

Schedule to Directions under section 123(2A) of the Patents Act 1977

Changes to the patents forms to align with the One IPO digital service

April 2026



Apply for a patent, search and examination, and add inventors (Forms 1, 7, 9A and 10)

You must fill in your personal details in **Section A**.

You must complete section D if either of these apply:

- there are inventors you're not naming as applicants in Section A
- you've named one or more applicants that are not inventors

You can choose any or all of these actions – **tick the box** to tell us which actions you intend to do:

- Request an application for a grant of a patent (**Section B**)
- Request a search (**Section C**)
- Submit a statement of inventorship and right to grant of a patent (**Section D**)
- Request an examination (**Section E**)

When you've completed the sections you need, use Section F of this form to calculate the fee.

How much you have to pay:

The fees are:

- Request an application: £120 if you pay now, £150 if you pay later
- Request a search, option (a): £200 for international applications which have been searched in the international phase, plus £27 for each claim over 25
- Request a search, options (b), (c) or (d): £240 for national applications, supplementary searches and further searches, plus £27 for each claim over 25
- Request a substantive examination: £170, plus £13 for each page of description over 35 pages

Notes:

- a. If you need help to fill in the form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b. Write your answers in capital letters using black ink or you may type them.
- c. If there are more than three inventors, please write the names, addresses and derivation of rights of the other inventors on a separate sheet and attach it to this form.
- d. Include the country in all addresses you provide.

Section A - Personal details

1. Your contact details:

Name:

Phone:

Email:

(optional): sharing an email address lets you see this application in your One IPO Customer Account, if you have one

2. Patent application number (if you know it):

3. Your reference:

(you do not have to supply a reference, but it may be useful for your own records)

4. Full name, address and postcode of the applicant or of each applicant (underline all surnames):

The name(s) and address(es) provided here will be published online as part of the application process (see warning note below)

Section B - To request an application for a grant of a patent

1. Title of the invention:

2. Name of representation if you have one (this person will be authorised to act for all applicants):

“Address for service” to which all correspondence should be sent (including postcode). This may be in the United Kingdom, Gibraltar or Channel Islands: **(See warning note below)**

Email address of representation: Sharing an email address lets you see this application in your online account

3. Priority declaration: Are you claiming priority from one or more earlier-filed patent applications? If so, please give details of the application(s):

Country

Application number (if you know it)

Date of filing

4. How do you want to supply a copy of the earlier application?

Retrieve the application from the WIPO Digital Access Service (DAS)

Send a certified copy by post

If retrieving the application from the WIPO DAS, enter the DAS access code

5. Divisionals etc: Is this application a divisional application, or being made following resolution of an entitlement dispute about an earlier application? If so, please give the application number and filing date of the earlier application:

Number of earlier UK application

Date of filing (day/month/year)

6. Accompanying documents: please enter the number of pages of each item.

Continuation sheets of this form:

Description:

Any additional pages of over 35 will require a fee payable of £13 per subsequent page contained in this application

Claim(s):

Any additional claims of over 25 will require a fee payable of £27 per subsequent claim

Abstract:

Drawing(s):

If you are **not** filing a description, please give details of the previous application you are going to rely upon:

Country

Application number

Date of filing (day/month/year)

7. Do you have any supplementary documents (please specify):

Number of priority documents you are submitting:

8. Are you making a payment of your application fee with this form:

Yes

No

9. Tick and date to confirm you are authorised to submit this form to the Intellectual Property Office

Date:

Warning

After an application for a patent has been filed, the Comptroller will consider whether publication or communication of the invention should be prohibited or restricted under section 22 of the Patents Act 1977. You will be informed if it is necessary to prohibit or restrict your invention in this way. Furthermore, if you are resident in the United Kingdom and your application contains information which relates to military technology, or would be prejudicial to national security or the safety of the public, section 23 of the Patents Act 1977 prohibits you from applying for a patent abroad without first getting written permission from the Intellectual Property Office unless an application has been filed at least 6 weeks beforehand in the United Kingdom for a patent for the same invention and either no direction prohibiting publication or communication has been given, or any such direction has been revoked. Until such time or until the revocation of any direction, for any such application the address for service referred to at part 2 above must be in the United Kingdom.

In all other cases, the name of the applicant will be published online shortly after we receive your application, together with the title of the invention. Later, when the whole application is published, most information and documents filed in relation to the application will become publicly available online. **The name(s) and address(es) provided here will be published online as part of the application process and are likely to appear in external search engine results. You should provide a business or PO Box address if you do not want your home address published online.**

Although you may have an address for service in the Channel Islands or Gibraltar, any agent you appoint to act for you must reside or have a place of business in the United Kingdom, the Isle of Man or the European Economic Area.

Section C - Request a search

1. Is this request for (please tick one box):

- a) A search under Section 17(1) for an international application which has been searched in the international phase?

Description:

choose this option if your application is a PCT application.

- b) A search under Section 17 (1) for any other application?

Description:

choose this option if your application is a UK national application, and this is the first search you have requested or an international (PCT) application which has not been searched in the international phase for your application.

- c) A supplementary search under Section 17(8)?

Description:

this option is used if you have already had a search done, but the claims have since been amended or corrected so that the defined invention has changed, and was not covered by the original search. An examiner will tell you if you need to request a supplementary search.

- d) A search of a further invention under Section 17(6)?

Description:

Sometimes an examiner will tell you that your claims relate to more than one invention. In such circumstances the examiner will only search the first invention of the claims. If you wish other inventions to be searched you should use this option, filing a separate form with this option ticked for each invention you wish to be searched. You should also indicate on the form(s) the claims relating to the invention to be searched. You will need to pay a fee for each further invention to be searched.

If you do not identify an invention, the second invention specified in the search report previously made under Section 17(5) will be searched.

If your answer is (d), identify which invention you would like to be searched by referring to the claims to be searched:

2. For options A and B, how many claims are in your application? (Any additional claims of over 25 will require a fee payable of £27 per subsequent claims):

3. Tick and date to confirm you are authorised to submit this form to the Intellectual Property Office

Date:

Warning

For copyright reasons, all copies of citations supplied by the Intellectual Property Office must be used for the sole purpose of processing the patent application.

We will supply one copy of each non-patent document such as journal articles cited in the search report or during the substantive examination process. Patent documents cited during the application process are usually accessible for free on the internet (particularly from <http://worldwide.espacenet.com/>) and you will not be issued with a copy of them.

In order to promote efficient and high quality patent processing internationally, we are cooperating with other patent offices to share the results of searches and examinations. We are obliged to provide some information before publication to the European Patent Office. We may also provide the results of the search and any examination that has been carried out to other patent offices, even if this is prior to publication of your application.

Any sharing prior to publication of your application will be carried out on a confidential basis and the results will not become publicly available through the other patent office before publication takes place in the UK.

Section D - Submit a statement of inventorship and right to grant of a patent

Enter the full names, addresses and postcodes of the inventor(s):

1. Name:

Address and postcode:

State how the applicant derived the right from the inventor to be granted a patent:

2. Name:

Address and postcode:

State how the applicant derived the right from the inventor to be granted a patent:

3. Name:

Address and postcode:

State how the applicant derived the right from the inventor to be granted a patent:

Warning

The name(s) and address(es) of the inventor(s) will be published online when the patent application is published (approximately 18 months after filing) and are likely to appear in external search engine results. You should provide a business address or a PO box address if the inventor(s) do not want their home address published online. Alternatively, an inventor may apply in writing to waive their right to have their name and address mentioned as being that of the inventor. The IPO will withhold an inventor's address on request; reasons must be provided if the inventor also wishes to withhold their name.

4. Tick and date to confirm:

- i) the person(s) named in this section (and any named on a separate sheet attached to this form) is/are the inventor(s) of the invention to which this patent application relates; and
- ii) you are authorised to submit this form to the Intellectual Property Office.

Date:

Section E - Requesting an examination

Fee £170 + £13 for each page of description over 35 pages

1. Tick and date to confirm you are authorised to submit this form and request an examination to the Intellectual Property Office.

Date:

Please note:

In order to promote efficient and high quality patent processing internationally, we are cooperating with other patent offices to share the results of searches and examinations. We are obliged to provide some information before publication to the European Patent Office. We may also provide the results of the search and any examination that has been carried out to other patent offices, even if this is prior to publication of your application.

Any sharing prior to publication of your application will be carried out on a confidential basis and the results will not become publicly available through the other patent office before publication takes place in the UK.

Section F - Fees and payment

We will only process the form with this section completed, enter totals below

To check the correct fee for this form, search on [GOV.UK for 'patent forms and fees'](https://www.gov.uk/patent-forms-and-fees)

Section B application fee:

Request an application: £120 if you pay now,
£150 if you pay later

Section C search fee:

Request a search, option (a): £200 for
international applications, plus £27 for each
claim over 25

Section C - Request a search, options (b),
(c) or (d): £240 for national applications,
supplementary searches and further
searches, plus £27 for each claim over 25

Section E examination fee:

Fee £170 + £13 for each page of
description over 35 pages

Total fee payable:

Your own reference (Optional):

Please note:

You may want to check the total fee amount you calculate - if it's wrong it could delay your application.



Patents Form 3

Patents Act 1977 (Rules 6 and 7)

Submit a late claim for priority (form 3)

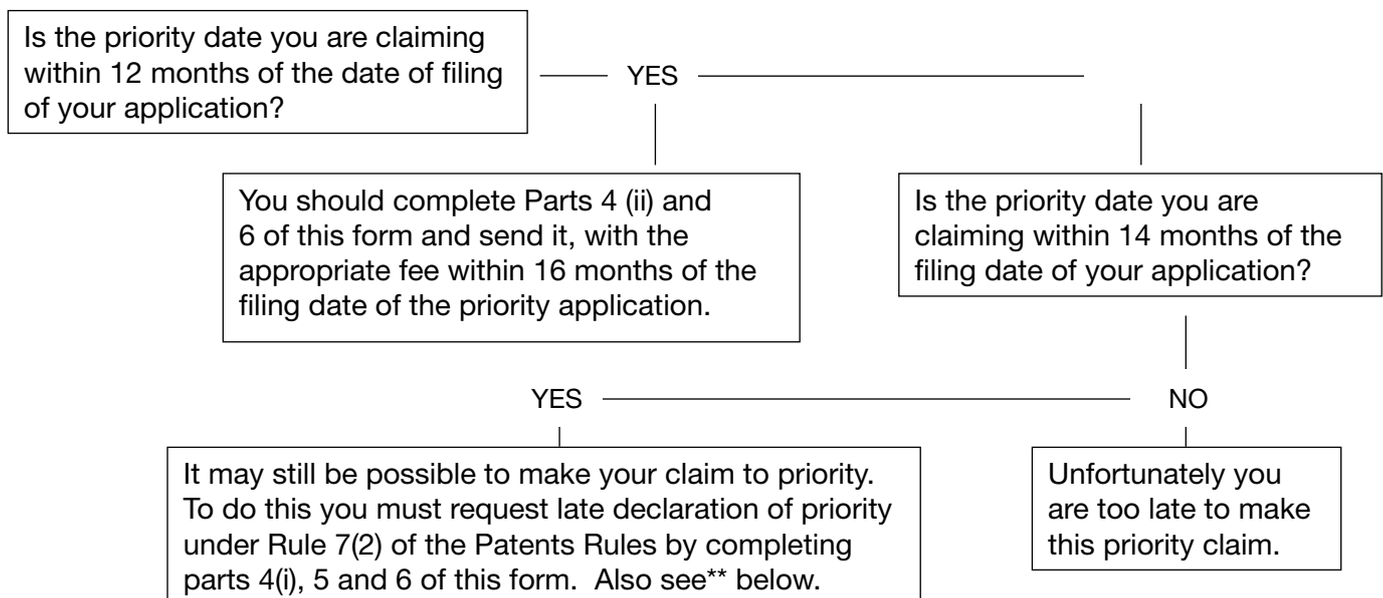
Fee: a late declaration under rule 7(2) is £200; a late claim under rule 6(2) is £55

Notes

This form is used either:

- i) to make a request for a late declaration of priority under Rule 7(2) of the Patents Rules 2007, or
- ii) to make a late claim to priority after an application has been filed (Rule 6(2)).

In order to take either of these late actions you must apply within a specified period after the filing date of the priority application (the application from which you wish to claim priority). If you do not, then it will no longer be possible to make a claim to priority from that application. The following flow chart explains the time periods for making a late claim to priority and also indicates which of the two provisions outlined in part 4 of this form you should use to make your request.



If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000. When completing the form please write your answers in capital letters using black ink or you may type them. Once you have filled in the form remember to sign and date it.

** Along with this form you should also provide supporting evidence as to why the priority claim was not made within 12 months of the filing date of the priority application. The evidence should be submitted with this form. If it is not, the Intellectual Property Office will set a deadline for submitting the evidence.

There are different fees for each type of late priority claim identified in part 4. For details of these fees and ways to pay, please contact the Intellectual Property Office.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Patent application number

3. Full name, address and postcode of
the applicant(s)

4. Is the request being made under

Before completing this section
please see the notes at the
beginning of this form

(i) rule 7(2) (to make a late
declaration of priority)

(ii) rule 6(2) (to make a late claim
to priority)

5. If (i) above why was the declaration
of priority not made within the period
specified? (Continue on a separate
sheet of paper if necessary)

6. Priority details.
Enter here the details of the Priority
application(s) being added or declared

Country

Application number

Date of filing (day/month/year)

7. Tick and date to confirm you are
authorised to submit this form to
the Intellectual Property Office

Date

8. Name and contact details
(telephone and/or email) for the
person completing this form



Intellectual Property Office

Concept House
Cardiff Road
Newport
South Wales
NP10 8QQ

Patents Form 8

Patents Act 1977(Rule 13(1) and Schedule 1)

Request for a certificate authorising the release of a sample of biological material (See the notes on the back of this form)

1. Your reference

2. Patent application number or patent number

3. Full name of the or of each patent applicant
or proprietor

4. Name of the depositary institution where the
biological material is held (see note (c))

5. Accession number and description of the deposit

6. Name and address of the or of each person
making this request

7. Full name, address and postcode in the United
Kingdom, Gibraltar or the Channel Islands to
which the certificate is to be sent

8. Name and address of the expert to whom the
sample is to be released, if not the person named
at part 6 (see note (d))

9. To be signed by the expert if one has been nominated at part 8 (see note (f))
- If a sample of the requested biological material is released to me, I undertake not to make the biological material, or any material derived from it, available to any other person; and to use the biological material, or any material derived from it, only for experimental purposes relating to the subject matter of the invention.

Signature
This can be typed
or handwritten

Date

10. (see note (e) & (f))

I/we give the undertaking in part 9 above, if not already signed by the nominated expert, and declare that the specification of the application or patent identified in part 2 discloses an invention which requires for its performance the use of the biological material identified at part 5; and that, where the application has not yet been published, I am/we are entitled to receive information and inspect documents by virtue of Section 118(4) or (5)

I/we request a certificate authorising the release of a sample of the biological material.

Signature
This can be typed
or handwritten

Date

11. Name, email address, telephone and/or mobile number, if any, of a contact point for the applicant
-

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) If the biological material is deposited with an International Depositary Authority under the Budapest Treaty, FormBP/12 should also be filled in and filed with this form.
- d) Paragraph 6 of Schedule 1 to the Patents Rules 2007 allows an applicant for a patent to restrict availability of abiological material to 'experts' until the patent is granted, by filing Patents Form 8A.
- e) If you want to obtain a sample before publication of the application, by virtue of Section 118(4), evidence should also be provided in accordance with Rule 52 of the Patents Rules 2007.
- f) These undertakings are subject to the provisions of paragraphs 4(6) and 5 of Schedule 1 to the Patents Rules 2007.
- g) Once you have filled in the form remember to sign and date it and if necessary have it signed and dated at part 9 by the nominated expert.



Patents Form 8A

Patents Act 1977 (Rule 13(1) and Schedule 1)

**Notice of the intention to restrict the availability
of samples of biological material to experts** (See the notes on the back of this form)

1. Your reference

2. Patent application number (if you know it)

3. Full name, address and postcode of the or of
each applicant

4. Name of the depositary institution where the
biological material is held

5. Accession number and description of the deposit

6. I am/we are the applicant(s) named in part 3 above
and give notice that samples of the biological material
identified in part 5 above should be available only to
experts as set out in paragraph 6 of Schedule 1 to the
Patents Rules 2007.

Signature
This can be typed or handwritten

Date

7. Name, email address, telephone and/or
mobile number, if any, of a contact point for
the applicant.

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) In order to be effective, this form must be filed before the Office has completed the preparations for publishing your application under Section 16(1) of the Patents Act 1977.
- d) The restriction will not be effective after the grant of a patent on the application.
- e) Once you have filled in this form remember to sign and date it.
- f) For details of the fee and ways to pay, please contact the Office.



Patents Form 12

Patents Act 1977 (Rule 36)

Renew patents

Fee: £90 - £810 dependent how long since patent filing date.

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) Where a renewal fee has not been paid, the IPO sends a renewal reminder to the proprietor. The renewal reminder will be sent to the address provided for this purpose. If no such address has been provided, it will be sent to the Address for Service. Use part 6 of this form if you would like to change the address to which the Intellectual Property Office sends the renewal reminder.

1. Your reference
(you do not have to supply a reference, but it may be useful for your own records)

2. Patent number

3. Which year are you paying for?
(in terms of the life of the patent, for example the 6th year)

4. Amount of renewal fee

Amount of late payment fee
(if applicable)

Total fee

5. Name, address and postcode of the person paying the fee

6. Address you would like future renewal reminders sent to

If you have previously provided an Address for Service or a specific address for the reminder, and it remains unchanged, you can leave this blank (see note c for further details)

Permanent changes of the address for service should be notified by a separate letter

Tick and date to confirm you are authorised to submit this form to the Intellectual Property Office

Date

7. Name and contact details (telephone and/or email) for the person completing this form



Intellectual
Property
Office

Concept House
Cardiff Road
Newport
South Wales
NP10 8QQ

Patents Form 14

Patents Act 1977 (Rule 32)

Request to reinstate application

Fee £200

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) You should provide supporting evidence with this form. If you do not, the Intellectual Property Office will set a deadline for submitting the evidence.
- d) For details of the fee and ways to pay, please contact the Intellectual Property Office.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Patent application number

3. Full name, address and postcode of
the applicant(s)

4. The patent application was terminated
because you failed to meet a legal
requirement by the given deadline

Why did you fail to meet this requirement?
(Continue on a separate sheet if necessary)
(See note c)

5. Tick and date to confirm you are
authorised to submit this form to
the Intellectual Property Office

Date

6. Name and contact details
(telephone and/or email) for the
person completing this form



Patents Form 16

Patents Act 1977 (Rule 40)

Restore a patent

Fee: £180

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) You must provide supporting evidence that proves the failure to renew the patent was unintentional. If you do not, the Intellectual Property Office will set a deadline for submitting the evidence.
- d) If you are changing your representative then you should also file Patents Form 51. For a representative to use an address for service in the Channel Islands or Gibraltar, they must reside or have a place of business in the United Kingdom, Isle of Man or the European Economic Area.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Patent number

3. Full name of the owner(s)

4. Name and address of the person(s)
applying for restoration
(if different to question 3)

5. Name and address of your representation
(if you are represented) (see note (d))

For a representative to use an address
for service in the Channel Islands or
Gibraltar they must reside or have a place
of business in the United Kingdom, Isle
of Man or the European Economic Area.
(including the postcode)

6. Do you want the address in part 5 above to
replace the address for service currently on
the register?

Yes

No

7. Tick and date to confirm you are authorised
to apply for the above patent to be restored

Date

8. Name and contact details (telephone
and/or email) for the person completing
this form



Patents Form 20

Patents Act 1977 (Rule 49)

Correct or update a name or address relating to a patent or patent application

Fee: No fee

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) The word “person” in this form refers to a legal entity or an individual.
- d) You can use this form to request:
 - (i) a correction under s.117 of an error in a name or address (such as a typographical error);
 - or**
 - (ii) an update of a person’s name or address.

You can correct or update a name and/or address entered in the register, or as found in any information filed at the Intellectual Property Office.

If you wish to make a correction and an update, you should use a separate form for each one.

- e) A correction or update of a **name** will be applied to all applications and patents with which the named person is associated; **whereas** a correction or update of an **address** will be applied to only the applications and patents identified in part 2 of the form.
- f) If there is not enough space for all the relevant details on any part of this form, please continue on a separate sheet of paper and write “see continuation sheet” in the relevant part(s) of the form. Any continuation sheets should be attached to this form.
- g) Do not use this form to appoint an agent; Patents Form 51 should be used instead. (<https://www.gov.uk/government/publications/appointment-or-change-of-agent>).

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Patent application or patent number(s)
(see notes **(e)** and **(f)**)

3. Full name of the applicant(s) or owner(s) (as
currently on the register or application(s))

4. Tick the appropriate box. I wish to:

i) correct an error in a name or address;

or

ii) update a name or address (see note **(d)**)

5. Name and address to be corrected
or updated

(i.e. as it currently looks in our records)

6. Corrected or new name and/or address

(i.e. as you want it to look)

I tick to confirm that the corrected or
new name in this section does not
reflect a change of ownership of
the patent or application

7. Person making this request

Name and address

The address must be in the UK, Gibraltar or the Channel Islands

We will send confirmation of the change to this person

8. Declaration

Tick and date to confirm you are authorised to submit this form to the Intellectual Property Office

Date

Name
(BLOCK CAPITALS)

9. Name and contact details (telephone and/or email) for the individual person completing this form



Patents Form 21

Patents Act 1977 (Rule 47)

Record transfer of ownership, add, change or remove licensee or security interest

Fee £65

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capitals using black ink or you may type them.
- c) You may use this form for more than one application or patent if the same transaction, instrument or event is involved. If you need more space, please attach a schedule template which can be found at <http://www.gov.uk/government/publications/application-to-register-or-give-notice-of-rights>
- d) Although you may have an address for service in the Channel Islands or Gibraltar, any representation you appoint to act for you must reside or have a place of business in the United Kingdom, the Isle of Man or the European Economic Area.
- e) If there is not enough space for all the relevant details on any part of this form, please continue on a separate sheet of paper and write "see continuation sheet" in the relevant part(s) of the form. Any continuation sheets should be attached to this form.
- f) You need to send extra documentary evidence with this form if you meet either of these conditions:
 - you're signing the form but you're not the person assigning rights or someone signing on behalf of them
 - this form relates to a mortgage or a grant of licence or security, and you're not signing it as mortgagor or grantor of the licence, or on their behalf

The documentary evidence can be, for example, a contract or probate. It can be a photocopy.

We'll scan the documents into our electronic file management systems then destroy the paper copies

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Patent application or patent number(s)
(See notes (c) and (e))

3. Full name and address of the current patent
owner(s) or applicant(s)

You can find this by searching the register:

<https://www.gov.uk/search-for-patent>

4. Full name and address of the new patent
owner(s), applicant(s), licensee or security
holder or of each person who is acquiring
or retaining the rights in the patent or
application

5. Details of the transaction, instrument or event

Transfer of ownership, for example
assignment, company merger,
court order or assent of personal
representation (tell us which type)

Licence (tell us which type)

Security agreement, for
example mortgage

Other (tell us which type)

6. Date of transfer of ownership, grant or
cancellation of a security or licence or
other rights

This should be in the dd/mm/yyyy format
and must not be in the future

7. Person making this request

Name and address

The address must be in the UK, Gibraltar or
the Channel Islands

We will send confirmation of the registration
to this person

FOR TRANSFERS OF OWNERSHIP ONLY (Q8, Q9 & 10)

8. Representation or address for service to be used by the new owner

New owners "Address for Service" in the United Kingdom, Gibraltar or the Channel Islands to which all correspondence should be sent. (See note (d))

If you do not know these details, tick the box below to confirm the address provided in box 4 will be used as the new address for service

9. If you're transferring other assets and incurring stamp duty, you need to pay it before you complete and send this form. You do not have to pay stamp duty if you're only transferring patents

I confirm no stamp duty needs to be paid

I confirm I've paid any necessary stamp duty

10. Tell us your role in the process

I am the:

Old owner

Old owner's recorded representation

New owner

New owner's representation

FOR LICENCES, MORTGAGES OR OTHER

11. Tell us your role in the process

I am the:

Current owner

Current owner's representation

Representation for licensee or grantee (security holder)

Licensee or grantee (security holder)

Other (please specify)

CONTACT DETAILS AND SIGNATURE

12. Name and contact details (telephone and/or email) for the individual person completing this form

13. Authorisation to change the register (see note (f))

Signature(s):
This can be typed or handwritten

Date:

Name(s) (block capitals)



Patents Certified Office Copy Form 23

Patents Act 1977 (Rule 46, 48 and 65)

Request a certified copy

Fee £27 per copy

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) Do not use this form to request certified copies of European patent applications, (you can only get these from the European Patent Office).
- d) Your request must relate to only one patent or application per form, though you can ask for more than one copy.
- e) Any written queries about this request for copies will be made to the address given at question 7.
- f) If you do not want the copies to be sent to you, please tell us in question 8 where to send them. If you leave question 8 blank, we'll send copies to the address in question 7. Any address must be in the United Kingdom, Isle of Man, Channel Islands or Gibraltar.
- g) If there is not enough space for all the relevant details on any part of this form, please continue on a separate sheet of paper and write "see continuation sheet" in the relevant part(s) of the form. Any continuation sheets should be attached to this form.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)
2. Patent application or patent number
(see notes (c) and (d))
3. Full name of the applicant(s) (if known)
4. Tick the box to tell us what you want a
copy of (you can only request one of these
per form, but you can get multiple copies)

A register entry with renewal details

An application as filed

A patent as granted, including register
and renewal details

Something else (please tell us)

5. How many copies do you need?
6. If the certificate you're asking for is to
support applications made outside the UK,
list the countries concerned

7. Name and address of the person(s) making this request (see note (e))

8. Name and address of the person(s) the copies should be sent to (if different from details given in part 7) (see note (f))

9. Tick and date to confirm you are authorised to submit this form to the Intellectual Property Office

Date

10. Name and contact details (telephone and/or email) for the person completing this form



Patents Uncertified Office Copy Form 23

Patents Act 1977 (Rule 46, 48 and 65)

Request an uncertified copy

Fee £7 per copy

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) Do not use this form to request certified copies of European patent applications, (you can only get these from the European Patent Office).
- d) Your request must relate to only one patent or application per form, though you can ask for more than one copy.
- e) Any written queries about this request for copies will be made to the address given at question 7.
- f) If you do not want the copies to be sent to you, please tell us in question 7 where to send them. If you leave question 7 blank, we'll send copies to the address in question 6. Any address must be in the United Kingdom, Isle of Man, Channel Islands or Gibraltar.
- g) If there is not enough space for all the relevant details on any part of this form, please continue on a separate sheet of paper and write "see continuation sheet" in the relevant part(s) of the form. Any continuation sheets should be attached to this form.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Patent application or patent number
(see notes (c) & (d))

3. Full name of the applicant(s) (if known)

4. Tick the box to tell us what you want a
copy of (you can only request one of these
per form, but you can get multiple copies)

A register entry with renewal details

An application as filed

A patent as granted, including register
and renewal details

Something else (please tell us)

5. How many copies do you need?

6. Name and address of the person(s) making this request (see note (e))

7. Name and address of the person(s) the copies should be sent to (if different from details given in part 6) (see note (f))

8. Tick and date to confirm you are authorised to submit this form to the Intellectual Property Office

Date

9. Name and contact details (telephone and/or email) for the person completing this form



Intellectual Property Office

Concept House
Cardiff Road
Newport
South Wales
NP10 8QQ

Patents Form 28

Patents Act 1977 (Rule 43)

Application by the proprietor of a patent for an entry to be made in the register that licences under the patent are available as of right (See the notes on the back of this form)

1. Your reference

2. Patent application number

3. 'Full name and address of the, or of each, patent proprietor'

Patents ADP number (if you know it)

4. Name of your agent (if you have one)

'Address for Service' in the United Kingdom, Gibraltar or the Channel Islands to which all correspondence should be sent.
(see note (d))

Patents ADP number (if you know it)

5. I/We desire that licences under the patent shall be available as of right. I am/We are not prevented by contract from granting licences under the patent.

Signature
This can be typed or handwritten

Date

6. Name, email address, telephone and/or mobile number, if any, of a contact point for the applicant.

Patents number

Confirmation of an entry in the register

Your reference

This is to confirm that an entry has been made in the register under Rule 43 (Licences under the patent are to be available as of right).

If you complete this confirmation slip the Office will stamp and send it to the address you give in the box below

Office stamp

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) Once you have filled in the form remember to sign and date it.
- d) Any agent you appoint must have an address for service in the United Kingdom (including the Isle of Man), Gibraltar or the Channel Islands. They must also reside or have a place of business in the UK, Isle of Man or the European Economic Area. You do not need to provide this information on the form, but we may ask to confirm it if the agent's address for service is in Gibraltar or the Channel Islands. You can appoint an agent or address for service by sending us a completed Patents Form 51 or a letter giving the appropriate details.



Intellectual Property Office

Concept House
Cardiff Road
Newport
South Wales
NP10 8QQ

Patents Form 30

Patents Act 1977 (Rule 43)

Application by the proprietor of a patent to cancel an entry in the register that licences under the patent are available as of right (See the notes on the back of this form)

1. Your reference

2. Patent number

3. Full name of the or of each patent proprietor

Patents ADP number (if you know it)

4. Name of your agent (if you have one)

'Address for Service' in the United Kingdom, Gibraltar or the Channel Islands to which all correspondence should be sent.

(see note (d))

Patents ADP number (if you know it)

5.

I/We desire that the entry in the register that licences under the patent are available as of right should be cancelled; I/We enclose the balance of all renewal fees which would have been paid if the entry had not been made; I/We declare that all licensees, if any, consent to this application.

Signature

This can be typed or handwritten

Date

6. Name, email address, telephone and/or mobile number, if any, of a contact point for the applicant.

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) Once you have filled in the form remember to sign and date it.
- d) Although you may have an address for service in the Channel Islands or Gibraltar, any agent you appoint to act for you must reside or have a place of business in the United Kingdom, the Isle of Man or the European Economic Area.



Patents Form 34

Patents Act 1977 (Rule 30A)

Pay grant fees for patent application

Fee: £27 for each additional excess claim £13 for each additional excess page

Notes

- a) If your request for an examination was filed before 6 April 2018, you do not need to complete this form.
- b) Write your answers in capital letters using black ink or you may type them.
- c) Excess claims are those numbered 26 and above. You should complete part 4 of this form if (i) the Office has notified you that your application complies with the Patents Act and Rules, and (ii) your application has more than 25 claims, and (iii) it has more claims than it had when you requested (and paid the fee for) search under section 17(1). A grant fee is due in this situation, based on the increase in the number of excess claims.
- d) Excess pages are pages of description numbered 36 and above. You should complete part 5 of this form if (i) the Office has notified you that your application complies with the Patents Act and Rules, and (ii) your application has more than 35 pages of description, and (iii) it has more pages of description than it had when you requested (and paid the fee for) an examination. A grant fee is due in this situation, based on the increase in the number of excess pages.
- e) For details of the fee and ways to pay, please contact the Intellectual Property Office.
- f) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Patent application number

3. Full name, address and postcode
of the applicant(s)

4. Increase in the number of excess claims
since you requested a search under s.17(1)

(Leave blank if your request for a search
was filed before 6 April 2018)

(see also note (c))

5. Increase in the number of excess pages
since you requested examination

(see also note (d))

6. Tick and date to confirm
you are authorised
to submit this form to the
Intellectual Property Office

Date

7. Name and contact details (telephone and/
or email) for the person
completing this form



Patents Form 49

Patents Act 1977 (Rule 54)

Request to be informed of future events relating to a Patent application or patent (caveat)

(See the notes on the back of this form)

Fee £35

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) You can use this form to ask to be informed when:
 - i) a request for substantive examination has been filed or the prescribed period for doing so has expired without the request having been filed;
 - ii) a patent application has been published;
 - iii) notice of grant of a patent has been published under section 24
 - iv) an application for a patent has been withdrawn, or terminated;
 - v) a renewal fee has been paid within the period specified in section 25(4);
 - vi) a patent has ceased to have effect and/or an application for restoration of a patent has been filed;
 - vii) an opinion has been requested under rule 93;
 - viii) an entry has been made in the register;
 - ix) an application has been made to register a transaction, instrument or event under rule 47;
 - x) a matter has been published in the journal, if the nature of that matter is specified in part 4 of this form; and
 - xi) any document may be inspected in accordance with rule 51 or 53.
- d) You can ask to be informed of the first event to happen from a list you give on this form. If you want to be informed of each of several events, you must file a separate form and pay a separate fee for each one.
- e) Once you have filled in this form, remember to sign and date it.
- f) For details of the fee and ways to pay, please contact the Intellectual Property Office.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Application or patent number

3. Full name of the or of each
patent applicant or proprietor

4. What event(s) listed in note (c) do
you want to be informed of?
(see notes (c) & (d))

5. Name, address and postcode to
which the information should
be sent

6. Tick and date to confirm you are
authorised to submit this form to the
Intellectual Property Office

Date

7. Name, email address, telephone, and/
or mobile number, if any, of a contact
point for the applicant



Patents Form 51

Patents Act 1977 (Rule 101)

Change representation

Fee: No fee

Notes

- a) This form must be completed by the newly appointed representation.
- b) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- c) Write your answers in capital letters using black ink or you may type them.
- d) This form is for use where a person who is already involved in a proceeding under the Act appoints an agent for the first time or appoints a new agent in place of another.
- e) The form may be used for more than one application or patent if the same authorisation has been given. In this situation, if there is not enough room for all the details at part 2 write “see attached list” and give the details on a separate sheet of paper.
- f) Although you may have an address for service in the Channel Islands or Gibraltar, any representation must reside or have a place of business in the United Kingdom, the Isle of Man or the European Economic Area.
- g) Any request for change of representation for a patent that is Pre A-Publication must be supported by evidence of authority to act.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Patent application or patent number(s)
(see note (e))

3. Full name and address of the person, or of
each person, you are authorised to act for

4. Name of representation

“Address for Service” (including
postcode) in the United Kingdom,
Gibraltar or the Channel Islands to which
all correspondence should be sent
(see note (f))

5. Have you been authorised to act in all
matters relating to the above application(s)
or patent(s)?
If ‘no’ please give details of the extent of
your appointments

6. Tick and date to confirm you have been
appointed by the person(s) named in
question 3 to act as representation as
stated in question 5

Date

7. Name and contact details (telephone
and/or email) for the person completing
this form



Patents Form 52

Patents Act 1977 (Rules 108(2) and 108(3))

Request to extend a prescribed time limit

Fee: £175

Notes

- a) This form is used either:
- i) To request a two month extension (where no such request has been made previously) to a time period prescribed by the rules listed in part 2 of Schedule 4 of the Patents Rules, or
 - ii) To request the Comptroller to otherwise extend (or further extend) a time period prescribed by the rules listed in part 2 of Schedule 4 of the Patents Rules.

Where the request is made under (ii) above you must send evidence supporting the grounds for the request either with this form or as soon as possible afterwards (unless the Intellectual Property Office otherwise directs).

- b) If the time period you wish to extend appears in part 3 of Schedule 4 of the Patents Rules you may request an extension of two months to these periods under the provisions of (i) above (rule 108(2)). Further extensions for these time periods are available under rule 108(3) however you should contact the Intellectual Property Office for advice on when these extensions are available.
- c) Information on the rules listed in Schedule 4 of the Patents Rules and copies of the schedule itself can be obtained from the Intellectual Property Office.
- d) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- e) Write your answers in capital letters using black ink or you may type them.
- f) This form is for requesting an extension to a prescribed time limit (a time limit that's set out in law).

To request an extension to a specified time limit (one set by the IPO or by an examiner, for example), send a letter explaining your request to: Intellectual Property Office Concept House Cardiff Road Newport South Wales NP10 8QQ.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Patent application or patent number

3. Full name of the applicant(s)
or owner(s)

4. Is the request being made under

(i) rule 108(2) (for an extension of
two months)

Or

(ii) rule 108(3) (for further extension or an
extension of more than two months)?

5. Which form, fee, document or
information are you filing late, or which
time period do you wish to extend?

6. Tick and date to confirm you are
authorised to submit this form to the
Intellectual Property Office

Date

7. Name and contact details (telephone
and/or email) for the person
completing this form



Patents Form 54

Patents Act 1977 (Rules 56 and 57))

Filing a translation in connection with a European patent or a European patent application
(See the notes on the back of this form)

1. Your reference:	
--------------------	--

2. European patent number or publication number of application:	
---	--

3. Full name and address of the or of each applicant for or proprietor of the European patent (UK):	
---	--

Patents ADP number: <i>(if you know it)</i>	
--	--

4. What kind of translated document listed at note (c) are you sending with this form? <i>(Answer by writing 1 or 2)</i>	
---	--

5. Date when the European patent (UK) was granted or amended <i>(see note (f))</i>	
---	--

6. 'Address for Service' in the United Kingdom, Gibraltar or the Channel Islands to which all correspondence should be sent. <i>(see note (g))</i>	
---	--

Patents ADP number: <i>(if you know it)</i>	
--	--

7. Do you want the address in part 6 above to be the address for service recorded on the Register or to replace the address for service currently on the Register? <i>(If so then write 'YES')</i>	
--	--

8. Signature: This can be typed or handwritten		Date:	
---	--	-------	--

9. Name, email address, telephone and/or mobile number, if any, of a contact point:	
---	--

Notes

- a) *If you need help to fill in this form or you have any questions, please contact the Office on 0300 300 2000.*
- b) *Write your answers in capital letters using black ink or you may type them.*
- c) *This form must be used when filing:*
 - 1) *a translation into English of the claims of an application for a European patent (UK) (section 78(7) applies); or*
 - 2) *the correction of any such previously-filed translation, provided that the correction is intended to correct the scope of protection conferred by the translation to accord with the broader scope of protection conferred by the translated document (section 80(3) applies).*
- d) *A written request for correction of an error in the original language specification of a European patent (UK) should be made under rule 105. A written request for correction of a previously filed translation other than as described in note c(2) above should also be made under rule 105.*
- e) *You must file this form and the translation with an additional copy of each. If you want to file different translations you must use a separate form for each translation.*
- f) *If you are filing a translation of the claims of an application for a European patent (UK) in accordance with note c(1) then leave part 5 blank. If you are filing a correction of a translation in accordance with note c(2) then you should state in part 5 the date on which the grant or amendment of the European patent (UK) was mentioned in the European Patent Bulletin.*
- g) *Although you may have an address for service in the Channel Islands or Gibraltar, any agent you appoint to act for you must reside or have a place of business in the United Kingdom, the Isle of Man or the European Economic Area.*
- h) *Once you have filled in this form remember to sign and date it.*



Patents Form SP1

Patents Act 1977 (Rule 116(1))

Application for grant of a Supplementary Protection Certificate

Fee: £330

Reminder

When you apply for a certificate, related documents are open to public inspection. You can ask for specific documents to be kept confidential, for example marketing authorisations (or parts of them). To do this, post or upload a letter with your application that says which documents or parts of documents you want kept confidential and the reasons why

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) If there is not enough space for all the relevant details on any part of this form, please continue on a separate sheet of paper and write “see continuation sheet” in the relevant part(s). Any continuation sheet should be attached to this form.
- d) Although you may have an address for service in the Channel Islands or Gibraltar, any representation you appoint to act for you must reside or have a place of business in the United Kingdom, the Isle of Man or the European Economic Area.
- e) In some cases, an authorisation in Switzerland may constitute the first authorisation in the European Economic Area in relation to Liechtenstein. Please refer to the Office’s Manual of Patent Practice for more information.
- f) You only need to fill in the “fees and payments” section if you are submitting this form by post. If you choose to upload your form, you’ll be asked to pay online then.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Certificate application number
(the Intellectual Property Office
will complete in this part)

3. Full name, address and postcode of
the applicant or of each applicant.
(underline all surnames)

4. Name of representation
(if you are represented)

“Address for service” in the United
Kingdom, Gibraltar or Channel Islands
to which all correspondence should
be sent
(including the postcode) (see note (d))

5. Are you applying for a certificate under
(a) the Regulation for medicinal products
(No. 469/2009)? (b) the Regulation for
plant protection products. (No.1610/96)?
(Answer by writing (a) or (b))

6. What is the product that you want
to protect?
(Identify the active ingredient(s) or active
substance(s). If possible use chemical or
generic names)

7. Number, title and expiry date of the
basic patent (GB or EP(UK)) If the patent
was granted after the date of the earliest
authorisation(s) in 8a or 8b below, give
the patent grant date also

(The expiry date is the day
before the 20th anniversary of
the filing date)

Number:

Title:

Expiry Date:
(day/month/year)

Grant Date:
(day/month/year)

8a. Number, date, and territory of the first authorisation to place the product on the market in the UK, GB or NI

(Articles 3 and 8(1)(b) of the Regulations see the note at the end of this section)

Number:

Date:
(day/month/year)

Territory covered:
(UK, GB, or NI)

8b. Where there is more than one such authorisation as referred to in 8a, the number, date, and territory of the further authorisation(s)

Number:

Date:
(day/month/year)

Territory covered:
(UK, GB, or NI)

Number:

Date:
(day/month/year)

Territory covered:
(UK, GB, or NI)

NOTE: “First” in relation to the marketing authorisation in 8a means the first in that particular territory. Authorisations that are the first in other UK territories should also be included in the application in 8b. In some cases, the first marketing authorisation in respect of Northern Ireland may be a European Marketing Authorisation granted through the centralised system under Regulation (EC) No 726/2004, which has effect in Northern Ireland by operation of the Northern Ireland Protocol. For European Marketing Authorisations, the date the authorisation takes effect is the date of notification to the applicant of the grant of this authorisation; this date should be entered in box 8a, 8b or 9 if appropriate.

9. If there are any authorisations granted in the EEA prior to the earliest authorisation(s) in 8a or 8b, give the information requested about the first such authorisation

(Article 8(1)(c) of the Regulations; see note (e) at the beginning of this form)

State and Number:

Date:
(day/month/year)

Identity of the product authorised:

Legal provision under which the authorisation took place:

10. If you are filing any of the following documents, state which (Answer by ticking (a) - (f) as appropriate)

- a) Copy (or copies) of any authorisation(s) listed at 8a and 8b above
- b) Notice publishing authorisation at 9 above (Article 8(1)(c) of the Regulations)
- c) Verified translation of (b) if not in English
- d) Information showing that the product is protected by the basic patent
- e) Excerpt from the OJEU showing the notification date of a centralised authorisation granted under Regulation (EC) No 726/2004. (see note in section 8)

f) Other (please specify)

11. Tick and date to confirm you are authorised to submit this form to the Intellectual Property Office

Date:

12. Name and contact details (telephone and/or email) for the person completing this form.



Intellectual
Property
Office

Concept House
Cardiff Road
Newport
South Wales
NP10 8QQ

Patents Form SP2

Patents Act 1977 (Rule 116(5))

Payment of annual fees (and additional fee for late payment)

Fee: £800-£5,340 in accordance with Rule 6(2) Patents (Fees) Rules 2007

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Certificate application number

3. Full name of the
certificate holder(s)

4. When are or were the annual fees due?

5. What period do you want the certificate
to be effective for?

6. Amount of annual fees

Amount of late payment fee

Total amount paid

7. Name and address of the
person paying the fee

8. Normally, we will send a certificate that
the fees have been paid to the address
at 7 above. If you want us to send this
to a different address, give the name,
address and postcode here

9. Name and contact details
(telephone and/or email) for
the person completing this form



Patents Form SP3

Patents Act 1977 (Rule 76(3))

Application for declaration of lapse or invalidity, or to revoke an extension of the duration of a supplementary protection certificate

Fee: £65

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) If there is not enough space for all the relevant details on any part of this form, please continue on a separate sheet of paper and write “see continuation sheet” in the relevant part(s) of the form. Any continuation sheets should be attached to this form.
- d) You must file this form in duplicate if you are submitting this form by post.
- e) You must also file two copies of a statement in which you should set out
 - the facts and grounds which you rely on
 - what you want the Intellectual Property Office to decide
- f) Although you may have an address for service in the Channel Islands or Gibraltar, any representation you appoint to act for you must reside or have a place of business in the United Kingdom, the Isle of Man or the European Economic Area.
- g) You only need to fill in the “fees and payments” section if you are submitting this form by post. If you choose to upload your form, you’ll be asked to pay online then.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Certificate number

3. Full name of the certificate
holder, or full name of each
holder if there is more than one

4. Full name, address
and postcode

5. Is this application for: (Answer by ticking (a), (b), (c), (d) or (e))
- a) A declaration of lapse under Article 14(1)(d) of the Regulation for medicinal products (No. 469/2009)?
 - b) A declaration of invalidity under Article 15 of the Regulation for medicinal products (No. 469/2009)?
 - c) Revocation of an extension of the duration of a supplementary protection certificate under Article 16 of the Regulation for medicinal products (No. 469/2009)?
 - d) A declaration of lapse under Article 14(1)(d) of the Regulation for plant protection products (No. 1610/96)?
 - e) A declaration of invalidity under Article 15 of the Regulation for plant protection products (No. 1610/96)?

6. Name of your representation
(if you are represented)

“Address for service” (including
postcode) in the United Kingdom,
Gibraltar or Channel Islands to which
all correspondence should be sent
See note (f)

7. Signature (this can be
typed or handwritten)

Date

8. Name and contact details (telephone
and/or email) for the person completing
this form



Patents Form SP4

Patents Act 1977 (Rule 116(1))

Application for grant of an extension to a Supplementary Protection Certificate

Fee: £270

Reminder

When you apply for a certificate, related documents are open to public inspection. You can ask for specific documents to be kept confidential, for example marketing authorisations (or parts of them). To do this, post or upload a letter with your application that says which documents or parts of documents you want kept confidential and the reasons why.

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Intellectual Property Office on 0300 300 2000.
- b) Write your answers in capital letters using black ink or you may type them.
- c) If there is not enough space for all the relevant details on any part of this form, please continue on a separate sheet of paper and write “see continuation sheet” in the relevant part(s). Any continuation sheet should be attached to this form.
- d) Although you may have an address for service in the Channel Islands or Gibraltar, any representation you appoint to act for you must reside or have a place of business in the United Kingdom, the Isle of Man or the European Economic Area.
- e) You only need to fill in the “fees and payments” section if you are submitting this form by post. If you choose to upload your form, you’ll be asked to pay online then.

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Granted certificate number or certificate
application number

(If you are filing for an extension at the
same time as making an application for a
certificate the Intellectual Property Office will
fill in this part. If you already have a granted
certificate you should enter its number and
expiry date)(Article 8(2) and 8(3))

Expiry date of granted certificate
(day/month/year)

3. Full name, address and postcode of the
applicant or of each applicant
(underline all surnames)

4. Name of representation
(if you are represented)

“Address for service” in the United
Kingdom, Gibraltar or Channel Islands to
which all correspondence should be sent.
(Including the postcode) (see note (d))

5. What is the product that you want to
protect?

(Identify the active ingredient(s) or active
substance(s). If possible use chemical or
generic names. If a certificate has been
granted use the definition on the
granted certificate)

6. Number, title and expiry date of the basic patent (GB or EP(UK))

(The expiry date is the day before the 20th anniversary of the filing date)

Number:

Title:

Expiry Date:
(d/m/y)

7a. Number, date, and territory of the UK, GB, or NI authorisation containing the statement of compliance with an agreed completed paediatric investigation plan as referred to in regulation 58A(2)(a) of the Human Medicines Regulations 2012

Number:

Date:
(d/m/y)

Territory covered:
(UK, GB, or NI)

7b. Where there is more than one such authorisation as referred to in 7a, the number, date and territory of the further authorisation(s)

Number:

Date:
(d/m/y)

Territory covered:
(UK, GB, or NI)

Number:

Date:
(d/m/y)

Territory covered:
(UK, GB, or NI)

8. State which of the following documents you are filing. (Answer by ticking (a) - (c) as appropriate)

a) Copy of the statement(s) or copy of the authorisation(s) containing the statement(s) indicating compliance with an agreed completed paediatric investigation plan referred to in 7, (Article 8(1)(d)(i) of the Regulation)

b) Copy of the granted certificate referred to in 2 (if applicable) (Article 8(3) of the Regulation)

c) Other (please specify)

9. Tick to confirm to request a grant of an extension of certificate on the basis of this application

Date:

10. Name and contact details (telephone and/or email) for the person completing this form



Patents Form SP5

Patents Act 1977 (Rule 116(A)(1))

Notification under the Supplementary Protection Certificate 'manufacturing waiver'
(Article 5(2) of Regulation 469/2009)

Fee: No fee

1. Tick a box to tell us what type of notification this is

A new notification (Article 5(2)(b))

An update of an existing notification
(Article 5(2)(c))

2. SPC number

3. Full name, address and
postcode of the maker:
(underline all surnames)

4. Purpose of making:

Export

Storing

Export and storing

5. For medicinal products to be exported to countries outside the United Kingdom, the Isle of Man and the Member States of the European Union, the reference number of the marketing authorisation, or the equivalent of such authorisation, in each country of export, as soon as it is publicly available



Patents Form SP6

Patents Act 1977 (Rule 116A(2))

Notification of marketing authorisation(s) granted after submission of an application
for a Supplementary Protection Certificate

(Article 13A of Regulations 469/2009 and 1610/96)

Fee: No fee

1. Your reference
(you do not have to supply a reference,
but it may be useful for your own records)

2. Granted certificate number or
certificate application number

3. Number, date and territory of the
relevant UK, GB, or NI authorisation(s)
granted after submission of the
application for a certificate (Article 13A)

Number

Date
(date/month/year)

Territory covered (UK, GB, or NI)

Number

Date
(date/month/year)

Territory covered (UK, GB, or NI)