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| 4. | Added subject-matter | <u>III-1</u> |
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| | Chapter IV – Examination of the WO-ISA and replies | <u>IV-1</u> |
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| 1. | General procedure | <u>IV-1</u> |
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| 2. | Despatch of a further written opinion (Form 408) | <u>IV-1</u> |
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| 2.1 | Procedure when the EPO was not the ISA | <u>IV-1</u> |
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| 2.2 | Procedure when the EPO was the ISA | <u>IV-1</u> |
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| 2.3 | Supplementary international search (SIS) by another office | <u>IV-2</u> |
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| 2.4 | Files arriving late | <u>IV-3</u> |
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| 2.5 | Request for a further written opinion | <u>IV-3</u> |
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| 3. | Late-filed reply after a first or further WO-IPEA (408) has been sent | <u>IV-3</u> |
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| 4. | Consequences of a restriction of the search | <u>IV-4</u> |
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| 4.1 | Submissions prompted by a restriction of the search or a declaration that no search is possible | <u>IV-4</u> |
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| 4.2 | Consequences of a declaration of no search or an incomplete search in subsequent European procedure | <u>IV-5</u> |
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| 5. | Top-up searches in <u>PCT Chapter II</u> | <u>IV-5</u> |
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| 5.1 | Timing, basis and forms | <u>IV-5</u> |
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| 5.2 | Exemptions from top-up search | <u>IV-6</u> |
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| 5.3 | Documents newly found in the top-up search, when further objections are present | <u>IV-6</u> |
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| 5.4 | Intended positive IPER and top-up search | <u>IV-7</u> |
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| | Chapter V – Unity of invention | <u>V-1</u> |
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| 1. | Unity of invention under <u>Chapter II</u> | <u>V-1</u> |
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| 2. | No payment of additional search fees | <u>V-2</u> |
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| 3. | Searched claims did not comply with unity of invention | <u>V-2</u> |
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| 3.1 | Payment of additional search fees without protest | <u>V-2</u> |
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