#### Rule 76

# Copy, Translation and Fee under Article 39(1); Translation of Priority Document

76.1, 76.2 and 76.3 [Deleted]

76.4 Time Limit for Translation of Priority Document

The applicant shall not be required to furnish to any elected Office a certified translation of the priority document before the expiration of the applicable time limit under Article 39.

### 76.5 Application of Rules 22.1(g), 49 and 51bis

Rules 22.1(g), 49 and 51bis shall apply, provided that:

- (i) any reference in the said Rules to the designated Office or to the designated State shall be construed as a reference to the elected Office or to the elected State, respectively;
- (ii) any reference in the said Rules to Article 22 shall be construed as a reference to Article 39(1);
- (iii) the words "international applications filed" in Rule 49.1(c) shall be replaced by the words "a demand submitted."

#### Rule 77

## Faculty under Article 39(1)(b)

#### 77.1 Exercise of Faculty

- (a) Any Contracting State allowing a time limit expiring later than the time limit provided for in Article 39(1)(a) shall notify the International Bureau of the time limit so fixed.
- (b) Any notification received by the International Bureau under paragraph (a) shall be promptly published by the International Bureau in the Gazette.
- (c) Notifications concerning the shortening of the previously fixed time limit shall be effective in relation to demands submitted after the expiration of three months computed from the date on which the notification was published by the International Bureau.
- (d) Notifications concerning the lengthening of the previously fixed time limit shall become effective upon publication by the International Bureau in the Gazette in respect of demands pending at the time or submitted after the date of such publication, or, if the Contracting State effecting the notification fixes some later date, as from the latter date.