Registration Processing Times*

The Copyright Office's processing times vary based on a number of factors, including how difficult a claim is to review, whether an applicant submitted a physical deposit, whether the Copyright Office needs to correspond with an applicant, and the number of registration specialists available to review claims. For example, claims take longer to process when applicants submit online claims but do not submit physical deposits when necessary, or when applicants do not fully respond to an examiner's questions. The Office encourages applicants to refer to the *Compendium of U.S. Copyright Office Practices* and the Copyright Office's circulars prior to submitting applications to avoid unnecessary delays and correspondence.

Overall processing times usually are longer for claims submitted entirely by mail, so the Copyright Office encourages applying online.

The Office understands processing times are important and is working to improve them.

For questions, please contact the Public Information Office by phone at (202) 707-3000 or 1-877-476-0778 (toll-free), or online at **www.copyright.gov/help**. While the Public Information Office can provide information on pending claims, it can take the Copyright Office as long as the outer ranges set forth below to issue decisions on whether to register claims.

The average processing time for all claims is 2.1 months. The Office had to communicate with applicants on twenty-three percent of all claims to resolve questions about submitted claims before rendering a decision. For information on the processing times and correspondence rates for specific types of applications, see the below charts.

eService Claims: online application with uploaded digital deposit (approximately 82% of all applications)

Claims that DO NOT require correspondence (approximately 77% of all eService claims and 64% of all claims)

average 1.2 months (but claims can range from <1 month to 2.7 months)

Claims WITH correspondence (approximately 23% of all eService claims and 19% of all claims)

average 3.3 months (but claims can range from <1 month to 8.1 months)

Deposit Ticket Claims: online application with mail-in physical deposit (approximately 15% of all applications)

Claims that DO NOT require correspondence (approximately 79% of all Deposit Ticket claims and 12% of all claims)

average 2.7 months (but claims can range from <1 month to 5.7 months)

Claims WITH correspondence (approximately 21% of all Deposit Ticket claims and 3% of all claims)

average 6.6 months (but claims can range from <1 month to 13.1 months)

Mail Claims: application by paper form submission (approximately 2% of all applications)

Claims that DO NOT require correspondence (approximately 45% of all Mail claims and <1% of all claims)

average 4.3 months (but claims can range from <1 months to 12.4 months)

Claims WITH correspondence (approximately 55% of all Mail claims and 1% of all claims)

average 8.2 months (but claims can range from <1 months to 17.7 months)



Registration Processing Times FAQs

How Does the Copyright Office Measure Processing Times?

The Copyright Office measures processing times from the time the Office receives an appropriate application, the correct filing fee, and a deposit containing the work being registered until the time when the registration decision has been made.¹ Claims that are received without a deposit, correct application, or full payment will have a delayed registration decision, which will delay the processing of the claim.

How long does the registration process take, and when will I receive my certificate?

The amount of time needed to examine a claim and issue a certificate varies depending on a number of factors. These factors may include the complexity of your claim, the Office's available resources when your claim is received, and the total number of claims that are currently pending with the Copyright Office. Processing times vary depending on whether you submitted your claim through the electronic registration system or sent it to the Office by mail. Processing times also vary depending on whether there are problems with your claim, and whether the Office must communicate with you to address those issues.

The Office understands that processing times are important to applicants and continues to strive towards making the examination process more efficient.

How can I ensure my claim is processed in a timely manner?

Claims that are submitted electronically are typically processed the fastest. Processing times are typically longer if you submit your application by mail, or if you submit an electronic application and mail your deposit to the Office. Thus, the Office encourages applicants to use the electronic application and upload an electronic copy of your work whenever possible.

Processing times also increase if there are problems or deficiencies with your application, deposit, or filing fee, and if the Office must correspond with you to address these issues. To avoid delays, the Office encourages applicants to refer to the *Compendium of U.S. Copyright Office Practices* and the Copyright Office's circulars when completing your application and prior to submitting your claim.

Once your claim has been filed, you should routinely monitor your email account for messages from the Copyright Office. If you receive an email from the Office you should respond within 45 days after the message was sent, and you should provide a full and complete response to the examiner's questions.

Why is my claim taking longer than the average processing time shown on the Copyright Office's website?

Processing times increase whenever there are problems or deficiencies with an application, deposit, or filing fee, and whenever the Copyright Office must call or write the applicant to address these issues. For example, processing times increase when applicants submit an electronic application, but do not submit the deposit in a timely manner, or when applicants upload an electronic deposit in cases where a physical deposit is required. Processing times also increase when an examiner emails the applicant but does not receive a complete response to his or her questions. While the Office will attempt to solve some problems through correspondence with the applicant, claims with deficiencies or inaccuracies will always take longer to resolve.

Who do I contact with questions?

The Public Information Office can provide general information on your pending claim if you contact them by phone at (202) 707-3000 or 1-877-476-0778 (toll-free), or online at **www.copyright.gov/help**.

1 Prior to this reporting period, the Office measured processing times from the time a record was "created" in our electronic system until the time when a registration decision was made. For applications submitted via our website, a record is created when we receive the application and payment, even if we have not received the deposit yet. For applications submitted by mail, a record is created when the information from the application has been transcribed into our system. The new method of measuring processing times – beginning with the date that the application, fee, and deposit(s) have all been received by the Office – more closely aligns with section 410(d) of the Copyright Act.

