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Document Description: Petition to make special under PCT-Patent Pros Hwy

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	Prosecution His	HWAY (PCT-PPH)	T COOPERATION TREATY — PATENT PILOT PROGRAM IN A U.S. WAS THE ISA OR IPEA				
Application N	0.:	First Named Inventor:					
Filing Date:		Attorney Docket No.:					
Title of the Invention:							
	T FOR PARTICIPATION IN THE PCT-PP NFORMATION REGARDING EFS-WEB IS		WITH THE REQUIRED DOCUMENTS MUST BE SUBMITTED VIA W.USPTO.GOV/EBC/EFS HELP.HTML.				
	T HEREBY REQUESTS PARTICIF ENTIFIED APPLICATION SPECIAL		H PILOT PROGRAM AND PETITIONS TO MAKE THE H PILOT PROGRAM.				
another PC domestic/ for claim in the above, or (6)	Γ application which claims priority to reign priority to the corresponding corresponding PCT application, or	o the corresponding PCT PCT application, or (4) a (5) a continuing applicat	esponding PCT application, or (2) a national stage entry of application, or (3) a national application that claims national application which forms the basis for the priority ion of a U.S. application that satisfies one of (1) to (4) rovisional application which forms the basis for the priority				
The corresponding PCT application number(s) is/are:							
I. Lis	t of Required Documents: A copy of the latest internationa	al work product (WO/IS	A, WO/IPEA, or IPER) in the above-identified				
corresponding PCT application(s) is attached.		(5)					
	is not attached because	the document is already	in the U.S. application.				
 b. A copy of all claims which were indicated as having novelty, inventive step and industrial appring the above-identified corresponding PCT application(s) 							
	is attached.						
	\square is <u>not</u> attached because	the document is already	in the U.S. application.				
C.	English translations of the documents in a. and b. above are attached (if the documents are not in the English language). A statement that the English translation is accurate is attached for the document in b. above.						
d.	(1) An information disclosure statement listing the documents cited in the international work products (ISR, WO/ISA, WO/IPEA, IPER) of the corresponding PCT application.						
	is attached.						
	has already been filed in	n the above-identified U.	S. application on				
	(2) Copies of all documents (except for U.S. patents or U.S. patent application publications)						
	are attached.						
	have already been filed	in the above-identified L	J.S. application on				

[Page 1 of 2]

This collection of information is required by 35 U.S.C. 119, 37 CFR 1.55, and 37 CFR 1.102(d). The information is required to obtain or retain a benefit by the public, which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS.

REQUEST FOR PARTICIPATION IN THE PCT-PPH PILOT PROGRAM IN A U.S. APPLICATION WHERE THE USPTO WAS THE ISA OR IPEA (continued)							
Application No.:			First Named Inventor:				
II. Claims Correspondence Table:							
Claims in US Application		Patentable Claims the corresponding P application		Explanation regarding the correspondence			
III. All the claims in the US application sufficiently correspond to the patentable claims in the corresponding PCT application.							
Signature				Date			
Name (Print/Typed)			Registration Number				

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The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

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- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.