H.R. 2215
(Technical Amendment Act of 2002)
(Conference Report 107-685)

Date enacted: 11/02/02
Date effective: 11/29/00
Major Changes to 35 USC §§ 102(e)
By Enactment of HR 2215
Major Changes to 35 USC §§ 102(e) By Enactment of HR 2215

35 USC § 102(e), after enactment of HR 2215, completely replaces § 102(e) as set forth in the AIPA and is effective retroactive to the date of the AIPA (11/29/00).

35 USC § 102(e), after enactment of HR 2215, is however similar to the pre-AIPA § 102(e), with 2 significant differences, which may be summarized as:

✓ In addition to U.S. patents, now certain publications of U.S. and international (PCT) applications (IAs) may qualify as prior art references under 35 USC § 102(e)

✓ Certain international filing dates are now considered to be U.S. filing dates under 35 USC § 102(e) and may now be used as the prior art date of a reference to make rejections, under 35 USC §§ 102(e) and 103(a).
Prior art references now available under § 102(e)

1. U.S. Patents (formerly: could not use any IA filing date)

Now: If a U.S. patent issues from, or claims benefit of, an IA, the U.S. patent’s prior art date may now be the filing date of the IA if the following three conditions are met:

1) the IA was filed on or after 11/29/00;
2) the IA designated the US; and
3) the IA publication (by WIPO) was in English.

Note: when the three conditions are met, the IA filing date is a U.S. filing date for § 102(e) purposes.

2. U.S. Application Publications (did not exist before 11/29/00):

Now: A U.S. application publication is prior art as of the application’s U.S. effective filing date, which can include an IA filing date, if the same three conditions are met.
Major Changes to 35 USC §§ 102(e)
By Enactment of HR 2215

Prior art references now available under § 102(e)

3. WIPO Publications of IAs
(formerly: A WIPO publication was not prior art under § 102(e))

Now: A WIPO publication of an IA is § 102(e) prior art as of the IA’s filing date, if the same three conditions are met; namely:

1) the IA was filed on or after 11/29/00,
2) the IA designated the US, &
3) the IA publication (by WIPO) was in English.

Sample WIPO Publication

(10) International Publication Number
WO 02/44176 A1
(21) international Application Number: PCT/DK01/00791
(22) International Filing Date: 28 November 2001 (28.11.2001)
(25) Filing Language: English
(26) Publication Language: English
NEW: The new 35 USC § 102(e) provisions apply in examining any application, or patent under reexamination, effective immediately, with one exception, when the old (pre-AIPA) §102(e) provisions apply.

OLD: The old (pre-AIPA) 35 USC § 102(e) provisions only apply when a prior art reference is a patent issued (directly or indirectly) from an IA which was filed before 11/29/00.

In this situation, the prior art date of such patent under the pre-AIPA 35 USC § 102(e) applies. This would usually be the 35 USC § 371 (c)(1),(2) and (4) date of fulfillment.
Guidelines for 35 U.S.C. § 102(e)

Examination Guidelines for 35 U.S.C. § 102(e)

✓ MPEP Chapters 700, 1800 and 2100 will be updated in January 2003 to reflect changes to 35 USC §102(e) after HR 2215 (Pub. L. 107-273)

✓ The USPTO website includes the following information regarding 35 U.S.C. § 102(e).

  – Flowcharts for determining 35 U.S.C. § 102(e) dates
  – Training Slides entitled "35 USC §§ 102(e) and 374 as amended by HR 2215 (Technical Amendment Act)"
  – Memorandum to TC Directors from Stephen G. Kunin, Deputy Commissioner for Patent Examination Policy [PDF] (signed 11/4/02)
  – Text of 35 U.S.C. §§ 102(e) and 374 & Effective Date Provisions
35 U.S.C. § 102(e) applies, as amended, to **all** applications under examination and patents under reexamination, **whenever filed**.

Proper domestic priority claims to provisional applications under § 119(e), benefit claims to nonprovisional applications under § 120 or benefit claims to international applications under § 365(c) are considered in determining the effective U.S. filing date under 102(e), but the relied upon application and any intermediate application must support the subject matter used in a rejection.

An **international filing date prior to 11/29/00** cannot be used as a prior art date; a **patent** issuing from the National Stage of an IA filed before 11/29/00 will continue to be applied as of the § 371(c)(1), (2) and (4) date.

A reference based on a **foreign priority filing date** claimed under 35 USC §§ 119(a)-(d) or 365(a), in U.S. or WIPO application publications or U.S. patents **is never applied** as the prior art date under § 102(e).

A reference based on the filing date of an International application (IA) when the IA did not designate the U.S. or was published in a language other than English is never applied. A published IA may be used as the reference, but under § 102(a) or (b) as of the publication date of the IA.
Information Contacts

Direct questions by e-mail or telephone to:
Legal Advisors in OPLA:

Joni Chang at Joni.Chang@USPTO.gov or (703) 308-3858
Jeanne Clark at Jeanne.Clark@USPTO.gov or (703) 306-5603
Robert Clarke at Robert.Clarke@USPTO.gov or (703) 305-9177
Darnell Jayne at Darnell.Jayne@USPTO.gov or (703) 305-3310
Mark Polutta at Mark.Polutta@USPTO.gov or (703) 308-8122

Director of OPLA:
Robert J. Spar, at Bob.Spar@USPTO.gov or (703) 308-5107
## Key Slides in the Appendix

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Slide Presentation of
35 U.S.C. §§ 102(e) as amended by
H.R. 2215 (Technical Amendment Act)
35 USC §§ 102(e) & 374 after HR 2215
Previously Published § 102(e) Guidelines and Materials are Obsolete

**ALL** previous guidance and implementation materials on the AIPA’s § 102(e) are outdated. Thus, the following are out of date and should no longer be relied upon:

- ✔ *Examination Guidelines for 35 USC 102(e)(2), as amended by the AIPA of 1999, 1243 OG 1037 (Feb. 27, 2001)*
- ✔ Guidelines for applying references under § 102(e) set forth in the 8th edition of the MPEP (August 2001)
- ✔ Previous training materials on 35 USC §§ 102(e) and 374 after the AIPA (dated prior to 10/01/02)
- ✔ Q’s and A’s on the USPTO’s website addressing 35 USC §§ 102(e) and 374 after the AIPA posted prior to 10/01/02
- ✔ Form paragraphs and examination notes for using those form paragraphs, prior to 10/01/02
"A person shall be entitled to a patent unless —
* * * * *
(e) the invention was described in
(1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or
(2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent,
except that an international application filed under the treaty defined in section 351(a) shall have the effects for the purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language; or” (emphasis added)

Caveat: The relevant effective date provision of HR 2215 requires that the old (Pre-AIPA) §102(e) applies when the prior art reference is a patent issued (directly or indirectly) from an IA which was filed before 11/29/00.
“The publication under the treaty defined in section 351(a) of this title, of an international application designating the United States shall be deemed a publication under section 122(b), except as provided in sections 102(e) and 154(d) of this title.”

This provision allows certain WIPO publications of IAs to be used as prior art under 35 USC § 102(e) as of the IA’s filing date, if the previously set forth three conditions are met, namely:

1) the IA **was filed on or after 11/29/00**;
2) the IA **designated** the US; and
3) the IA publication (by WIPO) was in **English**.
EFFECTIVE DATE PROVISIONS (section 4508 of AIPA as revised by HR 2215).

* * * * *

Except as otherwise provided in this section, the amendments made by section 4505* shall be effective as of November 29, 2000 and shall apply to all patents and all applications for patents pending on or filed after November 29, 2000. (emphasis added)

This provides for uniform application of §102(e) to reject claims in any applications under examination, or any patents under reexamination or being contested, regardless of filing date.

* Section 4505 of the AIPA set forth the revision to § 102(e)
EFFECTIVE DATE PROVISIONS (section 4508 of AIPA as revised by HR 2215).

* * * * *

Patents resulting from an international application filed before November 29, 2000 and applications published pursuant to section 122(b) or Article 21(2) of the treaty defined in section 351(a) resulting from an international application filed before November 29, 2000 shall not be effective as prior art as of the filing date of the international application; however, such patents shall be effective as prior art in accordance with section 102(e) in effect on November 28, 2000. (emphasis added)

This provides that: 1) patents and application publication references may not rely on an IA filing date for § 102(e) purposes if that date is before 11/29/00, nor may such international application be used as a bridge to an earlier U.S. filing date for prior art purposes, and 2) 35 USC § 371 date is used for patents of IA’s filed prior to 11/29/00.
Guideline 1: If U.S. patent or U.S. application publication issued from an application under 35 USC § 111(a), and the patent or application does not claim a benefit of an IA, the patent or application publication has a § 102(e) prior art date as of the earliest U.S. effective filing date.

See examples A1A (supra) and A1B, P1 (appendix).

- Effective filing date is the filing date for which priority/benefit is claimed under 35 USC §§ 119(e) & 120 so long as subject matter used to make the rejection is appropriately supported in the earlier filed application’s disclosure (and any intermediate application(s)).

- Types of Priority & Benefit Claims
  1) Priority to prior U.S. provisional application(s) (35 USC § 119(e))
  2) Benefit of prior U.S. nonprovisional application(s) (35 USC § 120)

Note: The prior art date for more than 80% of the references that can be applied under 35 USC § 102(e) can be determined under this guideline.
Guideline 1. If U.S. patent or application publication issued from an application under 35 USC § 111(a), and the application does not claim a benefit of an IA, the patent or application publication has a § 102(e) prior art date as of the earliest U.S. effective filing date.

U.S. application publication § 102(e)(1) date: 17 July 2000
Ex. A1A. PUBLICATION OF § 111(a) APPLICATION WITH § 119(e) PRIORITY CLAIM TO A PROVISIONAL APPLICATION.

Sample Timeline – Guideline 1

17 July 2000

11/29/00

12 July 2001

14 Mar 2002

§ 111(b) application filed before effective date

§ 111(a) application filed claiming priority of the prior application under § 119(e)

Publication P of the § 111(a) application under § 122(b)

U.S. application publication § 102(e)(1) date: 17 July 2000
The international filing date of an IA is a critical threshold condition in determining the effective prior art date of an application publication and patent

The critical inquiry is:

Does the IA have an international filing date on or after 11/29/00 (Guidelines 2 and 3),

or

Does the IA have an international filing date prior to 11/29/00 (Guidelines 4 and 5).

Note: For information on obtaining WIPO documents to determine the IA filing date, whether the US was designated and publication language see slides 45-50 in the Appendix.
Guideline 2: If the U.S. patent, U.S. application publication, or WIPO publication issued from, or claims benefit to, an IA which has an international filing date on or after 11/29/00, designated the United States, and was published in English by WIPO (under PCT Article 21(2)) the §102(e) date is the international filing date, or any earlier effective U.S. filing date.

See examples P2A and P2B (supra) and A2A – A2C and P2C (appendix).

NOTES:

1) If the conditions above are met, the IA filing date is a U.S. filing date for prior art purposes.

2) The effective U.S. filing date is affected by priority/benefit claims under 35 USC §§119(e), 120 & 365(c). Note: Any IA having a filing date relied upon under 365(c) (continuity benefit claim) must satisfy the three conditions above if the relied upon IA filing date(s) is to be considered a U.S. filing date for prior art purposes.

3) A claim under §365(a) is a foreign priority claim to an IA and will not result in an earlier U.S. filing date (and IA filing date cannot be used as a prior art date).
Guideline 2. If the U.S. patent, U.S. application publication, or WIPO publication issued from, or claims benefit to, an IA which has an international filing date on or after 11/29/00, designated the United States, and was published in English by WIPO (under PCT Article 21(2)) the § 102(e) date is the international filing date, or any earlier effective U.S. filing date.

§ 102(e)(2) date of the patent: 01 Mar 2001

Notes: 1) The § 102(e)(1) date of U.S. application publication P is 01 Mar 2001.
2) The § 102(e)(1) date of the WIPO publication is 01 Mar 2001
3) Prior to the AIPA, the § 102(e) date would have been 01 Nov 2002 (patent only).
Ex. P2B: PATENT DERIVED FROM THE NATIONAL STAGE OF IA (§ 371 APPLICATION) WHICH CLAIMS PRIORITY/BENEFIT OF A U.S. APPLICATION – (IA FILED ON/AFTER 11/29/00)

Guideline 2. If the U.S. patent, U.S. application publication, or WIPO publication issued from, or claims benefit to, an IA which has an international filing date on or after 11/29/00, designated the United States, and was published in English by WIPO (under PCT Article 21(2)) the § 102(e) date is the international filing date, or any earlier effective U.S. filing date.

§ 102(e)(2) date of the patent: 01 Jan 2000

Notes: (1) § 102(e)(1) date of the WIPO publication is 01 Jan 2000
(2) § 102(e)(1) date of U.S. application publication is 01 Jan 2000
(3) Prior to the AIPA, the § 102(e) date of the patent would have been 01 Oct 2002
(4) Creates new prior art date before effective date of the change based on post 11/29/00 international filing date.
Guideline 3. If the U.S. patent issued from, or claims benefit to, an IA which was filed on or after 11/29/00, but the WIPO publication was not in English, the U.S. patent:

   if issued from the 35 USC § 371 application, has no § 102(e) date, or

   if issued from a U.S. continuing application claiming benefit of the IA, has for its § 102(e) date the filing date of a later-filed continuing U.S. application

See examples P3A and P3B (supra) and P3C (appendix).
Sample Timeline – Guideline 3

Ex. P3A: **PATENT** DERIVED FROM § 111(a) CONTINUATION OF AN IA FILED ON/AFTER 11/29/00, WIPO PUBLICATION NOT IN ENGLISH

Guideline 3. If the U.S. patent issued from, or claims benefit to, an IA which was filed on or after 11/29/00, but the WIPO publication was not in English, the U.S. patent: if issued from the 35 USC § 371 application, has no § 102(e) date, or if issued from a U.S. continuing application claiming benefit of the IA, has for its § 102(e) date the filing date of a later-filed continuing U.S. application.

**§ 102(e)(2) date of the patent: 01 Nov 2002**

Notes: 1) The WIPO publication does NOT have a § 102(e)(1) date because the IA was not published in English.
2) § 102(e)(1) date of the U.S. appl. publication: 01 Nov 2002.
3) The best prior art date for the disclosure is the § 102(a) or (b) date (01 Sept 2002) of the IA publication by WIPO.
4) Prior to the AIPA, the § 102(e) date would have been the same 01 Nov 2002.

January 8, 2003
Ex. P3B: **PATENT DERIVED FROM THE NS OF AN IA (§ 371 APPLICATION) WHICH CLAIMS PRIORITY/BENEFIT OF A U.S. APPLICATION (IA FILED ON/AFTER 11/29/00, WIPO PUBLICATION NOT IN ENGLISH)**

**Sample Timeline – Guideline 3**

01 Jan 2000  
01 Jan 2001  
11/29/00  
01 July 2001  
01 Oct 2002  
01 Dec 2002  
01 Nov 2003

- § 111(a)/(b) appl. filed
- IA filed in German, US designated, claims priority/ benefit of prior U.S. appl.
- WIPO publication of IA ***NOT in English***
- § 371 (c)(1), (2) and (4) fulfillment
- US appl. publication under § 122(b)
- Patent granted on § 371 appl.

Guideline 3. If the U.S. patent issued from, or claims benefit to, an IA which was filed on or after 11/29/00, but the WIPO publication was *not in English*, the U.S. patent: if issued from the 35 USC § 371 application, has **no § 102(e)** date, or if issued from a U.S. continuing application claiming benefit of the IA, has the § 102(e) date of the filing date of a later-filed continuing U.S. application.

**§ 102(e) date of the patent: NONE**

Notes: 1) U.S. appl. publication and WIPO publication do NOT have a § 102(e) date because the IA was *not published in English*.  
2) The best prior art date for the disclosure is the § 102(a) or (b) date, 01 July 2001, of the IA publication by WIPO.  
3) Prior to the AIPA, the § 102(e) date of the patent would have been 01 Oct 2002.
Guideline 4. The publication of the IA (either a WIPO publication or a US publication of a NS application) is not considered prior art under § 102(e)(1) as of the IA filing date if any of the following conditions are true:

1) The international filing date was prior to 11/29/00,
2) The IA did not designate the U.S., or
3) The WIPO publication of the IA was not in English.

Since the IA filing date is not considered a U.S. filing date for prior art purposes, any earlier U.S. filing dates for which benefit is claimed by the IA are not § 102(e) prior art dates. See Examples A4A through A4C (supra).

Note: The publication of such an IA is prior art under § 102(a) or § 102(b) as of its publication date.
Ex. A4A: **PUBLICATION** OF § 111(a) APPLICATION WHICH IS A CONTINUATION OF AN IA FILED BEFORE 11/29/00 AFTER PUBLICATION OF IA BY WIPO IN ENGLISH WHICH CLAIMS PRIORITY OF A PRIOR U.S. PROVISIONAL APPLICATION

Sample Timeline – Guideline 4

- **01 Jan 1999**: § 111(b) application filed before effective date
- **01 Jan 2000**: IA filed in Sweden, desig. the US, claims priority of § 111(b) appl.
- **01 July 2000**: Publication of IA in English under PCT Art. 21(2) by WIPO
- **01 July 2001**: § 111(a) appl. filed claiming benefit of the IA appl. and the § 111(b) appl. under 35 USC §§ 365(c) and 119(e)
- **01 Dec 2001**: U.S. appl. publication of § 111(a) appl. under § 122(b)

**§ 102(e)(1) date of U.S. application publication**: 01 Jul 2001

**§ 102(e)(1) date of WIPO publication of IA (PCT)**: NONE because the IA was filed prior to the effective date: Nov. 29, 2000

Note: The WIPO publication is available as prior art under § 102(a) or (b).

The best prior art date is the WIPO publication date: 01 Jul 2000.

January 8, 2003
Ex. A4B: PUBLICATION OF NATIONAL STAGE APPLICATION AFTER PUBLICATION OF IA FILED ON/AFTER 11/29/00 BY WIPO IN A LANGUAGE OTHER THAN ENGLISH

Sample Timeline – Guideline 4

01 Jan 2001
IA filed in Germany, desig. the US
11/29/00

01 July 2002
WIPO publication of IA in German under PCT Art. 21(2)

01 July 2003
National Stage (NS) fulfilling § 371(c)(1), (2), and (4)

01 Nov 2003
U.S. appl. publication of NS under § 122(b)

§ 102(e)(1) date of U.S. application publication: NONE
§ 102(e)(1) date of WIPO publication of IA (PCT) : NONE
Because the WIPO publication of the IA (PCT) was not in English.

Note: Both publications are available as prior art under § 102(a) or (b) as of their publication dates.
Ex. A4C: **PUBLICATION** OF § 111(a) APPLICATION WHICH IS A CONTINUATION OF AN IA FILED ON/AFTER 11/29/00 AFTER PUBLICATION OF IA BY WIPO IN A LANGUAGE OTHER THAN ENGLISH

Sample Timeline – Guideline 4

- **IA filed in Germany, desig. the US**
- **WIPO publication of IA in German under PCT Art. 21(2)**
- **§ 111(a) application filed claiming benefit of the IA application under 35 USC § 365(c)**
- **U.S. appl. publication of § 111(a) appl. under § 122(b)**

**§ 102(e)(1) date of U.S. application publication:** 01 July 2003

**§ 102(e)(1) date of WIPO publication of IA (PCT):** None

– Reason: because the WIPO publication of IA was not in English.

Note: The WIPO publication is available as prior art under § 102(a) or (b). The best prior art date is the WIPO publication date: 01 Jul 2002.
Guideline 5: If the U.S. patent issued from, or claims benefit to, an IA filed prior to Nov. 29, 2000, the date of such a prior art patent is the earlier of the date of compliance with § 371(c)(1), (2) and (4) (e.g. National Stage entry) or the filing date of a later-filed U.S. application that claimed the benefit of the international application. See § 102(e) prior to AIPA (next slide) & § 4508 of AIPA (slide 11). See examples P5A through P5C (supra) and P5D (appendix).
Determining § 102(e) Prior Art Dates
Patents involving IAs (Guideline 5 of 5).

35 USC § 102(e), prior to the AIPA
In effect prior to 11/29/00

“A person shall be entitled to a patent unless —

... (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by applicant for patent, or”
**Sample Patent – Guideline 5**

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<tr>
<td>PCT Filed:</td>
<td>Date of Patent: Mar. 12, 2002</td>
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<tr>
<td>Jul. 8, 1998</td>
<td>IA filing date</td>
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<tr>
<td>PCT No.:</td>
<td>Fulfillment of § 371 (c)(1)(2) &amp; (4)</td>
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<td>§ 102(e) Date: Jan. 14, 2000</td>
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<td>§ 371 Date:</td>
<td>IA Publication by WIPO</td>
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<td>Jan. 14, 2000</td>
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<td>PCT Pub. Date: Jan. 28, 1999</td>
<td>§ 111(b) application filed</td>
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**§ 102(e) date of the patent:** 14 Jan 2000

If the U.S. patent issued from, or claims benefit to, an IA filed prior to Nov. 29, 2000, the date of such a prior art patent is the earlier of the date of compliance with § 371(c)(1), (2) and (4) (e.g. National Stage entry) or the filing date of the later-filed U.S. application that claimed the benefit of the international application.
Ex. P5A: **PATENT DERIVED FROM THE NATIONAL STAGE OF AN IA WHICH CLAIMS PRIORITY OF A U.S. PROVISIONAL APPLICATION**

Sample Timeline – Guideline 5


- **Filing date of U.S. provisional application**
- **IA filed, with priority claim to prior US appl., designated US**
- **IA publication by WIPO**
- **Fulfillment of § 371 (c)(1), (2) and (4)**
- **Patent granted on § 371 application**

**§ 102(e) date of the patent:** 14 Jan 2000

**Reason:** based on former provisions of § 102(e)

**Notes:**
1) Patent **cannot** be applied as of the earlier filing date of the provisional application for prior art purposes.
2) **Best prior art date - IA publication date under § 102(a) or (b):** 28 Jan 1999.

January 8, 2003
Sample Patent – Guideline 5

United States Patent

Patent No.: US 6,335,312 B1
Date of Patent: Jan. 1, 2002

§ 111(a) application filing date

Filed: Apr. 4, 2000

Related U.S. Application Data

Continuation of application No. PCT/IB98/01585, filed on Oct. 12, 1998.

Provisional application No. 60/061,916, filed on Oct. 14, 1997.

§ 111(b) application filing date

§ 102(e)(2) date of the patent: 04 Apr 2000

If the U.S. patent issued from, or claims benefit to, an IA filed prior to Nov. 29, 2000, the date of such a prior art patent is the earlier of the date of compliance with § 371(c)(1), (2) and (4) (e.g. National Stage entry) or the filing date of the later-filed U.S. application that claimed the benefit of the international application.
Ex. P5B: **PATENT DERIVED FROM THE CONTINUATION OF AN IA WHICH CLAIMS PRIORITY / BENEFIT OF A U.S. APPLICATION**

Sample Timeline – Guideline 5

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<th>Date</th>
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<tr>
<td>14 Oct 1997</td>
<td>§ 111(a)/(b) application filed</td>
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<tr>
<td>12 Oct 1998</td>
<td>IA filed, with priority/benefit claim of prior US appl., designated US</td>
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<tr>
<td>22 April 1999</td>
<td>IA publication by WIPO</td>
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<tr>
<td>04 Apr 2000</td>
<td>§ 111(a) application filed claiming the benefit of the IA and the prior U.S. application</td>
</tr>
<tr>
<td>01 Jan 2002</td>
<td>Patent granted on § 111(a) application</td>
</tr>
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§ 102(e)(2) date of the patent: **04 Apr 2000**

**Notes:**

1) Patent cannot be applied as of the earlier filing date of the IA or the earlier filing date of the § 111(a)/(b) application.

2) The best prior art date for the disclosure is the § 102(a) or (b) date (22 April 1999) of the WIPO publication of IA. The publication date can be determined by doing a family data search on the prior applications.
Ex. P5C: **PATENT DERIVED FROM § 111(a) CONTINUATION OF THE NATIONAL STAGE OF AN IA FILED BEFORE 11/29/00**

**Sample Timeline – Guideline 5**

31 Oct 1999  
IA filed, designated US, claims priority of a Swiss appl.  

11/29/00  
WIPO publication of IA in any language  

01 Apr 2001  
IA fulfillment of § 371 (c)(1), (2) & (4)  

01 Nov 2002  
§ 111(a) appl. filed which is a continuation of the § 371 appl.  

20 Dec 2002  
US appl. Publication of § 111(a) appl.  

31 May 2003  
Patent granted on § 111(a) appl.

**§ 102(e) date of the patent:** [01 Apr 2001](#) (relies on the pre-AIPA §102(e) in order to be applied as prior art on the § 371 date)

**§ 102(e)(1) date of the U.S. application publication:** [01 Nov 2002](#) (publication cannot be applied as a reference under § 102(e) using the IA filing date since the IA filing date is prior to 11/29/00. 35 USC § 371 date can never be used under § 102(e) for application publications.)

**Notes:**  
1) The WIPO publication does NOT have a § 102(e)(1) date because the IA was filed prior to Nov. 29, 2000. 2) The best prior art date for the disclosure is the § 102(a) or (b) date (01 May 2000) of the WIPO publication of IA

January 8, 2003
Summary
Determining § 102(e) Prior Art Dates for Publications and Patents involving IAs

IF IA has an international filing date on or after 11/29/00, the additional criteria that must exist in order to use the IA filing date as a prior art date under § 102(e) are:

- The IA must have designated the U.S.
- IA must have been published in English by WIPO

If both conditions are present, the international filing date can be used as a prior art date and it is a U.S. filing date for purposes of § 102(e).

If either condition is missing, the international filing date cannot be used as a prior art date. Further, since the IA filing date is not considered a U.S. filing date for prior art purposes, earlier U.S. filing dates for which benefit is claimed by the IA are not prior art dates.
Summary
Determining § 102(e) Prior Art Dates for Publications and Patents involving IAs - continued

IF IA has an international filing date prior to 11/29/00:

- For WIPO or U.S. application publications, NEVER apply a reference under § 102(e) using the IA filing date or a U.S. filing date prior to the IA filing date. See Example A4A (Guideline 4).

- For patents, the § 102(e) date of such a prior art patent is the earlier of the date of compliance with § 371(c)(1), (2) and (4) (e.g., National Stage entry) or the filing date of the later-filed U.S. application that claimed the benefit of the international application. See Examples P5A through P5D (Guideline 5).
Implementation of § 102(e) in view of HR 2215

Previous prior art rejection(s) made using AIPA’s § 102(e) where a reply by applicant(s) has been filed:

- Examiners should determine if reference(s) is still good prior art under § 102(e) in view of new law.
  - In particular, examiners should pay special attention to U.S. application publications (applied against the claims) using international filing dates prior to 11/29/00 (or using such a date to complete a continuity claim). These references are no longer “prior” art under § 102(e) as amended by H.R. 2215.
  - **Final rejection practice**: In the rare circumstance that a second or subsequent action contains a new ground of rejection necessitated by the change to § 102(e) that was not also necessitated by an amendment to the claims or as a result of certain information disclosure statements (See MPEP 706.02(a)), that action cannot be made final. See MPEP 706.07(a).

New prior art rejections using § 102(e) in view of new law.

- Examiners should immediately use revised (Oct. 2002 or later) § 102(e) form paragraphs (available from What’s New)
Searching applications in view of § 102(e)

- The search conducted when examining all applications or patents under reexamination should include searching relevant patent application publications.
- Updated searches for applications filed before 11/29/00 should include an appropriate search of patent application publications.
- WIPO publications of IAs may also be relevant to consider in view of § 102(e) but only if the IA filing date is on or after 11/29/00, the United States was designated and the IA was published in English under PCT Article 21(2) by WIPO.
DOs & DON'Ts of 35 USC § 102(e)

**DO...**

- Apply § 102(e), as amended, to all applications under examination and patents under reexamination, **whenever filed**.
- To determine the prior art date of a reference, use the flowcharts and follow the 5 guidelines for applying § 102(e).
- Consider proper domestic priority claims to provisional applications under § 119(e), benefit claims to nonprovisional applications under § 120 or benefit claims to international applications under § 365(c) in determining the effective U.S. filing date under 102(e), but remember the relied upon application and any intermediate application must support the subject matter used in the rejection.

**DON'T...**

- EVER use an international filing date prior to 11/29/00 as a prior art date,
  - a **patent** issuing from the National Stage of an IA filed before 11/29/00 will continue to be applied as of the § 371(c)(1), (2) and (4) date.
- EVER apply a reference based on a foreign priority filing date claimed under 35 USC §§ 119(a)-(d) or 365(a), in U.S. or WIPO application publications or U.S. patents as the prior art date under § 102(e).
- EVER apply a reference based on the filing date of an IA when the IA did not designate the U.S. or was published in a language other than English. Use published IA as the reference, but under § 102(a) or (b) as of the publication date of the IA.
Glossary of Terms


**§ 111(a) application** = non provisional application filed under 35 USC § 111(a)

**§ 111(b) application** = provisional application filed under 35 USC § 111(b)

**Domestic priority/benefit claims under 35 USC §§ 119(e) and 120** = all references to claims for priority/benefit under §§ 119(e) & 120, respectfully. It will be assumed for the examples that the subject matter relied upon in making a rejection is supported in all of the parent applications relied upon by the application published or patented in the examples.

**11/29/00** = effective date of AIPA amendments and HR 2215 amendments to §§ 102(e) and 374

**IA** = international application

**IA filed on/after 11/29/00** = international filing date is on or after 11/29/00

**WIPO** = World Intellectual Property Organization

**PCT** = Patent Cooperation Treaty

**WIPO Publications** = publications of IAs under PCT Article 21(2)

**NS** = National Stage of an international application (35 USC § 371 application)
On 11/29/00, the American Inventors Protection Act of 1999 (AIPA) provided 35 USC §102(e) prior art effect of:

- U.S. patent application publications;
- WIPO publications of international applications; and
- Patents (based on an IA filed on or after 11/29/00)

On 11/02/02, the Technical Correction Act (H.R. 2215) modified 35 USC § 102(e) under AIPA to make §102(e) applicable to all applications being examined, or patents under reexamination or being contested, whenever filed.

- §102(e) under H.R. 2215 is retroactive to 11/29/00.
Caveats to consider when relying on priority dates of references

1. **Disclosure support**: Examiners should apply a reference as of an earlier effective filing date based on priority/benefit claims under 35 USC §§ 119(e), 120 & 365(c), if the subject matter relied upon in making a rejection is adequately supported (i.e. §112, 1st ¶) in all of the parent applications relied upon.

2. **Priority/benefit claims**: The priority/benefit data in U.S. application publications may not be accurate or complete since applications are generally published, as filed, without Office review or verification of priority/benefit claims.

   - Examiners should be aware that the priority/benefit claim on the front cover of the publication may be more inclusive than the claim made in the first sentence of the specification of the publication since the priority/benefit claim on the front cover is created from PALM data which is separately captured and updated.

   - Priority/benefit data in patents is more reliable than in publications.
3. **New Matter:** Application publications, if published as a result of a request for amended publication, may include new matter. Any new subject matter in a publication may not be used in making a prior art rejection based on § 102(e) since such subject matter cannot receive the benefit of the application filing date.

4. **Resolving Items 1, 2, & 3:** Uncertainties about 1) sufficiency of the disclosure, 2) priority/benefit claims, and 3) new matter in application publications can be resolved by ordering and reviewing the file of the prior application(s) or patent(s).

5. **Same application – publication and patent disclosures differ:** A redacted application publication and the patent derived from the same application may be different. For example, the patent may contain additional disclosure (e.g. best mode) which is not contained in the application publication.
### Comparison Chart of Prior Art References:
Pre-AIPA § 102(e) vs. Current (Post-AIPA § 102(e))

<table>
<thead>
<tr>
<th>Type of Reference</th>
<th>Pre-AIPA § 102(e) Prior Art Dates</th>
<th>Current § 102(e) Prior Art Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. publication of § 111(a) application</td>
<td>None – Did not exist</td>
<td>effective filing date (including any Int’l filing date claimed under 365(c) if on/after 11/29/00)*</td>
</tr>
<tr>
<td>U.S. publication of § 371 application</td>
<td>None – Did not exist</td>
<td>(1) Int’l filing date* (or any earlier effective filing date) if IA filed on/after 11/29/00, or (2) none if IA filed before 11/29/00</td>
</tr>
<tr>
<td>WIPO publication of IA</td>
<td>None - publication existed but no provision in Pre-AIPA §102(e) to use as prior art</td>
<td>(1) Int’l filing date* (or any earlier effective filing date) if IA filed on/after 11/29/00, or (2) none if filed before 11/29/00</td>
</tr>
<tr>
<td>U.S. patent from § 111(a) application</td>
<td>effective U.S. filing date</td>
<td>effective filing date (including any Int’l filing date claimed under 365(c) if IA filed on/after 11/29/00)*</td>
</tr>
<tr>
<td>U.S. patent from § 371</td>
<td>§ 371(c)(1),(2)&amp;(4) fulfillment date</td>
<td>(1) Int’l filing date* (or any earlier effective filing date) if IA filed on/after 11/29/00, or (2) § 371(c)(1), (2) and (4) date if IA filed before 11/29/00</td>
</tr>
</tbody>
</table>

* IA must designate the U.S. and be published in English under PCT Article 21(2)
Finding WIPO publications and determining IA filing date, US designation and publication language (internal use only)

When a US patent or US application publication is based on an international application (PCT) filed on or after 11/29/00 but is not prior art under 102(a)/(b), the examiner may apply the reference under 102(e) after verifying that the IA designated the US and was published in English.

SIRA has developed a WIPO Application Look Up Tool which would allow examiners to search the PCT document by international application number or by WIPO publication number.

Until the WIPO Application Look Up Tool is available, an interim way to verify whether the international application was published in English and designated the US is to locate the WIPO publications (PCT) using the family data tool available in the Derwent Database of EAST.
Additionally, the WIPO and EPO websites have tools available to locate the WIPO publications (PCT) to verify whether the international application was published in English and designated the US.

WIPO's PCT Database contains first page data (e.g., designations and language of publication).
select “search IPDL” from Guest Access
select “PCT Electronic Gazette” [Guest Access]

From the EPO's website: [http://ep.espacenet.com](http://ep.espacenet.com)
select "Worldwide - 30 million documents”
If you select "The World Intellectual Property Org. (PCT)“, access to only the latest 24 months data is provided.
Guidelines for using Family Data to find WIPO publications in the Derwent Database of EAST:

A text search of the US patent (6442983.pn.) or US application publication No. (20020029970) in the Derwent database will usually locate the document*.

Once the document is located (in a text browser), Select Family Data from the main menu of the EAST Browser (Tools -> text viewer -> Family Data) or use the Family Data button on the Text Toolbar.

EAST will automatically retrieve any available family data in a new browser (similar to forward and backward citation searches).

The detail view will list the WO document if it is retrieved by EAST (see following examples).

* If the publication date of the patent or application publication is very recent in time the information may not be loaded into the Derwent database. If the WIPO document number is unavailable, an inventor search in the Derwent database (e.g., wachtfogel.in.) should be performed.
Ex. 1: Finding PCT/SE00/01287 using BRS/EAST.

1. Using the Derwent database, text search and browse application publication No. (e.g., 20020052584). Select Family Data from the main menu of the EAST Browser (Tools -> text viewer -> Family Data).

2. EAST will automatically retrieve any available family data in a new browser (similar to forward and backward citation searches).

3. The detail view will list the WO document if it is retrieved by EAST (see next slide).
Finding WIPO publications and determining IA filing date, US designation and publication language (internal use only) (continued)

Ex. 1 (cont.): Detail View in EAST showing

<table>
<thead>
<tr>
<th>Document ID</th>
<th>Issue Date</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>US 20020052584 A1</td>
<td>20020502</td>
<td>6</td>
</tr>
<tr>
<td>WO 200100129 A1</td>
<td>20010104</td>
<td>17</td>
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<td>SE 9902448 A</td>
<td>20001230</td>
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<tr>
<td>AU 200060335 A</td>
<td>20010131</td>
<td></td>
</tr>
<tr>
<td>SE 514909 C2</td>
<td>20010514</td>
<td></td>
</tr>
<tr>
<td>EP 1194102 A1</td>
<td>20020410</td>
<td></td>
</tr>
</tbody>
</table>

Best prior art date for this disclosure is the Swedish application’s publication date: 30 Dec 2000 under § 102(a)/(b) date.
Ex. 2: If the PCT was published by WIPO in English (see next slide) the § 102(e) date of the US application publication and the WIPO publication is 14 Jan 2000, assuming there is proper support for the claimed subject matter in the 111(b) provisional appl.
Ex. 2 (cont.): Because the US application publication is based on an international application (PCT) filed on or after 11/29/00, published in English and the IA designated the US, the examiner may apply the reference under § 102(e) as of:

14 January 2000*

* assumes proper support for the claimed subject matter in the 111(b) provisional application.
Applying § 102(e) Prior Art Date for Publications & Patents
Five Guidelines (Positive 1, 2 & 3 and Negative 4 & 5)

1. If U.S. patent or U.S. application publication issued from an application under 35 USC § 111(a), and the patent or application does not claim a benefit of an IA, the patent or application publication has a § 102(e) prior art date as of the earliest U.S. effective filing date. See Examples A1A, A1B, P1.

2. If the U.S. patent, U.S. application publication, or WIPO publication issued from, or claims benefit to, an IA which has an international filing date on or after 11/29/00, designated the United States, and was published in English by WIPO (under PCT Article 21(2)) the § 102(e) date is the international filing date, or any earlier effective U.S. filing date. See examples A2A–A2C and P2A-P2C.

3. Guideline 3. If the U.S. patent issued from, or claims benefit to, an IA which was filed on or after 11/29/00, but the WIPO publication was not in English, the U.S. patent: if issued from the 35 USC § 371 application, has no § 102(e) date, or if issued from a U.S. continuing application claiming benefit of the IA, has the § 102(e) date of the filing date of a later-filed continuing U.S. application. See Examples P3A-P3C.
Applying 102(e) Prior Art Date for Publications & Patents

Five Guidelines continued

4. The publication of the IA (either a WIPO publication or a US publication of a NS application) is not considered prior art under § 102(e)(1) as of the IA filing date if any of the following conditions are true:
   1) The international filing date was prior to 11/29/00,
   2) The IA did not designate the U.S., or
   3) The WIPO publication of the IA was not in English.

Since the IA filing date is not considered a U.S. filing date for prior art purposes, any earlier U.S. filing dates for which benefit is claimed by the IA are not prior art dates. See Examples A4A-A4C.

5. If the U.S. patent issued from, or claims benefit to, an IA filed prior to Nov. 29, 2000, the date of such a prior art patent is the earlier of the date of compliance with § 371(c)(1), (2) and (4) (e.g. National Stage entry) or the filing date of a later-filed U.S. application that claimed the benefit of the international application. See § 102(e) prior to AIPA (slide 27) & effective date provision (§ 4508) of AIPA (slide 11). See Examples P5A-P5C.
Listing of All Examples

A1A, A1B* .................. U.S. or WIPO Publications applying § 102(e) using guideline 1.
P1* ............................. U.S. Patent applying § 102(e) using guideline 1
A2A*-A2C*, P2A-P2C*… U.S. or WIPO Publications and Patents applying § 102(e) using guideline 2.
P3A, P3B, P3C* ............. U.S. Patents applying § 102(e) using guideline 3.
A4A, A4B, A4C ............. U.S. or WIPO Publication applying § 102(e) using guideline 4.
P5A, P5B, P5C* ............. U.S. Patents following applying § 102(e) using guideline 5.

Representative CODE Definitions

A1A = application publication, guideline 1, example 1
A3D = application publication, guideline 3, example 4
P5B = patent, guideline 5, example 2

* example is provided in the Appendix
**EX. A1B. PUBLICATION** of § 111(a) APPLICATION WITH § 120 BENEFIT CLAIM and § 119(a)-(d) PRIORITY CLAIM TO A FOREIGN APPLICATION

---

**Sample Application Publication – Guideline 1**

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Filed: Jan. 22, 2002</td>
<td>Pub. Date: Jun. 6, 2002</td>
</tr>
</tbody>
</table>

1st § 111(a) filing date

3rd § 111(a) application filing date

1st foreign application filing date

(62) Division of application No. 09/597,124, filed on Jun. 20, 2000, which is a division of application No. 09/322,532, filed on May 28, 1999, now patented.

30 Foreign Application Priority Data

May 29, 1998 (JP) ........................................ 10-149082

Apr. 23, 1999 (JP) ........................................ 11-117139

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If U.S. patent or application publication issued from an application under 35 USC § 111(a), and the patent or application does not claim a benefit of an IA, the patent or application publication has a § 102(e) prior art date as of the earliest U.S. effective filing date.

**U.S. application publication § 102(e)(1) date:** 28 May 1999

No benefit of the foreign application is given for § 102(e).

(In re Hilmer, 149 USPQ 480 (CCPA 1966)).
EX. A1B. PUBLICATION OF § 111(a) APPLICATION WITH § 120 BENEFIT CLAIM and § 119(a)-(d) PRIORITY CLAIM TO A FOREIGN APPLICATION

Sample Timeline – Guideline 1

29 May 1998 Foreign application filed in Japan

28 May 1999 1st § 111(a) application filed claiming § 119(a)-(d) priority to Japanese application

20 June 2000 2st § 111(a) filed under 37 CFR 1.53(b) or (d) with § 120 priority claim

22 Jan 2002 3nd § 111(a) application filed under 37 CFR 1.53(b) or (d) with § 120 priority claim

14 Mar 2002 Publication P of the 2nd § 111(a) application under § 122(b)

U.S. application publication § 102(e)(1) date: 28 May 1999

No benefit of the foreign application is given under § 102(e)(1). (In re Hilmer, 149 USPQ 480 (CCPA 1966)).

Try to find a better example if is too old

January 8, 2003
Ex. P1: PATENT DERIVED FROM AN APPLICATION FILED UNDER § 111(a) WITH § 119(e) or § 120 PRIORITY/BENEFIT CLAIMS

Sample Patent – Guideline 1

United States Patent
Yoshihara

Filed: Dec. 27, 2000

Patent No.: US 6,455,204 B1
Date of Patent: Sep. 24, 2002

Related U.S. Application Data

Continuation of application No. 09/313,986, filed on May 19, 1999, now Pat. No. 6,197,457.

If U.S. patent or application publication issued from an application under 35 USC § 111(a), and the patent or application does not claim a benefit of an IA, the patent or application publication has a § 102(e) prior art date as of the earliest U.S. effective filing date.

§ 102(e)(2) date of patent: 19 May 1999
Sample Timeline – Guideline 1

1st § 111(a)/(b) application filed before effective date

2nd application, filed under § 111(a), claiming the benefit or priority of the prior application under § 120/119(e)

Patent granted on 2nd appl.

§ 102(e)(2) date of patent: 19 May 1999
Ex. A2A: PUBLICATION OF NATIONAL STAGE APPLICATION AFTER PUBLICATION OF IA BY WIPO IN ENGLISH

Sample Timeline – Guideline 2

IA filed in Sweden, designating the US

11/29/00

WIPO publication of IA in English under PCT Art. 21(2)

01 Jan 2001

01 July 2002

National Stage (NS) fulfilling § 371(c)(1), (2), and (4)

01 July 2003

U.S. appl. publication of NS under § 122(b)

01 Nov 2003

§ 102(e)(1) date of U.S. application publication P: 01 Jan 2001

§ 102(e)(1) date of WIPO publication of IA (PCT): 01 Jan 2001

– Note: subsequent National Stage entry is not required before the WIPO publication may be applied as prior art.
Ex. A2B: PUBLICATION OF § 111(a) APPLICATION WHICH IS A CONTINUATION OF AN IA FILED ON/AFTER 11/29/00 AFTER PUBLICATION OF IA BY WIPO IN ENGLISH

Sample Timeline – Guideline 2

- 11/29/00: IA filed in Sweden, desig. the US
- 01 Jan 2001: WIPO publication of IA in English under PCT Art. 21(2)
- 01 July 2002: § 111(a) application filed claiming benefit of the IA application under 35 USC § 365(c)
- 01 Nov 2003: U.S. appl. publication of § 111(a) appl. under § 122(b)

§ 102(e)(1) date of U.S. application publication: 01 Jan 2001
§ 102(e)(1) date of WIPO publication of IA (PCT): 01 Jan 2001

— note: subsequent National Stage entry is not required before the WIPO publication may be applied as prior art
Ex. A2C: PUBLICATION OF § 111(a) APPLICATION WHICH IS A CONTINUATION OF AN IA FILED ON/AFTER 11/29/00 AFTER PUBLICATION OF IA BY WIPO IN ENGLISH WHICH CLAIMS PRIORITY TO A PRIOR U.S. § 111(b) APPLICATION

Sample Timeline – Guideline 2

01 July 2000

IA filed in Sweden, desig. the US, claims priority of § 111(b) application

11/29/00

WIPO publication of IA in English under PCT Art. 21(2).

01 July 2000

§ 111(a) application filed claiming benefit of the IA application and priority of the § 111(b) application under 35 USC §§ 365(c) and 119(e)

01 July 2003

U.S. appl. publication of § 111(a) appl. under § 122(b)

01 Nov 2003

§ 102(e)(1) date of U.S. application publication: 01 July 2000

§ 102(e)(1) date of WIPO publication of IA (PCT): 01 July 2000

Note:

Subsequent National Stage entry is not required before the WIPO publication may be applied as prior art. A translation of the § 111(b) application is required upon notice of the Office. See 37 CFR 1.78(a)(5)(iv).
Sample Timeline – Guideline 2

- **IA filed in Sweden (in Swedish)** US designated
- **WIPO publication of IA in English**
- § 371 (c)(1), (2) and (4) fulfillment
- U.S. appl. publication under § 122(b)
- Patent granted on § 371 application

If the U.S. patent, U.S. application publication, or WIPO publication issued from, or claims benefit to, an IA which has an international filing date on or after 11/29/00, designated the United States, and was published in English under PCT Article 21(2), the § 102(e) date is the international filing date, or any earlier effective U.S. filing date.

**§ 102(e)(2) date of the patent:** 01 Jan 2001

**Notes:**
(1) § 102(e)(1) date of the WIPO publication is 01 Jan 2001
(2) § 102(e)(1) date of U.S. application publication is 01 Jan 2001.
(3) Prior to the AIPA, the § 102(e) date of the patent would have been 01 Jun 2003.

January 8, 2003
Ex. P3C: PATENT DERIVED FROM THE NS OF AN IA (§ 371 APPLICATION) FILED ON/AFTER 11/29/00, WIPO PUBLICATION NOT IN ENGLISH

Sample Timeline – Guideline 3

IA filed, US designated

WIPO publication of IA NOT in English

§ 371 (c)(1), (2) and (4) fulfillment

U.S. appl. publication P under § 122(b)

Patent granted on § 371 application

Guideline 3. If the U.S. patent or U.S. application publication issued from, or claims benefit to, an IA which was filed on or after 11/29/00, but the WIPO publication was not in English the U.S. patent or application publication: if issued from the 35 USC § 371 application has no § 102(e) date, or if issued from a U.S. continuing application claiming benefit of the prior IA has the § 102(e) date of the filing date of a later-filed continuing U.S. application

§ 102(e)(2) date of the patent: NONE

This patent is not available as prior art under § 102(e)

Notes: (1) Publication P and the IA publication do NOT have a § 102(e)(1) date because the IA was not published in English

(2) Best prior art date for the disclosure is the § 102(a) or (b) date of the WIPO publication: 01 July 2002

(3) Prior to the AIPA, the § 102(e) date of the patent would have been 01 Jun 2003.

January 8, 2003
The End