

Power of attorney regarding patent matter

Authorization for		
Person or legal entity		Company registration number (if relevant)
Address		
Postal address		
To act on my/our behalf in everything concerning the patent/patent application/PCT application		
with number	(or) with the title	
(or) see enclosed list of application/patent numbers		
The agent is authorized to put others in his/her place (full power of substitution)		
This power of attorney includes the right to receive documents in related matters.		
Issued by		
Person or legal entity		Company registration number (if relevant)
Address		
Postal address		
Signature by authorized signatory for the legal entity or applicant/proprietor		
Place and date		
Signature		
Clarification of signature		

Information regarding Power of Attorney

To represent a patent holder or applicant, a written Power of Attorney must often be submitted. You will find rules on Power of Attorneys in chapter 2 of the Swedish Contracts Act (SFS 1915:218).

The Power of Attorney supplied by PRV, is limited to patent related matters. Please note that this Power of Attorney is very basic. If you have a more complex situation or need, you must consider what effects the Power of Attorney will have on your business.

Note that the Power of Attorney is valid until it is revoked. Revocation is executed by destruction of the Power of Attorney document, or by a notice of revocation to the recipient of the Power of Attorney (for example the PRV if the Power of Attorney is used before the Swedish Patent and Registration Office).

Full power of substitution means that whoever is given the Power of Attorney may delegate that power by putting another person in his or her place. The advantage of full power of substitution is that the agent can be flexible in handling your matter, but the person/entity giving Power of Attorney loses control over who is handling the matter in their place.