REGULATION ON FEES FOR SPECIAL COSTS AND COSTS FOR THE PROVISION OF INFORMATION SERVICES OF THE STATE INTELLECTUAL PROPERTY OFFICE

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REGULATION ON SPECIAL COSTS AND COSTS FOR THE PROVISION OF INFORMATION SERVICES OF THE STATE INTELLECTUAL PROPERTY OFFICE

I. GENERAL PROVISIONS

Article 1

(1) This Regulation regulates the payment of fees for special costs and costs of information services (hereinafter: the costs) for actions in proceedings for the grant and maintenance of industrial property rights in value under the Patent Act, Trademark Act, Industrial Design Act, Act on Geographical Indications and Designations of Origin of Products and Services and the Act on the Protection of Topographies of Semiconductor Products, in the procedures of entry in the register of representative in the field of industrial property rights, for taking professional exams for authorised representatives in the field of industrial property rights and in procedures of granting approvals to perform collective management of copyright and related rights under the Copyright and Related Rights Act conducted by the State Intellectual Property Office (hereinafter: the Office).

(2) The amounts of costs referred to in paragraph (1) of this Article are determined by this Regulation.

Article 2

Information services, in terms of this Regulation, means the provision of information related to the acquisition and exercise of intellectual property rights, publishing official and professional publications of the Office, publishing advertisements in the official gazette of the Office, searching domestic and foreign databases, and making copies.

Article 3

Costs of the Office under this Regulation shall be paid by a natural or a legal person (hereinafter: the party), at whose request the action specified in one of the acts referred to in Article 1 of this Regulation is performed, or a person who submits a request for information service, for which the amount of costs is determined by this Regulation.

Article 4

(1) Costs shall be paid at the time of submitting the request or other submission on the basis of which the Office performs the action for which the amount of costs has been determined by this Regulation or within the deadline specified in the invitation of the Office.

(2) If the costs in proceedings for the grant of patents, the issuance of a supplementary protection certificate, and the registration of the topography of semiconductor products is not paid at the time of filing, or if the reimbursement of costs in proceedings for the grant and maintenance of patents in value, a supplementary protection certificate and the topography of semiconductor products is not paid in the prescribed amount, the Office shall order the party by a conclusion to pay the prescribed reimbursement of costs within two months upon receipt of the conclusion.

(3) If the costs in proceedings for the grant and maintenance of trademarks and industrial design, geographical indications and designations of origin of products and services in value, reimbursement

of costs for initiating appeal proceedings against any decision of the Office, and reimbursement of costs in proceedings of registering representatives in the field of industrial property rights and reimbursement of costs for taking professional exams for authorised representatives in the field of industrial property rights is not paid at the time of submission or is not paid in the prescribed amount, the Office shall order the party to pay the prescribed reimbursement within 30 days upon receipt of the conclusion.

(4) If the costs for forwarding the Community trademark or design application has not been paid at the time of filing the application or has not been paid in the prescribed amount, the Office shall order the party by a conclusion to pay the prescribed reimbursement of costs within 7 days upon receipt of the conclusion.

(5) If the party pays the reimbursement of costs according to the conclusion of the Office, it is considered that the reimbursement of costs has been duly paid from the beginning.

(6) If the party does not pay the reimbursement of costs upon the conclusion of the Office, i.e., if it does not pay the reimbursement of costs within the period prescribed in paragraphs (3) and (4) of this Article, the request or other submission shall be rejected by a decision.

(7) On the basis of a request for the provision of an information service for which the amount of costs has been determined by this Regulation, the Office shall provide an information service provided that the prescribed reimbursement of costs has been paid with that request.

Article 5

(1) Exemption from paying the costs under this Regulation shall apply to:

1. Republic of Croatia and state authorities;

2. local administration units and regional administration units, and their bodies.

(2) Partial exemption from reimbursement of costs under this Regulation shall apply to:

1. institutions in the field of preschool age, education, culture, protection of cultural and natural heritage, health, social welfare and humanitarian organisations in performing their activities;

2. disabled people and their associations in performing their activities;

3. citizens of the Republic of Croatia whose income, including the income of the spouse, in the year of obligation to pay the costs of this Regulation and the year of resolving the application, does not exceed the amount of non-taxable income and who do not have other significant assets (real estate, savings, motor vehicles and vessels) the total value of which exceeds HRK 30.000.00, about which a written statement is given;

4. invalids of the Homeland War and their associations in performing their activities;

5. military and civil invalids of the World War II;

6. spouses and children of veterans killed, detained and missing in the Homeland War, as well as their parents, provided that the spouse of the killed, detained or missing veteran in the Homeland War has not previously exercised this right;

7. displaced persons, refugees and returnees;

8. immigrants in an area of special state concern;

9. pensioners;

10. unemployed.

(3) The persons referred to in paragraph (2) of this Article shall pay the reimbursement of costs determined by this Regulation in the amount of 25% of the costs provided by this Regulation.

(4) The procedure for partial exemption from the obligation to pay the reimbursement of certain costs referred to in this Regulation shall be initiated at the request of a party.

(5) The request referred to in paragraph (4) of this Article shall be submitted to the Office at the time of submitting the request or other submission on the basis of which the Office performs an action or provides an information service for which this Regulation determines the amount of costs, or at the time of payment as invited by the Office.

(6) If the party is exempt from the obligation to pay reimbursement of costs from this Regulation on the basis of the conclusion of the Office, the submission shall indicate the number and date of the conclusion of the Office by which the party is exempt from the obligation to pay these costs.

(7) The provisions of this Article shall not apply to the reimbursement of costs for information services.

Article 6

(1) The party who paid the reimbursement of costs that he was not obliged to pay, or paid the reimbursement of costs after the prescribed period or in an amount greater than the prescribed, is entitled to a refund of the amount paid, or the exceeding amount.

(2) In the case referred to in paragraph (1) of this Article, the procedure for a refund shall be initiated at the request of a party.

(3) The request for a refund shall be decided by the Office.

Article 7

The right to a refund referred to in Article 6 of this Regulation shall lapse two years after the end of the year in which such costs were paid.

Article 8

Reimbursement of special costs and costs for the provision of information services paid under this Regulation shall be revenue of the state budget of the Republic of Croatia and shall be paid into the single account of the state budget of the Republic of Croatia.

II. PATENTS AND UTILITY MODELS

Article 9

(1) The costs of the formal examination procedure of the application after receipt, including the costs for the first two years of maintaining the patent in value amount to:

1. basic fee.....HRK 1,200.00

2. for each application page above pageHRK 5.00

3. for each patent claim above 10 claimsHRK 10.00

(2) If the patent application is submitted electronically in accordance with special regulations or in digital form in accordance with the technical specifications published on the website of the Office, the costs referred to in paragraph (1) of this Article shall be charged in amounts reduced by 50%.

(3) If the publication of the patent application is requested before the expiration of 18 months from the date of filing the application, the costs referred to in paragraph (1) of this Article shall be charged in double amounts.

Article 9a

(1) The procedural costs of formal examination of the application of the utility model, examination of the preconditions for its registration, including the costs for the first two years of maintenance of the utility model in value amount to HRK 760.00.

(2) If the application for the utility model is submitted electronically in accordance with special regulations or in digital form in accordance with the technical specifications published on the website of the Office, the costs referred to in paragraph (1) of this Article shall be charged in amounts reduced by 50%.

Article 9b

(1) The costs of the examination procedure of the request for the conversion of a utility model application into a patent application are HRK 440.00.

(2) The costs of the examination procedure of the request for the conversion of a patent application into a utility model application are HRK 100.00.

Article 9c

(1) The procedural costs of preparing a state of the art search report for an invention for which patent protection is sought amount to HRK 2,000.00.

(2) The procedural costs of preparing a state of the art search report via a patent office referred to in Article 56 paragraph (3) of the Patent Act (»Official Gazette«, No. 16/20), shall be charged in the amount prescribed by a valid cooperation agreement between the Office and a corresponding patent office of another state or an interstate patent office.

Article 9d

The procedural costs of preparing a written opinion on patentability of the invention for which patent protection is sought amount to HRK 800.00.

Article 10

(1) The procedural costs of substantive examination of requirements for the grant of a patent amount to HRK 1,900.00.

(2) The procedural costs of substantive examination of the requirements for the grant of a patent with a previously prepared written opinion on patentability of the invention for which patent protection is sought amount to HRK 1,000.00.

Article 11

Printing costs of publishing information on the grant of a patent or on the registration of a utility model amount to HRK 160.00.

Article 12

The costs of issuing a patent file or utility model file, as well as the costs of re-issuing those files amount to HRK 300.00.

Article 13

(1) The costs of maintaining a patent and a utility model in value amount to:

1. for year III	HRK 260.00
2. for year IV	HRK 320.00
3. for year V	HRK 440.00
4. for year VI	HRK 560.00
5. for year VII	HRK 640.00
6. for year VIII	HRK 820.00
7. for year IX	HRK 940.00
8. for year X	HRK 1,200.00
9. for year XI	HRK 1,500.00
10. for year XII	HRK 1,800.00
11. for year XIII	HRK 2,100.00

12. for year XIV	HRK 2,300.00
13. for year XV	HRK 2,600.00
14. for year XVI	HRK 3,000.00
15. for year XVII	HRK 3,500.00
16. for year XVIII	HRK 4,600.00
17. for year XIX	HRK 5,800.00
18. for year XX	HRK 6,900.00.

(2) If the costs referred to in paragraph (1) of this Article are paid within an additional 6-month period, the prescribed amounts shall be doubled.

Article 14

The applicant who is also the inventor shall pay the costs referred to in Article 9 paragraph (1) item 1 and Articles 9a, 9b, 9c, 9d, 10, 11, 12 and 13 under this Regulation in the amounts reduced by 50%.

Article 15

(1) The procedural costs for examining the application for restoration of the priority right amount to......HRK 200.00.

(2) The procedural costs for examining the request for correction or addition of the priority right amount toHRK 150.00.

Article 16

(1) The procedural costs for examining the requirements for issuing a supplementary protection certificate, printing the certificate and publishing the prescribed data from the certificate amount to HRK 3,000.00.

(2) The procedural costs for examining the request for an extension of the duration of a supplementary protection certificate and publishing the prescribed data amount to HRK 2,500.00.

(3) The costs of maintaining a supplementary protection certificate amount to:

- 1. for year I HRK 12,000.00
- 2. for year II HRK 15,000.00
- 3. for year III HRK 18,000.00
- 4. for year IV HRK 21,000.00
- 5. for year V HRK 24,000.00

6. for year VI HRK 26,000.00.

(4) If the costs referred to in paragraph (3) of this Article are paid within an additional 6-month period, the prescribed amounts shall be doubled.

Article 17

(2) The procedural costs for examining the proposal to declare the Supplementary Protection Certificate null and void amount toHRK 3,000.00

(3) The procedural costs for examining the proposal to revoke the decision on the grant of a patent amount toHRK 2,000.00

(4) The procedural costs for examining the proposal to declare the renewal of the certificate null and void amount to HRK 2,500.00.

Article 18

The procedural costs for examining the proposal to renew the procedure amount toHRK 2,800.00

Article 19

The procedural costs for examining the request for reinstatement of rights under the Patent Act amount toHRK 800.00

Article 20

The procedural costs for examining the request for continued processing amount toHRK 500.00

Article 21

The costs of forwarding an international patent application amount toHRK 200.00

Article 22

(1) The costs of publishing and printing translations of European patent claims into Croatian amount toHRK 1,000.00

(2) The costs of publishing and printing translations of patent claims of an amended European patent into Croatian or an amended translation, amount toHRK 800.00

(3) If the translation of patent claims is submitted electronically in accordance with special regulations or in digital form in accordance with the technical specifications published on the website of the Office, the costs referred to in paragraphs (1) and (2) of this Article shall be charged in amounts reduced by 50%.

III. TRADEMARKS

Article 23

(1) The procedural costs for examining the application for registration of an individual trademark until publication of a trademark application amount to:

1. for one class of products or services HRK 500.00

2. for each additional class of products or services HRK 150.00.

(2) The costs referred to in paragraph (1) of this Article for a collective or a guarantee trademark shall be doubled.

(3) The costs referred to in this Article for examining the application for trademark registration submitted electronically in accordance with special regulations, shall be charged in amounts reduced by 20%.

(4) The costs of examining the request for division of a trademark application or registration amount toHRK 200.00

Article 24

(1) The procedural costs for examining the opposition in respect of a trademark registration amount toHRK 500.00

(2) The costs of examining the request in a procedure related to the opposition seeking proof of use of the trademark which the opposition is based on amount to ...HRK 300.00

Article 25

(1) The costs of maintaining an individual trademark in value for the period of 10 years and of publishing the trademark data maintained in value amount to:

1. for one class of products or services HRK 1,200.00

2. for each additional class of products or services HRK 300.00.

(2) The costs referred to in paragraph (1) of this Article for a collective or a guarantee trademark shall be doubled.

(3) If the costs referred to in this Article are paid within an additional 6-month period, the prescribed amounts shall be doubled.

Article 26

(1) The procedural costs for examining the request for revocation of a trademark and for publishing the data on termination of trademark validity amount toHRK 1,000.00

(2) The procedural costs for examining the request to declare the trademark null and void and for publishing the data on termination of trademark validity amount to ...HRK 2,500.00

(1) The costs of forwarding an international trademark registration or a subsequent designation of an international trademark registration amount to ...HRK 300.00

(2) The costs of forwarding all amendments related to the international trademark registration amount toHRK 200.00

Article 28

(1) The procedural costs for examining the proposal to renew the procedure amount to ...HRK 1,800.00

(2) The procedural costs for examining the proposal for continued processing amount to ...HRK 500.00

IV. INDUSTRIAL DESIGN

Article 29

(1) The procedural costs for examining an industrial design application amount to:

1. basic fee ...HRK 200.00

2. additional fee for each design to follow from a multiple industrial design application...HRK 50.00

(2) The costs referred to in this Article for examining the application for industrial design registration submitted electronically in accordance with special regulations, shall be charged in amounts reduced by 20%.

(3) The costs of examining the request to divide the industrial design application amount to ...HRK 200.00

Article 30

(1) The costs of maintaining industrial design in value for the period of five years and for publishing the data thereon amount to:

1. for one design ... HRK 400.00

2. for each design to follow from a multiple industrial design application ... HRK 200.00

(2) If the costs referred to in paragraph (1) of this Article are paid within an additional 6-month period, the prescribed amounts shall be doubled.

(3) The costs of examining the request to postpone the publication and of publishing the industrial design registration in case of postponement amount to ...HRK 300.00

Article 31

The procedural costs for examining the request to declare the industrial design null and void amount to:

1. basic fee ...HRK 1,500.00

2. for each design to follow from a multiple application ... HRK 1,000.00

Article 32

The costs of forwarding the Community design application amount to ... HRK 150.00

Article 33

(1) The procedural costs for examining the proposal to renew the procedure amount to ...HRK 1,800.00

(2) The procedural costs for examining the proposal for continued processing amount to ...HRK 500.00

Article 34

(1) The costs of maintaining the industrial shape in value, for the period of five years, and of publishing the data thereon amount to:

1. for one shape ... HRK 400.00

2. for each shape to follow from a multiple application...HRK 200.00

(2) If the costs referred to in paragraph (1) of this Article are paid within an additional 6-month period, the prescribed amounts shall be doubled.

V. GEOGRAPHICAL INDICATIONS AND DESIGNATIONS OF ORIGIN OF PRODUCTS AND SERVICES

Article 35

(1) The procedural costs for examining the request enter a geographical indication or a designation of origin into the register amount to ...HRK 300.00

(2) The procedural costs for examining the request to acquire the right to use a geographical indication or a designation of origin and to enter it into the register amount to ...HRK 400.00

Article 36

(1) The costs of publishing the application for protection of a geographical indication or a designation of origin amount to ...HRK 100.00

(2) The costs of publishing the data on a protected geographical indication or a designation of origin amount toHRK 1,000.00

Article 37

The procedural costs for examining the opposition to the published application for protection of a geographical indication or a designation of origin amount to ...HRK 500.00

(1) The costs of maintaining the right to use a geographical indication or a designation of origin in value, for the period of 10 years, and for publishing the data thereon amount to ...HRK 1,000.00

(2) The costs of maintaining the right to use a foreign geographical indication or a designation of origin entered in the register of the Office, for the period of 10 years, and for publishing the data thereon, a single fee for all users, amount to ...HRK 4,000.00

(3) If the costs referred to in paragraphs (1) and (2) of this Article are paid within an additional 6-month period, the prescribed amounts shall be doubled.

Article 39

(1) The procedural costs for examining the proposal to declare the decision on protecting a geographical indication or a designation of origin of products and services null and void amount to ...HRK 1,500.00

(2) The procedural costs for examining the request to revoke the decision on recognising the capacity of an authorised user amount to ...HRK 1,500.00

Article 40

The procedural costs for examining the proposal to renew the procedure amount to ... HRK 1,000.00

VI. TOPOGRAPHIES OF SEMICONDUCTOR PRODUCTS

Article 41

The costs of examining the application for a topography of semiconductor products amount to ...HRK 1,000.00

Article 42

The costs of publishing and maintaining recognised topographies of semiconductor products in value (for the period of 10 years) amount to ...HRK 2,500.00

Article 43

The costs of examining the proposal to declare the decision on registration of the topography null and void amount to ...HRK 1,000.00

Article 44

The procedural costs for examining the proposal to renew the procedure amount to ... HRK 700.00

VII. REPRESENTATION IN THE FIELD OF INDUSTRIAL PROPERTY RIGHTS

Article 45

(1) The costs of taking a professional exam for an authorised representative amount to HRK 6,700.00.

(2) The costs of taking a repeat exam for an authorised representative amount to HRK 3,700.00.

(3) The procedural costs for examining the request to enter authorised representatives into the register amount to HRK 50.00.

VIII. COMMON COSTS

Article 46

(1) The costs of issuing the certificate of a priority right amount to:

1. for one copy of the Certificate...HRK 150.00

2. for each additional copy of the Certificate...HRK 50.00

(2) The costs of issuing the certificate of a granted or registered right amount to HRK 250.00.

(3) The costs of issuing an excerpt from the register amount to ... HRK 100.00

Article 47

(1) The procedural costs for examining the request to enter amendments into registers and for publishing the data on amendments amount to ...HRK 200.00

(2) The procedural costs for examining the request to correct errors and for publishing the data on correction of errors amount to ...HRK 100.00

(3) The procedural costs for examining the request to reinstate the previous condition under the General Administrative Procedure Act amount to ...HRK 200.00

(4) The costs of performing actions of the Office for which the amount is not provided under this Regulation amount to ...HRK 100.00

IX. INFORMATION SERVICES

Article 48

The costs of the Office's publications:

1. the Office's publications shall be charged by actual costs of their issuing;

2. joint publications of the Office with other publishers shall be charged at market price.

Article 49

(1) The costs of searching available patent information funds according to inquiry, outside of the grant procedure amount to:

1. for searching patent documents by bibliographic data (document number, priority date and/or filing date and/or title/sur/name of the holder/applicant or inventor), including legal status information from the SIPO's register and a printout of bibliographic data of up to 20 patent documents, per one inquiry, ...HRK 300.00

1.1. for searching patent documents by certain frequency per same inquiry (monitoring)

1.1.1 for 3 consecutive monthly searchesHRK 700.00

1.1.2 for 4 consecutive quarterly searches......HRK 900.00

1.1.3 for 2 consecutive semi-annual searches...HRK 500.00

2. for searching patent documents from a specific field of the state of the art by description of the subject-matter of an invention and/or other relevant data (e.g. keywords and/or classification codes), including a printout of bibliographic data of up to 20 patent documents, per one inquiry...HRK 600.00

2.1. for searching patent documents by certain frequency per same inquiry (monitoring)

2.1.1 for 3 consecutive monthly searches.....HRK 1,500.00

2.1.2 for 4 consecutive quarterly searches.....HRK 1,800.00

2.1.3 for 2 consecutive semi-annual searches...HRK 900.00

3. for searching patent documents in order to assess novelties of the invention by description of the subject-matter of an invention and/or other relevant data (e.g. keywords and/or classification codes), according to actual costs

4. for searching patent documents in order to assess market freedom by description of the subjectmatter of an invention and/or other relevant data (e.g. keywords and/or classification codes), according to actual costs

5. for searching patent documents in order to assess infringement of rights by description of the subject-matter of an invention and/or other relevant data (.g. keywords and/or classification codes), according to actual costs

6. for searching patent documents upon a specially defined inquiry according to actual costs

(2) Searching the register of requests for issuing certificates and the register of supplementary protection certificates by bibliographic data (number, basic patent number, product name, title/sur/name of the holder/applicant, filing date, issuing date), including legal status information from the SIPO's register and a printout of bibliographic data of up to 20 patent documents, per one inquiry, amount to HRK 300.00.

(3) The costs of printing out data for additional patent documents over 20 included in a search, for one page amount to ...HRK 5.00

Article 50

The costs of searching available trademark information funds according to inquiry, outside of the grant procedure amount to:

1. for searching trademarks equal and/or similar to a given verbal sign up to three classes, per one inquiry...HRK 400.00

1.1. for searching trademarks by certain frequency per same inquiry (monitoring)

1.1.1 for 3 consecutive monthly searches......HRK 900.00

1.1.2 for 4 consecutive quarterly searches......HRK 1,300.00

1.1.3 for 2 consecutive semi-annual searches...HRK 600.00

2. for searching trademarks potentially similar to a given figurative sign (includes searching only figurative elements for similarity), up to three classes, per one inquiry...HRK 400.00

2.1. for searching trademarks by certain frequency per same inquiry (monitoring)

2.1.1 for 3 consecutive monthly searches......HRK 900.00

2.1.2 for 4 consecutive quarterly searches......HRK 1,300.00

2.1.3 for 2 consecutive semi-annual searches...HRK 600.00

3. for searching trademarks potentially similar to a given figurative sign (includes searching verbal elements for similarity and figurative elements for similarity), up to three classes, per one inquiry...HRK 600.00

3.1. for searching trademarks by certain frequency per same inquiry (monitoring)

3.1.1 for 3 consecutive monthly searches......HRK 1,500.00

3.1.2 for 4 consecutive quarterly searches...... HRK 2,100.00

3.1.3 for 2 consecutive semi-annual searches...HRK 1,000.00

4. for searching trademarks potentially similar to a given verbal sign, a given figurative sign or a given figurative sign with verbal elements for more than three classes for each additional class, per one inquiry...HRK 40.00

5. for searching trademarks by title/sur/name of a specific trademark holder/applicant, per one inquiry ...HRK 400.00

5.1. for searching trademarks by certain frequency per same inquiry (monitoring)

5.1.1 for 3 consecutive monthly searches...... HRK 900.00

5.1.2 for 4 consecutive quarterly searches...... HRK 1,300.00

5.1.3 for 2 consecutive semi-annual searches...HRK 600.00

6. for searching internet domains by a given verbal sign or a verbal element of a figurative sign, per one inquiry...HRK 200.00

7. for searching trademarks upon a specially defined inquiry according to actual costs.

The costs of searching available industrial design funds according to inquiry, outside of the grant procedure amount to:

1. by one of given criteria, holder/applicant, class, subclass and/or product name according to Locarno Classification of industrial design), per one inquiry...HRK 250.00

2. by design appearance, per one inquiry...HRK 350.00

Article 52

(1) The costs of printing out bibliographic data for a specified application or a protected patent or trademark or industrial design or topography or geographic indication or designation of origin, outside of searching service, by document amount to ...HRK 50.00

(2) The costs of copying documents/publications from the Office's collection for one page amount toHRK 5.00

(3) The costs of issuing a bilingual confirmation of submission receipt (rubrum), for one copy amount to ...HRK 5.00

Article 53

The costs of participating in seminars in the field of intellectual property or their organisation for the needs of users shall be charged by actual costs.

Article 54

(1) The costs of line-cutting searching information funds within 3 workdays, referred to in Article 49 paragraph (1) item 1; Article 50 paragraph (1) items 1 - 6 and Article 51 item 1, except for searching services by certain frequency (monitoring) shall be charged in amounts increased by 50%.

(2) The costs of line-cutting searching information funds within 7 workdays, referred to in Article 49 paragraph (1) item 2 except for searching services by certain frequency (monitoring) and Article 51 item 2 shall be charged in amounts increased by 50%.

(3) The costs of saving and delivering documents obtained by searching on a CD-ROM on a party's demand amount to ...HRK 100.00

(4) Postal delivery abroad of publications referred to in Article 48, of search results referred to in Article 49 to 51, and documents referred to in Article 52, as well as special delivery services in Croatia and abroad shall be charged by actual costs.

Article 55

The Regulation on Fees for Special Costs and Costs for the Provision of Information Services of the State Intellectual Property Office (»Official Gazette«, Nos. 86/2000, 89/2000, 187/2004, 70/2008 and 155/2009) shall cease to take effect on the day on which this Regulation shall enter into force.

This Regulation shall enter into force on the eighth day upon its publication in the »Official Gazette«.

REGULATION ON FEES FOR SPECIAL COSTS AND COSTS FOR THE PROVISION OF INFORMATION SERVICES OF THE STATE INTELLECTUAL PROPERTY OFFICE

(OG 96/2013)

Article 9

This Regulation shall enter into force on the first day upon its publication in the »Official Gazette«.

REGULATION ON FEES FOR SPECIAL COSTS AND COSTS FOR THE PROVISION OF INFORMATION SERVICES OF THE STATE INTELLECTUAL PROPERTY OFFICE

(OG 89/2020)

Article 18

This Act shall enter into force on the eighth day upon its publication in the »Official Gazette«.