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Intellectual Property: Status of IPOs in CEE

Due to the impact of COVID-19, several Intellectual Property Offices (IPOs) have announced adapted guidelines and information on the current status of proceedings and deadlines.

The following list aims to provide an updated overview on the current status and communication of IPOs in CEE (including the EUIPO, the EPO and the WIPO).

Please note that the list is for guidance purposes only. In view of the rapidly changing developments, please be aware that the information provided might not be entirely up-to-date or comprehensive. The list is not designed to substitute and cannot substitute legal advice tailored to your needs. It is made available strictly on a non-reliance basis.

Date of last update: 6 November 2020

Country / IPO	IPO Measures		Links	
In alphabetical order.				
Austria AT IPO	procedural law / deadlines	hearings, meetings / further comments	communication	
	fees and deadlines pursuant to EU law) have been interrupted between 16 March and 30 April (i.e. this period is not included in the deadlines). Deadlines for appeals before the Higher Regional Court (OLG) Vienna and the	Hearings are in general held on a minimal basis; in person meetings (e.g. for consultation purposes) are rendered only by appointment. Services and consultations are also provided via video-calls (e.g. Skype). As of 1 July, the physical mailbox located at the AT IPO closed permanently. Filings shall preferably be submitted electronically (see here for the AT IPO's online services) or, if not available (i.e. not feasible, appropriate or reasonable), by mail. In person submissions are possible during opening hours at the customer centre (i.e. from Monday to Friday between 9 am and noon).	communication on deadline extension regulation by the president of the AT IPO Federal Act on Accompanying Measures for COVID-19 in the area of industria property (part of 4th COVID-19 Act) Federal Act on Accompanying Measures for COVID-19 in the Judiciary (part of 2nd COVID-19 Act)	

Bosnia & Herzegovina	procedural law / deadlines	hearings, meetings / further comments	<u>notice</u>
B&H IPI	The B&H IPI is continuing its operations as usual, i.e. no deadline extension/suspension due to COVID-19 is or was implemented.	Since 22 May, the B&H IPI is conducting its operations as usual (in full operational power, i.e. full working time with all its employees).	
Bulgaria BG PTO	procedural law / deadlines	hearings, meetings / further comments	<u>communication</u>
	From 17 April, all deadlines in proceedings before the BG PTO (including those initially interrupted due to the impact of COVID-19) continued to run. All deadlines in proceedings before the BG PTO to expire between 13 March and until the state of emergency was lifted were extended by one month from the date of the lifting of the state of emergency (14 May), i.e. until 14 June. All trademark, industrial design, patent and other IPR registrations which expired during the state of emergency were extended by one month from the date of the lifting of the state of emergency (14 May), i.e. until 14 June. From 7 April (and until further notice), providing reports on express IPR	No communication from the BG PTO.	amendment to the Act on the measures and actions during the announced state of emergency
Croatia HR IPO	procedural law / deadlines	hearings, meetings / further comments	communication
	Deadlines are not affected in relation to the procedures before the HR IPO.	Until further notice, the HR IPO continues operations and communication with clients; however preferred, is by telephone and electronic means. If requests cannot be resolved by telephone or electronic means, the client is obliged to announce arrival in person at the premises of the HR IPO in advance (that has to be approved by the official responsible for the related request). All actions in the process of registering IP rights, including subsequent submissions, may be filed to the HR IPO	

		using <u>e-Application</u> and via the website <u>e-Citizen.</u>	
Czech Republic CZ IPO	procedural law / deadlines	hearings, meetings / further comments	communication
	On 30 October, the government prolonged the state of emergency until 20 November. Deadlines are not extended during the state of emergency, but failure to act can be excused (e.g. due to risk of infection if personal presence would be required, or limited submission by mail), unless expressly excluded by law. In proceedings before the CZ IPO, waivers are often explicitly excluded. If the participant in proceedings has a data mailbox for electronic communication with public authorities, the state of emergency is not a sufficient reason for a waiver without further evidence.	The office hours at the CZ IPO are in general limited to Mondays and Wednesdays, from 9 am to 2 pm. The filling office is open on working days from 9 am to 2 pm. Contact is preferred in writing, by electronic means or via telephone.	
EPO European	procedural law / deadlines	hearings, meetings / further comments	communication
Patent Office	Deadlines expiring on or after 15 March were extended until 2 June. The extension of deadlines also applied to periods for paying fees, including renewal fees. As regards deadlines that expired before 15 March as well as deadlines expiring after 2 June, the EPO has facilitated the use of legal remedies for users located in areas still directly affected by disruptions due to COVID-19.	The EPO customer services helpdesk remains fully operational and available (by e-mail, the website contact form or by telephone). Customer services are available by telephone from Monday to Friday between 8 am and 6 pm. Oral proceedings in opposition scheduled until 31 December are postponed until further notice, unless they are confirmed (i.a. also with the consent of the parties concerned) to take place by means of videoconferencing. The EPO intends to maintain oral proceedings in opposition scheduled to take place on the premises of the EPO on or after 4 January 2021 (1 January being a public holiday i.a. in Germany and The Netherlands followed by a weekend). Oral proceedings in examination will continue to be held by videoconference. As of 18 May, oral proceedings before the Boards of Appeal are held – to a limited extent – at their premises in Haar as well as (due to a limited number of	notice of 27 May concerning the disruptions due to the COVID-19 outbreak notice concerning the extension of periods for the payment of fees decision of the Administrative Council of 28 May temporarily suspending the application of Rule 51 (2) EPC notice of 29 May concerning the temporary suspension of the application of Rule 51 (2) EPC with respect to an additional fee for the late payment of renewal fees for a patent application FAQ — disruptions due to the COVID-19 pandemic: remedies in case

		rooms suitable for physical distancing in	<u>of</u> <u>non-</u> observance of
		the premises in Haar) in the Isar building	periods
		in Munich, Germany. However, such	
		hearings may also be conducted by	information of 29 July on oral
		videoconferencing technology if agreed	<u>proceedings</u>
		by the parties concerned. Specific	<u>before</u> <u>examination and</u>
		regime for parties unable to attend oral	<u>opposition</u>
			divisions as from 15 September
		proceedings and restrictions as to	15 September
		physical presence are in place.	decision of the
		Documents filed during telephone	president of the EPO dated
		consultations and during interviews and	1 April
		oral proceedings held by	concerning oral
		videoconference must be filed by e-mail	<u>proceedings</u> <u>by</u> <u>videoconference</u>
		(i.e. the possibility of filing by fax during	<u>before</u>
		videoconferences was again removed).	<u>examining</u> divisions
		,	
			decision of the
		EPO organised live events scheduled	president of the EPO dated
		until 31 December are expected to take	13 May
		place online, unless indicated otherwise.	<u>concerning</u> the filing of
			documents
			during telephone consultations
			and during
			interviews and
			oral proceedings held by
			videoconference
			communication of 19 October on
			oral proceedings
			<u>before</u> the Boards of Appeal
			 reassessment
			of the measures adopted due to
			the coronavirus
			(COVI-19)
			<u>pandemic</u>
			<u>video update</u>
			from the EPO
			President dated 1 October
EUIPO	procedural law / deadlines	hearings, meetings / further comments	communication
European Union		Comments	
Intellectual	All pending deadlines expiring between	In general, hearings and meetings are	communication
Property Office	9 March and 30 April were extended	still postponed until further notice.	on the extension of time limits due
	i '	sam postponed until further flotice.	to COVID-19 of
	until 18 May.		19 March
	As the exceptional extensions of		decision no. EX-
	deadlines came to an end on 18 May, a		<u>20-3 of the</u>
	Guidance Note on i.a. the extension of		Executive Director of the
	deadlines and the suspension as well as		EUIPO
	continuation of proceedings has been		
	published by the EUIPO.		<u>communication</u> <u>on information</u>
			and guidance on
			<u>further extension</u>

			of deadlines of 29 April
			decision no. EX- 20-4 of the Executive Director of the EUIPO
			video update from the Executive Director of the EUIPO dated 12 June
			video update from the Executive Director of the EUIPO dated 1 July
			video update from the Executive Director of the EUIPO dated 24 July
			video update from the Executive Director of the EUIPO dated 23 September
Hungary HIPO	procedural law / deadlines	hearings, meetings / further comments	communication
	The exceptional extension of deadlines came to an end on 2 June. Deadlines before the HIPO as well as	Hearings at the HIPO are not affected. If justified by pandemic prevention measures, court hearings will be conducted by means of audio-visual technology, however, court hearings in person are no longer prohibited. In-person consultations with case handlers are possible only in exceptional cases upon previously set appointments.	communication
	The exceptional extension of deadlines came to an end on 2 June. Deadlines before the HIPO as well as judicial (court) deadlines are no longer extended. In the case of a missed deadline, the HIPO and the courts are supposed to rule on requests for restitutio in integrum (justification of the missed deadline)	Hearings at the HIPO are not affected. If justified by pandemic prevention measures, court hearings will be conducted by means of audio-visual technology, however, court hearings in person are no longer prohibited. In-person consultations with case handlers are possible only in exceptional	communication

Moldova AGEPI	procedural law / deadlines	hearings, meetings / further comments	communication on prolongation
	All deadlines, including administrative deadlines, deadlines for submission in bilateral proceedings and statutory deadlines are applicable, taking into consideration however, the suspension of such for the period of the state of emergency (17 March – 15 May).	Applications, replies and other documents can be submitted at the AGEPI. Online submission services are available. Hearings before the AGEPI's Board of Appeal are held at the premises of the office and with the participation of the parties (the first hearing was scheduled for 2 June).	communication on deadlines related to procedures before the AGEPI communication on a special work regime during the state of emergency communication referring to the organisation of hearings before the AGEPI's Board of Appeal
Montenegro ME IPO	procedural law / deadlines	hearings, meetings / further comments	<u>notice</u>
	Deadlines are not extended.	As of 4 November, the ME IPO is closed until further notice. Communication is possible via telephone or e-mail. All submissions and applications must be filed by e-mail or mail.	
North Macedonia	procedural law / deadlines	hearings, meetings / further comments	communication
MK IPO	As of 23 June, the state of emergency was lifted and all deadlines that were to expire during the state of emergency (which were interrupted for the duration of the state of emergency) continued to run.	work directly with clients.	decision on state of emergency
Poland PL IPO	procedural law / deadlines	hearings, meetings / further comments	<u>communication</u>
status: 20 May 2020	Between 8 March and 30 June, opposition periods of trademark applications as well as deadlines for the submission of translations (with regard to patents) to the PL IPO were not initiated. Already initiated opposition periods were interrupted. The periods started anew on 1 July. All deadlines that have been suspended	Hearings before the PL IPO are taking place again starting from the second half of June. Hearings before adjudicating bodies are resumed. The point of direct meetings with the PL IPO's customers, the point of sale of publications and the cash register office are closed.	Anti-crisis act
	were re-suspended from 24 May.		

Romania SOIT	Pending procedures before the SOIT were suspended for the entire period of the state of emergency declared by the President of Romania (thus between 16 March and 15 May). During the entire state of emergency, IP litigation cases (i.e. cancellations, revocations, infringements, appeals against the SOIT's decisions), excluding preliminary injunctions, were suspended.	E-notifications regarding the expiry of the protection period are sent to persons who have indicated electronic data (email, SMS), while sending notifications in paper form is suspended. hearings, meetings / further comments All hearings were postponed for the entire period of the state of emergency.	notice on affected deadlines Decree no. 195/2020 by the President of Romania on 16 March Decree no. 240/2020 by the President of Romania on 14 April
Serbia RS IPO	procedural law / deadlines Deadlines that would have expired during the state of emergency were prolonged for an additional 30 days starting from the end of the state of emergency (i.e. as it expired on 6 May, 30 days from the respective date). The delivery of submissions in the administrative procedure and notification actions by the RS IPO (only applicable for non-extendable deadlines) to the parties during the state of emergency, is considered as delivered 15 days after the end of the state of emergency (i.e. as it expired on 6 May, 15 days from the respective date).	hearings, meetings / further comments The general governmental recommendation is to still keep hearings/meetings (in person) to a minimum. Communication is possible via telephone or e-mail; all submissions and applications shall be filed by mail.	notice decree on deadline application in the administrative proceedings during the state of emergency
Slovakia SK IPO status: 22 May 2020	Procedural law / deadlines No general impact on deadlines, but extensions of deadlines due to the situation might be granted.	hearings, meetings / further comments In general, the SK IPO is continuing its operations as usual, but contact is only possible electronically or by mail. The SK IPO is closed for the public (no possibility of personal meeting or hearings) until further notice.	communication

Slovenia SIPO	procedural law / deadlines	hearings, meetings / further comments	communication
	Temporary measures in court, administrative and other public law matters ceased to apply as of 1 June (i.e. suspended deadlines continued to run, etc.).	As of 1 June, hearings can be held again. Safety measures apply when entering the SIPO.	Decision establishing the termination of grounds for provisional measures for judicial, administrative and other public matters to cope with the spread of infectious disease SARS- CoV-2 (COVID- 19)
Turkey TPTO	procedural law / deadlines	hearings, meetings / further comments	communication
	As of 15 June, all deadlines in legal proceedings before Turkish courts and the TPTO regarding IP rights started respectively continued to run. This includes deadlines regarding the origination, exercise and termination of rights, other requests concerning IP rights as well as oppositions and appeals. The announcement on deadlines issued by the authority regarding IP rights includes the following measures: Deadlines that expired before 12 March were not extended and thus were not changed. Deadlines initially expiring between 13 March and 27 March (including mentioned dates) were extended until 30 June and are now expired. Deadlines initially expiring between 28 March and 15 June (including mentioned dates) were interrupted until 16 June (i.e. this period is not included in the deadlines). Deadlines before 13 March and ending on or after 16 June are extended by adding 95 days as of the initial expiration date. Deadlines initially starting between 13 March and 15 June (including	The TPTO remains open. As of 15 June, hearings can be held again.	information on IP deadlines of 8 April Presidential decree regarding the suspension of deadlines information on IP deadlines of 5 May.
	13 March and 15 June (including mentioned dates) have started to run from 16 June.		

WIPO procedural law / deadlines hearings, meetings / further comments communication World Intellectual notice on WIPO In general, the WIPO is and was The WIPO offices remain physically Property meetings and Organization continuing its operations as usual. closed for non-essential staff and third events parties; an almost entirely virtual work communication presence was activated pursuant to on WIPO virtual WIPO's business continuity protocol. and hybrid meetings Events and meetings are held in a hybrid (with limited physical attendance and online participation) or fully virtual format. The WIPO has resumed most of its communications by mail. Yet, users are advised to use electronic communications as well as respective WIPO e-services. The WIPO has released a COVID-19 IP Policy Tracker providing information on measures adopted by IPOs in member states worldwide Additional information on trademarks: The WIPO provided special notices on The WIPO has resumed most of its postal communication remedies available against failure to mail-based services. notice no. meet a deadline (especially with respect In general, the WIPO still advises for 11/2020 on the to deadlines in case of closure of IPOs of communications under the Madrid suspension of postal contracting parties). System to WIPO to be sent by electronic communication means (e.g. via Madrid System ethe with A special notice further waives the International Services or Contact Madrid). submission of evidence required under Bureau Rule 5 of the Regulation under the notice no. Protocol relating to the Madrid As of 13 July, the WIPO continues to 12/2020 Agreement concerning the International deliver certified copies of certificates of temporary measures Registration of marks. This includes international registrations and renewals, concerning communication in which an applicant, a attestations. detailed and simple certified documents and holder or an IPO remedies an irregularity certified extracts, legalization extracts services in an international application or in a documents and expedited services. request of recording. 7/2020 on The WIPO explicitly reminds applicants, remedies available against holders and IPOs of the six-month failure to meet a limitation under Rule 5 of the Regulation time limit under that i.a. also applies to deadlines to pay the Madrid System and any fee to the WIPO. The WIPO thus extension of time limits in case of encourages to take prompt action by closure sending such communication of failure to meet a deadline, instruction (e.g. to notice no.

debit from a current WIPO account) or

27/2020 against failure to meet a

payment no later than six months from the expiry of the deadline concerned.

time limit due to the COVID 19 disease outbreak as a natural calamity

no 52/2020 on measures concerning certified documents and extracts services

communication on COVID-19 **Update:** Madrid <u>System</u>

Additional information on patents:

COVID-19 pandemic as falling under the excuse of delay provision under PCT Rule 82quater.1. Thus, it shall treat any PCT Rule 82quater requests that cite COVID-19-related issues favourably (i.a. no evidence that the virus affected the locality in which the interested party resides/is staying or has a place of business has to be provided).

Furthermore, on 1 July, PCT Rule 82quater.2 concerning the excuse of delay in meeting certain deadlines due to unavailability of electronic means of communication at an office organisation entered into force.

The WIPO is generally interpreting the Until further notice, the WIPO continues to transmit PCT documents and notifications only electronically. Due to a reduction of scanning operations, PCT users should communicate exclusively by electronic means (e.g. through ePCT).

> While continuing to apply PCT Rule 82quater.1 to excuse delays in meeting certain PCT deadlines when requested, the WIPO restarted the issuance of notifications (Form PCT/RO/117) as of Nevertheless, WIPO 1 July. continues to waive the payment of any applicable late payment fees under PCT Rule 16bis2 until further notice.

communication

communication on the effect of the COVID-19 pandemic on the processing of PCT applications the International Bureau

PCT newsletter no. 03/2020

communication of 9 April on excuse of delays under PCT

communication of 27 May on further COVID-19-related extension RO/IB for considering PCT applications as withdrawn for failure to pay <u>fees</u>

communication of 3 July on the end of COVID-19-related RO/IB extended period for considering PCT applications as withdrawn for failure to pay fees

PCT newsletter no. 10/2020

See detailed information provided by the WIPO on trademarks, patents, industrial designs, geographical indications as well as its Arbitration and Mediation Centre and on domain names.

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