

Registration of UK patents abroad

A UK patent can be extended to cover various overseas territories by a relatively straightforward registration process.

A number of British colonies, or former colonies, allow registration of a granted UK patent. This is usually a straight-forward process with no examination costs or delays. As only a granted patent can be registered, no action is required while the UK patent is pending, and no costs are incurred until after grant.

Most of these territories also extend similar protection to UK patents obtained through the European Patent Convention (referred to as an EP (UK) patent).

The table overleaf lists all of the overseas territories in which a granted UK or EP (UK) patent can be registered. The deadline for such registration is typically three years after the date of grant, but there are some exceptions to this rule, as indicated in the table.

Patent protection in Hong Kong

A Hong Kong patent can only be obtained via a registration process; there is no direct Hong Kong patent system. However, the registration process is a different to the process for those countries listed in the table overleaf.

A Hong Kong patent can be obtained by a two-stage registration process, based on a UK, European or Chinese patent. In the first stage, the published UK, European or Chinese patent application is recorded within 6-months of the publication date. Therefore, steps must be taken before grant, while the application is still pending. In the second stage, the same patent is registered within six months of the date of grant.

If possible, it is advisable to base a Hong Kong patent on a UK or European patent, rather than a Chinese patent application. This is because it avoids any issues related to the translation of the application into Chinese, and any litigation of the registered patent in Hong Kong is usually conducted in English.

Can I register non-UK patents in any other countries?

In some countries, registration of any overseas patent is possible. Please let us know which countries you would like to extend protection to, and we will advise you on the most cost-effective method.

Country/Territory	Patents – UK	Patents – EP(UK)
Anguilla	✓	✓
Bermuda	✓	✓
British Indian Ocean territory,	✓	✓
British Virgin Islands	✓	✓
Cayman Islands ²	✓	✓
Falkland Islands	✓	✓
Fiji	✓	✓
Gambia	✓	✓
Gibraltar	✓	✓
Grenada	✓	✓
Guernsey ²	✓	✓
Guyana	✓	✓
Isle of Man,	✓	✓
Jersey	✓	✓
Kiribati	✓	✓
Montserrat	✓	
Nauru	✓	
Saint Helena and dependencies	✓	
Saint Lucia	✓	
Saint Vincent		✓
Samoa ³	✓	✓
Seychelles	✓	
Sierra Leone	✓	
Solomon Islands	✓	✓
The United Republic of Tanzania ⁴	✓	
Turks and Caicos Islands ⁵	✓	✓
Tuvalu	✓	✓
Vanuatu	✓	✓

1. UK patent protection is automatically extended
2. Registration can be applied for any time during the life of granted patent
3. Registration must be within the first 2 years after grant of patent
4. Protection only applies in Zanzibar
5. Registration must be within the first 5 years after grant of patent

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Please note that some countries are infrequently wanted and so the costs will need checking before deciding to proceed. Please also note that countries change their law from time to time – details can be found [here](#).

How can we help?

If you would like to extend the protection of your granted UK patent overseas, then please let us know what countries are of interest and we will provide you with more detailed information regarding filing requirements and costs. Typically, registering a UK or EP(UK) patent in one of the countries listed in the table above will cost in the region of £1,000.

What next?

If you would like more information, then please get in touch. You can email us info@barkerbrettell.co.uk or call us on **+44 (0)121 456 0000**.

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