HOME Q&A'S COMMITTEES & RATIFICATIONS NEWS CONSULTATIONS

You are here: Home > Q&A's

Questions and answers about the Unified Patent Court

Disclaimer

The answers provided below are based mainly on the Agreement on a Unified Patent Court and Statute, as signed on 19 February 2013. In addition, certain procedural aspects have elaborated on the basis of the latest version of draft Rules of Procedure of the UPC. It needs to be duly noted that the Rules of Procedure are not yet adopted and that they consequently subject to amendments. At this stage, the answers are only intended as a guide to the understanding of the new system, without prejudice to any subsequent decision or interpreta Preparatory Committee, the Administrative Committee or the Unified Patent Court.

There are no articles in this category. If subcategories display on this page, they may contain articles.

The UPC and its judges

Entry into force and preparatory work

Competence of the UPC

Opt-out and choice of forum during a transitional period

Sources of law and substantive patent law

Languages

Parties to proceedings and representation

Interim measures (Provsional and protective measures and injunctions)

Rifurcation

Procedure before the UPC (1): Start of proceedings (written procedure)

Procedure before the UPC (2): Interim Measure

Procedure before the UPC (3): Oral procedure

Appeals

Fees

Impact of the UPC

Evaluation and revision of the UPC Agreement

© Unified Patent Court 2013