

Boards of Appeal

THE CURRENT STATE OF TRIALS/APPEALS

INGO BECKEDORF | DEPUTY OF THE PRESIDENT OF THE BOARDS OF APPEAL | 25 OCTOBER 2024

epo.org/appeals



EXECUTIVE SUMMARY

Recent developments at the Boards of Appeal: some figures

Commitment to quality

Other initiatives at the Boards of Appeal



RECENT DEVELOPMENTS AT THE BOARDS OF APPEAL

Some figures





OBJECTIVES 2018-2023

Objective	Status 30 June 2024	Conclusion	
To settle 90% of all cases within 30 months	 Objective achieved in June 2024 9.8% of cases pending over 30 months 		
To reduce the number of pending cases to below 7000	 Objective achieved in March 2022 4 125 pending on 30 June 2024 		

Boards of Appeal

epo.org/appeals

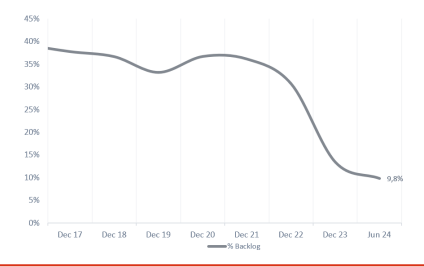
MEASURES TO ACHIEVE OBJECTIVES 2018–2023

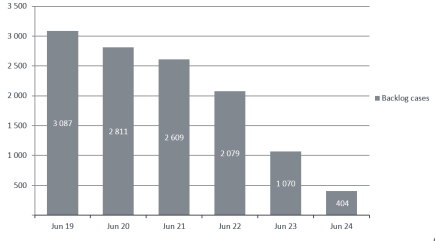
- Additional resources
- Improved planning
- Performance management
- Highlight 2023: increased flexibility in the BDS (Art. 1(2)(b) BDS-TBA)
- Amendments to the RPBA entering into force in 2020, e.g.
 - \rightarrow Art. 15(1) RPBA: improved quality of communications \rightarrow increased withdrawals
 - \rightarrow Art. 15(9)(a) RPBA: written decision shall be issued withing 3 months
 - \rightarrow Art. 12 and 13 RPBA: convergent approach; front-loading of the procedure, hearings more concentrated and efficient
 - \rightarrow Art. 1(2) RPBA: annual list of cases
- Staggered options for reimbursement of the appeal fee if appeal is withdrawn



PENDING CASES OLDER THAN 30 MONTHS

- As at 30 June 2024, overall, 9.8% pending cases older than 30 months (30 June 2023: 19,2%): Mechanics 4.7%, Chemistry 6.8%, Physics/Electricity 18.4%
- 404 pending cases older than 30 months as at 30 June 2024 (30 June 2023: 1070)

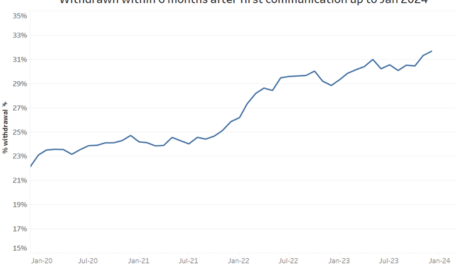






DEVELOPMENT OF WITHDRAWALS FOLLOWING A COMMUNICATION

- Considerable increase in the number of appeals withdrawn following a substantive communication
- Likely explanation: effects of the RPBA 2020 (mandatory communication in preparation of oral proceedings)



Withdrawn within 6 months after first communication up to Jan 2024



WORKLOAD AND PRODUCTION: FIRST HALF 2024

	New cases		Settled cases	
	Jun 23	Jun 24	Jun 23	Jun 24
Technical boards of appeal	1205	873	1 829	1 655
Enlarged Board of Appeal	11	15	8	8
Legal Board of Appeal	6	4	6	5
Disciplinary Board of Appeal	1	2	45	13
Total	1222	894	1 888	1 681



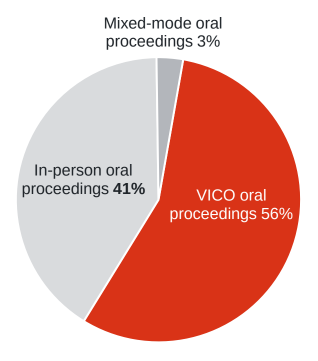
WORKLOAD AND PRODUCTION BY PROCEDURE AND TECHNICAL FIELD

Technical boards of appeal	New cases		Settled cases	
(Type of procedure and technical field)	Jun 23	Jun 24	Jun 23	Jun 24
Ex parte (Examination procedure)	224	192	665	529
Inter partes (Opposition procedure)	981	681	1 164	1126
Total	1 205	873	1 829	1 655
Mechanics	514	329	608	545
Chemistry	371	319	572	496
Physics/Electricity	320	225	649	614



FORMAT OF ORAL PROCEEDINGS

- Distribution remained constant compared to the same period in 2023
- Further information on <u>Oral proceedings</u> <u>before the Boards of Appeal</u> on EPO's website





NEW OBJECTIVES FROM 1 JANUARY 2024

Initial Objective	Timeframe	Forecast
No more than 10% cases older than 24 months	By end 2025	

- Supported by:
 - Specific amendments to the Rules of Procedure of the Boards of Appeal (RPBA) which entered into force on 1 January 2024
 - Regular review of incoming workload and enhanced cooperation by the boards
- Pendency time on 30 June 2024: 27.6% of pending cases were older than 24 months



MEASURES TO ACHIEVE THE NEW OBJECTIVES – AMENDMENTS TO THE RPBA

Amendment to Article 13(2) RPBA:

Notification of a communication under Article 15(1) RPBA replaces the notification of a summons to oral proceedings as a trigger for the third level of the convergent approach

Amendment to Article 15(1) RPBA:

Enables early notification of a summons to oral proceedings

Keeps a safeguard for the triggering of the third level of the convergent approach

Amendment to Article 15(9)(b) RPBA:

Harmonises the text of the provision with Article 15(9)(a) RPBA



ENLARGED BOARD:

- Decided:
 - G 2/21 "Reliance on a purported technical effect for inventive step (plausibility)": referred by <u>T 116/18</u> in 2021; oral proceedings in November 2022; <u>decision</u> published in March 2023
 - G 1/22 and G 2/22 "entitlement to priority": referred by <u>T 1513/17</u> and <u>T 2719/19</u> (consolidated proceedings); oral proceedings in May 2023; <u>decision</u> published in October 2023
- Pending referrals:
 - **G 1/23 "Solar cell"**: referred by <u>T 438/19</u> in June 2023
 - **G 1/24 "Heated aerosol":** referred by <u>T 439/22</u> in June 2024



COMMITMENT TO QUALITY

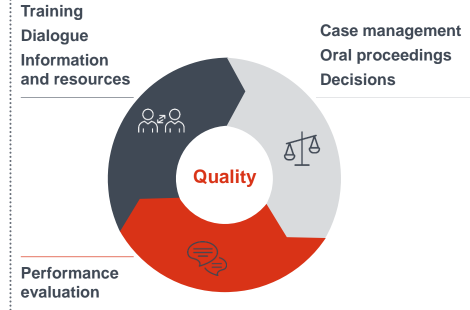






QUALITY

- Quality-focused decision-making paper (2020)
- Internal professional development
- Performance evaluation and objectivesetting
- Exchanges in particular judicial ones
- Increased availability of legal resources





QUALITY THROUGH EXCHANGE

Framework	Initiatives and stakeholders
Internal	 Member workshops Professional development opportunities (PDC sessions, legal drafting courses)
External	 Judges (Expert workshop, Judicial internships, participation in joint panels and conferences, e.g. Fordham, Venice, Case Law Conference, JSIP) Institutional counterparts (e.g. Quality Dialogue with the EPO, IP5 TAB, bilateral exchanges) User associations (Annual exchange meetings, e.g. MSBA, FICPI; hosting visits, e.g. US Bar, JETRO)
User consultations (2023/24)	 Technicalities of VICO Proposed amendments to RPBA 2020 Survey on the "Case Law of the BoA" publication





QUALITY THROUGH KNOWLEDGE

External & internal	BoA decisions	 Abstracts of decisions CLB html updates Annual highlights Case Law of the Boards of Appeal (10th ed.) 	
	Research	 Studies on substantive and procedural law Working groups Presentations 	eResources
Internal only	News Brief	 Recent national decisions Updates from IP journals and blogs Roundup of new BoA knowledge resources 	BoA Library
-	Knowledge & decisions databases	 R decisions DBA decisions UPC documentation and resources 	17



OTHER INITIATIVES AT THE BOARDS OF APPEAL





2024: GUIDANCE FOR THE USE OF ARTIFICIAL INTELLIGENCE

- In-depth analysis on possibilities and limitations of using tools based on artificial intelligence (AI) by sub-group of Automation Steering Committee and including broader internal discussions
- First internal guidance paper for the BoA on the use of AI-based tools
- Overriding principle: staff must take full responsibility for the content and quality of their work at all times
- For board members, the overriding principle applies in particular to the concrete and detailed wording of the board's decisions and communications



. <

BOA WEB SECTION AND LEGAL RESOURCES

Boards

of Appeal

- Landing page: <u>epo.org/appeals</u>
 - "What's new" carousel
 - Information on oral proceedings
- Quick access to case law resources:
 - BoA decisions and search functions
 - "Case Law of the Boards of Appeal" publication

A > Boards of Appeal

Boards of Appeal



The Boards of Appeal are the first and final judical instance in the procedures before the European Patent Office (EPO). They have the task of reviewing contested decisions of the Office's departments of first instance within the framework of the European Patent Convention (EPC). They are headed by the President of the Boards of Appeal.

Services in the spotlight



OTHER INITIATIVES

Boards of Appeal

epo.org/appeals

ANNUAL REPORT OF THE BOA

- Milestones, activities and initiatives available in the annual reports in the BoA web-section
- Annual Report of the Boards of Appeal 2023





THANK YOU FOR YOUR ATTENTION

Ingo Beckedorf ibeckedorf@epo.org