Notes on the declaration of the transfer of one or more European patent applications/patents
(EPO Form 5055)

This form is intended to accompany a request for registration of a transfer of rights (preferably filed using EPO Form 5050). It can be used as proof that a transfer has taken place but it does not replace the request for registration of a transfer.

The EPO will record a transfer of rights in respect of a pending European patent application/patent in the European Patent Register on request, upon fulfilment of the requirements of Rule 22 EPC. These requirements are: filing a duly signed request, paying the corresponding administrative fee, where applicable, and providing the required evidence (Guidelines for Examination, E-XIV, 3). In accordance with Article 72 EPC, that evidence must be in writing and must be signed by the parties to the contract. It can take the form of a bilateral declaration signed by both parties. EPO Form 5055 is provided for this purpose.

1. Applications/patents concerned
Always indicate the European patent application number as follows: eight digits and a check digit.

Select the second checkbox if the request concerns more than one application/patent, and attach an annex listing each application number concerned. If the list includes application numbers that are not covered by the request, please indicate which ones are to be transferred (e.g. by marking them with an "x"). The request will be dismissed if the necessary details are not supplied. Wording of the type "all applications/patents pending before the EPO" will not be accepted.

2. Assignor
Enter the name and address of the assignor exactly as recorded in the European Patent Register. If several co-applicants/co-proprietors have assigned their rights, use an additional sheet.

3. Assignee
Indicate the name and address of the new applicant/proprietor as they are to be mentioned in the European Patent Register. If there are several assignees, use an additional sheet.

4. Extent of the transfer
Please select the relevant checkbox: otherwise and if the transfer concerns only two parties, the scope will be considered as being a transfer in whole. In the case of co-applicants/co-proprietors, it should be specified exactly whether the transfer concerns all or only some of the designated contracting states.

For example, if applicant A transfers only France to B, the checkbox "transfer in part" should be selected and "FR" should be mentioned. As a result, B will be registered as an applicant for FR and A for the other designated contracting states.

5. and 6. Signatures and entitlement to sign
The declaration of transfer must be signed by the assignor(s) and the assignee(s) or a legally authorised person. The EPO accepts handwritten (wet) signatures, facsimile, text string and digital signatures (see the decision of the President of the EPO dated 9 February 2024 concerning signatures on contracts and declarations under Rules 22 and 85 and Rule 23 EPC, OJ EPO 2024, A17, and the notice from the EPO dated 9 February 2024 concerning revised Rule 22 EPC, OJ EPO 2024, A22). Employees signing on behalf of a legal person must print their name and their position within the company. They must be entitled to sign legally binding acts by law, by the legal entity's articles of association or equivalent, or by a special mandate. In this respect national law applies. The contracting parties have to ensure that the signatories are duly authorised in accordance with the national law applicable to sign such a document. The EPO, however, reserves the right to request documentary proof of the signatory's authority to sign if the circumstances of a particular case necessitate this.

As a rule, the authorisation to represent a party in proceedings before the EPO within the meaning of Rule 152 EPC, be it an individual or a general authorisation, is not as such considered to empower the representative to sign a declaration of this kind (Guidelines for Examination, E-XIV, 3).