

Property

PATENTS



Are electronic signatures acceptable?

With more people working from home, the simplest way to execute documents is with a digital signature.

It is useful to know whether electronic signatures are acceptable on documentary evidence/POAs or whether a real `wet-ink' signature must be provided.

The EPO accepts electronic signatures on some documents, including assignments, but the conditions are so strict that we would normally recommend using real ink signatures. See our <u>Electronic signatures at the EPO</u> handout for more details.

At the UKIPO, electronic signatures are widely accepted. A complication is a Power of Attorney – as these are executed as deeds, an electronic signature is fine, but a witness must physically be present to witness the signing (so cannot witness via a Zoom call, for example). Therefore, a 'wet ink' signature may be easier, overall.

We have received the following information from local attorneys regarding digital (e.g. DocuSign) signatures and handwritten ink signatures:

| Country | Digital signatures acceptable? | More detail |
|-----------------|-----------------------------------|---|
| | | A scanned colour copy of a handwritten |
| Ireland | Νο | signature will suffice. |
| | | Submission of original documents is a |
| | | requirement, so 'wet ink' signatures are |
| The Netherlands | No | necessary. |
| Italy | Νο | Electronic signatures are not accepted both by the Italian Notary and by the Italian PTO at the moment (December 2020). |
| | No (but may | We were told that a 'wet ink' signature would be the safest option and that the local attorneys had not tried using an e-signature – therefore, |
| Poland | change) | one may be acceptable. |

| | | DecuSign should not nose a problem provided |
|-------------|-----|---|
| | | DocuSign should not pose a problem provided |
| | | that the local attorney can treat the final |
| | | document in the same manner as a PDF |
| Belgium | Yes | document. |
| | | A corresponding certificate is required: The Swiss |
| | | Patent Office only accepts - in addition to the |
| | | originals or copies/PDFs thereof - documentary |
| | | evidence (powers of attorney, transfer |
| | | agreements, etc.) that contain a qualified |
| | | electronic signature in accordance with the |
| | | provisions of the Federal Electronic Signature Act |
| | | (SR 943.03). The Swiss Patent Office will |
| | | therefore only accept a document signed |
| | | electronically with DocuSign if it is accompanied |
| | | by the corresponding certificate from a provider |
| Switzerland | Yes | recognised in Switzerland (link here). |
| | | DocuSign or another digital representation of a |
| Spain | Yes | signature is accepted on documents. |
| | | DocuSign or another digital copy of the signature |
| | | is accepted on documents filed electronically |
| Germany | Yes | with the GPTO. |
| | | It is the local attorney's responsibility to ensure |
| | | the validity of the signature on a contract |
| | | because the INPI is not in a position to do so. So, |
| | | the local attorney understands that DocuSign or |
| | | other digital representation of a signature is |
| France | Yes | accepted by the French patent office. |