Expedited Examination Programs of IP Offices

European Patent Office (EPO)

Applicants at the European Patent Office (EPO) who require fast-track, i.e., expedited patent procedure, can request accelerated prosecution of European patent applications free of charge, regardless of the technology. At the EPO expedited patent procedure is possible irrespective of special/exceptional grounds or rationales.

Program for accelerated prosecution of European patent applications ("PACE")

EPO applicants requiring faster search or examination can request to have their applications processed under PACE.¹

Objectives & Goals: PACE enables applicants who want their applications processed rapidly to obtain the European search report plus written opinion under Rule 62(1) EPC, the first examination report and any communication under Rule 71(3) EPC within tight deadlines.

Conditions & Fees: Accelerated examination can, in principle, be requested at any time once responsibility for the application has passed to the examining division.² For international applications under the PCT entering the European phase where the EPO did also act as (S)ISA, accelerated examination can, in principle, be requested at any time.

Accelerated prosecution of European patent applications occurs only upon written request. Applicants are required to use the dedicated request form (EPO Form 1005), which must be filed online. The EPO will issue an acknowledgment of receipt promptly. It will not process requests filed informally, i.e., without using the dedicated form, and/or on paper.

A request for participation in the PACE program (PACE request) may be filed only once during each stage of the procedure, i.e., search and examination, and for one application at a time. A PACE request filed during search will not trigger accelerated examination.

Accelerated prosecution under PACE can be provided only where practically feasible, and subject to the workload of search and examining divisions. In certain technical fields, there may be constraints due to the numbers of incoming PACE requests. Applicants requesting accelerated prosecution for all or most of their applications will, as a rule, be required by the Office to limit the number of their PACE requests by making a selection.

An application will be removed from the PACE program if:

- (i) the PACE request has been withdrawn;
- (ii) the applicant has requested an extension of time limits;
- (iii) the application has been refused;
- (iv) the application has been withdrawn; or
- (v) the application is deemed to be withdrawn.

In such cases, it will not be possible to restore the application to the PACE program, i.e., a second request for that application during the same stage of the procedure will not be

A detailed overview of the applicable PACE conditions are set out in the Notice from the EPO dated November 30, 2015, OJ, 2015 A 93, available at: https://www.epo.org/law-practice/legal-texts/official-journal/2015/11/a93/2015-a93.pdf.

See Rule 10 EPC and Guidelines for Examination in the EPO, C-II, 1.

processed. Additionally, accelerated prosecution will be suspended in the event of failure to pay renewal fees by the due date stipulated in Rule 51(1) EPC.

Reduced Pendency: With regard to the examination stage of a patent application under PACE, when accelerated examination is requested, the Office makes every effort to issue its next action within three months of the examining division's receipt of the application, the applicant's response under Rule 70a or 161(1) EPC or the request for accelerated examination (whichever is latest). EPO strives to produce subsequent examination communications within three months of receipt of the applicant's reply, provided that the application is still being processed under the PACE program.