

First Release

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PATENTS, 2022

In 2022, the number of patent applications submitted to the State Intellectual Property Office (hereinafter referred to as: SIPO) amounted to 130, of which 122 were filed by resident and eight by non-resident applicants. Out of the total resident applicants 45.1% were submitted by natural persons, and 54.9% by legal entities. Among the non-resident applicants, both natural persons and legal entities submitted 50.0% of applications.

The most applications related to Chemistry

As regards the fields of technology, the highest share of patent applications in 2022 related to Chemistry (35.0%) and Mechanical engineering (33.1%), while the lowest number related to Other fields (6.8%).

The International Patent Classification (hereinafter referred to as: IPC) provides the identification of the technology base of patents as well as the sector in which they will probably be applied. According to the IPC codes, the highest share of patent applications in 2022 was recorded in section B Performing operations; transporting (27.8%) and the lowest one in section E Fixed constructions (6.9%), while in section D Textiles; paper there were no patent applications.

In 2022, the total number of patents granted in the national procedure amounted to 51. Out of that number, there were 44 patents of resident and seven of non-resident applicants. Out of the total number of patents granted in the national procedure, 61.4% were invented by natural persons and 38.6% by legal entities. Concerning the non-resident applicants, 71.4% of patents granted were invented by legal entities and 28.6% by natural persons.

The most granted patents also related to Chemistry

The highest share of granted patents in 2022 according to the field of technology related to Chemistry (30.6%), followed by Electrical engineering and Mechanical engineering (both fields with the share of 19.4% each), while the lowest share was recorded in the field of Instruments (14.5%).

According to the IPC codes, the highest share of granted patents in 2022 related to section A Human necessities (29.5%). The lowest share related to section C Chemistry; metallurgy and E Fixed constructions (both with share of 7.8%), while in section D Textiles; paper there were no patents granted.

In 2022, there were 12 905 valid patents in the Republic of Croatia.

Three fifths of patent applications and more than four fifths of granted patents referred to resident applicants from the City of Zagreb and Adriatic Croatia

In 2022, out of the total number of patent applications of resident applicants, 36.8% were filed by applicants from the City of Zagreb and 23.8% from Adriatic Croatia.

Concerning granted patents in 2022, 43.2% of applicants came from the City of Zagreb and 40.9% from Adriatic Croatia.

G-1 PATENT APPLICATIONS IN NATIONAL PROCEDURE, ACCORDING TO IPC CODES, 2022





G-2 PATENTS GRANTED IN NATIONAL PROCEDURE, ACCORDING TO IPC CODES, 2022



1 PATENT APPLICATIONS IN NATIONAL PROCEDURE, 2018 – 2022

	2018	2019	2020	2021	2022
Total	136	211	129	88	130
Applications filed by resident applicants	121	195	117	77	122
Natural persons	102	137	77	53	55
Legal entities	19	57	40	24	67
Applications filed by non-resident applicants	15	16	12	11	8
Natural persons	9	10	9	8	4
Legal entities	6	6	3	3	4
By field of technology ¹⁾					
Electrical engineering	39	54	27	27	39
Instruments	24	59	33	16	24
Chemistry	61	78	57	52	88
Mechanical engineering	80	134	74	64	83
Other fields	46	76	46	14	17
By IPC code					
A Human necessities	35	58	37	11	28
B Performing operations, transporting	24	43	34	25	36
C Chemistry, metallurgy	6	13	7	5	11
D Textiles, paper	-	1	-	1	-
E Fixed constructions	15	21	9	8	9
F Mechanical engineering, lighting, heating, weapons, blasting	28	27	14	12	13
G Physics	14	21	16	12	18
H Electricity	10	24	10	9	15
Unknown	4	3	2	5	-

1) This is in accordance with the WIPO International Patent Classification concordance table. The sum of patents by fields of technology may be higher than the total number of patents because more than one IPC code may be assigned to a single patent.

G-3 PATENT APPLICATIONS OF RESIDENT APPLICANTS IN NATIONAL PROCEDURE, AT HR NUTS 2021 - HR NUTS 2¹⁾, 2018 - 2022



1) The data in the graph are recalculated for the whole time series according to HR_NUTS 2021 - HR NUTS 2 (NN, No. 125/19).



G-4 GRANTED PATENTS OF RESIDENT APPLICANTS IN NATIONAL PROCEDURE, AT HR NUTS 2021 - HR NUTS 2¹⁾, 2018 - 2022

1) The data in the graph are recalculated for the whole time series according to HR_NUTS 2021 - HR NUTS 2 (NN, No. 125/19).

2 PATENTS GRANTED IN NATIONAL PROCEDURE, 2018 - 2022

	2018	2019	2020	2021	2022
Total	71	83	67	58	51
Resident applicants	57	66	56	51	44
Natural persons	48	51	45	34	27
Legal entities	9	15	11	17	17
Non-resident applicants	14	17	11	7	7
Natural persons	-	2	1	1	2
Legal entities	14	15	10	6	5
By field of technology ¹⁾					
Electrical engineering	10	18	15	18	24
Instruments	10	10	9	24	18
Chemistry	84	145	85	24	38
Mechanical engineering	48	40	56	49	24
Other fields	25	43	32	22	20
By IPC code					
A Human necessities	21	24	21	15	15
B Performing operations, transporting	13	16	10	13	5
C Chemistry, metallurgy	5	10	5	2	4
D Textiles, paper	-	2	-	-	-
E Fixed constructions	9	8	11	3	4
F Mechanical engineering, lighting, heating, weapons, blasting	10	8	11	12	5
G Physics	9	8	4	5	10
H Electricity	4	7	5	8	8
Unknown	1	-	-	-	-

1) This is in accordance with the WIPO International Patent Classification concordance table. The sum of patents by fields of technology may be higher than the total number of patents because more than one IPC code may be assigned to a single patent.

3 VALID PATENTS IN REPUBLIC OF CROATIA, 2018 - 2022

	2018	2019	2020	2021	2022
Total	9 260	10 365	11 335	12 183	12 905
Patents ¹⁾	8 945	10 060	11 041	11 873	12 597
Consensual patents	315	305	294	283	265
Utility model	-	-	-	27	43

1) Including European patents validated in the Republic of Croatia.

NOTES ON METHODOLOGY

Data sources

The data are the result of the processing of data taken over from SIPO. It is a state administration body with responsibilities in the field of the protection of intellectual property rights. SIPO carries out procedures for granting industrial property rights (patents, trademarks, industrial designs, geographical indications and designations of origin, topographies of semiconductor products) and performs the accompanying professional and legislative activity.

The data have been compiled according to the defined set of tables and processed by applying the required methodology.

Objectives of the survey and coverage

The methodological basis for the implementation of the survey is the internationally acknowledged standard, which was set up and published in the OECD Patent Statistics Manual.

The patent statistics provide information on the success of the research, development and innovation activity in selected fields of technology. The number of patents is one of the measures of the inventive activity of a country that, in addition, displays the capacity to exploit the knowledge and translate it into potential economic gains. The International Patent Classification (IPC) enables the classification of patent applications and granted patents into the selected fields of technology. The patents are classified, according to the technical subject matter of the invention, into respective classes or subclasses. The Classification includes eight fields of technology (marked with letters A to H), broken down into subfields further divided into classes and subclasses.

The data presented in this First Release encompasses patent applications submitted to SIPO and patents granted by SIPO in the national procedure.

The data are presented at the level of the Republic of Croatia, while G3 and G4 graphs present data for 5-year time series at the HR_NUTS 2021 – HR NUTS 2 level, according to the new Common Classification of Territorial Units for Statistics (HR_NUTS 2021; NN, No. 125/19).

Definitions and explanations

The definitions covering the patent statistics area are based on the international methodology - the OECD Patent Statistics Manual 2009, issued by OECD, Paris, 2009.

A patent is an exclusive right granted for an invention that offers a new technical solution to a problem. It is granted for inventions related to a product, procedure or application. The patent provides the exclusive right to the owner to make, use, distribute or sell the invention protected by the patent during a limited period of time, generally 20 years from the filing date of the application. On expiration of this time, the patent is made a public good, available for public use.

The patent does not protect an abstract concept but an actual technical solution to a problem. The basic conditions for every invention that have to be fulfilled for granting of the patent are that it is new, that it involves an inventive step and that it is eligible for industrial application (that is, practical industrial applicability).

Patents are a territorial right, which means that they are valid only in the territory of a country where they were granted. Patents are granted by an authorised body, on the basis of the examination of the patent application that describes the invention. The authorised body in the Republic of Croatia is SIPO.

The patent granting procedure is instituted by filing the **patent application** and carried out in line with the Patent Act and Patent Regulations. It consists of two main phases, the formal examination of the text of the application prior to its publication in the SIPO official gazette and the examination after the publication. The procedure may result in the **grant of a patent** for a proposed invention, provided that the prescribed requirements are complied with, or in the refusal of a request for the grant of a patent, if such requirements are not complied with.

The patent applications are for the purpose of this First Release counted in a year when they were submitted to the SIPO, while the granted applications are counted in a year when they were granted by the SIPO.

Consensual patent is a special form of the patent protection in the Republic of Croatia. Its main characteristic is that it is granted without a substantive examination of the patent application, that is, on the basis of the public consensus, if no opposition to the grant is filed. The term of the consensual patent is no more than ten years.

Utility model is a form of invention protection that is registered without a substantive examination procedure of the patentability condition. The utility model can only protect products that are not in the field of biotechnology and that are not chemical or pharmaceutical substances. In addition, inventions whose commercial exploitation would be contrary to public policy or morality cannot be protected. Utility model lasts for 10 years, counting from the date of filing the application.

The process of registering a utility model is faster, cheaper and more suitable for simpler inventions and for individuals and small and medium-sized enterprises compared to granting a patent.

The definitions and explanations have been taken over from the web site of SIPO, where more information is available.

Abbreviations

HR_NUTS 2021 – HR NUTS 2.	National Classification of Statistical Regions, 2021 version – 2nd level statistical regions
NN	Narodne novine, official gazette of the Republic of Croatia
OECD	Organisation for Economic Co-operation and Development

Symbols

no occurrence

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