REGISTRATION OF UNITED KINGDOM TRADE MARKS ORDINANCE (Chapter 59)

Trade Marks Rules 1978

No. 1 of 1978.

In EXERCISE of the powers conferred by section 13 of the Registration of United Kingdom Trade Marks Ordinance, and with the approval of the Governor, the Registrar has made the following rules—

1. These rules may be cited as the Trade Marks Rules 1978 and shall come into operation on the 1st day of January 1979.

Citation and commencement.

2. Every application or request to the Registrar under the provisions of the Ordinance shall be made in writing and shall be signed by the party applying or by a person duly authorized on his behalf.

Applications generally.

3. Where the Trade Mark to be registered is a device, every application under section 4 of the Ordinance shall be accompanied by two prints of the trade mark.

Prints of device accompanying application for registration.

4. Any application for an entry in the trade marks register under section 10 shall be accompanied by a certified copy of the document or documents showing the assignment or transfer of the privileges and rights in the trade mark or of any other instrument showing a change in the title to or giving an interest in such privileges and rights. Such copy shall be deemed to be certified as a true copy if —

Change of title applica-

- (a) in British Territory or in any place under the protection of the Crown or where the Crown has jurisdiction, it is—
 - (i) duly certified as a true copy by an official of the Government to whose custody the original is committed; or
 - (ii) duly certified as a true copy by a Notary Public of such territory or place; or
 - (iii) duly certified as a true copy on oath by the person holding the original at the time of the application before some person having authority to administer an oath;
- (b) in any other place, it is -
 - (i) duly certified as a true copy by an official of the Government to whose custody the original is committed; the signature or seal of such official being authenticated by any of the British officials mentioned in section 6 of the Commissioners for Oaths Act, 1889; or
 - (ii) duly certified as a true copy by a Notary Public of such place, the certificate of the Notary being authenticated as in paragraph (i); or
 - (iii) duly certified as a true copy on oath by the person holding the original at the time of the application before a person having authority to administer an oath as provided by section 3 of the Commissioners for Oaths Act, 1889, the status of the person administering the oath being authenticated in section 6 of that Act.
- 5. On every application for a certificate or for copies, the person bespeaking the same shall, if necessary for the purpose of such certificate or copies where the trade mark is a device, supply the Registrar with a print or prints of the trade mark.

Supply of prints necessary for certificate or for copies.

Renewal of registration.

6. Notification under section 15 of the Ordinance of renewal of registration shall be made within six months of the date of renewal in the United Kingdom.

Evidence of renewal.

7. A certificate of the Registrar of Trade Marks in the United Kingdom that a trade mark has been renewed shall be sufficient evidence of the fact.

Fees.

8. The fees to be paid to the Registrar under the Ordinare as follows—	nance
On an application under section 4 to include the issue of the Certificate of Registration under section 5 (Regis-	£
tration of Trade Mark)	6.00
On an application under section 10 (Assignment)	3.00
On an application under section 12 (Registered User)	6.00
On a notification of renewal under section 15 (Renewal of	
Registration)	3.00
On a request under section 16 (To cancel, correct or change)	1.00
On a certificate by the Registrar	1.00
On a search of the Register for the first hour or part thereof £1.00 and	
On a search of the record relating / for the latter with the search of the record relating / for the latter with the latter wi	
to a particular trade mark hour or part thereof	1.00
On inspection of a document filed	0.50
For copies of document —	
(a) for an office copy - each folio 72 words or figures	0.25
(b) for a plain copy - each folio 72 words or figures	0.10
and if more than one copy bespoken —	
(c) for examining a plain copy and marking as an	
office copy - each folio of 72 words or figures	0.15
for extracts of documents - each folio of 72 words or figures	0.25

9. The Registration of United Kingdom Trade Marks Rules 1962 are revoked.

Dated this 9th day of June 1978.

H. BENNETT, Registrar.

Ref. LEG/10/51.