

## Table of Contents

	slide
1	Benefits of and reasons to use PCT 11
2	The various Offices that make the PCT possible 17
3	A typical sequence of events for a PCT application 28
4	Paris Convention 33
5	Communicating with the client about non-US filings 39
6	Making use of online and software resources 40
	EFS-Web 41
	Private PAIR 42
	PCT-SAFE 43
	ePCT 44
	Being able to log in to ePCT 45
	Patentscope 46
	PCT Applicant's Guide 47
	WIPO's Distance Learning Course 48
7	Collecting information for the Request 49
8	Selecting a Receiving Office 50
9	Selecting an International Searching Authority 54
10	Identifying the priority application(s) 55
11	Collecting documents for the PCT application 57
12	Building the Request and e-filing 59
13	Request for RO/US using PCT-SAFE 68
14	Request for RO/US using ePCT 109
15	E-filing the PCT application in RO/US 119
16	E-filing in RO/IB 123
17	Communicating with the client about the filed PCT application 133
18	Docketing PCT 136
19	Receiving and reporting the International Search Report and Written Opinion 140
20	Client decisions after receiving the ISR/WO 146
21	Filing an Article 19 amendment 149

22	Filing a Demand and Article 34 amendment	160
23	Filing a <i>92bis</i> request	186
24	Entry into national phase and regional phase outside of the US	193
25	Pursuing US patent protection from a PCT application	197
26	US national phase	204
27	Bypass continuation	222
28	Patent Prosecution Highway	226
29	Getting older PCT applications loaded into ePCT	229
30	Generating useful reports from ePCT	232
	Applications with Form PCT/ISA/202 outstanding	233
	Applications with priority documents outstanding	234
31	Informal comments to the ISR/WO	235
32	Third-party submissions of prior art	236
33	Applicant disclosures of prior art	237
34	Supplementary International Search	238
35	Restoration of the Right of Priority	239
36	Incorporation By Reference	246