Objection

If you disagree with our decision you can object. A notice of objection is a letter in which you set out the reasons for your objection. Compulsory components of a notice of objection:

- The date
- Your name, address, telephone number and email address
- The decision to which you are objecting
- Your signature
- The reason(s) for your objection

Submission deadline

Please submit your notice of objection within 6 weeks of the date stated on the letter or notification you are objecting to. If you submit your notice of objection after the submission deadline without a valid reason, Bureau Architectenregister will not process it and the decision will remain unchanged.

How to submit

Please send your notice of objection to:
Bureau Architectenregister
Nassauplein 24
2585 EC DEN HAAG
The Netherlands

You can also lodge your objection via our website.

Appeal

If you disagree with a decision taken in response to your notice of objection, you can lodge an appeal with the Administrative High Court for Trade and Industry. The original decision will remain in force when you lodge an appeal.

Notice of appeal

You can submit a notice of appeal within 6 weeks of the date of the decision made in response to your objection.

Bureau Architectenregister is late

What does 'failure to give timely decisions' mean?
Failure to give a timely decision means that the decision period has been exceeded. In general Bureau Architectenregister must make decisions in response to requests within 8 weeks. The decision period for notices of objection ends 6 weeks after the final date of the appeal period. In cases where no legal period has been defined, a 'reasonable' period applies, which will depend on the type of decision.

If Bureau Architectenregister fails to make a decision in response to your request or notice of objection within the legal or reasonable period, you can give Bureau Architectenregister notice of default. Bureau Architectenregister will then have another 2 weeks to make a decision.
Extension of decision period
It is in your own interests for Bureau Architectenregister to make well-considered decisions in response to requests. Therefore we can extend our decision period, for example if we need more information from you in order to make a well-founded decision.

Failure to do so will have the following legal consequences:
The penalty will automatically start to apply to every day that the decision period is exceeded, to a maximum of 42 days and € 1,260.

What do you have to do?
If Bureau Architectenregister fails to respond to your request or notice of objection in time, please send your notice to:

Bureau Architectenregister
Nassauplein 24
2585 EC DEN HAAG
The Netherlands

You can also lodge your objection via our website.