## **Contents**

Chapt	er I – The right to amend	<u>I-1</u>
1.	Introduction	<u>l-1</u>
2.	Amendments before receipt of the search report	<u>l-1</u>
3.	Amendments prior to the start of international preliminary examination	<u>l-1</u> .
4.	Further opportunity to submit amendments	<u>l-2</u>
5.	Amended sheets	<u>l-2</u>
6.	Indication of amendments and their basis	<u>l-3</u>
Chapter II – Allowability of amendments		<u>II-1</u>
1.	Introduction	<u>II-1</u>
2.	Allowability of amendments	<u>II-1</u>
2.1	Basic principle	II-1
2.2 2.2.1 2.2.2 2.2.2.1 2.2.2.2 2.2.3 2.2.4 2.2.5	Content of the application as "originally" filed – general rules Features described in a document cross-referenced in the description Incorporating missing or correct parts or elements completely contained in the priority document Test for "completely contained" Review by the examiner Sequence listings filed after the date of filing Priority documents Citation of prior art in the description after the filing	-1   -1   -2   -3   -3
2.2.6 2.2.7	date Clarification of inconsistencies Trademarks	II-4 II-4 II-4
2.3	Assessment of "added subject-matter" – examples	<u>II-4</u>
3.	Compliance of amendments with other PCT requirements	<u>II-4</u>
Chapter III – Allowability of amendments – examples		<u>III-1</u>
1.	Introduction	<u>III-1</u>