Foreword

Quality has always been the EPO’s number one priority. And for good reason. The European innovation sector – and, to a great extent, our economy – is dependent upon timely access to legally robust intellectual property protection. Given its evident importance, the EPO took a landmark decision last year to introduce greater transparency into its quality management system (QMS). In June 2017 we published a report for the very first time that presented a clear and comprehensive overview of the steps we’re taking to ensure that quality not only remains high, but also continues to improve.

The report has been welcomed by the EPO’s users. As prime benefactors of higher quality patents and services, our applicants have now been able to obtain valuable insight into the various measures under way: audits, quality control, timeliness and conformity assurance being just some of those systematically addressed in the Quality Report. It is therefore with great pleasure that we are now publishing our second such assessment, further establishing this as a fixture in our calendar of transparency initiatives.

Since the first report was published, the EPO has seen more demand for European patent protection and in 2017 the number of applications rose by 3.9% over the previous year’s figure. At the same time, the EPO has been able to respond with efficiency measures that have produced more search, examination and opposition products than ever before. More patents were also granted and last year we broke the 100,000 mark for the first time, reaching 105,635.

Yet these gains count for little if inventors do not have access to the very highest quality patents. So, against this rising demand and corresponding production, the EPO has maintained an unrelenting focus on its efforts to ensure that the EPO remains a leading light for quality.

In December our QMS was recertified with the very latest ISO 9001 standard. The EPO was in fact one of the first major organisations to achieve this, and we did so with no instances of non-conformity – demonstrating just how seriously we take the issue of quality at the EPO.

In addition, the EPO has undergone a reorganisation to ensure that we now have a complete end-to-end patent granting process, which will reduce hand-over points between departments and so help to mitigate the few opportunities for error. And at the same time, we’re preparing ourselves to ensure quality in the future. For example, the well-established policy on patenting computer-implemented inventions is continually assessed to ensure we are able to deal effectively with rapidly increasing volumes of patent applications for artificial intelligence.

This overview of the current situation and our QMS enables our readers to acquire a full understanding of how quality is evolving at the EPO. With user satisfaction increasing, more opportunities for user feedback and more positive quality audits, we are not only maintaining momentum in this field, we have once again set a course for higher quality, long into the future.

Benoît Battistelli
President
The EPO vision and mission

Our vision – what we want to be

With expert, well-supported staff, motivated to set worldwide standards in quality and efficiency, we will continue to contribute to innovation across Europe, and play a leading role in developing an effective global patent system. All our relationships – within our Office and with partners around the world – will prosper through trust, transparency, fairness and mutual respect. Our processes will empower our people to use their knowledge and skills to the full.

Our mission – what we do

As the Patent Office for Europe, we support innovation, competitiveness and economic growth across Europe through a commitment to high quality and efficient services delivered under the European Patent Convention.
Foreword

The EPO Quality Policy

1. Introduction

2. Quality and efficiency
   2.1 Legal certainty
   2.2 Continual improvement
   2.3 Modernising the EPO’s way of working
   2.4 Recruitment and training
   2.5 The EPO’s prior-art collection

3. Quality assurance in the patent process
   3.1 Early certainty
   3.2 Timeliness of opposition
   3.3 Quality assurance in the patent process
   3.4 Conformity Assurance for Search and Examination (CASE)
   3.5 Product audit
   3.6 Operational Quality Control of Patent Administration (PA-OQC)
   3.7 Classification quality assurance
   3.8 Patent information and post-grant activities
   3.9 Customer services
   3.10 Audits of the quality management system

4. Users and stakeholders
   4.1 Sources of user feedback
   4.2 Meetings with users
   4.3 Overall satisfaction levels
   4.4 Complaints

5. Concluding remarks
The EPO Quality Policy

The EPO is dedicated to meeting or exceeding its stakeholders’ needs and expectations and to remaining global quality leader in patent products and services. The performance and reliability of the EPO are based on the professional competence and personal responsibility of its management and staff. The management and staff commit themselves to the following principles:

Legal certainty
The users of the European patent system expect that patents granted by the EPO have the highest presumption of legal validity. The EPO therefore grants patents and provides decisions fully consistent with the applicable legal framework, in particular the requirements of the EPC and other international treaties, in both an efficient and timely manner.

Service
The EPO provides reliable, efficient and effective services for the benefit and satisfaction of all users of the European patent system and European society.

Continual improvement
The EPO commits itself to continually improving its training, tools, procedures and processes with a view to enhancing the thoroughness, consistency and timeliness of its products and services and the skills and competences of its staff.

Involvement
The EPO has a culture that encourages and empowers management and staff to participate in quality improvement activities.

Informed decision making
Decisions taken at the EPO are based on facts enabling it to review, challenge and adapt planned actions as well as to improve the products and services it delivers.

Openness
The EPO engages with its users to enhance the quality and effectiveness of its processes and services.

Commitment
The top management of the EPO is committed to this Quality Policy through active participation in quality improvement activities and leadership by example.

In pursuing these principles the EPO builds on the culture of quality and excellence that has established its reputation.
1. Introduction

The EPO’s ISO 9001:2015 certified Quality Management System supports continual improvement and is a crucial element of the EPO’s Quality and Efficiency strategy.

In 2014, the EPO began the process of improving its timeliness performance with the Early Certainty from Search initiative, whereby it committed itself to issuing search reports and written opinions within six months of receipt. Within just two years, the EPO achieved that aim. It is now concentrating on improving timeliness in its examination and opposition procedures and is well on track to achieve the goals it has set itself by 2020.

Timeliness, however, is just one aspect of quality. EPO working methods ensure that search, examination and opposition quality are day-to-day priorities. For example, all decisions to grant, maintain or refuse an application, be it at the examination or opposition stage, are jointly taken by an examining or opposition division comprised of three qualified examiners. In addition to ensuring high levels of quality, these divisions therefore have an important role in ensuring harmonisation amongst examiners, which in turn leads to consistency and predictability for our users.

Feedback from our stakeholders is also crucial in helping us to improve, so we invest heavily in meeting and listening to our users. We conduct extensive user surveys to better understand their needs and gauge how we need to improve in order to meet those needs.

At the EPO core tasks are not outsourced, meaning that highly qualified EPO examiners handle all search, examination and classification duties and that third parties do not process our applicants’ intellectual property. Furthermore, our staff have access to the largest and most comprehensive prior-art databases in the world. At present, these contain more than one billion records including over three million standards-related documentation and over 50 million patent documents of Asian origin. Prior art in all languages is now more accessible to EPO examiners through the ever-increasing global use of CPC and our machine translation tools. These important resources ensure that EPO examiners continue to deliver highly-regarded search and examination services.

These measures have all contributed to a steady increase in our users’ satisfaction with our searches (74% in 2011, 83% in 2017), our examinations (71% in 2011, 76% in 2017) and the services offered by our formalities officers (74% in 2011, 89% in 2017).

Alberto Casado
Vice-President DG 1
2. Quality and efficiency

Companies and inventors from around the world rely on EPO services when seeking patent protection for the European market. To keep up with growing demand, the EPO has taken measures to increase its capacity and efficiency while working to enhance its high quality standards. These have led to further increases in performance in 2017.

Last year, the EPO’s 4,378 patent examiners, supported by 626 formalities officers, delivered 414,269 searches, examinations and oppositions, an increase of 4.6% on the previous year. This growth in production went hand in hand with record levels of productivity. As a result, the stock of pending cases was significantly reduced.

The EPO published almost 106,000 granted patents in 2017, up by 10.1% on 2016, and the highest number ever. The EPO managed this thanks to the hard work of our staff, the addition of 157 new examiners, and the changes resulting from our quality and efficiency policy.

All of this was achieved with a measurable increase in quality resulting from a concerted focus on implementing quality action plans throughout the EPO. The EPO’s most recent quality indicators show a high degree of customer satisfaction, and the latest edition of an independent survey of patent professionals again rates the EPO top among the world’s largest patent offices for patent quality and service.

2.1 Legal certainty

The EPO is duty-bound to protect the interests of applicants and the public by granting patents in a fair, consistent and efficient manner. To that end, its main priority is to ensure that the patents it grants are fully compliant with the provisions of the European Patent Convention (EPC).

The EPC1 is the cornerstone of quality at the EPO. It specifies what may and may not be patented by outlining the criteria which applications must meet before they are granted. The EPC also governs the EPO’s relationships with its applicants and third parties. For example, no patent may be granted or refused either in examination or opposition without three skilled examiners reviewing the case and taking a joint decision.2 Applicants, moreover, have the right to be heard3 and third parties also have the right to file observations,4 or even oppose a granted patent5. The EPC also provides for a right to appeal EPO decisions before the boards of appeal, which carry out an independent review at second instance.6

The EPC, therefore, is a robust legal framework that imposes quality controls and provides the checks and balances necessary to ensure fair treatment, consistency and predictability.

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2 Articles 18 and 19 EPC.
3 Article 113 EPC.
4 Article 115 EPC.
5 Article 99 EPC.
6 Article 106 EPC.
In 2011, the President of the EPO launched five strategic roadmaps, one of which aimed to modernise the EPO’s Quality Management System (QMS). A key objective of the Quality Roadmap was to align the QMS with the ISO 9001:2008 standard. The QMS first achieved ISO 9001 certification in 2014 for the patent granting process.

Since then, the EPO has invested significantly in quality. The scope of its QMS was extended to cover patent information and other post-grant activities in 2015 and made ready for the inclusion of the Unitary Patent in 2016. In 2017, recertification under the ISO 9001:2015 standard was achieved for the entire patent process.

Figure 1
Development of the EPO’s QMS

The QMS has brought a number of benefits for both the EPO and its stakeholders, for example:

- From an organisational perspective, there is now a greater focus on quality than ever before, management oversight has been strengthened and staff involvement in quality-improvement measures has increased.
- The EPO now has better control over all of its work processes and has reduced deficiencies before proposals for the grant of a patent are sent to applicants.
- Greater efficiency and service-oriented management decisions have resulted in improved services and timeliness.
2.3 Modernising the EPO’s way of working

In 2017, the EPO began the process of reorganising its operational units. This involved merging the directorates-general previously responsible for patent examination and operational support. The new structure was implemented on 1 January 2018.

The changes have brought formalities officers and patent examiners into teams so that they work more closely together on processing patent applications under a single management line. In terms of efficiency and quality, the new structure reduces hindrances at procedural handover points between departments, thereby lessening the scope for delays and opening up potential new synergies. Moreover, the closer proximity and co-operation between formalities officers and examiners enhances the harmonisation of practices and minimises opportunities for errors to occur in the process.

The EPO’s QMS, which follows a process approach in accordance with the ISO 9001:2015 standard, facilitated the transition to the new operational structure. It has been aligned with the new operational structure and is being further improved to ensure that it will continue to deliver quality and efficiency improvements.

2.3.1 New Principal Directorate User Support and Quality Management (PDUSQM)

“On 1 November 2017, the Directorate Customer Relations was merged with Directorate Quality Analysis and Policy and Directorate Quality Support to form the new Principal Directorate User Support and Quality Management. This merger emphasises the importance of supporting EPO users and making their needs the focus of the EPO’s quality efforts. The Directorate User Support (DUS) provides first-line customer service and support to applicants. The information gathered by DUS can now be fed directly into the continual improvement cycle managed by Directorate Quality Management (DQM). This enables us to create synergies and improvement opportunities faster and more directly in response to user input, which can, in turn, be expected to raise the level of user satisfaction.”

Niclas Morey, Principal Director User Support and Quality Management

“User feedback is a direct input for our continual improvement activities.”
2.3.2 Three industrial sectors

With the restructuring of the core business, the EPO has implemented a true end-to-end patent granting process. The new Directorate-General – “Patent Granting Process” has been structured in three sectors which mirror the industrial reality and reflect changing trends in major areas of patenting activity: information and communications technology; mobility and mechatronics; healthcare, biotechnology and chemistry. With these three sectors, the EPO has put in place a more agile and responsive structure to best serve applicants’ expectations of timely, high-quality and cost-efficient services.

Business continuity with high quality is assured in each sector by the three new Chief Operating Officers, whilst in parallel the leaner senior management team can take faster business and operational decisions.

Information and Communications Technology

“The central principle of information and communications technology (ICT) concerns the storage, retrieval, manipulation and transmission or receipt of information electronically in digital form. However, a growing number of previously stand-alone electrical devices and process have become reliant on data. The EPO therefore applies a very broad definition of ICT that includes not only the central technologies of telecommunications and computers but also the vast array of classic electrophysics fields. The EPO’s ICT sector, therefore, mirrors the same transitions as industry itself has been going through.

Crucial to the quality of patenting in the ICT sector is our ability to apply a rigorous and harmonised approach to inventions implemented by software, or computer-implemented inventions (CII) as they are more commonly termed. The EPO’s ability to deliver legal certainty in this area is due to a comprehensive, coherent and long-standing body of case law; a highly competent, experienced workforce with a three-person division for each patent; and continuous updates to our Guidelines. The EPO is therefore well equipped to handle technological challenges in the future such as artificial intelligence and cloud computing. This ICT expertise in CII is at the same time being passed on and harmonised within the M&M and HBC Sectors, supporting the convergence of their technologies with software innovation.”

Grant Philpott, Chief Operating Officer Information and Communications Technology

“Examiners apply the EPO’s CII approach in a harmonised way in all technical areas, resulting in predictable outcomes for users.”
Mobility and Mechatronics

“The Mobility and Mechatronics (M&M) sector covers a broad range of mechanical and civil engineering fields that are as relevant now as they have ever been. Innovations have increased our mobility by making travel more accessible and mass transportation more efficient. And yet we are more conscious today of the need to protect our planet. Sustainable energy generation has become critical to vehicle technology development as demand increases for hybrid or electronic solutions.

As cities become increasingly ‘smarter’ and are built and joined with M&M technology, connected cars are able to drive autonomously and interface with the electronic world. Likewise, robotics assists with logistics and manufacturing to deliver products meeting the increased demands of modern consumers. The EPO’s M&M sector keeps abreast of the increasing interdependency between conventional and new technologies and the resulting shift in the requirements applicants and the public have with respect to the services of the EPO.

The ability of examiners to process patent applications covering the broad spectrum of technologies, from traditional mechanics to the newest trends including information and communication technologies, is key to the quality of products and services we provide. This is combined with the use of the latest IT tools and powerful databases to increase quality and efficiency.”

Roberta Romano-Götsch, Chief Operating Officer Mobility and Mechatronics

Healthcare, Biotechnology and Chemistry

“The Healthcare, Biotechnology and Chemistry (HBC) sector covers technical areas related to chemistry and health. The pure, applied and technical chemistry fields include cosmetics, pharmaceuticals, food, detergents, petrochemistry, polymers, metallurgy and electrochemistry. The second pillar of HBC consists of healthcare-related fields such as medical use, medical technology and biotechnology.

The health, biotech and chemical areas develop important applications that affect our daily lives – by improving living conditions and even extending global life expectancy. Future developments in these areas will be able to address problems of industrial and urban residues with new recyclable materials, develop new plants resistant to drought and high temperatures, produce healthy feeding compositions and solve the problem of microbial resistance. In response to the critical issue of global warming, new low carbon emission biofuel will be able to replace current fuel sources. The EPO’s HBC sector is at the forefront of developments that have the power to positively affect the future of societies and our environment.

The HBC sector faces specific challenges as far as patentability is concerned such as the various exclusions under Article 53 EPC. The new sector structure will improve our ability to identify critical cases and implement a consistent and legally valid approach. Our searches are defined by intensive use of external databases, and we will use the new structure to optimise the skills of our staff in using these tools to guarantee a high level of quality and efficiency. It should be also noted that HBC deals with more than 50% of all opposition cases, many of which are multi-party cases very much in the public eye. The concentration of these opposition cases in the central opposition directorates will further increase harmonisation, quality and consistency.”

Karin Seegert, Chief Operating Officer Healthcare, Biotechnology and Chemistry
2.3.3 Opposition and central formalities directorates

Another example of how the EPO is achieving even greater quality and efficiency gains through restructuring its operations is the creation of dedicated opposition and central formalities directorates within each of the three new technical sectors.

Opposition is a complex procedure which demands high levels of expertise from examiners and formalities officers alike. Every year, around 4,000 opposition cases are concluded at the EPO. In the past, this workload typically required the participation of around 2,500 examiners, many of whom were only involved in one or two cases per year. In total, the five new opposition directorates consist of around 500 selected examiners, who spend around 30% of their time on opposition tasks. They are supported by 56 dedicated formalities officers. This concentration of resources on the opposition procedure within the opposition directorates will therefore bring a number of benefits to users of the system, including:

- Enhanced opposition competencies for the examiners and the formalities officers working on this procedure
- Improved harmonisation of opposition practices
- Increases in quality and efficiency
- Improved timeliness.

2.4 Recruitment and training

As a knowledge-based organisation, the EPO believes that quality starts with its staff. It therefore ensures that only exceptionally qualified and highly motivated staff are hired.

In 2017, the EPO had a total of 6,850 employees from 35 countries. Entry requirements are strict; for example, prospective examiners must hold a master’s or higher-level degree in a scientific field, be proficient in one of the EPO’s three official languages and be able to understand the other two. The EPO is an attractive organisation for prospective employees and can be highly selective to ensure that only the best candidates are hired. In 2017, there were almost 15,000 job applications, leading to the recruitment of 157 new examiners and 59 non-examiner staff.

New examiners receive 45.5 days of instructor-led, interactive classroom training during their first two years at the EPO. During that time, they also receive on-the-job coaching from experienced examiners who supervise all activities to ensure adherence to the EPO’s high-quality standards. Examiners are considered fully trained after four years.

EPO staff benefit from training throughout their careers. In 2017, 94.2% of all staff received training at least once. As part of this continual training programme, dedicated training sessions on quality and efficiency in search and examination, clarity and non-unity practice were given to examiners in 2017.
2.5. The EPO’s prior-art collection

The highest quality in patent granting can only be delivered if the underlying resources are of the same quality. For prior-art searches, which are essential for the quality of the patent process, EPO examiners have access to the world’s largest prior-art collection. It comprises over a billion technical records in 178 databases. This includes an extensive collection of standards documentation, currently consisting of over three million standards-related documents and over 50 million Asian-origin patent documents. Currently, EPO examiners also have access to over 610,000 English-language abstracts and summaries of traditional knowledge documents originally published in India, China and Korea. In addition, they can access subscription-only external databases and collections that contain over 10,000 journal titles covering all areas of technology. Between 2016 and 2017, using the EPO’s machine-translation technology, EPO examiners gained access to full text English versions of an additional 30 million patents that were not originally published in one of the EPO’s official languages.

The EPO receives patent data from 77 IP offices worldwide and integrates it into its master documentation database (DOCDB). By continually expanding the collections of documents available and providing them to examiners in full-text form, the EPO ensures that its prior-art searches are increasingly complete.

Figure 2

77 countries contribute to the EPO’s prior-art database DOCDB
2.5.1 Asian prior art

The ever-changing prior-art landscape presents users of the patent system with new challenges. Every year, the enormous volumes of new Asian prior art (mainly Chinese) that become available make the system even more complex. This is because most of the new Asian prior art has no family member available in one of the EPO’s three official languages (English, French, German) and is not classified under the Cooperative Patent Classification (CPC) system.

Therefore, the EPO has implemented several measures designed to make it easier for examiners to retrieve and use these documents. The data acquisition efforts aim to complete prior-art collections and also make them more easily accessible to examiners.

In addition, the EPO examiners’ tools are constantly being improved to enhance quality and efficiency. Recent improvements include on-the-fly machine translations and semi-automated tools that can simultaneously search several databases in various languages and using different classification systems.

Expansion of the CPC to the KIPO and SIPO offices also makes Chinese and Korean prior art more readily available than ever before. Furthermore, the machine translation tools made possible by the EPO’s co-operation with Google means that stakeholders also have access to this important global language resource. EPO examiners are now able to make use of on-demand human-assisted translations or fully human translations, as needed.

These changes at the EPO have gone hand in hand with widespread training and awareness campaigns, including those of the Asian Patent Expert Group (APEG). APEG was founded in 2007 by a group of EPO examiners and a sponsoring director and now comprises roughly 100 staff from every department. It raises awareness among examiners of the importance of Asian documentation and how it could be used more effectively.

In 2016, two additional tools were introduced to assist examiners with Japanese F1/F-terms, which are often the starting point in technical fields with a high number of Japanese applications. In 2017, APEG prepared a set of technical, field-specific recommendations on how to effectively access Asian documentation during search. Several hundred examiners, experts in specific classification areas, defined optimal search tactics for Asian documentation.

These investments in training, tools and documentation have enabled examiners to perform more thorough searches. For example, the number of machine-translated English versions of Asian patents with no family member that were consulted by examiners increased threefold between 2012 and 2017. Figure 3 shows clearly the correlation between the increase in Asian documents viewed and the various initiatives.
Moreover, this has resulted in increased citations of documents originating from Asia in European search reports. In 2016, the EPO cited more documents from China than Korea for the first time.

The improvements implemented by the EPO are clearly visible as our user satisfaction surveys show: users satisfied or very satisfied with the EPO’s coverage of Asian documentation increased from only 29% in 2014 to 56% in 2017, while the figure for dissatisfied or very dissatisfied users went down from 29% to only 6%.

Early APEG pioneers imagined that one day it would be as easy for EPO examiners to retrieve and cite Asian-origin patents as European patents. Today, this has almost become a reality.
2.5.2 Standards documentation

Standards define sets of characteristics or qualities for products, processes, services or materials. They are usually issued by standards development organisations (SDOs) on the basis of consensus amongst the relevant economic stakeholders. Over the past decade, standards have become increasingly important as relevant prior art, particularly in the area of information and communications technologies (ICT).

The EPO has been keenly aware of this issue for some time, and has thus established excellent relations with the major standard-setting organisations. As a result of these close co-operations, the EPO has been able to set up a growing number of standards databases. The EPO currently has 13 searchable standards databases available to examiners and these are managed by a team of nine SDO database documentalists in the ICT sector.

EPO databases today contain over three million documents relating to standards, making them the most comprehensive collection of any patent office worldwide. The EPO is the only patent office in the world that cites draft versions of standards documents. This is of fundamental importance since the final versions of standards are often published too late to be of practical use for examining applications. In key technology fields, such as video coding and compression, up to 73% of EPO search reports contain standards documents citations.

![Figure 5](image)

**Number of documents in EPO SDO databases 2013-2017**

<table>
<thead>
<tr>
<th>Year</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013</td>
<td>1.9</td>
<td>2.2</td>
<td>2.6</td>
<td>2.9</td>
</tr>
<tr>
<td>2014</td>
<td>2.6</td>
<td>3.2</td>
<td>3.0</td>
<td>3.2</td>
</tr>
<tr>
<td>2015</td>
<td>2.9</td>
<td>3.2</td>
<td>3.0</td>
<td>3.2</td>
</tr>
<tr>
<td>2016</td>
<td>3.2</td>
<td>3.5</td>
<td>3.3</td>
<td>3.5</td>
</tr>
<tr>
<td>2017</td>
<td>3.5</td>
<td>3.7</td>
<td>3.5</td>
<td>3.7</td>
</tr>
</tbody>
</table>

Our examiners are consulting standards documents more and more often during the patent examination process and, consequently, citing them ever more frequently in their search reports. Only a few hundred of these documents were cited in EPO search reports in 2004, but the number has risen steadily, to a total of over 22,000 last year.

![Figure 6](image)

**Number of SDO citations in EPO search reports 2013-2017**

<table>
<thead>
<tr>
<th>Year</th>
<th>10,000</th>
<th>15,000</th>
<th>20,000</th>
<th>25,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013</td>
<td>14,197</td>
<td>15,066</td>
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<td>19,853</td>
</tr>
<tr>
<td>2014</td>
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<tr>
<td>2017</td>
<td>22,256</td>
<td>22,256</td>
<td>22,256</td>
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</tr>
</tbody>
</table>
With the steady encroachment of ICTs into all areas of life, the comprehensive integration of standards documentation in the searchable prior art will become an ever-more challenging task for the EPO. The EPO is firmly committed to devoting the necessary resources to this priority area to ensure that standards documentation is used to help deliver complete search reports and thorough examinations.

2.5.3 Electronic tools in the patent process

Improvements have been made to the search, examination and classification tools that help examiners to access the EPO’s collection of documentation indexed using the CPC classification system. The improved tools give EPO staff quick access to the most relevant documents from anywhere in the world. Translation tools make it easy to assess these documents’ relevance.

In addition, the following enhancements have been made:

– Since June 2017, the mandatory sign-off by the chairperson and the line manager for compliant products in operational quality control has been implemented. This extension of the automation support has been developed to better support the operational quality process and at the same time improve automation by integrating the possibility of using barcode readers.

– In 2017 a dedicated tool for searching standards documentation was launched to optimally leverage the intrinsic properties of the standards databases to provide a set of advanced filters which allow redundant results to be quickly removed and the most relevant classes of documents rapidly identified, thereby improving the search experience for examiners.

– The classification tools have been further developed.

The streamlining and simplification of automated patent grant procedures help examiners to focus their intellectual effort on the core task of searching and examining patent applications.
3. Quality assurance in the patent process

3.1 Early certainty

In response to our users’ need for timely delivery of services, the EPO undertook an initiative, known as Early Certainty, to speed up the patent granting process. Launched in 2014 to accelerate delivery of search results, it was extended in 2016 to improve timeliness in substantive examination and opposition.

In just two years, the search timeliness target of delivering search reports (with written opinions on patentability) to applicants within a median of six months was met. This benefits applicants by providing them with a sound basis for decision-making very early in the procedure. It also benefits third parties and the general public by enhancing transparency on pending cases in Europe.

The EPO has already started to reduce the time taken to conclude examination and opposition procedures. By 2020, the examination process – from filing of a valid examination request to the dispatch of the examiner’s intention to grant – will take an average of 12 months. The overall duration of the opposition procedure for standard cases will also be reduced to an average of 15 months. It should, however, be noted that these opposition targets are for standard cases only, which account for about 70%. In general, the EPO takes the line that examination or opposition should take the time necessary to produce a high-quality result.

3.1.1 Search timeliness

In 2017, the EPO issued searches and written opinions within a median time of 4.8 months.
The EPO has made improving PCT timeliness one of its main goals. The percentage of EPO international search reports published along with the application (i.e. A1 publications) has risen from 95% at the end of 2016 to 97% in 2017.

3.1.2 Examination timeliness

By 2017, median pendency in examination had been further reduced to 22.1 months.

Timeliness of the PCT examination procedure has also been improved. The percentage of international applications filed with the EPO as IPEA\(^7\) for which an IPER\(^8\) was transmitted within 28 months from priority rose from 90% at the end of 2016 to 92% in 2017, thus increasing by a total of 16 percentage points since 2012.

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\(^7\) International Preliminary Examination Authority.

\(^8\) International Preliminary Examination Report.
3.1.3 Time to accelerated examination action

This indicator shows the median time taken to send a communication or a grant where there has been a request for accelerated examination (PACE). The PACE time limit for sending a communication or a grant is three months; in 2017, the median time for sending the first communication in examination after an acceleration request was 3.1 months, 75% were completed within 3.8 months.

Figure 12
PACE timeliness for sending a communication in examination or a patent grant in months

<table>
<thead>
<tr>
<th>Year</th>
<th>2015</th>
<th>2016</th>
<th>2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Time</td>
<td>3.4</td>
<td>3.1</td>
<td>3.1</td>
</tr>
</tbody>
</table>

3.2 Timeliness of opposition

The duration of the opposition procedure fell to 22.4 months in 2017 (median).

Figure 13
Duration of the opposition procedure in months

<table>
<thead>
<tr>
<th>Year</th>
<th>2015</th>
<th>2016</th>
<th>2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Time</td>
<td>26.1</td>
<td>24.8</td>
<td>22.4</td>
</tr>
</tbody>
</table>

3.3 Quality assurance in the patent process

During the patent process a number of decisions are taken and various products are issued, the most important being the extended European search report, the PCT search and, of course, the granted European patent. To assure that only compliant actions are issued, and to maintain a thorough understanding of the level of quality of the EPO’s work, a number of quality assurance measures are in place.

Operational quality control (OQC) and Conformity Assurance for Search and Examination (CASE) are performed at crucial steps throughout the procedure, be it on formal or substantive examination and search. Furthermore, there are also quality assurance mechanisms in place for patent information and post-grant activities. The various complementary mechanisms are explained in detail in the following chapters.
3.4 Conformity Assurance for Search and Examination (CASE)

The Conformity Assurance for Search and Examination (CASE) system of file checking is an in-process quality check. All intentions to grant are checked, as are a sample of 9,600 prior-art searches. Any detected non-conformities are corrected before dispatch to applicants (pre-delivery check).

For 2017, CASE compliance levels were at 98.2% for searches and 96.9% for grants, both figures are similar to those of previous years. The CASE system was deployed step-by-step over time and is widely used by patent examiners. Measures to further generalise its use, which included dedicated training sessions, were carried out in 2017. As a result, a slightly higher number of non-conformities were recorded which accounts for the small decrease in compliance between 2016 and 2017.
3.5 Product audit

The EPO’s Directorate Quality Audit (DQA) audits the compliance of products delivered by patent examiners and formalities officers with the applicable legal requirements. DQA performs annual audits of European and international search reports, the applications proposed for grant and the classification of documents. It also audits opposition and refusal decisions every two years. Formalities officers’ products and processes are selectively audited, based on risks identified in this area of work.

The 2017 results of the quality audits confirmed the results of previous years in that the objectives for compliance were generally met. The audits produce targeted recommendations for improvement that are currently being addressed by specific actions.

3.6 Operational Quality Control of Patent Administration (PA-OQC)

Operational Quality Control of Patent Administration processes and products (PAOQC) consists of quarterly checks to monitor the EPO’s strategic quality objectives for Patent Administration. For example, the correctness of bibliographic data and the administration of the opposition procedure are checked.

The data collected is stored in a central database. A quarterly report is presented to management, which then closes the loop by initiating appropriate actions in the daily work of formalities officers to achieve improvements in the process flow. The checks are in compliance with the ISO 9001 standard and facilitate continual improvement of patent administration services in the patent granting process. The 2017 results fell within the normal range expected for this particular quality check.
3.7 Classification quality assurance

The Cooperative Patent Classification (CPC) is an essential tool for the efficient and reliable retrieval of prior art during search, not only at the EPO but also for many other patent offices and external Espacenet users. CPC symbols are applied to patent applications and other documents by classifiers in the EPO and other offices and are used to retrieve these documents during searches. If any symbols are incorrect or missing, the time and effort required to retrieve a relevant document in a search will be increased, or it may even be overlooked altogether, leading to problems at a later stage in examination.

As co-owner of the CPC, together with the USPTO, the EPO has established a system of quality checks to ensure that CPC classification symbols are applied in a complete, correct and consistent way:

- Under Operational Quality Control of Classification (Class-OQC), the classification of around 50,000 classified applications and prior-art documents is checked each year by expert classifiers. The results of the checks are used to give feedback to classifiers and to steer any localised improvement actions.
- A classification audit is carried out annually on a sample of documents by a team of trained auditors with the aim of establishing an office-wide benchmark for classification quality.
- Additionally, the CPC Quality Assurance programme monitors divergences between the EPO's classification work and that done by other offices through a mixture of expert checks and automated comparisons. The results of these checks are then used to reduce such divergences in the future.

At the end of 2017, there were only 11,000 documents awaiting classification at the EPO, well within its plan for the year.
3.8 Patent information and post-grant activities

This area covers all activities related to the publication of patent information products and services and the management of post-grant information. That the published patent specification is correct is very important for the legal certainty users expect from patents granted by the EPO. The reliability of publication and post-grant services is essential for the EPO’s management of post-grant fees. The EPO also closely monitors the timeliness of these operations to ensure that no delays are encountered in bringing the information to the public.

3.9 Customer services

The EPO’s User Desk is dedicated to improving user interaction and also understanding the business logic of users. A single point of contact has been established to enable a transparent workflow for answering customer queries in a timely and satisfactory manner and to improve user services. In total, 65,926 enquiries, registered as service tickets, were directed by the User Desk to the various operational services in 2017.

Figure 21
User Desk performance

Continuous and direct interaction between applicants and EPO account managers has been established to respond to user needs and maximise the benefits of automation, through training of users. This account management concept was broadened in 2017 to include non-European applicants. Account managers contribute to continuous improvement by gathering business information which helps to improve EPO tools and procedures.
3.10 Audits of the quality management system

The EPO’s QMS underwent a recertification audit by an external ISO-accredited certifying authority in 2017, three years after the initial certification audit in 2014. In addition, annual surveillance audits were conducted to ensure that the QMS continued to meet all the requirements of the ISO 9001 standard, and this too contributed to continual improvement.

In addition to the external audits, the EPO regularly conducts internal audits of the QMS to ensure it is still effective. These audits are conducted by EPO staff from various areas who have been trained as ISO 9001 auditors. By conducting QMS audits, the EPO constantly monitors the QMS with a view to spotting any potential deficiency. The audit findings are recorded and followed up with action plans until the issues are resolved and effectiveness is verified.

The conclusions of the QMS audits are indicative of the effective operation of the EPO’s quality management mechanisms. Besides indicating a strong commitment to the QMS and supplying evidence of best practice throughout the EPO, the audits (both internal and external) supply input that is fed into the annual quality action plans for continual improvement.

“The EPO sets a benchmark with this well-established quality management system: a success story and a very good example for comparable organisations on how to structure, steer and handle complex processes in an efficient and effective manner with excellent results.”

Frank Graichen, Managing Director of DQS GmbH
4. Users and stakeholders

4.1 Sources of user feedback

User feedback is a core element of the EPO’s Quality Management System (QMS). It supports informed decision-making and thus helps the EPO to fulfil its mission. Individual strands of user feedback are never reviewed in isolation. At the EPO, we instead collate many sources of user feedback and cross-reference them in order to identify correlations and trends. This process provides a comprehensive overview of user sentiment on a wide range of topics and enables EPO management to better understand which areas of the EPO’s work users are happy with and which aspects they think could be improved. All such information is also filtered through the EPO’s QMS to ensure that opportunities for improvement can be identified, analysed more closely and, where necessary, acted upon.

Quality improvements based on user feedback generally begin with an analysis of the feedback received and are followed up by internal studies to determine whether the user perceptions are limited to certain technical fields or are of a more general nature. Following this detailed analysis phase, management decides whether or not action is needed. If so, it can take the form of, for example, topic-specific training or even a revision of the relevant parts of the Guidelines. Clear and swift communication with users about changes and reactions to user feedback is also a crucial element of dialogue with stakeholders.
4.2 Meetings with users

Partnership for quality
For many years, the EPO held dedicated “partnership for quality” meetings with European and US user organisations (epi, Business Europe, AIPLA, IPO), as representatives of the regions where most of the EPO’s applications originated. In 2012, the EPO began holding partnership for quality meetings with Japanese users too (JPAA and JIPA) and, in 2014, these meetings were further extended to include open exchanges with Chinese (PPAC) and Korean (KINPA) users of the European patent system.

Company visits
The EPO has always had an extensive outreach programme whereby examiners and other staff visit stakeholders to

– inform them about developments in the legal framework
– learn about the latest technological innovations
– discuss specific aspects of practice and procedure
– gain important feedback on EPO performance.

For instance, as part of this programme, more than 700 examiners visit users each year.

Praktika Extern and Intern
The Praktika Extern programme, launched in 2011, places experienced EPO examiners with applicants and legal firms for two or three weeks. This gives the examiners the opportunity to better understand the issues and challenges the applicants face and also gives external stakeholders the opportunity to see at first hand how examiners approach their work. Praktika Intern is designed for experienced professional representatives. It is organised by
the European Patent Academy. Around 20 interns per year spend three weeks at the EPO working on actual case files under the supervision of an examiner. The combination of the interns’ experiences and feedback from these programmes is extremely valuable in helping the EPO to understand user needs.

Working Party on Quality of the Standing Advisory Committee before the EPO
The Standing Advisory Committee before the European Patent Office (SACEPO) was formed in 1978 to give interested parties a say in the development of the European patent system. In 2017, a dedicated SACEPO working party was set up to deal exclusively with quality-related topics. Its members include representatives from industry, the patent profession and user organisations, including patent attorneys from various EPO member states, representatives of the European Patent Institute and Business Europe, and representatives of user groups from Japan, China, Korea and the United States.

Its last meeting addressed a wide array of topics, ranging from the EPO’s recent structural re-organisation to quality-improvement measures and efforts to improve timeliness. A large part of the day was devoted to discussing points raised by the working party’s external members and following up on the actions resulting from the previous year’s discussions.

Complaints
Complaints are managed centrally by Principal Directorate User Support and Quality Management (PD USQM). When addressing the substance of complaints, PD USQM liaises directly with the departments concerned with a view both to understanding the root cause of the issue and to deciding what can be done to resolve the problem in question or prevent similar problems in the future. The EPO makes every effort to process complaints within 20 working days from registration.

User satisfaction surveys
The EPO has a long tradition of engaging with users through satisfaction surveys. These surveys cover all core services of the EPO and are conducted by external market research companies to ensure they are independent. The surveys on search and examination services are conducted in the three official languages English, French, and German, and in Japanese; since 2018, also in Chinese. In addition, surveys on the EPO’s opposition services have also been introduced into the survey programme.

The surveys on search and examination services are organised by technical field and all fields are surveyed over a three-year cycle. Telephone interviews are conducted with a representative sample of users of EPO search and examination services. This sample consists of randomly selected applicants (including in-house attorneys) and independent representatives who received a search report and a written opinion from the EPO in the last 12 months. Around 3,000 interviews are completed each year, giving a total of almost 9,000 interviews over the three-year cycle. A similar methodology is used for the surveys on opposition services.

To assess users’ satisfaction with the EPO’s patent administration services, online interviews are conducted with a representative sample of users of EPO formalities services. The sample consists of users who contacted the EPO’s first-line customer service in the previous 12 months. Up to 1,500 interviews are conducted each year.
4.3 Overall satisfaction levels

The user satisfaction survey results show an increase in overall satisfaction with the EPO’s services and products. Between 2014 and 2017, overall satisfaction with the work done by DG 1 increased from 78% to 80%. Overall user satisfaction with search work remains at a high level (83% of (very) satisfied users in 2017). Between 2015 and 2017, the level of user satisfaction with patent administration services increased from 80% to 89%.

Since 2010, Intellectual Asset Management (IAM) magazine has published the results of surveys it has carried out on IP matters. The 2017 IAM survey\(^9\) again showed that the EPO’s services and products are considered the best among the IPS offices.

4.3.1 Satisfaction with the EPO’s search products

User satisfaction survey responses show an improvement in respondents’ view of EPO search quality, with overall satisfaction (satisfied or very satisfied) increasing from 79% in 2014 to 83% in 2017. This increase in satisfaction can be linked to measures taken by the EPO to improve the level of service provided.

Since the introduction of Early Certainty from Search (ECfS), the time taken to deliver European and international search reports to applicants has decreased. As a consequence of ECfS, user perceptions of EPO search timeliness have improved, with 84% of respondents being satisfied or very satisfied in 2017, compared to 68% in 2014.

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\(^9\) www.iam-media.com/Magazine/Issue/84/Features/The-year-America-fought-back
4.3.2 Satisfaction with the EPO’s substantive examination

User satisfaction with the EPO’s examination services has increased slightly, going from 75% in 2014 to 76% in 2017 (satisfied or very satisfied users).

Our user satisfaction surveys show that around one-third of users had had some experience with the PACE programme in the preceding 12 months and around 40% with enquiries regarding when the next official communication could be expected. Approximately 70% of respondents were satisfied or very satisfied with the timeliness of the EPO response for PACE-coded applications. 65% of users surveyed in 2017 stated that the EPO’s assessment of inventive step was “at the right level”, slightly up from the 2014 rate of 62%.

In the user satisfaction survey results from 2017, 86% of respondents were satisfied or very satisfied with the outcomes of personal or telephone interviews with examiners.
4.3.3 Satisfaction with the EPO’s opposition procedure

In 2017, the user satisfaction survey on opposition work showed that 69% of users were satisfied or very satisfied with opposition work.

The survey results also highlighted the need to reduce the overall length of the opposition procedure. This was the main objective of the streamlined opposition procedure introduced in 2016 as part of Early Certainty from Opposition.

When asked about their satisfaction with the duration of the procedure, in 2017 47% of respondents were satisfied or very satisfied. This is a marked increase from only 37% in 2016 and illustrates the positive impact of the streamlined opposition procedure and Early Certainty from Opposition. Given that the new procedure was introduced relatively recently and only 63% of those surveyed were familiar with the implemented changes, it is expected that satisfaction with opposition timeliness will increase even further.

Notably, 86% of respondents were satisfied with the reasoning and arguments in the written decision, while 70% of respondents (down from 72% in 2016) thought that the minutes of the oral proceedings were a fair report of events.

In total, 79% of respondents considered the preliminary opinion before oral proceedings to be useful. Importantly for such a procedure, 85% of all respondents felt fairly treated during the opposition procedure.

Satisfaction with timeliness of the opposition procedure increased in 2017 and is expected to rise even further as a result of Early Certainty from Opposition.
4.3.4 Satisfaction with the EPO’s formalities work

In 2017, the level of user satisfaction with the EPO’s formalities work was very high (89% respondents were satisfied or very satisfied). Similarly, users were highly satisfied with individual aspects of the work carried out by formalities staff.

4.4 Complaints

At the EPO, a complaint is defined as any feedback (written or oral) about a service or product which the complainant found to be in some way unsatisfactory or below expectations. Complaints are another source of valuable user feedback enabling the EPO to assess what changes can be made to further improve quality. The EPO provides a convenient online tool for registering complaints, making it easier to register complaints and address any problems. Annual reports on complaints are used as input for reviewing the QMS.
All complaints received during pending examination or opposition proceedings that are related to procedural or substantive matters in a specific file are available, together with all related EPO responses, for inspection in the public file. Slightly more complaints have been registered since the introduction of an online registration tool in 2014, but the number of complaints remains very low in view of the fact that the EPO produced over 400 000 search and examination products last year. In 2017, 334 formal complaints were received, as opposed to 449 in 2016. 46% of them were related to examiner work, and 15% to the administrative procedure.
5. Concluding remarks

2017 was a successful year for quality at the EPO. In January, the EPO hosted the first ever meeting of the newly created SACEPO Working Party on Quality. In summer, it published its first Quality Report, which described its QMS and the measures being taken to improve quality throughout the patent process. The year closed with another highlight: recertification of our QMS in accordance with the new version of the ISO 9001 standard. This was achieved without a single non-conformity.

In 2018, the EPO’s quality action plans introduce specific measures to improve quality in search, examination and opposition even further. Moreover, as the new operational structure is embedded, closer co-operation between formalities officers and examiners will yield additional benefits. The higher levels of specialisation introduced with the opposition and central formalities directorates will likewise ensure greater harmonisation and contribute to improved timeliness of the opposition procedure.

The Quality Roadmap, with its focus on quality and efficiency, has brought significant benefits. Many other quality initiatives at the EPO, however, have been initiated as a result of feedback obtained from the users of the European patent system. The EPO is grateful for this valuable input and we encourage users to continue providing it and so help us to improve even more. We realise there is still room for improvement and this will be our focus in 2018.
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