

II. PATENT APPLICATION AND AMENDMENTS

A. Claims

1.	Basic principles	310
1.1.	Purpose of claims under Article 84 EPC	310
1.2.	Types of claim	310
1.3.	Technical features	311
1.4.	Examination of clarity post-grant	311
1.5.	Clarity of claims and Article 83 EPC	312
2.	Form, content and conciseness of claims	312
2.1.	Form of claims: Rule 43(1) EPC	312
2.1.1.	One-part or two-part claim	312
2.1.2.	Two-part claims: preamble and characterising portion	313
2.2.	More than one independent claim per category: Rule 43(2) EPC	314
2.2.1.	Conditions	314
2.2.2.	Burden of proof	316
2.2.3.	No applicability in opposition proceedings	316
2.3.	Conciseness and number of claims	316
2.4.	Reference to the description or drawings: Rule 43(6) EPC	317
3.	Clarity of claims	318
3.1.	Introduction and general principles	318
3.2.	Indication of all essential features	321
3.3.	Clarity of broad claims	323
3.4.	Functional features	325
3.5.	Characterisation of an invention by a parameter	327
3.6.	Unspecified features and relative qualities	329
3.7.	Principles in connection with categories of claim	331
4.	Disclaimers	333
5.	Claims supported by the description	333
5.1.	General principles	333
5.2.	Restrictions on generalising the technical information and examples adduced in the description	334
5.3.	Bringing the description into line with amended claims	336
6.	Interpretation of claims	337
6.1.	General principles	337
6.2.	Meaning of terms and phrases: "comprising (substantially)", "consisting (essentially) of", "containing"	338
6.3.	Using description and drawings to interpret the claims	340
6.3.1.	General principles	340
6.3.2.	Relevance of Article 69 EPC	341
6.3.3.	Interpretation of ambiguous terms or confirmation of the text of a claim	342
6.3.4.	Reading additional features and limitations into the claims	343
6.3.5.	Use in the examination relating to the clarity requirement pursuant to Article 84 EPC	344
6.3.6.	Definition of the scope of protection with regard to infringement not within the EPO's competences	346