

Form for submitting third-party observations

Form	Notes for user
1. Personal detailsNameAddressTelephonee-mail	Not mandatory. However, if you do not provide any contact details, it will not be possible for us to send you an invitation to correct formal deficiencies.
Subject of third-party observations European patent application number/patent number	European patent application numbers consist of eight digits, starting with a two-digit year code (e.g. 11123456). European patent numbers start with the letters EP, followed by up to seven digits.
TitleApplicantDate of priorityDate of filing	
3. Facts and evidence3.1 Patent literaturePublication number	You can upload any patent documents (granted patents and published patent applications) you wish to refer to here.
ReferenceTitleInventorDate of publication	Please use the reference code shown when referring to this document in your observations.
/Add another patent document/	
 3.2 Non-patent literature Reference Title Author Date of publication /Upload file/ 	You can upload any non-patent literature (e.g. scientific papers, brochures or internet publications) you wish to refer to here. Please use the reference code shown when referring to this document in your observations.
3.2.1 Availability of the document to the public	The EPO will need to be satisfied that this document was available to the public before the filing date (or, if validly claimed, the priority date) of the patent or patent application in question. If you have any further arguments which will help
	establish this, please mention them here. If you have any supporting documentary evidence, please upload each document as a separate non-patent document.
/Add another non-patent document/	

 When was the prior use made available to the public? What was made available? 	If your prior art involves a prior use, please use this section to describe the exact circumstances of the prior use.
 Where was it made available? How and to whom was it made available? 	Any evidence, such as affidavits, drawings or brochures, should be uploaded as non-patent documents.
/Add details of a further prior use/	
3.4 Common general knowledge	If you have any comments on the common general knowledge on the date of filing, you can add them here.
4. Novelty (Article 54 EPC)	If you have any comments on the novelty of the claimed invention, you can enter them here.
	If you consider that the claim(s) lack novelty, please identify the novelty-destroying prior art (the claimed invention must be disclosed in a single prior art document only for novelty to be destroyed).
	Starting with the independent claim(s), identify the precise location in the prior art of the disclosure of each claimed feature.
/Add a further observation on novelty/	
5. Inventive step (Article 56 EPC)	If you consider the claim(s) to be novel but not inventive, please identify the closest prior art. Starting with the independent claim(s), identify the precise location of the disclosure in the prior art of each claimed feature that you consider lacks novelty.
	If you have any comments on the obviousness of the claim(s), you can enter them here. We recommend that you follow the three steps of the problem/solution approach (Guidelines, C-IV, 11.7).
/Add a further observation on inventive step/	
6. Unallowable amendments (Articles 76 and 123 EPC)	Please note that amendments and divisional applications must be based on subject-matter which does not extend beyond the content of the application <u>as originally filed</u> . Your observations should refer to this version.
	If you have any comments on any aspects of the amendments which you consider contravene the requirements of Articles 76 and/or 123 EPC, you can enter them here. Please identify the precise amendments you are referring to.

7. Sufficiency of disclosure (Article 83 EPC)	If you have any comments on the sufficiency of disclosure of the claimed invention, you can enter them here. Please identify the specific aspects which the skilled person would be unable to carry out.
8. Clarity (Article 84 EPC)	If you have any comments on the clarity of the claimed invention, you can enter them here. Please identify the specific aspects which are unclear.
9. Further observations	If you have any further comments (e.g. Art. 52(2) and (3), 53 or 57 EPC) concerning the patentability of the claimed invention, you can enter them here. Please state the specific provisions of the EPC on which your comments are based.