



Foreign filing licences

Some countries impose security restrictions that prevent patent applications being filed abroad. For example, applications for inventions made in the USA must be filed first in the USA. Failure to follow such regulations can lead to patents being declared invalid, or even to time in prison for you and your client.

Typically the restrictions on foreign filling can be satisfied by filing an application in the required country and waiting a prescribed period of time. If no secrecy order is put in place in that time, you are free to file for the invention in other countries.

Clients may not want to wait that prescribed time before filing in other countries. They may even want to first file in a different country than allowed by the restrictions. In many such cases a foreign filing licence can be requested.

A foreign filling licence grants permission to file applications for a given invention in foreign countries. Generally this involves sending a description of the invention (E.g., the application specification, if it is ready) to the relevant authority. The relevant authority will assess whether the invention is important for national security, and if not will grant a licence.

Each state imposes different rules on who the security restrictions apply to, and what types of invention they cover. The restrictions may apply to all inventions made within a country, all inventions made by residents of that country, or all inventions made by nationals of that country (wherever they reside, and wherever the invention was made). The restrictions may apply to all types of invention, or just those related to matters of defence and national security.

The table overleaf shows the filing restrictions in selected countries, and how to obtain permission to file abroad.

What next?

If you would like more information, then please get in touch. You can email us **info@barkerbrettell.co.uk** or call us on **+44 (0)121 456 0000.**

Protecting your world barkerbrettell.co.uk

	Restrictions apply to:				
Country	Inventions made in the country	Applications filed by nationals	Applications filed by residents	Inventions when one or more inventor is a national, regardless of where the	Restrictions only apply to limited technologies
Albania	×				
Armenia	×				
Azerbaijan	×	6			
Belarus	(X			
Belgium		×	X		[1]
Brazil	×				[1] [2]
Brunei			X		
Bulgaria	1 ()	x	2		
Burundi	1	X	x		
Canada			X**		
China	x				
Cuba		x			
Denmark			X		
Finland	×				[1]
France	×	X	×		
Germany		X	×		
Greece		X		x	
Hungary		×	×		
India	×	5	×		
Israel		X	×		[1] [3]
Italy			X		[1]
Kazakhstan		X *			
Korea (North)				x	
Kyrgyzstan	x	1			
Latvia	×				[1]
Luxembourg	x x				[1]
Macedonia	X				[1]
Malaysia			*	-	
Moldova	X	×			
Montenegro		×			
New Zealand	×			- 1	[1]
Norway	×		· · ·		[1]
Oman		×	×		
Pakistan			X		
Poland		X*			
Portugal			x		
Romania	×				
Russian Federation	×				
Serbia	1	X			[1]
Singapore			X		
Slovenia	X				[1]
South Korea		×	*		
Spain	× ×				
St. Lucia			×		
Sweden		X	×	1	[1]
Tanzania	×				<u>(1</u>)
Transnistria		X			
Turkey			X		
Turkmenistan	×				
Ukraine		x			
United Kingdom	X			9	[1]
USA	X				
Uzbekistan		×	x		[1]
Vietnam		x		X	
Zanzibar	×				[1]

* Applicant must also have residence

** Only applicable to employees of the Canadian government

[1] Application relates to national security or defence

[2] Application relates to oil or gas

[3] Nuclear energy

This handout is for information only and should not be constituted as legal advice. Information herein correct at the time of publishing. Where mentioned, and unless otherwise specified, costs exclude VAT and include any official fees and costs and timescales are approximate.

© 2024-2025 Barker Brettell LLP.



Protecting your world barkerbrettell.co.uk