

Date: Wed, 28 Jan 2015 11:04:21 +0000
From: "TRIB, OFFICE" <TRIB@ilo.org>
To: Anette Koch <akoch@polar.xs4all.nl>
Subject: RE: AT 5-3932, AT 5-3933, AT 5-3934 - Complaints Nos 3-5 (fwd)

Parts/Attachments:

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 - 1.2 Shown ~15 KB Text
 - 2 OK 23 KB Image, "image001.png"
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AT 5-3932

AT 5-3933

AT 5-3934

Dear Ms Koch,

Complaints Nos 3-5

There will be no extension of the deadline to complete your submissions on the above cases. After 23 February 2015 I will return all documents to you if the submissions are not corrected.

Yours sincerely,

[IMAGE]

Dražen Petrović

Greffier/Registrar

Tribunal administratif de l'OIT

ILO Administrative Tribunal

4, route des Morillons

1211 Genève 22

Suisse

-----Original Message-----

From: Anette Koch [mailto:akoch@polar.xs4all.nl]

Sent: 23 January 2015 17:43

To: TRIB, OFFICE

Cc: Anette Koch

Subject: AT 5-3932, AT 5-3933, AT 5-3934 - Complaints Nos 3–5 (fwd)

AT 5-3932

AT 5-3933

AT 5-3934

Attn. Registry, in particular Mr. Dražen Petrović, Registrar

Dear Mr Petrović, dear Sir or Madam,

With regard to your e-mail here below:

Thank you very much for the confirmation of receipt.

With regard to the alleged decision by the Tribunal of 4 May 2014 that "there will be no extension of this deadline", i.e. the deadline of 23 February 2015 which you set me by your e-mail of today for the correction of my three above-mentioned complaints I submit:

1. On 4 May 2014 the Tribunal could not be aware of my complaints as registered above. In no possible way the Tribunal could take any decision on my request for application of Article 14 of the Tribunal's Rules in the framework of these procedures which I started on 17 December 2014 only, i.e. more than seven months after 4 May 2014.
2. If the Tribunal took any decision on 4 May 2014 adversely affecting me, I should be fully informed of it by a written and signed document. Besides the Tribunal's decision should have the form of a reasoned statement. A mere one-line statement by the Tribunal's Registrar does not qualify as a reasoned statement.
3. In view of the above-mentioned I request you to c.q. amend or further explain your statement on the

alleged Tribunal's decision of 4 May 2014.

4. In the meantime I fully maintain my requests in my above-mentioned complaints, in particular with regard to reasonable extensions of my term for correction under Article 14 of the Tribunal's Rules, in view of the plurality of rejections of my internal appeals by the EPO.

5. To correct three complaints within the same 30-days term under Article

6(2) RT causes an unbearable strain to my health, in view of my chronic illness as documented to the Tribunal. Such restricted term impedes my fundamental rights of access to a court and to an effective remedy under Articles 6 and 13 ECHR. I consider the limitation of my term for correction of three complaints to 30 days a destruction of my rights under Article 17 ECHR.

Sincerely yours,

Anette Koch

Dr. Anette Koch

Rijswijk ZH

The Netherlands

akoch@polar.xs4all.nl

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----- Forwarded message -----

Date: Fri, 23 Jan 2015 13:15:50 +0000

From: "TRIB, OFFICE" <TRIB@ilo.org>

To: Anette Koch <akoch@polar.xs4all.nl>

Subject: Complaints Nos 3–5

AT 5-3932

AT 5-3933

AT 5-3934

Dear Ms Koch,

Complaints Nos 3–5

I acknowledge receipt of your letter of 17 December 2014 sending me six copies of the complaint forms, brief and some annexes on each of your third, fourth and fifth complaints that you have lodged with the Tribunal against the European Patent Organisation.

You filed the three complaints on 17 December 2014, the date of the postmark on the box in which they were delivered to me.

You have provided only part of your annexes in support of your complaints and asked the Tribunal to refer to your previous cases for Annexes 1–81, and 83–86, as the case may be. This is not acceptable. The Tribunal needs to have a complete file for each case.

Also, Annexes 86–89 need translations into English.

I therefore ask you to correct your complaints by providing, sixfold for each complaint, collated sets of your attachments and translations of the abovementioned annexes. In accordance with Article 6(2) of the Tribunal's Rules I give you thirty days – that is Monday, 23 February 2015 (the 22nd being a Sunday) in which to do so.

In accordance with a decision taken by the Tribunal at its meeting on 4 May 2014, there will be no extension of this deadline.

Yours sincerely,

[IMAGE]

Dražen Petrović

Greffier/Registrar

Tribunal administratif de l'OIT

ILO Administrative Tribunal

4, route des Morillons

1211 Genève 22

Suisse

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[Not Shown. Use the "V" command to view or save this part.]

Date: Wed, 28 Jan 2015 11:09:25 +0000
From: "TRIB, OFFICE" <TRIB@ilo.org>
To: Anette Koch <akoch@polar.xs4all.nl>
Subject: Complaints Nos 6 and 7

Parts/Attachments:

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AT 5-3950

AT 5-3951

Dear Ms Koch,

Complaints Nos 6 and 7

I acknowledge receipt of your letter of 16 January 2015 sending me six copies of the complaint forms, brief for each of the complaints, and Annexes 82-90 for the sixth complaint only, that you have lodged with the Tribunal against the European Patent Organisation.

You filed the two complaints on 16 January 2015, the date of the postmark on the box in which they were delivered to me.

Similar to your complaints Nos 3–5, you have provided only part of your annexes in support of your 6th complaint and none for your 7th complaint. As I have mentioned, this is not acceptable. The Tribunal needs to have a complete file for each case.

I therefore ask you to correct your complaints by providing, sixfold for each complaint, collated sets of your attachments. In accordance with Article 6(2) of the Tribunal's Rules I give you thirty days – that is Friday, 27 February 2015 in which to do so.

In accordance with a decision taken by the Tribunal at its meeting on 4 May, there will be no extension of this deadline.

Yours sincerely,

[IMAGE]

Dražen Petrović

Greffier/Registrar

Tribunal administratif de l'OIT

ILO Administrative Tribunal

4, route des Morillons

1211 Genève 22

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