

A document or part thereof does not "obviously serve the purpose of informing the public about the international application" if it is clearly irrelevant for the disclosure or assessment of the international application as such. Making a document or a part thereof available to the public would "clearly prejudice the personal or economic interests of a person" if it would be harmful to that person's specific and concrete personal or economic interests. A merely abstract prejudice to hypothetical personal or economic interests is generally not sufficient.

R. 49ter.1

*PCT AG I 5.069*

A decision by the EPO as RO to restore the right of priority will be effective before the EPO as designated Office and, as a general rule, in all designated Offices, unless the respective designated Office has submitted a notification of incompatibility under Rule 49ter.1(g).