

r.113(1) | the transaction, instrument or event or of such extracts from such document as suffice to establish it. For documents not in English, a verified translation must also be supplied. It must be evident that any deed or other document liable to stamp duty (at other than the nil rate) has been duly stamped. If the patent in question has ceased or expired, the applicant for registration should be so informed and asked to confirm in writing that registration is still required. If an application for restoration has been made or there are civil proceedings as to ownership, the applicant for registration should be informed that registration will not be considered until the proceedings are concluded. Where any other proceedings are in progress, eg regarding entitlement, revocation, surrender, compulsory licence or infringement, registration should be deferred until the applicant for registration has been informed of those proceedings and has confirmed in writing that registration is still required. The same procedure applies in relation to granted European patents (UK). (For the purpose of recording assignments and other transactions in the register, the effective date of grant is the date on which notice of grant is published (see 25.02) so that transactions before that date are shown as being in respect of the application for a patent even if they occurred after the date of grant under s.18(4).)

32.10 In the case of a deceased owner of a patent or application or right therein, a certified copy of the probate or letters of administration is required. The executor named therein should then complete an assignment as though he were the owner but where the executor and beneficiary are the same person or the named beneficiary is to be entered as the new owner a copy of the will or a signed statement by the executor is required. For overseas owners a personal representative who is resident in the UK must be appointed.

r.51 | 32.11 Provided that the patent application in question (or its UK equivalent) has been published under s.16, an entry is made in the register on the reference to the comptroller of a question under s.8(1) (determination before grant of questions about entitlement to a patent), s.12(1) (determination before grant of questions about entitlement to a foreign or convention patent) or s.37(1) (determination of right to patent after grant). For a s.12(1) reference relating to an application for a patent other than a European patent (UK), the entry is made under the UK equivalent (ie application for a UK national patent or EP(UK)) if such exists.

r.53 32.12 Where any order or direction has been made or given by the court -

- (a) transferring a patent or application or any right in or under it to any person;
- (b) that an application should proceed in the name of any person; or
- (c) revoking a patent;

the person in whose favour the order is made or the direction is given should file Patents Form 25/77 (no fee), accompanied by an office copy of such order or direction. The register is then rectified or altered accordingly.

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**Section 32(2)**

- (c) *the furnishing to the comptroller of any prescribed documents or description of documents in connection with any matter which is required to be registered;*

***Furnishing of documents in connection with registration***

32.13 Documents may be required in order to give grounds for a requested insertion or amendment of an entry in the register, see 32.06, 32.07, 32.09, 32.10, 32.12 and 32.14.

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**Section 32(2)**

- (d) *the correction of errors in the register and in any documents filed at the Patent Office in connection with registration;*