
STATUTORY INSTRUMENTS

2013 No. 1974

The Civil Procedure (Amendment No.7) Rules 2013

Amendments to the Civil Procedure Rules 1998

20. In Part 45—

- (a) In the index to that Part, in the entry for Section IV, for “A PATENTS COUNTY COURT” substitute “THE INTELLECTUAL PROPERTY ENTERPRISE COURT”;
- (b) in rule 45.18(6), for “value added tax (VAT)” substitute “VAT”;
- (c) in the heading to Section IV, for “A PATENTS COUNTY COURT” substitute “THE INTELLECTUAL PROPERTY ENTERPRISE COURT”;
- (d) in rule 45.29E, in Table D, in part A, in the entry for fixed costs where the agreed damages are more than £5,000, but less than £10,000, in subparagraph (b), for “10.5%” substitute “10%”;
- (e) in rule 45.29H(3)—
 - (i) for “if” substitute “If”; and
 - (ii) for “; and” substitute “.”;
- (f) in rule 45.30—
 - (i) in paragraph (1), for “a patents county court” substitute “the Intellectual Property Enterprise Court”; and
 - (ii) in paragraph (2)(b), after “certified by a court” insert “or by the Comptroller-General of Patents, Designs and Trade Marks”;
- (g) in rule 45.31—
 - (i) after paragraph (4) insert—

“(4A) Subject to assessment where appropriate, the following may be recovered in addition to the amount of the scale costs set out in Practice Direction 45 – Fixed Costs—

 - (a) court fees;
 - (b) costs relating to the enforcement of any court order; and
 - (c) wasted costs.”; and
 - (ii) in paragraph (5), for “value added tax (VAT)” substitute “VAT”; and
- (h) at the end of rule 45.38(3)(a)(ii), for “.” substitute “; and”.