection (Patent Treaty) of 22 December 1978</i>]			
	6. Ausführungsordnung zum schweizerisch-liechtensteini-schen Patentschutzvertrag vom 10. Dezember 1979	SR 0.232.149.514.1	OJ 1980, 407 IPLT LI-CH 2-001 (English, French)	—
	[6. <i>Implementing Agreement to the Treaty between Switzerland and Liechtenstein in Respect of Patents of 10 December 1979</i>]			
United Kingdom	1. Patents Act 1977	1977 c. 37	Bl. f. PMZ 1979, 200 (German) LTPI UK 2-001 (French)	PA
	2. The Patents Rules 1978, as last amended by "The Patents (Amendment) Rules 1981"	S.I. 1978/216 S.I. 1981/72	Bl. f. PMZ 1980, 326 (German) LTPI UK 2-002 (French)	PR

II. Filing of European patent applications pursuant to Article 75, paragraphs 1(b) and 2, EPC

European patent applications may be filed at the EPO at Munich, its branch at The Hague or, if the law of a Contracting State so permits, at the central industrial property office or other competent authority of that State.

The following table indicates, for each Contracting State, whether European patent applications may be filed at the option of the applicant at the EPO or a national authority, which applications must be filed with the national authorities, the languages in which European patent applications are accepted by the national authorities and what special features need to be borne in mind in connection with the filing.

For the purpose of filing an application, a national representative does not need to be appointed if the applicant has neither a residence nor his principal place of business within the territory of the State concerned (Article 133, paragraphs 1 and 2, EPC).

Attention is drawn to the fact that a translation in respect of every application which is not in English, French or German must be filed in one of these languages within three months after the filing of the European application, but no later than 13 months after the date of priority (Article 14, paragraph 2, Rule 6, paragraph 1, EPC). If this translation is not filed in due time, the application is deemed to be withdrawn (Article 90, paragraph 3, EPC).

European divisional applications must always be filed directly with the EPO at Munich or its branch at The Hague (Article 76, paragraph 1, EPC).

With regard to the languages specified in column 3, applicants are recommended to file applications where possible in the official language(s) of these States as difficulties of communication may arise – in particular in the case of States which have to examine applications in the light of national security regulations – possibly resulting in European patent applications being deemed to be withdrawn because of non-observance of the time limit for forwarding such applications (Article 77, paragraph 5, EPC).

Contracting State Central industrial property office	1 Applicant can choose between EPO and national authorities (subject to column 2)	2 Applications which must be filed with national authorities	3 Languages in which European patent applications must or may be filed with national authorities	4 Official language(s)	5 Special features
Austria Österreichisches Patentamt Postfach 95 A-1014 Wien	Yes § 2, IPLT	—	All the languages pursuant to Arti- cle 14(1) and (2) EPC when at least the “indication that a European patent is sought”, the “de- signation of at least one Contracting State” and “infor- mation enabling the applicant to be identified” are in English, French or German § 2, ILPT	German	Stamp duty of S 70 is payable when filing the application; if Austria is also designated, the duty is increased to S 250 Notice in the Österreichisches Patentblatt, No. 12/1979, p. 172
Belgium Ministère des affaires économi- ques Service de la propriété industrielle et commerciale 24-26, rue J.A. De Mot B-1040 Bruxelles	Yes Art. 3(1), Law of 8.7.77	Applications filed by persons having Belgian nationality or having a resi- dence or their prin- cipal place of busi- ness in Belgium and which are of importance for national security and defence Art. 3(2), Law of 8.7.77	Dutch French German English	French Dutch German	Persons having a residence or their principal place of busi- ness abroad must indicate an address for service in Belgium Art. 12 RD of 27.2.81
France Institut national de la propriété industrielle (INPI) 26 bis, rue de Léningrad F-75800 Paris	Yes, if priority of an earlier French patent application is claimed Art. 6, Law No. 77-683	Applicants having a residence or their principal place of business in France must file European first applications, or European applica- tions for which pri- ority of an earlier application filed abroad is claimed, with INPI Art. 6, Law No. 77-683	All the languages pursuant to Art. 14(1) and (2) EPC	French	Applications as in column 1 may be filed at the EPO, with INPI in Paris or at its branch offices in Bordeaux, Lyon, Marseille and Strasbourg. Ord. of 29.11.78; Decision of the Director of INPI No. 80/164 of 3.3.80. Applications as in column 2 may not be freely dissem- inated or utilised without the authorisation of the Minister responsible. Such authorisa- tion is automatically deemed to have been given 4 months after the filing date or 14 months after the priority date Arts. 7-9, Law No. 77-683

Contracting State Central industrial property office	1 Applicant can choose between EPO and national authorities (subject to column 2)	2 Applications which must be filed with national authorities	3 Languages in which European patent applications must or may be filed with national authorities	4 Official language(s)	5 Special features
Netherlands Octrooiraad Postbus 5820 NL-2280 HV Rijswijk (ZH)	No; European patent applications must be filed at the EPO	Applications whose content must be kept secret in the interest of the defence of the realm Art. 29G PA	Applications under column 2 may be filed in all the languages pursuant to Art. 14(1) and (2) EPC	Dutch	Care should be taken not to address European patent app- lications, which are filed at the branch of the EPO at The Hague, to the Octrooiraad which is in the same building. The postal address of the branch of the EPO at The Hague is as follows: "Post- bus 5818, 2280 HV Rijswijk ZH"
Sweden Kungl. Patent- och registreringsverket Box 5055 S-10242 Stock- holm	Yes § 80(2) PA	Defence inventions which have been made in Sweden or belong to a person domiciled in Swe- den or to a Swedish legal person must be filed at the Swe- dish Patent Office or submitted to the "Gransknings- nämnden för förs- varsuppfinningar" (Defence inven- tions examination committee) Law of 6.4.78	Swedish German English French	Swedish	
Switzerland/ Liechtenstein Bundesamt für geistiges Eigentum CH-3003 Bern	Yes Art. 115 PR	—	All the languages pursuant to Art. 14(1) and (2) EPC	Switzerland: German French Italian Liechtenstein: German	

III. A. Rights conferred by a European patent application after publication pursuant to Article 93 EPC (Article 67 EPC)

B. Filing of translations of the claims pursuant to Article 67(3) EPC

Under Article 67, paragraph 1, EPC, from the date of its publication under Article 93 EPC a European patent application provisionally confers on the applicant such protection as is conferred by Article 64, in the Contracting States designated in the application as published, i. e. the same rights as would be conferred by a national patent granted in those States.

Pursuant to Article 67, paragraph 2, however, Contracting States may confer protection which is less than that referred to in Article 64 EPC. That protection may not, though, be less than that which would result from publication of an unexamined national patent application. The applicant must at least be given the right to claim compensation reasonable in the circumstances from an unauthorised user.

A further exception to the basic rule in Article 67, paragraph 1, is laid down in Article 67, paragraph 3, regarding the date from which provisional protection is effective. Under that provision any Contracting State which does not have as an official language the language of the proceedings may prescribe that provisional protection shall not be effective until such time as a translation of the claims in one of its official languages at the option of the applicant or, where that State has prescribed the use of one specific official language, in that language:

- (a) has been made available to the public in the manner prescribed by national law, or
- (b) has been communicated to the person using the invention in the said State.

No time limits are prescribed for filing the above-mentioned translations in the Contracting States: provisional protection in the individual Contracting States becomes effective only when the conditions referred to in Article 67, paragraph 3, EPC have been fulfilled.

Rights conferred by a European patent application after publication pursuant to Article 93 EPC (Article 67 EPC)

Contracting State	1 Provisional protection under Art. 64 EPC (Art. 67(1) EPC)	2 Translation of the claims necessary pursuant to Art. 67(3) EPC?	3 Compensation rights	4 When does the right referred to in column 3 arise if a translation pursuant to Art. 67(3) EPC is necessary?
Austria	No § 4(1), ILPT	Yes § 4(2), ILPT	Compensation reasonable in the circumstances § 4(1), ILPT	When the translation of the claims is made available to the public in accordance with table III.B., column 7, or communicated to the user § 4(2), ILPT
Belgium	No Art. 3(3), Law of 8.7.77	Yes Art. 3(3), Law of 8.7.77	Compensation reasonable in the circumstances Art. 3(3), Law of 8.7.77	When the translation of the claims is made available to the public in accordance with table III.B., column 7, or communicated to the user Art. 3(3), Law of 8.7.77
France	No Art. 3(1), Law No. 77-683	Yes Art. 3(2), Law No. 77-683	Damages; possibly seizure of the articles infringing the patent application; the court hearing the infringement action stays proceedings until the patent is granted Art. 3(1), Law No. 77-683	When the translation of the claims is made available to the public in accordance with table III.B., column 7, or communicated to the user Art. 3(2), Law No. 77-683
Germany, Federal Republic of	No Art. II, § 1(1), LIPC	Yes Art. II, § 1(2), LIPC	Compensation reasonable in the circumstances Art. II, § 1(1), LIPC	When the translation of the claims is made available to the public in accordance with table III.B., column 7, or communicated to the user Art. II, § 1(2), LIPC
Italy	Yes Art. 3, DPR No. 32, as amended by DPR No. 338	Yes Art. 3, DPR No. 32, as amended by DPR No. 338	Damages; possibly description and seizure of the articles infringing the patent application and anything used in the making thereof Art. 81 PL	When the translation of the claims is made available to the public in accordance with table III.B., column 7, or communicated to the user Art. 3, DPR No. 32, as amended by DPR No. 338
Liechtenstein	see Switzerland			
Luxembourg	No Art. 3(1), Law of 27.5.77	Yes Art. 4(1), Law of 27.5.77	Compensation reasonable in the circumstances Art. 3(2), Law of 27.5.77	When the translation of the claims is made available to the public in accordance with table III.B., column 7, or communicated to the user Art. 4(1), Law of 27.5.77

Contracting State	1 Provisional protection under Art. 64 EPC (Art. 67(1) EPC)	2 Translation of the claims necessary pursuant to Art. 67(3) EPC?	3 Compensation rights	4 When does the right referred to in column 3 arise if a translation pursuant to Art. 67(3) EPC is necessary?
Netherlands	No Art. 43 B(1), PA	Yes Art. 43 B(3), PA	Compensation reasonable in the circumstances Art. 43 B(1) and (2), PA	30 days after notification of the applicant's rights (writ) has been served on the user; this writ must be accompanied by the Dutch translation of the claims or else indicate that the translation has been laid open by the Office for inspection. Art. 43 B(3), PA
Sweden	No § 88(2), PA	Yes § 88(1), PA	Compensation reasonable in the circumstances §§ 58, 87 and 88(2), PA	When the translation of the claims is made available to the public in accordance with table III.B., column 7, and notice of the fact is published in the Swedish Patent Bulletin § 88(2), PA
Switzerland/ Liechtenstein	No Art. 111(1), PA	Yes Art. 112, PA	Damages; action may only be brought after grant of the patent Arts. 111(2) and 73(3), PA	When the translation of the claims is made available to the public in accordance with table III.B., column 7, or communicated to the user Art. 112, PA
United Kingdom	Yes Sects. 78(1), (2), (3)(d) and 69(1), PA	No; the relevant provisions have not yet entered into force Sect. 78(7) and (8), PA	Damages; court proceedings may only be brought after grant of the patent Sect. 69, PA	—

Filing of translations of the patent claims pursuant to Article 67(3) EPC

[illegible]

6 Are documents which meet the formal requirements pursuant to Rule 35(3)–(14) EPC accepted?	7 Manner and form in which the translation is made available to the public	8 Correction of trans- lation permitted?	9 Is provision made for a special fee for correction?	10 Special features
Yes	Inspection in reading room; Copies available; Mention in Patent Bulletin	Yes	Yes, as in column 2	The original cash payment or transfer vouchers must be submitted as evidence that the publication fee has been paid
§ 1, Reg. of 10.7.79	§ 3(1), ILPT	§ 6(2)–(4) ILPT	§§ 6(2) and 22 ILPT	§ 22(3), ILPT § 168(3) PA
Yes	Inspection in reading room; Copies available;	Yes (Errors of transcription)	No	<p>The provisions of the Royal Decree of 18.7.66 on the co-ordination of laws concerning the use of languages for administrative purposes apply to the language of the translation. The following languages are to be used:</p> <ul style="list-style-type: none"> – French or Dutch for natural and legal persons having a residence or their principal place of business abroad – French, Dutch, German for natural persons resident in Belgium – Private industrial, commercial and financial undertakings (including natural persons, whether Belgian or foreign nationals, engaging in industry, commerce or finance) having a residence or their principal place of business in Belgium must use the language of the linguistic region where the operation is located. <p>The translation must contain the name of the applicant, the publication number of the European patent application and a translation of the title of the invention</p> <p>Art. 4(2) and (3), RD of 27.2.81</p>
Art. 4(1), RD of 27.2.81	Art. 3(3), Law of 8.7.77 Art. 1, RD of 18.4.80; Art. 4, RD of 27.2.81	Art. 7, RD of 27.2.81		
Yes	Notice of the filing of the translation appears in the Patent Bulletin (BOPI); Inspection in reading room; Copies available;	Yes	FF 100	<p>A request for publication and proof of payment of the requisite fee must be submitted with the translation. Art. 11, Dec. No. 78-1011</p> <p>The translation may be filed with INPI in Paris or the branch offices in Bordeaux, Lyon, Marseille, or Strasbourg. (PIBD 1981 I 15, 36).</p> <p>For further formal requirements see the INPI notices in PIBD 1979 I 8, I 59, and 1981 I 36</p>
(see also column 10)	Art. 9, Dec. No. 78-1011	Art. 4(2), Law No. 77-683	Arts. 12 and 18, Dec. No. 78-1011; Ord. of 27.8.81	

Contracting State	1 Must a national representative be appointed?	2 (a) Special fee payable? (b) If so, when due?	3 Language(s) in which the translation must or may be filed	4 Must a form be used?	5 No. of copies to be filed
Germany, Federal Republic of	No The authorised professional representative before the EPO is not required to file a new authorisation.	(a) DM 100; (b) Within one month after receipt of the request for publication Art. II, § 2(1), LIPC; No. 113800, Schedule of fees LPF	German Art. II, § 1(2), LIPC	Yes § 1, Publ. Reg.	2 § 2, Publ. Reg.
Italy	No, but an address for service in Italy must be given. The authorised professional representative before the EPO is not required to file a new authorisation.	Official stamp-duty paper must be used for one copy of the form referred to in column 4. Circular No. 137 of 13.6.79	Italian Art. 3, DPR No. 32, as amended by DPR No. 338	Yes Circular No. 137 of 13.6.79	2 Circular No. 137 of 13.6.79
Liechtenstein	see Switzerland				
Luxembourg	Yes	(a) FL/FB 300 (b) Date on which translation is filed Art. 2(3), Reg. of 9.5.78	French or German Art. 4(1), Law of 27.5.77	No	1 Art. 4(1), Law of 27.5.77
Netherlands	No The authorised professional representative before the EPO is not required to file a new authorisation	No	Dutch Art. 43B(3), PA	No	2 Art. 29(1), PR
Sweden	No The authorised professional representative before the EPO is not required to file a new authorisation	(a) skr 200 (b) mention of the filing of the translation is not published until the fee has been paid § 88(1) PA, as amended by Law of 13.3.80; § 45 PD, as amended by the Decree of 10.4.80	Swedish § 88(1), PA	No	2 § 88(1), PA

6 Are documents which meet the formal requirements pursuant to Rule 35(3)–(14) EPC accepted?	7 Manner and form in which the translation is made available to the public	8 Correction of translation permitted?	9 Is provision made for a special fee for correction?	10 Special features
Yes	Printed publication Art. II, § 2(1), LIPC	Yes	DM 100 Art. II, § 2(1), LIPC; No. 113800 Schedule of fees LPF	At the head of the first page at least of all communications sent to the Patent Office, the European patent application number must be given, preceded by the letters "EP" § 3, Publ. Reg.
Yes	Inspection in reading room; Copies available	Yes; the form required for the purposes of column 4 must be used Art. 5(4), DPR No. 32	as column 2	If an Italian translation has been supplied with a European patent application filed with the Italian Central Patent Office, this serves as the translation under Art. 3 of DPR No. 32 Art. 1(5), DPR No. 32
Yes	Inspection in reading room; Copies available Art. 2(4), Reg. of 9.5.78	Yes Art. 4(2), Law of 27.5.77	Yes FL/FB 300 Art. 2(5), Reg. of 9.5.78	The services of a representative need not be enlisted for making fee payments. The name and address of the applicant and the number and date of publication of the European patent application must be submitted with the translation Art. 2(1), Reg. of 9.5.78
No national formal requirements are laid down for translations.	Inspection in the "Aanmelding en Registers" department; Mention in "De Industriële Eigendom" Art. 43B(5), PA	No requirements laid down	–	
Yes	Inspection in reading room; Copies available; Mention in "Svensk Patenttidning" § 88(1), PA § 62(2), PD	Yes § 91(2), PA, as amended by Law of 13.3.80	Skr 200 § 91(2), PA, as amended by Law of 13.3.80 § 45, PD, as amended by Decree of 10.4.80	The European patent application number and the name and address of the applicant must be given with the translation. Otherwise it is deemed not to have been filed § 61, PD

Contracting State	1 Must a national representative be appointed?	2 (a) Special fee payable? (b) If so, when due?	3 Language(s) in which the translation must or may be filed	4 Must a form be used?	5 No. of copies to be filed
Switzerland/ Liechtenstein	For the filing: no, if supplied in accordance with the regulations; the authorised professional representative before the EPO is not required to file a new authorisation. For a correction: yes. Art. 13 PA	No	German, French or Italian Art. 112, PA Art. 4(1), PR	No	1 Art. 112, PA

6 Are documents which meet the formal requirements pursuant to Rule 35(3)–(14) EPC accepted?	7 Manner and form in which the translation is made available to the public	8 Correction of translation permitted?	9 Is provision made for a special fee for correction?	10 Special features
Yes	<p>Inspection in reading room; Copies available</p> <p>Art. 116(4), PR</p>	<p>Yes</p> <p>Art. 114, PA Art. 116(5), PR</p>	No	<p>The publication number of the European patent application must be indicated when the translation is filed</p> <p>Art. 116(1), PR</p>

IV. Filing of translations of the patent specification under Article 65 EPC

Under Article 65, paragraph 1, of the European Patent Convention, any Contracting State can prescribe that if the text, in which the European Patent Office intends to grant a European patent or maintain a European patent as amended for that State, is not drawn up in one of its official languages, the applicant for or proprietor of the patent must supply to its central industrial property office a translation of this text in one of its official languages at his option or, where that State has prescribed the use of one specific official language, in that language.

Of the 11 Contracting States, eight, namely Austria, Belgium, France, Italy, Liechtenstein, Netherlands, Switzerland and Sweden, have enacted provisions under Article 65, paragraphs 1 and 2, EPC. All these States have prescribed, in accordance with Article 65, paragraph 3, EPC, that in the event of failure to observe the relevant national provisions, the European patent will be deemed to be void *ab initio*. The circumstances in which such a loss of rights occurs and the legal means of redress, if any, for restoring the effects of the European patent are determined by the national law of the Contracting States concerned.

The other Contracting States, i. e. the Federal Republic of Germany, Luxembourg and the United Kingdom, do not at present require a translation of the European patent specification.

With the exception of Belgium (see "Special features" column in the table) no State with more than one official language has prescribed a specific official language for the translation.

The following table contains information regarding each of the aforementioned States, which should be of assistance to applicants in filing the translation of the patent specification with the central industrial property office. It also contains information as to how the translations filed will be made available to the public.

Contracting State	1 Must a national representative be appointed?	2 Period for filing the translation	3 (a) Special fee payable? (b) If so, when due	4 Language(s) in which the translation must or may be filed	5 Must a form be used?	6 No. of copies to be filed
Austria	Yes § 24, ILPT § 21(3), PA	6 months after notification of EPO communication pursuant to Rule 51(4) or 58(5) EPC § 5(1), (2), ILPT	(a) S 640 plus S 300 for the 6th and each subsequent page of the translation and S 300 for the 3rd and each subsequent page of any drawings (b) within period pursuant to column 2 §§ 5(1) and 22, ILPT § 166(3), (10), PA	German § 5(1), ILPT	Yes	2 § 2, Reg. of 10.7.79
Belgium	No, but an internal address for service must be given Art. 12, RD of 27.2.81	3 months after the date on which the mention of the grant or the decision regarding opposition is published in the European Patent Bulletin Art. 5(1), Law of 8.7.77	No	French, Dutch, German (subject to column 11) Art. 5(1), Law of 8.7.77	No	2 Art. 6(3), RD of 27.2.81
France	No, but an internal address for service must be given. The authorised professional representative before the EPO is not required to file a new authorisation	3 months after the date on which the mention of the grant or the decision regarding opposition is published in the European Patent Bulletin Art. 8, Dec. No. 78-1011	(a) FF 100 (b) Date on which translation is filed Art. 18, Dec. No. 78-1011; Ord. of 27.8.81	French Art. 1, Law No. 77-683	No, (see however, column 11) INPI Notice in PIBD 1979 I 185	2 cf. column 5
Italy	No, but an internal address for service must be given. The authorised professional representative before the EPO is not required to file a new authorisation	3 months after notification of EPO communication pursuant to Rule 51(4) or 58(5) EPC Art. 4(4), DPR No. 32	(a) and (b) Official stamp duty paper must be used for one copy of the form pursuant to column 5 Circular No. 137 of 13.6.79	Italian; the proprietor of the patent or his representative must give a declaration that the translation is in complete agreement with the original Art. 4(4), DPR No. 32	Yes Circular No. 137 of 13.6.79	2 Circular No. 137 of 13.6.79
Liechtenstein	see Switzerland					

7 Are documents which meet the formal requirements pursuant to Rules 32 and 35(3)–(14) EPC accepted?	8 Manner and form in which the translation is made available to the public	9 Correction of translation permitted?	10 Is provision made for a special fee for correction?	11 Special features
Yes § 1 Reg. of 10.7.79	Translation and any corrections published in the form of a printed patent document; mention of the published printed patent document and of any corrections appears in the Patent Bulletin §§ 5(1) and 6(3), (4), ILPT	Yes § 6(2), ILPT	Yes, cf. column 3(a) §§ 6(2) and 22, ILPT § 166(3), (10), PA	
Yes Art. 6(2), RD of 27.2.81	Display in reading room; Copies available Art. 5(3), Law of 8.7.77 Art. 5, RD of 27.2.81 Art. 1, RD of 10.11.56 as worded in RD of 18.4.80	Yes (errors of transcription) Art. 7, RD of 27.2.81	No	The provisions of the "Royal Decree of 18.7.66 on the co-ordination of laws concerning the use of language in the administration" have to be observed as regards the language of the translation (see table III.B., column 10). The translation must be signed by the proprietor of the patent or his representative. Art. 6, RD of 27.2.81
Yes cf. column 5	Mention of the filing of the translation appears in the Patent Bulletin (BOPI); Display in reading room; Copies available Art. 9, Dec. No. 78-1011	Yes; the applicant must indicate the issue number and date of the BOPI in which the mention of the first filing of the translation appeared Art. 4(2), Law No. 77-683 PIBD 1981 I 36	Yes, cf. column 3(a) Arts. 12 and 18, Dec. No. 78-1011 Ord. of 27.8.81	A request for publication and proof of payment of the requisite fee must be enclosed with the translation (Art. 8, Dec. No. 78-1011), which may be filed either with INPI in Paris or with the branch offices in Bordeaux, Lyon, Marseille and Strasbourg (PIBD 1981 I 15, 36). INPI recommends attaching to the translation a standard cover page, which can be obtained free of charge, containing the bibliographic data of the European patent. For further recommended formal requirements, see also the INPI Notice in PIBD 1979 I 185 and 1981 I 36 Failure to file the translation in due time is mentioned in the Patent Bulletin (BOPI) Art. 10, Dec. No. 78-1011
Yes	Display in reading room; Copies available	Yes; the form required for the purposes of column 5 must be used Art. 5(4), DPR No. 32	Cf. column 3	If an Italian translation has been supplied with a European patent application filed with the Italian Central Patent Office and the patent has been granted unamended, no further translation of the patent specification is required Art. 1(5), DPR No. 32

Contracting State	1 Must a national representative be appointed?	2 Period for filing the translation	3 (a) Special fee payable? (b) If so, when due	4 Language(s) in which the translation must or may be filed	5 Must a form be used?	6 No. of copies to be filed
Netherlands	No, but an internal address for service must be given (see also column 11) The authorised professional representative before the EPO is not required to file a new authorisation Art. 29 O, PA	3 months after the date on which the mention of the grant or the decision regarding opposition is published in the European Patent Bulletin Art. 29 P(1), PA Art. 31 C(1)–(2), PR	(a) hfl 50 (b) within period pursuant to column 2 Art. 17(7), 31 C(3), PR	Dutch; the translation must be certified by a Dutch representative (see also column 11) Art. 29 P(1), PA	No	3 Art. 22, 23, 31 C(4), PR
Sweden	No	Until the mention of the grant of the patent or the decision regarding opposition is published in the European Patent Bulletin § 60(1), PD as amended by Dec. of 10.4.80	(a) skr 500 plus skr 85 for each complete or incomplete page of the translation in excess of the eighth (b) within period pursuant to column 2 § 82(1), PA § 45 PD as amended by Dec. of 18.12.80	Swedish § 82(1), PA	No	2 § 82(1), PA
Switzerland/ Liechtenstein	For the filing: no, if supplied in accordance with the regulations; the authorised professional representative before the EPO is not required to file a new authorisation. For a correction: yes Art. 13 PA	Until the mention of the grant of the patent or the decision regarding opposition is published in the European Patent Bulletin Art. 113(2), PA	No	German, French or Italian (see also column 11) Art. 113(1), PA Art. 4(1), PR	No	1 Art. 113(1), PA

7 Are documents which meet the formal requirements pursuant to Rules 32 and 35(3)–(14) EPC accepted?	8 Manner and form in which the translation is made available to the public	9 Correction of translation permitted?	10 Is provision made for a special fee for correction?	11 Special features
Yes	Mention of the filing of the translation in "De Industriële Eigendom"; Display in reading room; Copies available Art. 29 P(3), PA	Yes; the corrected translation must be certified by a Dutch representative Art. 29 P(7), PA	Yes, cf. column 3(a) Art. 29 P(7), PA Art. 17(7), PR	The number of the European patent must be indicated on the translation. The certification referred to in columns 4 and 9 should be in the form of a signed declaration by the representative to the effect that to the best of his knowledge the translation is complete and correct. <i>The patent lapses if the applicant does not indicate the required address for service within three months of the date on which mention of the grant of the patent was entered in the public register of the Office</i> Art. 29 O, PA Art. 31 C(4)–(5), PR
Yes	Mention of the filing of the translation in "Svensk Patent-tidning"; Publication of a printed patent document (and of any corrections to the translation) § 82(2)–(3), PA	Yes § 91(1), PA Art. 63, PD	Yes, cf. column 3(a) § 91(1), PA § 45 PD as amended by Dec. of 7.8.80	The application number of the European patent application and the name and address of the applicant must be given with the translation. If the EPO maintains the patent in an amended form, then the number of the European patent and the name and address of the proprietor of the patent must be given when the translation of the amended text is filed § 60(2), PD
Yes	Display in reading room; Copies available Art. 116(4), PR	Yes Art. 114, PA Art. 116(5), PR	No	The publication number of the European patent must be indicated when the translation is filed. If as a result of opposition proceedings the European patent is maintained in an amended form, then the new translation may be wholly or partly replaced by a declaration of the extent to which the earlier translation applies also to the amended patent specification Art. 116(1)–(2), PR

V. Authentic text of a European patent application or European patent (Article 70 EPC)

In any proceedings before the European Patent Office and in any Contracting State the text of a European patent application or a European patent in the language of the proceedings is the authentic text.

Any Contracting State may provide that a translation, as provided for in the Convention, in an official language of that State, shall in that State be regarded as authentic, except for revocation proceedings, in the event of the application or patent in the language of the translation conferring protection (Article 69 EPC) which is narrower than that conferred by it in the language of the proceedings.

Any Contracting State which adopts a provision of this kind

- (a) must allow the applicant for or proprietor of the patent to file a corrected translation of the European patent application or European patent;
- (b) may prescribe that any person who, in that State, in good faith is using or has made effective and serious preparations for using an invention the use of which would not constitute infringement of the application or patent in the original translation may, after the corrected translation takes effect, continue such use in the course of his business or for the needs thereof without payment (Article 70, paragraph 4(b), EPC).

The following table indicates which text of a European patent application or European patent is authentic in the event of translations pursuant to Articles 67(3) and 65(1) EPC being filed, and whether a State has made provision for use in good faith in the meantime as provided for in Article 70, paragraph 4(b), EPC.

Contracting State	1 Authentic Text of a European patent application or European patent	2 Has provision pursuant to Art. 70 (4)(b) been made?
Austria	Translation, if protection conferred is narrower than in the language of the proceedings. § 6(1) ILPT	Yes § 6(6) ILPT
Belgium	No provisions pursuant to Art. 70(3) EPC. Authentic text is that in the language of the proceedings.	—
France	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 4(1) Law No. 77-683	Yes Art. 4(3) Law No. 77-683
Germany, Federal Republic of ¹	No provisions pursuant to Art. 70(3) EPC. Authentic text is that in the language of the proceedings.	—
Italy	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 5(2) DPR No. 32	Yes Art. 5(5) DPR No. 32
Liechtenstein	see Switzerland	
Luxembourg ¹	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 6(1) Law of 27.5.77	Yes Art. 6(2) Law of 27.5.77
Netherlands	No provisions pursuant to Art. 70(3) EPC. Authentic text is that in the language of the proceedings.	—
Sweden	Translation, if protection conferred is narrower than in the language of the proceedings. § 90 PA	Yes § 91(3) PA
Switzerland/ Liechtenstein	Translation, if protection conferred is narrower than in the language of the proceedings. Art. 116(1) PA	Yes Art. 116(2), (3) PA
United Kingdom ²	No provisions pursuant to Art. 70(3) EPC. Authentic text is that in the language of the proceedings.	—

¹ Contracting State requires only a translation of the claims pursuant to Art. 67(3) EPC.² Contracting State at present requires neither a translation of the claims pursuant to Art. 67(3) EPC nor a translation of the patent specification pursuant to Art. 65(1) EPC.

VI. Payment of renewal fees for European patents

Under Article 141 EPC, "national" renewal fees in respect of a European patent may be imposed for the years which follow that in which the mention of the grant of the European patent is published in the "European Patent Bulletin". Further information on the calculation of the patent years for which "national" renewal fees are to be paid is published in Official Journal 4/1980, p. 100.

The following table indicates the most important national provisions and requirements to be observed when paying "national renewal fees" in respect of European patents. It takes no account of national provisions concerning reductions in renewal fees in connection with licensing rights, or of any stipulations applying to the possibilities of extending or deferring payment.

Irrespective of the information given in column 3 of the following table the minimum period referred to in Article 141(2) is decisive for all Contracting States i.e. "national" renewal fees in respect of a European patent falling due within two months of the publication of the mention of the grant of the European patent are deemed to have been validly paid if they are paid within that period. Any additional fee provided for under national law will not be charged.

(a) Contracting State (b) Legal basis for levying renewal fees	1 Amount of fees	2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge																																												
a) Austria b) § 8, ILPT	<table> <tr> <td>Year</td><td>S</td><td>Year</td><td>S</td></tr> <tr> <td>3rd</td><td>640</td><td>12th</td><td>2800</td></tr> <tr> <td>4th</td><td>640</td><td>13th</td><td>3600</td></tr> <tr> <td>5th</td><td>700</td><td>14th</td><td>4600</td></tr> <tr> <td>6th</td><td>780</td><td>15th</td><td>5600</td></tr> <tr> <td>7th</td><td>900</td><td>16th</td><td>7600</td></tr> <tr> <td>8th</td><td>1100</td><td>17th</td><td>9800</td></tr> <tr> <td>9th</td><td>1400</td><td>18th</td><td>12000</td></tr> <tr> <td>10th</td><td>1800</td><td>19th</td><td>16000</td></tr> <tr> <td>11th</td><td>2200</td><td>20th</td><td>20000</td></tr> </table> <p>§ 166(3), PA § 8(2), ILPT</p>	Year	S	Year	S	3rd	640	12th	2800	4th	640	13th	3600	5th	700	14th	4600	6th	780	15th	5600	7th	900	16th	7600	8th	1100	17th	9800	9th	1400	18th	12000	10th	1800	19th	16000	11th	2200	20th	20000	<p>a) last day of the month in which filing date occurred</p> <p>b) for the first fee to be paid: 3 months after due date; subsequent fees must be paid by due date</p> <p>§ 8(3) to (5), ILPT</p>	<p>a) fee for 1st year: beginning of 4th up to end of 12th month after due date; fees for further years: 6 months after due date</p> <p>b) 20%</p> <p>§ 8(4) and (5), ILPT</p>				
Year	S	Year	S																																												
3rd	640	12th	2800																																												
4th	640	13th	3600																																												
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9th	1400	18th	12000																																												
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11th	2200	20th	20000																																												
a) Belgium b) Art. 5 Sect. 3, Law of 8.7.77 Art. 9 RD of 27.2.81	<table> <tr> <td></td><td></td><td>FB</td><td></td></tr> <tr> <td>1st – 4th year</td><td></td><td>500 p.a.</td><td></td></tr> <tr> <td>5th – 8th year</td><td></td><td>1000 p.a.</td><td></td></tr> <tr> <td>9th – 12th year</td><td></td><td>2000 p.a.</td><td></td></tr> <tr> <td>13th – 16th year</td><td></td><td>3000 p.a.</td><td></td></tr> <tr> <td>17th – 20th year</td><td></td><td>4000 p.a.</td><td></td></tr> </table> <p>Art. 1, Law of 26.6.78</p>			FB		1st – 4th year		500 p.a.		5th – 8th year		1000 p.a.		9th – 12th year		2000 p.a.		13th – 16th year		3000 p.a.		17th – 20th year		4000 p.a.		<p>a) date of filing Art. 9 RD of 27.2.81</p> <p>b) 1 month</p> <p>Arts. 3 and 22, PA</p>	<p>a) beginning of 2nd up to end of 6th month from due date</p> <p>Art. 22, PA</p> <p>b) FB 500</p> <p>Art. 2, Law of 26.6.78</p>																				
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17th – 20th year		4000 p.a.																																													
a) France b) Art. 16, Ord. No. 78-1011 of 10.10.78 Art. 41, PA Art. 94, Ord. No. 79-822 of 19.9.79	<table> <tr> <td>Year</td><td>FF</td><td>Year</td><td>FF</td></tr> <tr> <td>2nd</td><td>100</td><td>11th</td><td>740</td></tr> <tr> <td>3rd</td><td>110</td><td>12th</td><td>870</td></tr> <tr> <td>4th</td><td>120</td><td>13th</td><td>1010</td></tr> <tr> <td>5th</td><td>145</td><td>14th</td><td>1135</td></tr> <tr> <td>6th</td><td>190</td><td>15th</td><td>1265</td></tr> <tr> <td>7th</td><td>260</td><td>16th</td><td>1520</td></tr> <tr> <td>8th</td><td>355</td><td>17th</td><td>1660</td></tr> <tr> <td>9th</td><td>470</td><td>18th</td><td>1825</td></tr> <tr> <td>10th</td><td>575</td><td>19th</td><td>2025</td></tr> <tr> <td></td><td></td><td>20th</td><td>2290</td></tr> </table> <p>Fees Ord. of 27.8.81</p>	Year	FF	Year	FF	2nd	100	11th	740	3rd	110	12th	870	4th	120	13th	1010	5th	145	14th	1135	6th	190	15th	1265	7th	260	16th	1520	8th	355	17th	1660	9th	470	18th	1825	10th	575	19th	2025			20th	2290	<p>a) + b)</p> <p>payment must have been made before the expiry of the month in which the date of filing occurs</p> <p>Art. 94, Dec. No. 79-822</p>	<p>a) within 6 months from due date</p> <p>b) 2nd – 10th year FF 100 11th – 20th year FF 300</p> <p>Art. 41, PA Fees Ord. of 27.8.81 Art. 70, Dec. No. 79-822</p>
Year	FF	Year	FF																																												
2nd	100	11th	740																																												
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		20th	2290																																												
a) Germany, Federal Republic of b) Art. II Sect. 7, LIPC	<table> <tr> <td>Year</td><td>DM</td><td>Year</td><td>DM</td></tr> <tr> <td>3rd</td><td>100</td><td>12th</td><td>1050</td></tr> <tr> <td>4th</td><td>100</td><td>13th</td><td>1300</td></tr> <tr> <td>5th</td><td>150</td><td>14th</td><td>1550</td></tr> <tr> <td>6th</td><td>225</td><td>15th</td><td>1800</td></tr> <tr> <td>7th</td><td>300</td><td>16th</td><td>2100</td></tr> <tr> <td>8th</td><td>400</td><td>17th</td><td>2400</td></tr> <tr> <td>9th</td><td>500</td><td>18th</td><td>2700</td></tr> <tr> <td>10th</td><td>600</td><td>19th</td><td>3000</td></tr> <tr> <td>11th</td><td>800</td><td>20th</td><td>3300</td></tr> </table> <p>LPF</p>	Year	DM	Year	DM	3rd	100	12th	1050	4th	100	13th	1300	5th	150	14th	1550	6th	225	15th	1800	7th	300	16th	2100	8th	400	17th	2400	9th	500	18th	2700	10th	600	19th	3000	11th	800	20th	3300	<p>a) last day of the month in which the date of filing occurred</p> <p>b) 2 months</p> <p>§ 17(1) and (3), PA</p>	<p>a) 4 months after expiry of the month in which a notice has been communicated by the Patent Office</p> <p>b) 10%</p> <p>§ 17(3), PA; LPF</p>				
Year	DM	Year	DM																																												
3rd	100	12th	1050																																												
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4 Communication of a reminder in cases of non-payment (a) provided for (b) date of despatch	5 Restitutio in integrum (a) provided for (b) time limit for submitting application	6 Appointment of a national representative for (a) payment of fees (b) communication of a reminder of non-payment (c) proceedings in respect of restitutio in integrum	7 Deletion of patent in cases of non-payment of renewal fees
a) yes, but without prejudice b) approx. 1 month after due date	a) yes b) 2 months after removal of obstacle, not later than 12 months after expiry of non-observed time limit § 24, ILPT §§ 129, et seq. PA	a) no b) no c) yes § 8(6) and § 24, ILPT § 21(3), PA	– entry in Register of Patents – publication in Patent Bulletin §§ 46, 79 and 80, PA
a) no b) ./	a) yes b) beginning of 7th until end of 8th month from due date Art. 22, PA	a) no b) ./. c) no, but an address for service in Belgium must be given	– publication in "Record of Patents" Art. 22, PA
a) + b) yes, if payment has not been made by the due date. Art. 71, Dec. No. 79-822	a) yes b) 3 months after communication of decision of Director of the INPI, in accordance with Art. 48(1), PA Arts. 48 and 68(2), PA	a) no b) no, but an address for service must be given c) yes	– determined by decision of Director of the INPI (communication to proprietor of patent) – publication of Decision in Official Bulletin – entry in Register of Patents Art. 48, PA Art. 73, Dec. No. 79-822
a) yes b) not laid down by law § 17(3), PA	a) yes b) 2 months after removal of obstacle; not later than 1 year after expiry of non-observed time limit § 123, PA	a) no b) no c) yes § 25, PA	– communication to applicant in accordance with § 17(3), PA – entry in the Roll of Patents – publication in Patent Bulletin § 30(1), PA

(a) Contracting State (b) Legal basis for levying renewal fees	1 Amount of fees	2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)	3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge																																												
a) Italy b) Art. 14, DPR No. 32 of 8.1.79 Art. 47, PL	<table> <tr><td>Year</td><td>Lit</td><td>Year</td><td>Lit</td></tr> <tr><td>1st</td><td>6000</td><td>11th</td><td>178000</td></tr> <tr><td>2nd</td><td>12000</td><td>12th</td><td>229000</td></tr> <tr><td>3rd</td><td>16000</td><td>13th</td><td>279000</td></tr> <tr><td>4th</td><td>21000</td><td>14th</td><td>330000</td></tr> <tr><td>5th</td><td>26000</td><td>15th</td><td>381000</td></tr> <tr><td>6th</td><td>39000</td><td>16th</td><td>381000</td></tr> <tr><td>7th</td><td>51000</td><td>17th</td><td>381000</td></tr> <tr><td>8th</td><td>77000</td><td>18th</td><td>381000</td></tr> <tr><td>9th</td><td>102000</td><td>19th</td><td>381000</td></tr> <tr><td>10th</td><td>127000</td><td>20th</td><td>381000</td></tr> </table> <p>Title VIII, DPR No. 641</p>	Year	Lit	Year	Lit	1st	6000	11th	178000	2nd	12000	12th	229000	3rd	16000	13th	279000	4th	21000	14th	330000	5th	26000	15th	381000	6th	39000	16th	381000	7th	51000	17th	381000	8th	77000	18th	381000	9th	102000	19th	381000	10th	127000	20th	381000	<p>a) + b) payment must have been made before expiry of the month in which the date of filing occurred. Fees falling due within 4 months after the grant of the patent may be paid without surcharge within this 4-month period.</p> <p>Art. 47, PL Title VIII, DPR No. 641</p>	<p>a) within 6 months from the due date</p> <p>b) Lit 26000</p> <p>Art. 47, PL Title VIII, DPR No. 641</p>
Year	Lit	Year	Lit																																												
1st	6000	11th	178000																																												
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Liechtenstein	see Switzerland																																														
a) Luxembourg b) Art. 10, AL of 27.5.77	<table> <tr><td>Year</td><td>FL/FB</td><td>Year</td><td>FL/FB</td></tr> <tr><td>1st</td><td>700</td><td>11th</td><td>1200</td></tr> <tr><td>2nd</td><td>700</td><td>12th</td><td>1200</td></tr> <tr><td>3rd</td><td>800</td><td>13th</td><td>1300</td></tr> <tr><td>4th</td><td>800</td><td>14th</td><td>1300</td></tr> <tr><td>5th</td><td>900</td><td>15th</td><td>1400</td></tr> <tr><td>6th</td><td>900</td><td>16th</td><td>1400</td></tr> <tr><td>7th</td><td>1000</td><td>17th</td><td>1500</td></tr> <tr><td>8th</td><td>1000</td><td>18th</td><td>1500</td></tr> <tr><td>9th</td><td>1100</td><td>19th</td><td>1500</td></tr> <tr><td>10th</td><td>1100</td><td>20th</td><td>1500</td></tr> </table> <p>Art. 8, PL Fees Reg. of 16.12.80</p>	Year	FL/FB	Year	FL/FB	1st	700	11th	1200	2nd	700	12th	1200	3rd	800	13th	1300	4th	800	14th	1300	5th	900	15th	1400	6th	900	16th	1400	7th	1000	17th	1500	8th	1000	18th	1500	9th	1100	19th	1500	10th	1100	20th	1500	<p>a) date of filing</p> <p>b) payment must be made no later than the anniversary of the date of filing</p> <p>Art. 10, Law of 27.5.77</p>	<p>a) within 6 months from due date</p> <p>b) FL/FB 100</p> <p>Art. 10, Law of 27.5.77 Art. 3, Fees Reg. of 16.12.80</p>
Year	FL/FB	Year	FL/FB																																												
1st	700	11th	1200																																												
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9th	1100	19th	1500																																												
10th	1100	20th	1500																																												
a) Netherlands b) Arts. 35 and 49, PA	<table> <tr><td>Year</td><td>hfl</td><td>Year</td><td>hfl</td></tr> <tr><td>1st</td><td>440</td><td>10th</td><td>1125</td></tr> <tr><td>2nd</td><td>510</td><td>11th</td><td>1200</td></tr> <tr><td>3rd</td><td>580</td><td>12th</td><td>1275</td></tr> <tr><td>4th</td><td>650</td><td>13th</td><td>1475</td></tr> <tr><td>5th</td><td>720</td><td>14th</td><td>1550</td></tr> <tr><td>6th</td><td>790</td><td>15th</td><td>1625</td></tr> <tr><td>7th</td><td>900</td><td>16th</td><td>1700</td></tr> <tr><td>8th</td><td>975</td><td>17th</td><td>1775</td></tr> <tr><td>9th</td><td>1050</td><td>18th</td><td>1850</td></tr> </table> <p>Art. 17(8), PR</p>	Year	hfl	Year	hfl	1st	440	10th	1125	2nd	510	11th	1200	3rd	580	12th	1275	4th	650	13th	1475	5th	720	14th	1550	6th	790	15th	1625	7th	900	16th	1700	8th	975	17th	1775	9th	1050	18th	1850	<p>a) + b) payment must have been made before expiry of the month in which filing date occurred or in which time limit under Art. 141(2) EPC ends.</p> <p>Art. 35(2), PA</p> <p>Relevant amount of fees payable after grant is calculated begin- ning with fee for first patent year, i.e. hfl 440</p>	<p>a) within 6 months after expiry of the month in which the filing date occurs</p> <p>b) hfl 10 if paid within one month after due date; later than that, hfl 50</p> <p>Art. 49(1), PA; Art. 17(10), PR</p>				
Year	hfl	Year	hfl																																												
1st	440	10th	1125																																												
2nd	510	11th	1200																																												
3rd	580	12th	1275																																												
4th	650	13th	1475																																												
5th	720	14th	1550																																												
6th	790	15th	1625																																												
7th	900	16th	1700																																												
8th	975	17th	1775																																												
9th	1050	18th	1850																																												
a) Sweden b) Sect. 86, PA	<table> <tr><td>Year</td><td>skr</td><td>Year</td><td>skr</td></tr> <tr><td>1st</td><td>200</td><td>11th</td><td>1200</td></tr> <tr><td>2nd</td><td>200</td><td>12th</td><td>1200</td></tr> <tr><td>3rd</td><td>300</td><td>13th</td><td>1500</td></tr> <tr><td>4th</td><td>300</td><td>14th</td><td>1500</td></tr> <tr><td>5th</td><td>400</td><td>15th</td><td>1900</td></tr> <tr><td>6th</td><td>400</td><td>16th</td><td>1900</td></tr> <tr><td>7th</td><td>700</td><td>17th</td><td>2300</td></tr> <tr><td>8th</td><td>700</td><td>18th</td><td>2300</td></tr> <tr><td>9th</td><td>900</td><td>19th</td><td>2700</td></tr> <tr><td>10th</td><td>900</td><td>20th</td><td>2700</td></tr> </table> <p>§ 46, PD as amended by Dec. of 18.12.80</p>	Year	skr	Year	skr	1st	200	11th	1200	2nd	200	12th	1200	3rd	300	13th	1500	4th	300	14th	1500	5th	400	15th	1900	6th	400	16th	1900	7th	700	17th	2300	8th	700	18th	2300	9th	900	19th	2700	10th	900	20th	2700	<p>a) day following date of filing</p> <p>b) ./. </p> <p>§§ 42, and 86, PA</p>	<p>a) 6 months after due date or date of grant of patent</p> <p>b) 20%</p> <p>§§ 42, and 46, PA</p>
Year	skr	Year	skr																																												
1st	200	11th	1200																																												
2nd	200	12th	1200																																												
3rd	300	13th	1500																																												
4th	300	14th	1500																																												
5th	400	15th	1900																																												
6th	400	16th	1900																																												
7th	700	17th	2300																																												
8th	700	18th	2300																																												
9th	900	19th	2700																																												
10th	900	20th	2700																																												

<p>4</p> <p>Communication of a reminder in cases of non-payment</p> <p>(a) provided for</p> <p>(b) date of despatch</p>	<p>5</p> <p>Restitutio in integrum</p> <p>(a) provided for</p> <p>(b) time limit for submitting application</p>	<p>6</p> <p>Appointment of a national representative for</p> <p>(a) payment of fees</p> <p>(b) communication of a reminder of non-payment</p> <p>(c) proceedings in respect of restitutio in integrum</p>	<p>7</p> <p>Deletion of patent in cases of non-payment of renewal fees</p>
<p>a) no</p> <p>b) ./.</p>	<p>a) yes</p> <p>b) 2 months after removal of obstacle; not later than 1 year after expiry of non-observed time limit under column 2</p> <p>Art. 36, DPR No. 338</p>	<p>a) + c)</p> <p>no, but an address for service must be given</p> <p>b) ./.</p> <p>Art. 13, DPR No. 32</p> <p>Art. 93, PL</p>	<p>– communication to interested party</p> <p>– entry in Register of Patents</p> <p>– publication in the Bulletin</p> <p>Art. 56, PL</p>
<p>a) no</p> <p>b) ./.</p>	<p>a) + b)</p> <p>yes, under certain prerequisite conditions by authority of the competent Minister</p>	<p>a) no</p> <p>b) ./.</p> <p>c) yes</p>	<p>– only renewal fees <i>paid</i> are entered in Register of Patents</p> <p>Art. 15, PL</p>
<p>a) yes</p> <p>b) within 14 days after due date</p> <p>Art. 49(2) and Art. 22 D(3), PA</p>	<p>a) no</p> <p>b) ./.</p>	<p>a) + b)</p> <p>no, but an address for service must be given</p> <p>c) ./.</p> <p>Art. 29 O, PA</p>	<p>– entry in Register of Patents</p> <p>– publication in Patent Bulletin</p> <p>Art. 49(1), PA</p>
<p>a) no</p> <p>b) ./.</p>	<p>a) yes</p> <p>b) 2 months after removal of obstacle; not later than 6 months from expiry of period of grace under column 3</p> <p>§ 72, PA</p>	<p>a) no</p> <p>b) ./.</p> <p>c) yes</p>	<p>– publication in Patent Bulletin</p> <p>– entry in Register of Patents</p> <p>§ 42, PD</p>

(a) Contracting State (b) Legal basis for levying renewal fees	1 Amount of fees				2 (a) Due date (in the patent year concerned) (b) Time limit for payment (without surcharge)		3 Period of grace for payment of fees (with surcharge) (a) duration (b) surcharge	
a) Switzerland/ Liechtenstein b) Art. 119, PA	Year	sfr	Year	sfr	a) last day of month in which date of filing occurred b) 3 months from due date	a) 3 months after expiry of time limit under column 2b) b) sfr 100		
	3rd	50	12th	270				
	4th	60	13th	310				
	5th	70	14th	350				
	6th	90	15th	400				
	7th	110	16th	450				
	8th	130	17th	500				
	9th	160	18th	550				
	10th	190	19th	600				
	11th	230	20th	700				
	Fees Reg. (Annex)				Art. 42, PA	Art. 42, PA Fees Reg. (Annex)		
a) United Kingdom b) Sect. 77, PA Sect. 25, PA	Year	£	Year	£	a) + b) payment must have been made in the three months before the expiry of the preceding patent year	a) within 6 months from due date b) if paid within		
	5th	58	13th	120		£		
	6th	60	14th	132		12		
	7th	66	15th	144		22		
	8th	72	16th	156		34		
	9th	80	17th	168		46		
	10th	88	18th	182		58		
	11th	98	19th	200		70		
	12th	108	20th	218				
	Rule 39(2), PR Patents (Amendment) Rules 1981 (List of Fees)				Sect. 25, PA Rule 39(2), PR	Sect. 25(4), PA 1977 Rule 39(6) PR Patents (Amendment) Rules 1981 (List of Fees)		

<p>4</p> <p>Communication of a reminder in cases of non-payment</p> <p>(a) provided for</p> <p>(b) date of despatch</p>	<p>5</p> <p>Restitutio in integrum</p> <p>(a) provided for</p> <p>(b) time limit for submitting application</p>	<p>6</p> <p>Appointment of a national representative for</p> <p>(a) payment of fees</p> <p>(b) communication of a reminder of non-payment</p> <p>(c) proceedings in respect of restitutio in integrum</p>	<p>7</p> <p>Deletion of patent in cases of non-payment of renewal fees</p>
<p>a) yes</p> <p>b) approx. 10 weeks before expiry of period of grace; requests are not sent abroad</p> <p>Art. 18, PR</p>	<p>a) yes</p> <p>b) 2 months after removal of obstacle; not later than one year from expiry of the non-observed time limit</p> <p>Art. 47, PA</p>	<p>a) no</p> <p>b) no, but an address for service must be given</p> <p>c) yes</p> <p>Art. 13, PA</p>	<p>– communication to proprietor of patent</p> <p>– entry in Register of Patents</p> <p>– publication in Patent Bulletin</p> <p>Art. 15, PA</p> <p>Arts. 18, 94, 117, PR</p>
<p>a) yes</p> <p>b) within 6 weeks of the due date</p> <p>Sect. 25(5), PA</p> <p>Rule 39(4), PR</p>	<p>a) yes</p> <p>b) within one year from the date on which the patent ceased to have effect</p> <p>Sect. 28, PA</p> <p>Rule 41, PR</p>	<p>a) no</p> <p>b) + c) no, but an address for service must be given</p> <p>Rule 30, PR</p>	<p>– communication to applicant (notice of expiry)</p> <p>– entry in Register of Patents</p> <p>– Publication in the "Official Journal (Patent)"</p> <p>Rule 42, PR</p> <p>Sect. 32(2) PA</p> <p>Rule 48, PR</p> <p>Sect. 123(6) PA</p>

VII. Conversion of European patent applications or patents into national patent applications or patents

1. Basis for conversion

Under Article 135, paragraph 1, EPC, the central industrial property office of a designated Contracting State may apply the procedure for the grant of a national patent at the request of the applicant for or proprietor of a European patent, in the following circumstances:

- (a) where the application is deemed to be withdrawn pursuant to Article 77, paragraph 5, (delay by national authorities in forwarding the European application) or Article 162, paragraph 4, (European patent application cannot be processed as a result of the procedure being restricted to certain areas of technology)¹;
- (b) in such other cases as are provided for by the national law in which the European patent application is refused or withdrawn or deemed to be withdrawn, or the European patent is revoked under the EPC.

2. Time limit for filing the request for conversion

The request for conversion must be filed within three months after the date on which

- (a) the European patent application has been withdrawn or
- (b) notification has been received that the application is deemed to be withdrawn, or
- (c) notification of a decision refusing the application or revoking the European patent has been received.

The equivalence of the European patent to a regular national filing lapses if the request is not filed in due time (Article 135, paragraph 2, EPC).

3. Submission of the request for conversion

- (a) Unless the European patent application is deemed to be withdrawn pursuant to Article 77(5) EPC, the request for conversion must be filed with the European Patent Office. It is not deemed to be filed until the conversion fee of DM 60 (or the equivalent in other currencies pursuant to Article 6, paragraph 4, of the Rules relating to Fees) has been paid to the Office (Article 136, paragraph 1, EPC).

- (b) If the applicant has been notified that the European patent application is deemed to be withdrawn pursuant to Article 77, paragraph 5, EPC, the request must be filed with the central industrial property office with which the application was filed (Article 136, paragraph 2, EPC).

4. Transmission of the request

- (a) The requests for conversion which must be filed with the European Patent Office (cf. 3(a) above) are transmitted by the Office to the central industrial property offices of the Contracting States specified therein, accompanied by a copy of the files relating to the European patent application or the European patent (Article 136, paragraph 1, EPC).
- (b) Where the request for conversion has to be filed with a national patent office (cf. 3(b) above), that Office, subject to the provisions of national security, transmits the request, together with a copy of the European patent application, directly to the central industrial property offices of the Contracting States specified by the applicant in the request. The effect referred to in Article 66 EPC (i.e. equivalence of the European patent application to a regular national filing in the Contracting States designated) lapses if the request for conversion is not transmitted within twenty months after the date of filing or date of priority (Article 136, paragraph 2, EPC).

5. Explanatory notes concerning the table

The table below indicates the basis for conversion under the national law of all the Contracting States to the EPC and contains useful information regarding the formal requirements of the competent national authorities, the time limits involved and regulations concerning representation or addresses for service if the applicant or his representative before the EPO has neither a residence nor his principal place of business in the Contracting States in question.

All European patent applications transmitted pursuant to Article 136 EPC are governed by Article 137, paragraph 1, EPC, which lays down that these applications may not be subjected to formal requirements of national law which are different from or additional to those provided for in the EPC.

The translation referred to in the table should be understood to mean a translation of the original text of the European patent application and, where appropriate, of the text, as amended during proceedings before the EPO, which the applicant wishes to submit to the national procedure (Article 137, paragraph 2(b), EPC).

¹ Article 162, paragraph 4, is irrelevant to applications filed since 1 December 1979 (OJ 10/1979, p. 443). This reason for conversion is therefore not included in the table.

Contracting State	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national representative be appointed?	5 Special features
Austria	Deemed withdrawal pursuant to Art. 77(5) EPC § 9(1), ILPT	a) Payment of the filing fee S 500 b) Filing, in duplicate, of a German translation c) Appointment of a national professional representative, if the applicant has neither a residence nor his principal place of business in Austria § 9(2), ILPT § 166(1), PA § 24, ILPT §§ 21 and 77, PA	a) + b): 3 months after a request by the Austrian Patent Office; c) If the procedural steps referred to in column 2(a) and (b) are taken by an unauthorised representative, then they are valid only if he supplies an authorisation within 2 months after a request by the Austrian Patent Office	All procedural steps connected with the conversion must be taken by an Austrian patent agent or lawyer § 24, ILPT § 21, PA	
Belgium	Deemed withdrawal pursuant to Art. 77(5) EPC Art. 8, Law of 8.7.77	Payment of: a) national filing fee (FB 250 + FB 25 for the 11th and each subsequent page of the description and the drawings); b) 1st renewal fee (FB 500); c) stamp duty for the patent certificate (FB 90); d) stamp duty for the duplicate of each sheet of the drawings (FB 90); e) stamp duty for the duplicate of the description and the claims (mémoire descriptif) (FB 90); f) filing, in duplicate, of a translation of the patent application including the abstract and, as the case may be, drawings (cf. column 5); g) any additional renewal fees due Art. 8, Law of 8.7.77; Art. 10 RD of 27.2.81; DR of 26.6.47, as amended by RD of 18.4.67 (cf. also table VIII column 3)	3 months after receipt by the Belgian Office of the request for conversion Art. 8, Law of 8.7.77	Not required; however, an address for service in Belgium must be given Art. 12 RD of 27.2.81	The translation referred to in column 2(f) must be filed in one of the national languages prescribed in the Royal Decree of 18.7.66 on the co-ordination of laws concerning the use of languages for administrative purposes (cf. Table IIIB., column 10). Where a translation is not required: filing in duplicate, in accordance with the provisions applying to Belgian patents, of a copy of the application including the abstract, and, as the case may be, of the drawings accompanying the description and, if any, the abstract Art. 10(2) RD of 27.2.81

[illegible]

Contracting State	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national representative be appointed?	5 Special features
Italy	Deemed withdrawal pursuant to Art. 77(5) EPC; Deemed withdrawal pursuant to Art. 90(3) EPC because the translation in the language of the proceedings pursuant to Art. 14(2) EPC was not filed in time (cf. column 5)	<ul style="list-style-type: none"> a) Payment of national filing fee (Lit 13000); b) Payment of the renewal fees for the 1st to 3rd years (cf. Table VI); c) Payment of the publication fee (Lit 19000 to 381000 according to size + Lit 12000 per page of drawings) d) Filing, in duplicate, of an Italian translation; e) Indication of an address for service in Italy (cf. column 5) 	<p>a) to d):</p> <p>In response to a request by the Italian Patent Office giving at least 2 months for compliance</p>	Not required for procedural steps referred to in column 2; an authorised professional representative before the EPO is not required to file a new authorisation. However, an address for service in Italy must be given	<p>re column 2(e):</p> <p>The Italian Patent Office first requires the applicant to give an address for service; only then does it despatch the request referred to in column 3.</p> <p>In the instances of conversion given in column 1 the granting of a utility model may be applied for at the same time as conversion of the European patent application (Art. 6(3), DPR No. 32).</p> <p>A European patent application refused by the EPO, withdrawn or deemed to be withdrawn may be converted into a national application for registration of a utility model</p> <p>Art. 6(2), DPR No. 32</p>
Liechtenstein	see Switzerland				
Luxembourg	Deemed withdrawal pursuant to Art. 77(5) EPC	<ul style="list-style-type: none"> (a) Payment of the filing fee (FL/FB 100); (b) Payment of 1st renewal fee and of further renewal fees due on the date of receipt of the request for conversion (cf. table VI, column 2); (c) Payment of the publication fee (FL/FB 175); (d) Filing, in duplicate, of a German or French translation; (e) Appointment of a national representative, if the applicant has neither a residence nor his principal place of business in the Grand Duchy 	3 months after a request by the Luxembourg Patent Office	The procedural steps (other than fee payments) referred to in column 2 (a) to (d) must be taken by a representative entitled to practise in Luxembourg	
	Art. 11, Law of 27.5.77	Art. 13, Law of 27.5.77	Art. 13, Law of 27.5.77	Art. 9, PL	

[illegible]

Contracting State	1 Basis for conversion	2 Procedural steps to be taken	3 Time limit for taking procedural steps referred to in column 2	4 Must a national representative be appointed?	5 Special features
Switzerland/ Liechtenstein	Deemed withdrawal pursuant to Art. 77(5) EPC; Deemed withdrawal pursuant to Art. 90(3) EPC because the translation in the language of the proceedings pursuant to Art. 14(2) EPC was not filed in time; Withdrawal or refusal of the application or revocation of the patent for Switzerland/Liechtenstein where the EPO finds that it does not meet the requirements of Art. 54(3) and (4) EPC Art. 121, PA	(a) Payment of national filing fee (sfr 80 + sfr 30 for the 11th and each subsequent claim); (b) Filing of a single copy of a translation in one of Switzerland's official languages; (c) Appointment of a national representative, if the applicant has neither a residence nor his principal place of business in Switzerland; (d) Payment of renewal fees already due Arts. 13, 49(3) and 123, PA; Art. 118, PR	(a) to (c): 2 months after a request by the Patent Office; (d) 6 months from a request by the Patent Office (surcharge payable from 4th month) Art. 118, PR	The procedural steps referred to in column 2(a), (b) and (d) may be taken by the applicant or his representative before the EPO; an authorised professional representative before the EPO is not required to file a new authorisation Art. 13, PA	re column 2: If the applicant has his residence or principal place of business abroad, he is first required to appoint a Swiss representative within 2 months. The representative is then requested to take all subsequent procedural steps. re column 2(b): Text in the drawings may, if admissible, be translated during the national procedure. A translation of the request and search report is not required
United Kingdom	Deemed withdrawal pursuant to Art. 77(5) EPC Sect. 81(1)(b), PA	(a) Payment of the filing fee (£ 7); (b) Payment of the fee for preliminary examination and search (£ 57); (c) Filing, in duplicate, of an English translation; (d) Designation of the inventor Sect. 81(2)(c), PA; Rules 81 and 82 PR	– If the UK Patent Office is the receiving Office: (a) to (d) 2 months from receipt of the request for conversion (Form 41/77); – If the UK Patent Office is not the receiving Office: (a) to (d) 2 months from a communication from the UK Patent Office Rules 81(2) and 82(2), PA	The procedural steps referred to in column 2(a) and (c) may be taken by the applicant or his representative before the EPO. The others may be taken by the applicant or a national representative. The national representative must supply an authorisation within 3 months of taking the first procedural step	re column 2: The following forms must be used: For 2(d): 7/77; For 2(b): 9/77; For 2(a): 40/77; For the request for conversion: 41/77 Rule 81, PA

VIII. Payment of fees

A number of "national fees" are payable to the patent authorities of the Contracting States in connection with the provisions of the EPC (see Tables II, III, IV, VI, VII).

The purpose of the following Table is to facilitate these fee payments by setting out some useful information regarding national legal provisions, accounts held by patent authorities, permissible methods of payment and date considered as the effective payment date.

There is no special mention of common principles and practice governing payment transactions, such as the requirement to state the name of the person making payment and the purpose of the payment and to specify the patent application number or publication number.

References to banks, post offices or postal giro offices denote only the relevant institution or office within the territory of the Contracting State in question.

When making payments, allowance should be made for charges which may be levied by banks, especially on incoming foreign transfers, and which it is not the responsibility of the national patent authorities to pay.

Contracting State	1 National provisions	2 Accounts	3 Methods of payment	4 Date considered as the effective payment date
Austria	RPT	Österreichisches Patentamt 1014 Wien Postscheckkonto 5160.000	(a) payment to the Giro account (b) transfer to the Giro account § 4 RPT	re 3(a) date of inpayment at an Austrian post office (after presentation of the payment voucher at the AT Patent Office) re 3(b) date on which entered in the Patent Office Giro account indicated in column 2 § 4 RPT
Belgium	RD of 29.9.58	Ministère des Affaires économiques – Service de la propriété industrielle et commerciale Compte de chèques postaux n° 000-2005880-17	(a) Renewal fees as from the 2nd patent year and fee for re-establishment of rights: (aa) payment to Giro account (ab) postal money order (mandat poste) (ac) transfer to Giro account (ad) payment order ("par assignation") (ae) bank cheque (af) international money order (b) First renewal fee, filing fee, fee for patents of addition: (ba) by means of fees vouchers (bb) by cheque made out in FB and drawn on a BE bank (only in the case of applicants sending in an application by post from outside BE and not paying through a representative resident in BE) Arts. 1–4 RD of 29.9.58	re (aa) and (ab) date marked by postal date stamp on payment form or money order (in the case of money orders sent direct to the postal giro office, the relevant date is as indicated in "re (ac)") re (ac) date on which entered in the Giro account indicated in column 2 re (ad) date on which drawer's account is debited by the postal giro office re (ae) and (af) date of receipt at BE Patent Office re (ba) and (bb) date of receipt of fees vouchers or bank cheque at BE Patent Office Art. 5 RD of 29.9.58
France	Dec. No. 79-822 Fees Ord. of 27.8.81	Institut national de la propriété industrielle CCP 9060-17 PARIS	(a) cash payment (b) postal cheque (c) bank cheque (d) postal money order (mandat-lettre) (e) postal/bank transfer (f) postal money order (mandat-carte) Art. 5 Fees Ord. of 27.8.81	re (a) date of payment at INPI re (b)–(d) if forwarded by post: date of posting (postmark) if delivered by hand: date of receipt at INPI re (e) date on which entered in INPI's postal giro account indicated in column 2 re (f) date on which postal money order is issued (as stamped by post office) Art. 5 Fees Ord. of 27.8.81

Contracting State	1 National provisions	2 Accounts	3 Methods of payment	4 Date considered as the effective payment date
Germany, Federal Republic of	LPF RFP	Deutsches Patentamt Postscheckamt München 79191-803 (BLZ 700 100 80); Landeszentralbank München 700 010 54 (BLZ 700 000 00)	(a) delivery or remittance of: fees vouchers cheques drawn on a credit institution in the Federal Republic of Germany (in- cluding West Berlin) postal cheques and giro transfer orders (b) transfer or postal cheque (c) postal inpayment form (Zahlkarte) or postal money order (Postanweisung) (d) cash payment § 1 RFP	re 3(a) date of receipt of the payment at DPA; in the case of cheques, postal cheques, giro transfer orders: only if the sum is paid on pre- sentation re 3(b) date marked by date stamp of the postal giro office, or, in the case of bank transfer, date on which entered in an account held by DPA re 3(c) date marked by date stamp of the forwarding post office re 3(d) date of receipt at DPA cash office or at cash desk of the Berlin Annex of the DPA in the case of payments from outside the Federal Republic – by transfer to Giro account: date as stamped by DE post- al giro office – by money order: date marked by date stamp of a DE post office in all other cases: date on which entered in one of the accounts held by the DPA § 3 RFP
Italy	DPR No. 641	(a) renewal fees for Eu- ropean patents: c/c n. 81016008 Ufficio del Registro Af- fitti e Tasse sulle con- cessioni governative Roma, per imposta brevetti europei (b) other fees: c/c n. 006 68004 Ufficio del Registro Concessioni gover- native Roma	Payment at any Italian post of- fice using the prescribed form (Ch 8 quarter). The payment voucher (Section 4) has to be presented to the Italian Central Patent Office. The purpose of the payment has to be stated on the reverse of Sections 1 and 4. In the case of payments from abroad, the IT Patent Office also accepts international post- al giro transfers (minimum amount Lit 350)	date of inpayment at an Italian post office (date stamp); the date stamped by the post office also applies if payment is made through a bank; in this case the bank should be instructed to send the payment voucher to the IT Patent Office
Liechtenstein	see Switzerland			
Luxembourg	PL (Article 8) Min. Dec. of 9.11.45 (Article 3) Fees Reg. of 16.12.80	Administration de l'Enregis- trement et des Domaines Bureau des chèques postaux Luxembourg compte no. 24373-26 Caisse d'Epargne de l'Etat Luxembourg compte no. 1002/4423-5	(a) cash payment (b) bank cheque (c) bank or post office transfer or payment	re 3(a), (b) and (c) date on which the amount is entered in the accounts by the competent payments officer of the "Administration de l'Enregistrement et des Do- maines"

Contracting State	1 National provisions	2 Accounts	3 Methods of payment	4 Date considered as the effective payment date
Netherlands	PA PR	Postgirorekening 17300 Octrooiraad, Rijswijk ZH	(a) cash payment (b) transfer or payment to the Giro account (c) cheque made out in hfl (d) debit from a deposit account with the Octrooiraad	re 3(a) and 3(c) date of receipt of the payment or cheque at the Octrooiraad re 3(b) date on which entered in the Giro account indicated in column 2 re 3(d) date of receipt of debit order Art. 33(2) PR
Sweden	PA PD	Kungl. Patent- och registreringsverket Postgiro 15684-4	(a) cash payment (b) postal money order (c) cheque drawn on a Swedish bank and made payable to the SE Patent Office in Swedish currency (d) (cabled) transfer to a Swedish bank in favour of the Giro account indicated in column 2	re 3(a) date of receipt of payment at SE Patent Office re 3(b) date handed in at a SE post office re 3(c) date of receipt of the cheque at the SE Patent Office re 3(d) date on which the amount of the fee is entered in the Giro account indicated in column 2
Switzerland/ Liechtenstein				
see page 65				
United Kingdom	PA PR	United Kingdom Patent Office Bank of England Paymaster General Cash Account 25021001 ¹ (Trade & Industry Cash Account 13644)	(a) cash payment (b) money order (c) bank transfer (d) delivery or remittance of bank cheques The application/renewal documents relating to the payment of fees should be supported by a Fees Sheet (Form FS/1) or equivalent form listing individual fees	re 3(a) date of payment at UK Patent Office re 3(b) and (d) date of receipt at UK Patent Office re 3(c) date on which entered in the account indicated in column 2

¹ Bank transfers only

Contracting State	1 National provisions	2 Accounts	3 Methods of payment	4 Date considered as the effective payment date
Switzerland/ Liechtenstein	Fees Reg.	Bundesamt für geistiges Eigentum Postscheckkonto Bern 30-4000	(a) payment or transfer to Giro account (b) postal money order (c) delivery or remittance of cheques drawn on a banking institution in Switzerland and made out to the CH Patent Office (d) debit from a current account with the CH Patent Office (e) cash payment	<p>re 3(a) payment: date of payment at a CH post office in the case of payments from outside Switzerland/Liechtenstein: date on which entered in the account of CH Patent Office, unless evidence is supplied that payment was received at an earlier date by a CH post office</p> <p>re 3(a) transfer: date on which transfer order given to CH post office. In the case of payments from outside Switzerland/Liechtenstein: date on which first Swiss postmark was stamped on credit advice, unless evidence is supplied that transfer advice was received at an earlier date by a CH post office Art. 6 Fees Reg.</p> <p>re 3(b) date of payment at a CH post office. In the case of payments from outside Switzerland/Liechtenstein: date on which the money order is paid out to the CH Patent Office or date on which the amount of the money order is entered in the Giro account indicated in column 2, unless evidence is supplied that payment was received at an earlier date by a CH post office Art. 7 Fees Reg.</p> <p>re 3(c) date on which cheque is delivered to the CH Patent Office if remitted: date on which first CH postmark was stamped on the mail delivery, unless it can be proven that the delivery was received earlier at a CH post office. Art. 8 Fees Reg.</p> <p>re 3(d) date on which the written debit order is delivered to the CH Patent Office if remitted: as in "re 3(c)" Art. 9 Fees Reg.</p> <p>re 3(e) date of receipt of payment at the CH Patent Office</p>
			Art. 4 Fees Reg.	

IX. Miscellaneous

The following table sets out information on

- (a) the reservations possible under Article 167, paragraph 2 EPC
- (b) the enactment of national provisions on the question of double protection under Article 139, paragraph 3 EPC
- (c) the territorial field of application of the EPC, pursuant to Article 168, paragraph 3 EPC

(a) Reservations

The possible reservations are listed individually in Article 167, paragraph 2(a) to (d) EPC. Only one Contracting State has made reservations pursuant to Article 167, paragraph 2 EPC, and these concerned the effectiveness of protection for chemical, pharmaceutical or food products as such (Article 167, paragraph 2(a)) and the binding nature of the Protocol on Recognition (Article 167, paragraph 2(d)).

(b) Simultaneous protection

Under Article 139, paragraph 3 EPC, any Contracting State may prescribe whether and on what terms an invention disclosed in both a European patent application or patent and a national application or patent having the same date of filing or, where priority is claimed, the same date of priority, may be protected simultaneously by both applications or patents.

The individual provisions enacted in connection with Article 139, paragraph 3 EPC are indicated in column 2 of this table.

(c) Territorial field of application

Under Article 168, paragraph 1, any Contracting State may declare in its instrument of ratification or accession, or may inform the Government of the Federal Republic of Germany by written notification any time thereafter, that the Convention shall be applicable to one or more of the territories for the external relations of which it is responsible. European patents granted for that Contracting State also have effect in the territories for which such a declaration has taken effect.

The current situation regarding territorial field of application in the individual Contracting States is displayed in column 3 of the table.

Contracting State	1 Reservations pursuant to Art. 167(2) EPC	2 Simultaneous protection allowed? Art. 139(3) EPC	3 Territorial field of application of the EPC (Art. 168 EPC)
Austria	Yes; reservations under Art. 167(2)(a) and (d) EPC ¹	Simultaneous protection is not excluded	Territory of the Republic of Austria
Belgium	No	No; the national patent ceases to have effect from the date on which (a) the period for filing the notice of opposition to the European patent expires without such notice being filed, or (b) the opposition proceedings are finally closed, the European patent having been maintained. Art. 7(1), Law of 8.7.77	Territory of the Kingdom of Belgium
France	No	No; the national patent ceases to have effect from the date on which (a) + (b) as Belgium (c) the national patent is granted if such date falls after that provided for in (a) or (b). Art. 13, Law No. 77-683	Territory of the French Republic including the overseas departments and territories Art. 17, Law No. 77-683
Germany, Federal Republic of	No	No; the national patent ceases to have effect from the date on which (a) + (b) as Belgium (c) the national patent is granted if such date falls after that provided for in (a) or (b). Art. II, § 8(1), LIPC	Territory of the Federal Republic of Germany and the Land Berlin. Art. XI, § 2, LIPC
Italy	No	No; the national patent ceases to have effect from the date on which (a) + (b) as Belgium (c) the national patent is granted if such date falls after that provided for in (a) or (b) Art. 8, DPR No. 32	Territory of the Italian Republic
Liechtenstein	see Switzerland		
Luxembourg	No	No; the national patent ceases to have effect from the date on which (a) + (b) as Belgium (c) the national patent is granted if such date falls after that provided for in (a) or (b) Art. 15, Law of 27.5.77	Territory of the Grand Duchy of Luxembourg
Netherlands	No	No; the national patent ceases to have effect from the date on which (a) + (b) as Belgium (c) the national patent is granted if such date falls after that provided for in (a) or (b) Art. 52, PA	Territory of the Kingdom of the Netherlands, but not the territory of the Netherlands Antilles Art. 29 M (1), 30(4), 32, 34(2) PA
Sweden	No	Simultaneous protection is not excluded	Territory of the Kingdom of Sweden

Contracting State	1 Reservations pursuant to Art. 167(2) EPC	2 Simultaneous protection allowed? Art. 139(3) EPC	3 Territorial field of application of the EPC (Art. 168 EPC)
Switzerland/ Liechtenstein	No	No; the national patent ceases to have effect from the date on which (a) + (b) as Belgium Art. 125, PA	Territory of the Swiss Confederation and of the Principality of Liechtenstein Treaty CH/LI of 22.12.78
United Kingdom	No	The comptroller may revoke the national patent after the date on which (a) + (b) as Belgium (c) the national patent is granted if such date falls after that provided for in (a) or (b) Sect. 73 PA	Territory of the United Kingdom of Great Britain and Northern Ireland and of the Isle of Man ² Sects. 131, 132 PA

¹ As a result of the reservation made under Article 167, paragraph 2(a), EPC, European patents may be revoked as regards Austria in so far as they confer protection on chemical, pharmaceutical or food products, as such; this reservation shall not affect protection conferred by the patent in so far as it involves a process of manufacture or use of a chemical product or a process of manufacture of a pharmaceutical or food product (for the specific sets of claims allowed in this case, see OJ 6-7/1979, pp. 289-292 and OJ 2/1980, pp. 48 and 49).

² European patents (UK) have effect in Gibraltar and the Channel Islands only if they are registered there. The same applies for Barbados, Falkland Islands, Hong Kong (see OJ 9/1979, p. 391) and Tuvalu. The other territories which register UK patents are currently reviewing their legal provisions regarding the registration and effect of European patents.

