

## **EPO: T1691/15, European Patent Office (EPO), Board of Appeal, T1691/15, 27 July 2016**

Kluwer Patent Blog  
October 4, 2016

Lars de Haas (V.O.)

*Please refer to this post as: Lars de Haas, 'EPO: T1691/15, European Patent Office (EPO), Board of Appeal, T1691/15, 27 July 2016', Kluwer Patent Blog, October 4 2016, <http://patentblog.kluweriplaw.com/2016/10/04/epo-t169115-european-patent-office-epo-board-of-appeal-t169115-27-july-2016/>*

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An EPO board held that, during opposition proceedings, copies of complaints about file specific issues sent by a party to EPO departments other than the opposition division, as well as the responses to these complaints, should be sent to the other party. The other party also needs to be notified of complaints about the work of the search and examining division, since the primary examiner forms part of the opposition division.

A full summary of this case has been published on [Kluwer IP Law](#).