Contents

Prefa	ice				V
Abbi	reviati	ons.			XXI
Liter	ature				XXV
21111					1111
A.	Dete	ermi	ning t	the scope of protection	1
I.	Lega	ıl ba	ses		1
II.	Som	e ba	sic rul	es on interpreting patents	2
	1.	Pre	ceden	ce of the claims over the specification	2
	2.	Un	ity of	the claims and the specification	3
	3.	Pra	cticab	ility & obviousness	17
	4.	Dis	closur	re issues	17
	5.			terms	18
	6.	Em	bodin	nents	18
	7.			nonstratio	19
III.	Adn	nissil	ole do	cuments for interpretation	19
	1.			ecification and patent drawings	19
		a)		ested embodiment described	19
		ь́)	Cont	ested embodiment not described	20
		-,	aa)	Legal definition	20
			bb)	Common technical term	20
			cc)	Neologism	21
			dd)	Function-oriented interpretation	21
			ee)	State of the art	28
			ff)	Method claim.	29
			' .	Statements on effects	29
			gg) hh)	Decisiveness of the date of infringement.	31
	2.	Dec	,		32
	۷.			ion file	32
		a)	Dasic	principle	
	2			ption	34
T3.7	3.			on or nullity decision	35
IV.		ızon	or un	nderstanding	36
	1.	Av	erage	skilled person	36
	2.	Est	ablish	ing the facts	36
	3.	Fili	ing an	d priority date	37
V.	Тур	es of	t pater	nt infringement	37
	1.			fringement	37
		a)		nical literal sense.	38
		b)	Prod	uct-by-process claim	43
	2.	Eq		nt infringement	44
		a)	Basic	S	44
			aa)	Same effect	44
			bb)	Obviousness	45
			cc)	Parity	45
		b)		edural considerations	68
		c)	Pater	nted embodiment infringed	69
		d)	Speci	fic cases	79
			aa)	Cases of lacking equivalence	79
				(1) Lack of same effect	79
				(2) Lack of parity	80
			bb)	Cases of possible equivalence	89
			cc)	Numerical specifications or measurements	89
			dd)	Other terms	96
			ee)	Unknown surrogate	96

	e)	aa)	Conditions	97 97
2	C 1	bb)	Limits	98
3.			inations	98
4. 5.				103 104
5. 6.			_	104 104
о.				105
	a) b)			103
	U)	aa)		107 107
		aaj		108
				108
		bb)		109
7.	Inf			110
•	a)			110
	b)			110
	~,	aa)		110
		bb)		112
		/		112
				114
				115
			``````````````````````````````````````	116
				116
				118
		cc)	Putting on the market	118
		dď)		119
		ee)		120
	c)	Meth		121
		aa)	Use	121
		bb)	Offering for sale	122
	d)	Direc	t product of a method	123
		aa)	Tangibility, method of production, novelty	124
		bb)		125
			(1) Chronological approach	125
				127
				129
				131
	e)			133
		aa)	1 1	134
		pp)		134
_	_	cc)		136
8.			) F	136
	a)	Typic		137
	b)			138
		aa)	0 11 7 0	139
		pp)		140
		cc)		140
		dd)		142
		ee)	, , ,	142 143
		ff)		
		gg) hh)		144 146
	(۵			146 146
	c)			
		aa)	1 1	146
		bb)		147 148
				148 148
				148 148
				149
				149
			(2) 100mmon 0000m oberono	/

			cc) dd)	Private use
B.				he facts
I.	Featur	e a	ınalysi	s
II.				m and obligation to render account in order to establish the facts and
				nce
	1. S	ub		ve requirements
	a	,		3 TRIPS
	Ь			ons 809 and 810 of the German Civil Code
	С	)	Section	on 140(c) of the German Patent Act
			aa)	Patent, petitioner, respondent
			pp)	Probability of patent infringement
			cc)	Power of disposal
			dd)	Necessity
			ee)	Confidentiality interests
	ο τ		ff)	Proportionality
				isequences
		)		ction
	D	り	Suom	ission of documents
	C	)	Banki	
				rement
			Local	al enforcement
	a h	) )	Inden	pendent evidence procedure
	L	')	aa)	Court order
			aaj	(1) Jurisdiction questions
				(2) Scope of inspection
				(3) Sample
			bb)	Search order
			cc)	Delivery of the court expert opinion and hearing
			cc)	(1) Delivery of the opinion
				(a) Party being inspected
				(b) Lawyers of the party requesting inspection
				(c) Petitioner personally
				(2) Hearing the court expert
			dd)	Possibility of appeal 188
			,	(1) Delivery of the opinion
				(2) Inspection court order
				(3) Deadline for an infringement action
				(4) Toleration order
			ee)	Costs
	c	)	Oblig	gation to pay damages
	c	1)	Section	ons 142 and 144 of the German Code of Civil Procedure
	€	(	EU F	Regulation 1206/2001
	f	)		lishing the facts outside Germany
	٤	;)	Publi	c prosecution
III.				render account for enforcing the damages claim
				ns
				nsequences
				al enforcement
IV.				199
				nder Regulation (EU) No 608/2013
		r)		e of application
		)		icant
				ication
				fication obligations
	e	:)		ecution by the customs authority
			aa)	Suspension of release/detention
			bb)	Destruction

			(a) Mutual agreement to the destruction	205 206
				206 208
			(-)	208
		e)		209
		g)	n i i	210
		h)	Compensation	210
			,	210
				211
				211 213
	2.	Ac	(2) Section 823 of the German Civil Code	213
	۷.	a)		214
			Action	214
				214
V.	Indu			215
VI.				215
	1.			215
	2.	Ex		216
		a)	Tricking	216
				216
VII.	Forn		1 1 7 0	217
	1.			217
	2.		erman translation	217
			Incomplete and incorrect translation	218
	2		Compensation claims	221 221
viii	3.		egistration as patent proprietor	221
IX.	ν and Δ d d	itior	of the property right in suit	223
171.	1.	Or	pponent in the proceedings	223
	2.		ost considerations.	224
	-		Litigation value	224
		b)		224
		,	aa) Attorney-at-law	224
			bb) Party which is not based in Germany	227
			cc) Patent attorney	227
			dd) Appeal proceedings	230
			ee) Attorney-at-law in nullity proceedings	231
			ff) Costs of opposition proceedings	233
			gg) Costs of a draft invalidity objection	233
		,	hh) Cost decision against the attorney's own party	233
		c)		234
			aa) Plurality of defendants	234
		d١	bb) Plurality of plaintiffs	235 235
		d) e)		235
			Costs of employing a party expert	236
		g)	Costs of establishing the facts	238
		h)		240
		i)	Translation costs	241
		j)	Costs of the security bond	244
	3.	Ot	ther considerations	244
_	_			
Ç.	Prep	roc	cedural considerations	245
I.			g letter	245
	1.		ontent	245
		a)	Right to sue	245 246
			Description of the facts relating to the infringement	246

		d) Demand to cease and desist
		e) Contract penalty
		f) Setting of deadlines
		g) Threat of judicial proceedings
		h) Further claims
	2.	Form
	3.	Receipt
	4.	Power of attorney
	5.	Costs of warning letters
		a) Basis for liability
		b) Level of the claim
		c) Deduction of the general handling fee
		d) Interest
		e) Procedural considerations
	6.	Contract penalty
		a) Basis for liability
		b) Breach after the contract has been concluded
		c) Several breaches
		d) Measurement criteria
		e) Procedural considerations
		f) Strategic considerations
	7.	Unjustified warning letter
	<i>'</i> ·	a) Illegal warning letter
		aa) Formal defects
		bb) Substantive defects
		/
	0	
	8.	= F · · · / · · · · · · · · · · ·
		a) »Immediately«
		b) Cause for an action
		aa) Cease and desist claim, rendering of account claim and damages claim 277
		bb) Sequestration claim
		cc) Claim for the return of property (»vindication claim«)
		dd) Inspection claim
_		ee) Preliminary injunction and parallel main action 282
Ι.		tlement request letter
II.		s releases
V.	»To	rpedo«
_	* * . *	
D.	Litig	gation proceedings
[.	Juris	diction
1.	Juris	diction in terms of subject matter
	2.	Jurisdiction in terms of location
		a) Jurisdiction due to infringement
		aa) Offer and intermediaries
		(1) Messenger 291
		(2) Receiving agent
		bb) Internet offer
		cc) Risk of a first infringing act
		dd) Facts with two-fold relevance
		b) Branch office
		c) Pleading without objection
	3.	International jurisdiction
		a) Art 4(1) of Brussels I
		b) Art 7(2) of Brussels I
		c) Art 8(1) of Brussels I
		d) Art 26 of Brussels I
		e) Service considerations in cases with a non-German dimension
		aa) Formal service outside Germany
		(1) Hague Service Convention
		(2) EC Regulation 1393/2007

			bb) Simplified service by post	7
			cc) Public service	
		f)	Multiple prosecutions	
	4.		sdiction in terms of legal remedy	
II.	T.	jui.	sue	
11.		Dat	ent proprietors	
	1.		r r	
		a)	01	
			bb) Differing German Federal Supreme Court case law	
			(1) Critical analysis:	
		1.	(2) Application of the case law	
			Plurality of patent proprietors	
	_		Extension of a final judgement	
	2.			9
	3.		gular licensees	
			Cease and desist and destruction claims	
			Rendering of account, compensation and damages	
	4.	Spe	cial cases	22
III.	Capa	icity	to be made a defendant	25
	1.	Lia	bility as an infringer	25
	2.	Lia	bility due to induced infringement	8
		a)	Provider of an Internet platform	29
		b)		31
		c)		31
				32
				32
		f)	Lessors of domains and administrative contacts	33
	3.			34
	4.	Lia	bility of companies and shareholders	36
	5.		, 1	36
	<i>J</i> .			36
		a)		36
				37
			· / · · · · · · · · · · · · · · · · · ·	,, 37
				38
		L		38
		D)		38
			J 1	10
				10 10
		`		+0 10
		c)		
		a)		<del>1</del> 2
				42
				43
		e)		43
				44
			,	44
		f)		45
				47
IV.	Asse		Giantino I I I I I I I I I I I I I I I I I I I	47
	1.	Ce		48
		a)		48
				48
				49
		b)		52
		,		52
				53
		c)	/	53
		d)		54
		e)		5 55
		٠,		55

		bb)	Subjec	et matter of the judgement	
	^	cc)	Time 1	period	
_	t)			ct during infringement proceedings	
2.				358	
3.				judgment	
	a) b)				
4.				quences	
ч.	a)			362	
	b)			ty	
	c)			364	
		_		364	
5.	•			364	4
	a)			365	5
		aa) Î	Forwa	arding agents, distributors and retailers 365	5
		bb)		alence	
		cc)		ty	
			` '	Patents	
			` ' -	Utility models	
		dd)		ary negligence	
		ee)	Lack	of culpability	
	p)	Offer	tor sal	le as an event triggering liability	
	c)	Dama	iges in	the event of contributory patent infringement	
	d)	Overa	ill devi	ces, »peripheral devices« and consumables	
6.				r enrichment	
7.				considerations	
	a)	Stepp	ed action		
0					
8.					
	a)			• • • • • • • • • • • • • • • • • • • •	
		aa)		antive law	
			` '	Defendant	
			` '	(a) Parties inducing an infringement	
				(b) Third parties	
				(aa) Material scope	
				(aaa) Obvious infringement of rights	
				(bbb) Filing an action	
				(bb) Personal scope	
				(aaa) Former proprietor	
				(bbb) Use of services	9
				(ccc) Carrying out services	0
				(ddd) Denunciated person	0
			(3)	Disproportionality	1
			(4)	Content of the claim	3
			` ,	(a) Origin	4
				(aa) Products	4
				(bb) Services	4
				(b) Distribution channels	5
				(aa) Buyers	5
				(bb) Quantity	
				(cc) Sales prices	
				(c) Immediately	
				(d) Submission of documents	
			_	(e) Affidavit	
		bb)		dural considerations	
			(1)	Preliminary injunction	
			(2)	Suspension	
		cc)	4.7.	al case of *telecommunications data*	
			(1)	Telecommunications data	8

				(2)	Permiss													
				(3)	Interim	cour	t orde	er			٠٠:			 	٠.			. 389
				(4)	Claim f	or th	e prov	/ision	of 11	ntori	matic	on .	• • •	 	• •			. 390
			447	(5)	Details	on tr	ie prod	ceaur	e					 	٠.			. 395
			dd)		equences Costs o													
				(1) (2)	Incorre													
		Ы	Section		2 and 25													
		U)	aa)		nal scop													_
			bb)		antive so													
			cc)		al scope													
			dď)		frame .													
		c)	Audit	tor's re	eservatio	n and	d right	of ir	ispec	tion				 				. 400
	9.	Ďе	structi	ion clai	im									 				. 401
		a)	Legal	l requir	rements									 				
			aa)		ssion/ov													
			bb)		ortionali													
			cc)		y of pat													
			dd)		ral remo													
					quence.													
	10.	Re	call cla	im . :			• • • •				• • •			 	• •			. 408
					ne perio													
		b)																
			aa)		ral													
		٠,	bb)	Propo	ortionali the clair	ty			• • •					 	٠.	• •		
		(۲	aa)		l													
			bb)		oval fron													
			cc)		icability													
			dd)		edural as													
V.	Petit	ione	,		1													
VI.					on													
	1.	De	scripti	ion of	the inve	ntion								 				
	2.				embodin													
	3.				ng to the													
	4.				he legal													
	5.	Ne	ecessity	y of a	court ex	pert (	opinio	n						 				. 421
VII.	Che				fs													
			_	='														
E.					ailable t													
I.		oros	pects	of a su	iccessful	defer	nce							 				. 425
	1.	Ac	knowl	ledgem	ient					• • •				 • •		• •	٠.	. 425
**	2.				efault Ju													
II.																		
	1.				ction													
	2.				for legal													
			~1.		s													420
		,	,															
					conside													
	3.				the Geri													
	٥.				plication													
		a) b)	Fyto	neion o	of a lega	l acti	on at (	firet i	netan	ce.				 • •		• •	٠.	
		c)			of a legal													
		C)	aa)		sent/app													
			bb)		t of prec													
		d)			conside													
	4.																	
	.,				f Brusse													
		,			ication o													

		(1) Nationality	ŧΟ
		(2) The same parties	ł 1
		(3) The same claim	
		(4) Exclusive jurisdiction of the second court	
		bb) Legal consequence	
		b) Art 30 of Brussels I	
		c) Art 33 and 34 of Brussels I	
		d) Art 35 of Brussels I	
	5.	e) Legal remedy	
III.		stantive defence	
111.	1.	Prohibition of double patenting	
	2.	Disputing the capacity to be made a defendant	
	3.	Disputing the infringement allegation	
		a) Design of the contested embodiment	
		aa) Burden of substantiation	51
		bb) Disputing on the basis of a lack of knowledge to the contrary 45	52
		cc) Rules on lateness	55
		b) Subsumption within the scope of protection	
		c) Section 139(3) of the German Patent Act	
	4.	Authority for use	
		a) Joint proprietorship	
		b) Licence agreement	
		aa) Agreements of/between joint proprietors	
		, 1	59
	-	c) Simple authorization for use	
	5.	Objection of a compulsory licence under antitrust law	
		a) Admissibility	
		b) Conditions	
		,	
		· · · · · · · · · · · · · · · · · · ·	54
		bb) Unreasonable licensing practice	
			56
			66
			66
			58
			59
			71
			71
			71
			72
			72
			72
			76
			79
		g) Questions of jurisdiction	80
			80
			81
			81
			81
			82 01
	6.		84 84
		,	84 84
		bb) Acting on the possession of the invention	86
			87
	7.	, 0	91
	8.		93
			93
			-

		b) Scope of the objection	<del>)</del> 3
		c) Time period	3
		d) Right of further use	€
		e) Other legal bases	€
	9.	Objection of added subject matter	€
	10.	Rights of continued use	€
	11.	Declaration of willingness to grant a licence	
	12.	Exhaustion	
		a) Object relationship	
		b) Intention	
		c) EU and EEA	
		d) Burden of evidence	
		e) Putting on the market	
		f) New manufacturing	
		aa) First variation	
		bb) Second variation	
		cc) Determining the understanding in the trade	
		g) Method patent	
	13.	6/ 1	
	15.		
		.,	
		b) Absolute statute of limitations	
		c) Legal consequences	
		d) Interruption	
		e) Restart	
	1.4		
	14.	Forfeiture	
	15.	Staying of proceedings	
		a) Relevancy	
		b) Discretion	
		aa) First instance	
		(1) Cases of no staying/suspension	
		(2) Cases of staying/suspension	
		bb) Second instance	
		(1) Judgment by the District Court	
		(2) Dismissal of the legal action by the District Court	
		cc) Third instance	
		c) (Alternative) combination of claims	
		d) Operative provision and reasoning	
		e) Possibility of appeal	
		f) Effects of the staying of proceedings	
			31
	16.	Validity of a German utility model	
	17.		34
	18.	Roche-Bolar rule	
IV.	Che	cklist for defendants	37
_		1 P	
F.			41
I.		1 0 1	41
	1.		41
TT	2.		44
II.			47
	1.		47
	2.		49
	3.		51
			51
		, , , , , , , , , , , , , , , , , , ,	52
	4.	Grounds for admission	53
_	Od		₋ -
G.			57
I.	ineg	ative declaratory judgment action	57

	1.	Conditions
		a) Jurisdiction
		b) Right to sue
		c) Capacity to be made a defendant
		d) Interest in a declaratory judgment 5
		e) Subsidiarity
	2.	Petition
	3.	Grounds
	<i>3</i> .	Burden of evidence
	5.	Litigation value
гт		
II.		minary injunction
	1.	General aspects
		a) Suitable claims for property right infringement
		b) Prima facie evidence
		c) Special cases in patent law
		d) Validity of the injunction patent 5
		e) Security bond
		f) Appearance at a trade fair 5
	2.	Conditions
	3.	Urgency
	٥.	
		c) Awaiting a validity decision
		d) Settlement negotiations, waiver of enforcement and default judgments
		e) Property right portfolio
		f) Second petition for a preliminary injunction
		g) Appeal proceedings
		h) Strategic considerations
	4.	Proceedings
	••	a) Jurisdiction.
		b) Right to be heard
		c) Opposition
		d) Specifically: Cost opposition
		e) Miscellaneous
	5.	Enforcement
		a) Obligation to cease and desist
		b) Information and sequestration claim
	6.	Obligation to pay damages
		7. Cancellation due to changed circumstances
	8.	Discontinuation of enforcement
	9.	Protective letter
	10.	
	10.	
		a) Legal action within the specific time
		b) Premature legal action
	11.	Declaration of termination
III.	Acti	on for defence against enforcement and action for restitution
	1.	Action for defence against enforcement
	2.	Action for restitution
		a) Case groups
		b) Section 580(6) of the German Code of Civil Procedure
		c) Subsidiarity
		d) Deadlines
		, <u> </u>
		bb) Knowledge
		cc) Five-year deadline
		dd) Advance on court fees
		ee) Litigation value
		e) Substantive scope of the assessment
		f) Operative provision
		a) Discontinuing enforcement

		h) Claims for return despite omitted resumption	618
		aa) Administrative fines and coercive penalty payments	618
		bb) Damages payments	618
		cc) Fixing of liability on the merits only	619
IV.	Wair	ver judgment	620
V.	Inte	rvention by a third party	620
	1.	Admissibility grounds	621
	2.	Procedural law	623
	3.	Agreements substituting a third party notice	625
H.	Con	npulsory enforcement proceedings	627
I.	Gen	neral considerations	627
	1.	General conditions for enforcement	627
		a) Payment of a security bond	627
		b) Partial security	628
		c) Bank guarantee	630
		d) Remedy	632
	_	e) Obligation to pay damages	632
	2.	Provisional suspension of compulsory enforcement	633
		a) General aspects	633 634
		b) Obvious incorrectness	635
		c) Exceptional disadvantages	637
	3.	d) Procedural law	638
	4.	Change of security bond	639
	5.	Returning of the security bond	642
II.		al order proceedings	644
	1.	Requirements and procedural issues	644
		a) Managing directors	645
		b) Existing contract penalty	646
		c) General enforcement conditions	646
		d) Violation	646
		e) Number of violations	648
		f) Procedural issues	649
	2.	Culpability	652
	3.	Modified embodiment	653
	4.	Statute of limitations	657
		a) Limitation of prosecution	657
	_	b) Limitation of enforcement	657 658
	5. 6.	Subsequent declaration of undertaking to cease and desist	660
	7.	Insolvency of the obligor	661
	8.	Non-German obligor	662
III.		ercive measure proceedings	664
	1.	General and procedural issues	664
	2.	Repeated petition for means of coercion	667
	3.	Imprisonment enforced against legal entities	667
	4.	Satisfying the rendering of account claim	668
		a) Relevance of the operative provision and its grounds	669
		b) Information time period	670
		c) Compliance	671
		d) Impossibility	671
		e) Production costs and profit	672
		f) Modification	676
		g) Partial performance	676
		h) Partially unjustified objections	676 677
		i) Duties of enquiry	678
		j) Incorrect rendering of account	679
		is aminimum to a a a a a a a a a a a a a a a a a a	3/ /

I. I.		nages 68   tful claimant 68
	1.	Damages for patent infringement
	2.	Damages for unjustified infringement litigation
	3.	Damages for unjustified enforcement
	٥.	a) Liability under a guarantee
		aa) Conditions for liability
		bb) Loss items
		b) Encroachment upon business operations
II.	Defe	ndant
	1.	Lost profits
	2.	Infringer profit
	3.	Licence analogy
III.		ulation of loss
	1.	Basis for the calculation of loss
	2.	Methods of calculation and right to choose
	3.	Licence analogy
		a) Reference value
		b) Royalty
		c) Interest
		d) Turnover tax
	4.	Infringer profit
	т.	0 1
		,
		b) Deductible costs
		aa) General aspects
		bb) Specific cases
		c) Causality
		d) Prelitigation interest
		e) Reserves
		f) Turnover tax
	-	
	5.	Lost profits
		a) Assumed turnover transactions
		b) Earning situation
		c) Interest
		d) Turnover tax
		e) Independent evidence procedure
	6.	Statutory default interest
	7.	
TX 7		
IV.	Liqu	idation of damages in criminal proceedings
V.	Para	llel proceedings
VI.	Recu	peration aid
J.	Oth	er aspects
Ĭ.		ert evidence
	1.	Task to be carried out by the expert
	2.	Evidence order
	۷.	a) Court order
	_	b) Challenge
	3.	Procedural considerations
		a) Expert search and request for an expert opinion
		b) Decisive expert opinion
		c) Consent of third parties
		d) Hearing
		e) Duty to pay an advance
		Olive Communication and the communication of the co
		f) Claim for payment of the expert's fee
		g) Concerns over partiality
	4.	Additional samples
		a) Level of damages following a patent infringement
		aa) Reasonable royalty

	bb) Lost profits	. 749
	cc) Infringer profit	. 750
	cc) Infringer profitb) Evidence order for establishing joint inventor share	. 752
II.	Litigation value	. 755
	1. Relevance	
	2. Determination	
	a) Rules for setting the litigation value	
	aa) Cease and desist claim	
	bb) Information claim	
	cc) Damages	
	dd) Overall value	
	ee) Claims without litigation value significance	
	ff) Legal remedy proceedings	
	gg) Stepped action	
	b) Converse positions on litigation value	. 759
	c) Measurement rules in specific cases	. 762
	d) Litigation value in nullity proceedings	
	e) Litigation value in enforcement proceedings	
	3. Challengeability	
	4. Reduction	. 767
III.	. Legal aid:	. 769
	1. Financial circumstances	. 769
	2. Likelihood of success	. 771
	3. Procedural law	
	4. Legal consequences of the granting of legal aid	
	5. Assignment	
	3. Hoogament	. ,,,,
Ger	erman Patent Act	. 779
Inde	dex	835