

Schedule to Directions under section 66 of the Trade Marks Act 1994

Changes to the fee-bearing trade marks forms to show the fees payable from 1 April 2026

April 2026



FOR OFFICE USE ONLY

Date of Receipt:

International Application
Number:

Your Reference:

Complete if you would like us to quote this in
communications with you, otherwise leave blank.

Form MM2

Use this form to file your application to register an International Registration governed exclusively by the Madrid Protocol.
There is a £50 IPO handling fee. The WIPO fees, to be paid directly to WIPO, can be calculated using the online calculator <https://madrid.wipo.int/feecalcap/>

1. Office of origin: United Kingdom

2. (a) Applicant
Proposed Owner:

(b) Address:
Details of the applicant should be the same as the applicant's details in the basic application. If different, you will be required to bring the details into line by either filing a Form TM16 or TM21. Details are available at www.gov.uk/government/publications/trade-mark-forms-and-fees.

	Postcode

For additional applicants use continuation sheet:

(c) Address for correspondence:
This should only be completed if you do not have a representative and the address differs to the above.

	Postcode

(d) Telephone:

Contact via email:
From 1 February 2021 it is compulsory for the applicant to provide their email address. The International Bureau (WIPO) will refuse the application unless an email address has been provided.

(e) Preferred language for correspondence with WIPO:

English
 French
 Spanish

(f) Other Indication:

(i) If the applicant is a natural person, nationality of the applicant:

(ii) If the applicant is a legal entity:

Specify whether Limited Company/LLP, Partnership, Trust or Other.

Country:

e.g. UK, England & Wales
or UK, Scotland, or Isle of Man

3. Entitlement to file:

(a) The applicant is a national of the United Kingdom:

(b) (i) The applicant is domiciled in the United Kingdom:

(ii) The applicant has a real and effective industrial or commercial establishment in the United Kingdom:

If you have ticked 3(b)(i) or 3(b)(ii) please provide a UK address if the address of the owner (referred to in Section 2) is not in the UK.

4. Representative name:

Representative same as UK
or
If you have no representative, go to section 5.

Address:

Note: WIPO and the UK IPO will communicate with the representative, if this section has been completed.

<input type="text"/>	
<input type="text"/>	
<input type="text"/>	
<input type="text"/>	Postcode

Telephone:

Contact via email:

From the 1 February 2021 it is compulsory for the representative to provide their email address. The International Bureau (WIPO) will refuse the application unless an email address has been provided.

5. Basic Application:

Application/Registration number:

Filing date: (DD/MM/YYYY)

Application/Registration number:

Filing date: (DD/MM/YYYY)

Any additional applications should be added on the continuation sheet

6. Priority claim (Optional)

If you have applied for this trade mark in the last six months, you can claim priority by entering the details here.

Priority Claim Country

Application/
Registration Number

Priority Claim Date

Priority claim type

For All Goods and Services

If so no need to complete below

For Some of the Goods and Services

List the goods and services below.

Class Number	List of goods and services

If several priorities are claimed, use a continuation sheet giving the above required information for each priority claimed.

7. The Mark:

(a) Representation of the mark

(i) Same as basic application:

(ii) Where the basic application consists of a series application **ONLY**:
Please include an exact representation of the mark in square below

If the basic application consists of a series of marks, the International Application can only be based on ONE of these marks. If coverage is required for the remaining marks, separate International Applications are required.

Note:

To import an image using Adobe Acrobat Reader please follow instructions below:

Click on the "Sign" tab which is located on the top right hand corner.

Click on Place Signature icon.

On the Place Signature window, click on the drop down menu and click "Use an image" then click the Browse button.

Select either a "pdf" or "jpg" file and press open.

Press the Accept button and place image in the box. You can then resize the image to fit the box.

(c) The applicant declares that he/she wishes the mark to be considered as a mark in standard characters:

(d) The mark consists exclusively of a colour or combination of colours as such, without any figurative element:

8. Colour(s) claimed:

(a) The applicant claims the following colour(s) as a distinctive feature of the mark:

(b) Indication, for each colour, of the principal parts of the mark that are in that colour (as may be required by certain designating contracting parties):

9. Miscellaneous indications:

(a) Transliteration of the mark (this information is compulsory where the mark consists of/or contains matter in characters other than Latin characters, or numerals other than Arabic or Roman numerals):

(b) Translation of the mark (which may be required by certain designated Contracting Parties):

 Into English:

 Into French:

 Into Spanish:

(c) The words contained in the mark have no meaning (and therefore cannot be translated).

(d) Where applicable, check the relevant box or boxes below:

 Three-dimensional mark:

 Sound mark:

 Collective mark, certification mark, or guarantee mark:

(e) Description of the mark:
The applicant wishes to include the mark description as contained in the basic application.

(f) Verbal elements of the mark:

(g) Disclaimer:
The applicant declares that he/she wishes to disclaim protection for the following elements of the mark.

10. Goods and Services

(a) Goods and services for which international registration is sought

Registration is sought for the SAME goods and services contained in the basic application.

If so no need to complete below

And/or

Registration is sought only for the FOLLOWING goods and services contained in the basic application. The list of goods and services is required to be within the scope of the basic application. List the goods and services below.

Class Number	List of goods and services

Use Continuation sheet if necessary.

(b) The applicant wishes to further limit the list of goods and services for the following Contracting Party/ Parties (if required). List the goods and services below.

Contracting Party	Class number or list of goods and services

Use continuation sheet if necessary.

11. Designated Contracting Parties:

Please tick the countries in which protection is sought

AE United Arab Emirates	DK Denmark	KZ Kazakhstan	QA Qatar
AF Afghanistan	DZ Algeria	LA Lao People's Democratic Republic	RO Romania
AG Antigua and Barbuda	EE Estonia	LI Liechtenstein	RS Serbia
AL Albania	EG Egypt	LR Liberia	RU Russian Federation
AM Armenia	EM European Union ¹	LS Lesotho ²	RW Rwanda
AT Austria	ES Spain	LT Lithuania	SD Sudan
AU Australia	FI Finland	LV Latvia	SE Sweden
AZ Azerbaijan	FR France	MA Morocco	SG Singapore ²
BA Bosnia and Herzegovina	GM Gambia	MC Monaco	SI Slovenia
BG Bulgaria	GE Georgia	MD Republic of Moldova	SK Slovakia
BH Bahrain	GH Ghana ⁵	ME Montenegro	SL Sierra Leone
BN Brunei Darussalam ²	GD Grenada	MG Madagascar	SM San Marino
BQ Bonaire, Saint Eustatius & Saba ⁶	GR Greece	MK North Macedonia	ST Sao Tome and Principe
BR Brazil	GG Guernsey ²	MN Mongolia	SX Sint Maarten (Dutch part) ⁶
BT Bhutan	HR Croatia	MU Mauritius	SY Syrian Arab Republic
BW Botswana	HU Hungary	MW Malawi ²	SZ Eswatini
BX Benelux	ID Indonesia	MX Mexico	TH Thailand
BY Belarus	IE Ireland ²	MY Malaysia ²	TJ Tajikistan
BZ Belize ²	IL Israel	MZ Mozambique ²	TM Turkmenistan
CA Canada	IN India ²	NA Namibia	TN Tunisia
CH Switzerland	IR Iran (Islamic Republic of)	NO Norway	TR Türkiye
CN China	IS Iceland	NZ New Zealand ²	TT Trinidad and Tobago ²
CL Chile	IT Italy	OA African Intellectual Property Organization (OAPI) ³	UA Ukraine
CO Colombia	JM Jamaica	OM Oman	US United States of America ⁴
CU Cuba ⁵	JP Japan	PH Philippines	UZ Uzbekistan
CV Cabo Verde ²	KE Kenya	PK Pakistan (Islamic Republic of) ²	VN Vietnam
CW Curacao ⁶	KG Kyrgyzstan	PL Poland	WS Samoa
CY Cyprus	KH Cambodia	PT Portugal	ZM Zambia
CZ Czech Republic	KP Democratic people's Republic of Korea		ZW Zimbabwe
DE Germany	KR Republic of Korea		

Other:

- The designation of the European Union covers the following Member States: Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, The Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden.

If the **European Union** is designated, it is compulsory to indicate a second language before the Office of the European Union, among the following (check one box only):

French German Italian Spanish

- By designating Belize, Brunei Darussalam, Cabo Verde, Guernsey, India, Ireland, Lesotho, Malawi, Malaysia, Mozambique, New Zealand, Pakistan, Singapore or Trinidad and Tobago, the applicant declares that he/she has the intention that the mark will be used by him/her or with his/her consent in that country in connection with the goods and services identified in this application.
- The designation of the African Intellectual Property Organization covers the following Member States: Benin, Burkina Faso, Cameroon, Central African Republic, Chad, Comoros, Congo, Côte d'Ivoire, Equatorial Guinea, Gabon, Guinea, Guinea-Bissau, Mali, Mauritania, Niger, Senegal, Togo.
- If the **United States of America** is designated, it is compulsory to annex to the present international application the official form (MM18) containing the declaration of intention to use the mark required by this Contracting Party. Section 2 (further information) of the present form should also be completed. The MM18 can be found at <http://www.wipo.int/madrid/en/forms/>. **We would advise you to file the MM18 with the MM2. Otherwise, you will need to send the form directly to the International Bureau (WIPO).**
- Cuba and Brazil have made a notification under Rule 34(3)(a) of the Regulations. Their respective individual fees are payable in two parts. Therefore, if Cuba or Brazil is designated, only the first part of the applicable individual fee is payable at the time of filing the present international application. The second part will have to be paid only if the Office of the Contracting Party concerned is satisfied that the mark which is the subject of the international registration qualifies for protection. The date by which the second part must be paid, and the amount due, will be notified to the holder of the international registration at a later stage.
- Territorial entity previously part of the former Netherlands Antilles.
- Protection in BQ (Bonaire, Saint Eustatius and Saba) is granted automatically with the designation (see **Information Notice No. 27/2011**).
- By designating Brazil, the applicant declares that the applicant, or a company controlled by the applicant, effectively and lawfully conducts business in connection with the goods and services for which Brazil is being designated; and, agrees to receive notifications, including summons, not covered by the Madrid Protocol concerning the international registration of the mark that is the subject of this international application, issued in judicial proceedings held in Brazil, by post.
- The designation of Benelux covers the following States: Belgium, Luxembourg and the Netherlands.

12. Signature by the applicant and/or representative:

Optional:

Date:

Contact details:

Name, daytime telephone number of the person to contact in case of query.

A fee will need to be paid for this form.

To do this you will need to fill out the FS4 form after the following page. You will then need to send this to us when you email or post the MM2.

Fee Calculation Sheet

(a) INSTRUCTIONS TO DEBIT FROM A CURRENT ACCOUNT

The International Bureau is hereby instructed to debit the required amount of fees from a current account opened with the International Bureau (if this box is checked, it is not necessary to complete (b)).

Holder of the account: _____ Account Number _____

Identity of the party giving the instructions: _____

(b) AMOUNT OF FEES (see Fee Calculator: <https://madrid.wipo.int/feecalapp/>)

Basic fee: 653 Swiss francs if the reproduction of the mark is in black and white only and 903 Swiss francs if there is a reproduction in color. *(For international applications filed by applicants whose country of origin is a Least Developed Country, in accordance with the list established by the United Nations (www.wipo.int/ldcs/en/country), 65 Swiss francs if the reproduction is in black and white only and 90 Swiss francs if there is a reproduction in color.)*

Complementary and supplementary fees:

Number of designations for which complementary fee is applicable	x	Complementary fee	=	Total amount of the complementary fees	=>	
_____		100 Swiss francs		_____		_____

Number of classes of goods and services beyond three	x	Supplementary fee	=	Total amount of the supplementary fees	=>	
_____		100 Swiss francs		_____		_____

Individual fees (Swiss francs):

Designated Contracting Parties	Individual fee	Designated Contracting Parties	Individual fee
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

Total individual fees => _____

GRAND TOTAL (Swiss francs) _____

(c) METHOD OF PAYMENT

Identity of the party effecting the payment: _____

WIPO receipt number

Payment received and acknowledged by WIPO _____

Account name: WIPO	Payment identification	dd/mm/yyyy
IBAN: CH77 0024 0240 FP10 1035 6	_____	_____
Bank: UBS Switzerland AG, Zurich, Switzerland	_____	_____
Swift: UBSWCHZH80A	_____	_____

Payment made to WIPO postal account (within Europe only)	Payment identification	dd/mm/yyyy
IBAN No: CH03 0900 0000 1200 5000 8	_____	_____
Swift/BIC: POFICHBE	_____	_____



Intellectual Property Office

Form FS4

Fee sheet for: International Trade Mark applications made through the Intellectual Property Office.
Please read the guidance notes on the next page about filling in this form.

Your IPO Account
Number *(if you have one)*

Details of the person we should contact in case of query.
Name:

Your name and full
address
(including postcode)

Daytime phone number:

Your customer reference
(Optional)

Email address:

List of forms included

Date:

	Form number	Application reference <i>(exactly as shown on page 1 of your application form)</i>	Handling Fee £50 per application
1			
2			
3			
4			
5			
Totals			

How do you wish to pay?

Tick payment method

1. Online by credit or debit card

- Go to fees.ipo.gov.uk/pay to make your payment
- Write below the 10-character reference code displayed from the online payment screen. Enter this into the box below

Payment reference



***We will not be able to process your form(s) without the payment reference.
This may affect your filing date.***

2. **Deduction from IPO Deposit Account** quoted above
3. **Cheque**, made payable to 'Intellectual Property Office'
4. **Bank transfer**

Help with completing this form

If you provide a customer reference, this will be printed on the fee acknowledgement that we send, so that you can link the transactions with your own records.

Arrange your forms in the same order that you list them on this form.

- Form number:** This is the number printed at the top right of the WIPO form.
- Application reference:** Use the same reference that you put in Section 12 of your WIPO form.
- Handling Fee:** A handling fee is for new applications only.
Other forms should be listed on the fee sheet but **do not** include a handling fee.

How to pay

Payment by card

Use the online payment service, visit fees.ipo.gov.uk/pay to pay the handling fee only. Once your payment is accepted you will be given a 'payment reference number' which you must enter in the box provided on the previous page.

Payment by cheque

Cheques should be made payable to the 'Intellectual Property Office' and sent to the address below.

Payment by bank transfer

Use the following bank account details:

- Bank sort code: 20-18-23
- Bank name: Barclays Bank PLC
3rd Floor Windsor Court
3 Windsor Place
Cardiff
CF10 3ZL
- Account number: 80531766
Account name: Intellectual Property Office
Reference: Quote your account number (as shown on the front of this form) or some other identifier.
- SWIFT code: BARCGB22
IBAN number: GB92 BARC 2018 2380 5317 66

Where to send

Instructions on where to send the MM2 form is displayed at the end of this form.

What happens after I send my form

1. You will receive a payment receipt within 5 days after sending us your MM2 application form.
2. We will tell you if your MM2 application has been certified or if we have identified any deficiencies within 15 working days after you receive your payment receipt.
3. If you have not received a certification or a deficiency letter 15 working days after receiving your payment receipt, contact 0300 300 2000.
4. Your application will be examined by WIPO and you will be notified of any irregularities. WIPO will then forward your application to the national IP office of the countries you have designated. They will decide if your trade mark is acceptable for registration.

A large empty rectangular box with a black border, occupying most of the page. It is intended for drawing or content.

Before you send us your form

Make sure you have:

Answered all applicable questions on this MM2 form.

If required, include the following forms:

- TM16
- MM18 (compulsory if designating the United States of America).
Send the MM18 directly to WIPO if not submitted with the MM2.
- TM21A
- Completed fee sheet (form FS4)

Number of sheets attached to the form: ____

Made payment by card, cheque, bank transfer or IPO deposit account.

Completed the payment sheet above.

Do not send duplicate forms to this or other email accounts as this may result in you being charged twice

**Email your completed PDF form to:
internationaltrademarks@ipo.gov.uk**

**If you cannot email us your form, you can print and post your form to:
Intellectual Property Office, Concept House, Cardiff Road, Newport, South Wales, NP10 8QQ.**

Please note: It takes longer to process paper forms sent by post.

Data Privacy: <https://www.gov.uk/government/publications/intellectual-property-office-privacy-notices/privacy-notice-for-personal-data-processed-for-the-administration-of-ip-rights>



Intellectual Property Office

Form TM3 Application to register a trade mark

**Fee £250 [Includes one class of goods or services]
£60 [for each additional class]**

Use this form to file your application to register a trade mark.
Do not use this form if you wish to pay a reduced fee, you can **save £45** by filing your application online.

††NOTE: The details indicated with †† will be published on our website shortly after receipt and may appear in external search engine results. You should provide a business or PO Box Address if you do not want your home address published.

Failure to reply to the examination report within the time allowed may result in the application being withdrawn/refused.

<p>1. †† Full name Proposed owner.</p>	
<p>Owner type Specify whether Person, Registered Company/LLP, Partnership, Trust or Other.</p>	
<p>†† Address If the address is not within the United Kingdom, Gibraltar or the Channel Islands you must also complete section 2 below.</p>	
<p>Entitlement to hold property Your trade mark may be declared null and void if you do not have the necessary standing to hold intellectual property. It is your responsibility to ensure the owner is legally capable of owning property in the name entered on this application.</p>	
<p>Email address Complete if you have no representative and would like us to correspond with you by email.</p>	
<p>Company registration number Complete if the applicant is a company or LLP incorporated in the UK.</p>	
<p>Country of incorporation If registered in USA also enter the 'State' e.g. 'Delaware'.</p>	

<p>2. †† Representative name If you have no representative, go to section 3.</p>	
<p>†† Address The address provided in this section must be within the United Kingdom, Gibraltar or the Channel Islands.</p>	
<p>NOTE: We will communicate with the representative, if this section has been completed.</p>	
<p style="text-align: right;">Postcode</p>	

Email address

Complete if you would like us to correspond with you by email.

Representative type

Please tick appropriate box.

<input type="checkbox"/>	IP Professional
<input type="checkbox"/>	In-House IP department
<input type="checkbox"/>	Lawyer/Solicitor
<input type="checkbox"/>	Other

3. Trade mark type

99% of applications are Trade marks.
Certification marks – indicate that goods or services meet a defined quality standard.
Collective – indicate the goods or services of a member of a trade association.

<input type="checkbox"/>	Trade mark
<input type="checkbox"/>	Certification mark
<input type="checkbox"/>	Collective mark

4. Number of trade marks in series

Enter number only if applying for a series of trade marks (Max. 6 trade marks).

NOTE: 'Series' is a number of marks with very small differences e.g. 'danryvol', 'DANRYVOL', 'Danryvol'.

££ More than 2 marks are subject to an additional fee of £60 per mark.

5. Representation of your trade mark or trade marks

Enter your trade mark in the space provided or attach on a separate sheet. Tick if attached.

If your trade mark is a 3D shape and you are showing different views of the same mark please indicate the number of views in the box provided. The max number of images per trade mark is 6.

6. Trade mark classification

You need to tell us which goods and services you are going to use your trade mark for. Goods and Services are classified in an internationally agreed list of classes. For information on how we classify: visit [How to classify trade marks - GOV.UK \(www.gov.uk\)](http://www.gov.uk) You must tell us which class your goods and services belong in e.g. Class 25, Clothes.

You can search and classify goods and services using our classification search tool 'Search UK trade mark classes'. Visit: [Search UK trade mark classes by word or phrase – Search UK trade mark classes – GOV.UK \(search-uk-trade-mark-classes.service.gov.uk\)](http://search-uk-trade-mark-classes.service.gov.uk)

££ Applications with more than one class of goods or services are subject to an additional fee of **£60** for each additional class – use continuation sheet if necessary.

Class Number	List of goods and services

Note: Items 7 to 10 below are **not** required for 99% of trade mark applications.

7. Trade mark description (Optional) If your trade mark is not a traditional trade mark such as a word, logo, picture, letters etc. You can tell us here. e.g. if it is a 3 dimensional shape or hologram.	
8. Limitation (Optional) Enter any limitations to your rights that you wish to volunteer. e.g. If you want to limit your rights to the trade mark to particular geographical areas of the UK.	
9. Disclaimer (Optional) If you want to volunteer to disclaim any rights to a part of your mark, you can do so here.	

10. Pending application (Optional)

As part of transitional arrangements for leaving the EU, you can claim priority from either a:

- a pending international trade mark claiming protection in the EU as of 31 December 2020.

You can claim the original filing date as the priority date even if this date falls outside of the usual 6 months time period given for priority claims.

I had a pending international trade mark claiming protection in the EU as of 31 December 2020

Go to section 12

11. Priority claim (Optional) If you have applied for this trade mark outside the UK in the last six months, you can claim priority by entering the details here.	Priority Claim Country	
	Application/ Registration Number	
	Priority Claim Date	

Priority claim type

You must tick only one of the priority claim type options.

For All Goods and Services

For Some of the Goods and Services

12. Pending international application details
(to be completed if selected from section 10).

International application number/
WIPO reference or international
registration number

Date of filing the
international application

Priority claim details (optional)

If you claimed a priority registration on your international pending application, you can claim that priority by entering the details here.

Country or office of filing

Date of priority

UK Seniority claim details (optional)

If you claimed a UK seniority on your international pending application, you can claim that priority by entering the details here.

UK Seniority registration
number

Date of UK seniority

13. Declaration

Warning! You cannot make any changes to the trade mark(s) applied for or add more goods or services to your application once it has been submitted. The application fee is non-refundable (even if the application is not acceptable).

I confirm that:

The applicant is entitled to hold property.

The terms used to describe the goods and/or services listed in this application should be given their ordinary and natural meaning.

The trade mark is being used by the applicant, or with his or her consent, in relation to the goods or services shown, or there is a bona fide intention that it will be used in this way.

I understand and accept that I cannot make any changes to the trade mark(s) applied for or add more goods or services once the application is submitted. I also accept that any application fees paid are non-refundable (even if the application is not acceptable).

Signature

This can be typed or handwritten

Name

(BLOCK CAPITALS)

Date

Number of sheets attached to this form

14. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details

Name, and daytime telephone number of the person to contact in case of query.



Form TM3A

Application to transfer incorrectly classified goods or services to the appropriate class prior to registration.

Fee of £60 [per class]

1. Trade mark number

2. Full name

Person making this request

Address

The address must be in the United Kingdom, Gibraltar, or the Channel Islands.

	Postcode

3. Interest in the trade mark

Tick one of the options

<input type="checkbox"/>	Recorded owner of trade mark
<input type="checkbox"/>	Recorded representative for owner
<input type="checkbox"/>	Other <small>(Please specify)</small>

4. Trade mark classification

List the goods or services to be added. (List on a separate sheet if not enough space on this form)

££ There is a fee of **£60** for each class.

Class Number	List of goods and services

Class Number	List of goods and services
--------------	----------------------------

Number of continuation sheets attached

5. Signature

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Date

6. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details

Name, daytime telephone number of the person to contact in case of query



Intellectual Property Office

Form TM5

Request for a statement of reasons for registrar's decision

Fee of £125

Use this form if you want a written statement that explains the reasons for a decision that we made in respect of a trade mark.

Note: You must file this form within one month of the date we sent our decision.

1. Trade mark number If the decision concerns an International Registration, help us identify the correct case by adding "IR".	
2. Opposition/Cancellation number If the decision was made during opposition or cancellation proceedings, enter the number in the relevant field, otherwise leave blank.	
Opposition number	
Cancellation number	
3. Full name Person making this request.	
Address The address must be in the United Kingdom, Gibraltar, or the Channel Islands.	
	Postcode
4. Interest in the trade mark Tick one of the options.	<input type="checkbox"/> Recorded owner or holder of trade mark
	<input type="checkbox"/> Recorded representative for owner or holder
	<input type="checkbox"/> Opponent/cancellation applicant
	<input type="checkbox"/> Recorded representative for the opponent / cancellation applicant
	<input type="checkbox"/> Other <i>(Please specify)</i>
5. Registrar's decision Tick the option that applies to your trade mark application.	<input type="checkbox"/> Decision at the examination stage
	<input type="checkbox"/> Decision in opposition or cancellation proceedings

6. Signature

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Date

--

7. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details

Name, daytime telephone number of the person to contact in case of query.

--

--

4. Representative name
If you have no representative, go to section 5.

Address
The address provided in this section must be within the United Kingdom, Gibraltar or the Channel Islands.
If you are opposing on the basis of a comparable mark, please refer to TPN 2/2020 for information about the address for service that will apply to you.

NOTE: We will communicate with the representative if this section has been completed.

Email address
Complete if you would like us to correspond with you by email.

Postcode

5. Related proceedings
If applicable, select location of any related proceedings and enter the case number allocated to the proceedings.

	IPO Registry		UK Courts		EUIPO
Number					

6. Opposition notification date
If you have informed the applicant/holder of an intention to oppose the trade mark application, designation – enter the date you notified them.
[**See Note]

****Note:** An opposition launched without giving the applicant or holder a reasonable opportunity to withdraw the application, international designation or amendment may result in the opponent being ineligible for an award of costs.

7. Declaration

I believe that the facts stated in this form and the attached statement of grounds are true.

Signature
This can be typed or handwritten.

Name
(BLOCK CAPITALS)

Date

8. Your reference
Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details
Name, daytime telephone number of the person to contact in case of query.

Number of sheets attached to this form

Please tick on what grounds you are opposing the trade mark and continue to the relevant section(s)

Opposition is based on Sections 5(1) or 5(2): The trade mark is either identical or similar to an earlier trade mark and is to be registered for identical and/or similar goods and services.

Note: Opposition on these grounds must be made by the 'proprietor' (owner) of the earlier trade mark.

> COMPLETE SECTION A

Opposition is based on Section 5(3): The trade mark is either identical or similar to an earlier trade mark which has a reputation. Using the later mark would take unfair advantage of, or be detrimental to, the distinctive character or reputation of the earlier mark.

Note: Opposition on these grounds must be made by the 'proprietor' (owner) of the earlier trade mark. Ticking this box means that the total fee for this form is £250.

> COMPLETE SECTION B

Opposition is based on Section 5(4)(a): Where the use of the applicant's trade mark would be contrary to law, in particular, the law of passing off.

Note: Opposition on these grounds must be made by the 'proprietor' (owner) of the earlier right. Ticking this box means that the total fee for this form is £250.

> COMPLETE SECTION C

Opposition is based on Section 3: The trade mark is excluded from registration because it describes the goods/services, or is not distinctive, or consists of signs that are customary within the trade, or the application was made in bad faith.

Note: Ticking this box means that the total fee for this form is £250.

> COMPLETE SECTION D

Opposition is based on other grounds.

Note: Ticking this box means that the total fee for this form is £250.

> COMPLETE SECTION E

SECTION A: Opposition is based on sections 5(1) or 5(2) of the Trade Marks Act on the basis of an earlier registered or pending mark.

Q1. Please tick the relevant section(s) that apply.

<input type="checkbox"/>	5(1) It is identical with an earlier mark and for identical goods or services as the earlier mark
<input type="checkbox"/>	5(2)(a) It is identical with an earlier mark and for similar goods or services as the earlier mark.
<input type="checkbox"/>	5(2)(b) It is similar to an earlier mark and for identical or similar goods or services as the earlier mark.

You must use a separate sheet for each earlier mark, so copy this sheet as many times as you need.

Information before you complete the rest of section A

Q2 – Q7 of section A are based on the earlier trade mark.

Q8 & Q9 of section A are based on the trade mark you are opposing.

ABOUT THE EARLIER TRADE MARK

Q2. Trade mark number

Your trade mark.

Q3. Type of mark

Please tick.

<input type="checkbox"/>	UK	<input type="checkbox"/>	International UK
--------------------------	----	--------------------------	------------------

Please note, tick the "UK" box above if your mark is a national UK mark, a comparable mark deriving from a registered EUTM or IR(EU), or a national UK mark which constitutes a re-filing of a pending EUTM – please see TPN 2/2020 for further information.

Q4. Representation of your trade mark

Text only – enter your trade mark only and no other supporting information.

Or

An image – if you are unable to put your image in the box below, you can attach an image of the earlier trade mark to your email or print the image if sending by post.

Q5. Which goods or services covered by the earlier trade mark are relied upon for the opposition?

These should be the goods and services of the earlier trade mark and not the trade mark you are opposing. These goods and services should also be identical and/or similar to those contained in the trade mark application.

<input type="checkbox"/>	All goods and services
<input type="checkbox"/>	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q6. STATEMENT OF USE - Was the registration or protection process for the earlier trade mark completed 5 years or more before the application date (or priority date, if applicable) of the application or international registration you wish to oppose?

You should tick 'no' if the earlier trade mark was registered less than 5 years before the application or priority date of the application you are opposing.

Yes > GO TO Q7

No > GO TO Q8

Q7. Has the trade mark been used in the 5-year period ending on the date of application (or priority date, if applicable) of the opposed mark?

Yes > GO TO Q7a

No > GO TO Q7b

Please note: If you are relying on a comparable mark please see TPN 2/2020 for when it may be permissible to rely on use in the EU rather than solely in the UK.

Q7a. For which of the goods and services listed at Q5 is trade mark use being claimed?

<input type="checkbox"/>	All goods and services
<input type="checkbox"/>	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

> GO TO Q8.

Q7b. Please state any proper reasons for non-use.

--

DETAILS OF THE TRADE MARK YOU ARE OPPOSING

Q8. Which goods or services in the application that you are opposing do you claim are identical or similar to those covered by the earlier mark which you have listed at Q5?

These should be the goods and services of the trade mark you are opposing and not the earlier trade mark.

	All goods and services
	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q9. Use this space to supply any further information about why you consider there is a likelihood of confusion and for example why you consider the respective marks or goods and/or services to be similar.

--

SECTION B: Opposition is based on section 5(3) of the Trade Marks Act on the basis of an earlier registered or pending trade mark, that is identical with or similar to an earlier mark which has a reputation.

You must use a separate sheet for each earlier mark, so copy this sheet as many times as you need.

ABOUT THE EARLIER TRADE MARK

Q1. Trade mark number

Your trade mark

--

Q2. Type of mark

Please tick.

	UK		International UK
--	----	--	------------------

Please note, tick the "UK" box above if your mark is a national UK mark, a comparable mark deriving from a registered EUTM or IR(EU), or a national UK mark which constitutes a re-filing of a pending EUTM – please see TPN 2/2020 for further information.

Q3. Representation of your trade mark

Text only – enter your trade mark only and no other supporting information.

Or

An image – if you are unable to put your image in the box below, you can attach an image of the earlier trade mark to your email or print the image if sending by post.

--

Q4. For which goods or services covered by your earlier trade mark does it have a reputation?

These should be the goods and services of the earlier trade mark and not the trade mark you are opposing.

	All goods and services
	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q5. For which goods or services in the application (you are opposing) would use of the applicant's mark take unfair advantage of, or be detrimental to, the distinctive character or reputation of the earlier trade mark?

These should be the goods and services of the trade mark you are opposing and not the earlier trade mark.

	All goods and services
	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q6. Is it claimed that the similarity between the reputed earlier trade mark and the later trade mark is such that the relevant public will believe that they are used by the same undertaking or think that there is an economic connection between the users of the trade marks?

Yes

No

Use this space to supply any further information

QUESTIONS 7 TO 9 SHOULD BE ANSWERED IF THERE IS ANY OTHER BASIS FOR YOUR CLAIM OTHER THAN FOR YOUR ANSWER TO Q6.

Q7. Is there any other basis for your claim of unfair advantage? If so, please explain what the advantage would be to the holder of the later mark, and why it is unfair.

Q8. Is there any other basis for your claim of detriment to the reputation of the earlier mark? If so, please explain what the detriment would be and how it would occur.

Q9. Is there any other basis for your claim of detriment to the distinctive character of the earlier mark? If so, please explain what the detriment would be and how it would affect the economic behaviour of the relevant public.

Q10. STATEMENT OF USE - Was the registration or protection process for the earlier trade mark completed 5 years or more before the application date (or priority date, if applicable) of the application or international registration you wish to oppose?

You should tick 'no' if the earlier trade mark was registered less than 5 years before the application or priority date of the application you are opposing.

Yes > GO TO 11

No > GO TO Q13

Q11. Has the trade mark been used in the 5-year period ending on the date of application (or priority date, if applicable) of the opposed mark?

Yes > GO TO 12a

No > GO TO Q12b

Please note: If you are relying on a comparable mark please see TPN 2/2020 for when it may be permissible to rely on use in the EU rather than solely in the UK.

Q12a. For which of the goods and services listed at Q4 is trade mark use being claimed?

<input type="checkbox"/>	All goods and services
<input type="checkbox"/>	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

> GO TO Q13

Q12b. Please state any proper reasons for non-use.

Q13. Use this space to give any further information to explain why you are opposing the application on this ground.

SECTION C: Opposition is based on Section 5(4)(a) of the Trade Marks Act, where the use of the applicant's trade mark would be contrary to law, in particular, the law of passing off.

You must use a separate sheet for each earlier mark, so copy this sheet as many times as you need.

ABOUT THE EARLIER UNREGISTERED TRADE MARK

Q1. Representation of your trade mark

Text only – enter your trade mark only and no other supporting information.

Or

An image – if you are unable to put your image in the box below, you can attach an image of the earlier trade mark to your email or print the image if sending by post.

Q2. When and where was the earlier right first used in the UK?

Date used:

Enter date of first use.

Where used:

Enter name of city/region or specify 'throughout UK' if used nationally.

Q3. On which goods or services has the earlier right been used for?

--

DETAILS OF THE TRADE MARK YOU ARE OPPOSING

Q4. For which goods or services (of the application that you are opposing) do you consider that use of the applicant's mark would amount to passing off?

These should be the goods and services of the trade mark you are opposing and not the earlier right.

	All goods and services
	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q5. Why would use of the applicant's trade mark be contrary to law, particularly the law of passing off?

--

SECTION D: Opposition is based on section 3 of the Trade Marks Act on the basis that the trade mark fails to satisfy certain requirements of a trade mark.

You must use a separate sheet for each earlier mark, so copy this sheet as many times as you need.

Please tick and complete the relevant section(s) that apply. (Use a continuation sheet if necessary)

3(1)(a) It is a sign that does not does not satisfy the requirements of section1(1) because:

3(1)(b) It is a trade mark which is devoid of any distinctive character because:

3(1)(c) It is a trade mark which consists exclusively of signs or indications which may serve, in trade, to designate the kind, quality, quantity, intended purpose, value, geographical origin, the time of production of goods or rendering of services, or other characteristics of goods or services because:

3(1)(d) It is a trade mark which consists exclusively of signs or indications which have become customary in the current language or in the bona fide and established practices of the trade because:

3(6) It is a trade mark which should not be registered for some or all of the goods and services in the application as the application was made in bad faith:

Other State any other part of section 3 you rely on and give your grounds:

State which of the applicant's goods or services you oppose under Section 3 grounds

All goods and services

Some goods and services *(please specify below, use a continuation sheet if necessary)*

SECTION E: Opposition is based on any other grounds

You must use a separate sheet for each earlier mark, so copy this sheet as many times as you need.

Use this sheet if you are basing your opposition on any other grounds and tick the appropriate box.

	Section 5(1),(2),(3)	If the opponent is claiming protection for an earlier trade mark under Section 6(1)(c) which is a well known trade mark as defined in Section 56(1). See ††Note below.
	Section 5(4)(b)	An earlier right by virtue of the law of copyright or the law relating to industrial property rights.
	Section 5(6)	Registered in the name of an agent or representative.
	Rule 25(2)	Opposition to amendment after publication.
	Rule 29	Regulations for collective or certification marks.
	Rule 30(4)	Amendment of regulations for collective or certification marks.
	Rule 32(3)	Alteration of registered mark.
	Rule 53(2)	Removal of matter from the register.
	Others	Others.

Others †† For opposition on these grounds the following details should be supplied in the area below:

- Representation of the mark.
- Details of any reference number and related jurisdiction if relevant.
- Details of goods and services covered by the earlier mark.
- Details of goods and services (in the application) which you consider to be similar identical to those covered by the earlier mark.

Alternatively you may wish to adapt Section A and Section B of this form.

Give details (including details of any right relied upon) to support the application under these grounds
(Use a continuation sheet if necessary)

[CONTINUED] Details to support your opposition under these grounds



Form TM7F

Notice of FAST TRACK opposition and statement of grounds

Fee £125

Use this form to notify of a fast track opposition to a trade mark application or international registration and to set out the grounds on which you are basing this opposition.

Do not use this form if your grounds are not limited to Section 5(1) and/or 5(2) based on already registered or protected marks, (use form TM7 instead).

Do not use this form if any of the earlier marks on which the opposition is based had been registered/protected for 5 years or more before the application date (or priority date, if applicable) of the application you wish to oppose AND you are not including proof of use of the mark(s) with this Notice (use Form TM7 instead).

1. Trade mark number

Number of the trade mark you are opposing. If the opposition concerns an International Registration, help us identify the correct trade mark by adding "IR"

2. Full name of applicant/holder

Whose trade mark you are opposing

3. Full name of opponent

Person or company opposing the above trade mark

If you are opposing on the basis of a comparable mark, please refer to TPN 2/2020 for information about the address for service that will apply to you.

Address

If the address is not within the United Kingdom, Gibraltar or the Channel Islands you must have a representative in one of these regions and complete section 4 below.

PLEASE NOTE: Publication of name and address and other information you provide. We publish the owner's name and address and other information you provide in our searchable records. You should provide a business or PO Box address if you do not want your home address published. I understand that name and address details and other information I provide will be published.

Postcode

ADDITIONAL NOTE: It will no longer be possible for two (or more) parties to jointly oppose a trade mark based on earlier marks/rights that they each own, unless the parties jointly own the relevant earlier marks/rights. Separate oppositions will now be required. See section 38(2A) of the Act.

Email address

In order to enable us to correspond with you by email, please provide an email address to be used for the purposes of these proceedings and any subsequent appeal to the Appointed Person.

4. Representative name

If you have no representative, go to section 5.

Address

The address provided in this section must be within the United Kingdom, Gibraltar or the Channel Islands.

If you are opposing on the basis of a comparable mark, please refer to TPN 2/2020 for information about the address for service that will apply to you.

Postcode

Email address

Complete if you would like us to correspond with you by email.

5. Related proceedings

If applicable, select location of any related proceedings and enter the case number allocated to the proceedings.

IPO Registry

UK Courts

EUIPO

Number

6. Opposition notification date

If you have informed the applicant/holder of an intention to oppose the trade mark application, international registration – enter the date you notified them. [****See Note**]

****Note:** An opposition launched without giving the applicant or holder a reasonable opportunity to withdraw the application, international registration or amendment may result in the opponent being ineligible for an award of costs.

7. Signature

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Date

8. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details

Name, daytime telephone number of the person to contact in case of query.

Number of sheets attached to this form

No more than three earlier trade marks may be relied upon to support this opposition. If you are relying upon more than one earlier mark you must repeat this section, including your statements to the points Q.1 to Q.16 below (to the extent relevant) for each earlier mark.

Note: Opposition on these grounds must be made by the 'proprietor' (owner) of the earlier trade mark.

ABOUT THE EARLIER TRADE MARK

Q1. Trade mark number

Your trade mark

Q2. Type of mark

Please tick

 UK International UK

Q3. Date the mark became registered or protection was granted

PLEASE NOTE: Tick the "UK" box above if your mark is a national UK mark, a comparable mark deriving from a registered EUTM or IR(EU), or a national UK mark which constitutes a re-filing of a pending EUTM – please see TPN 2/2020 for further information.

Q4. Representation of your trade mark

Text only – enter your trade mark only and no other supporting information.

Or

An image – if you are unable to put your image in the box below, you can attach an image of the earlier trade mark to your email or print the image if sending by post.

Q5. Which goods or services covered by the earlier trade mark are relied upon for the opposition?
These should be the goods and services of the earlier trade mark and not the trade mark you are opposing. These goods and services should also be identical and/or similar to those contained in the trade mark application.

All goods and services
Some goods and services (<i>please specify below, use a continuation sheet if necessary</i>)

Q6. STATEMENT OF USE - Was the date on which the earlier trade mark became registered or protected 5 years or more before the application date (or priority date, if applicable) of the application or international registration you wish to oppose? This is the period referred to below as ‘the relevant period’.

You should tick ‘no’ if the earlier trade mark was registered less than 5 years before the application or priority date of the application you are opposing.

Yes

No > Go To Q14

If ‘Yes’ you must complete the statement below and also Q7 to Q13, before continuing to Q14.

I, (name)..... of (address) and holding the position of (position in company) , state the following in answer to the following questions.

Q7. For which of the goods and services listed at Q5 is use of the trade mark being claimed?

Q8. If the opposition is based on a national registration, or an international registration protected by the UK, please indicate if the mark has been used throughout the UK or, if only used locally or regionally, state where in the UK the mark was used. Please indicate if the mark has been used throughout the UK or, if only used locally or regionally, state where in the UK the mark was used. Please note, if you are relying on a comparable mark, it is possible in certain circumstances to rely on use in the EU please see the relevant guidance in TPN 2/2020.

Throughout the UK (tick)

or, in the following areas

Q9. Please provide a list of examples of the mark in use in the relevant period and indicate against each such entry the goods/services for which you claim it shows use of the mark. Examples of use of the mark could include in price lists, brochures, advertisements, invoices etc. The documents included in your list should be attached as exhibits, which should be clear and easy to read. Each exhibit should be numbered, e.g. exhibit 1, exhibit 2 etc. and the pages of each exhibit should also be numbered, e.g. 1/7, 2/7 and so on. The total number of pages attached as exhibits to this TM7F should not exceed 100 pages. (If you cannot provide examples of the mark in use, please go to Q11.)

Note: If you cannot provide examples from the relevant period but provide more recent examples instead, you must state clearly whether the mark was used in the same form and in the same ways during the relevant period or in some part of that period.

Q10. If no examples are available, a statement of how the mark was used during the relevant period should be provided along with an explanation as to why no examples of the mark in use are available.

Q11. Please provide details of the number of sales achieved under the mark in the UK (or in the EU if the earlier mark is registered or protected at Community level) during the relevant period. These figures should, if possible, be provided on an annual basis and, if possible, be split in relation to each of the goods/services for which use of the mark is claimed; estimates should be provided if exact figures are not readily available.

Note: You may provide financial turnover figures to illustrate the level of sales under the mark, but if you do please also provide an indication of the typical unit price for the product or service.

Q12. If you consider that the information already provided clearly shows genuine use of the mark during the relevant period in relation to the goods/services for which use is claimed, please complete the statement of truth before continuing to Q14. If you wish to supplement the information already provided, please state how much was spent promoting the mark in the UK during the relevant period. Ideally, this should be broken down by year. Estimates may be provided if exact figures are not readily available.

Q13. Please provide any other information that you consider to be relevant.

PLEASE NOTE: *If following the guidance and TPN 2/2020 you consider use in EU to be relevant to any comparable mark you might be relying upon, please also include this information in question 13.*

Statement of truth – to be completed by the person identified at Q6 above

I believe that the facts stated in this form are true.

Signature

This can be typed or handwritten.

Name (BLOCK CAPITALS)

Date

DETAILS OF THE TRADE MARK YOU ARE OPPOSING

Q14. Please tick the relevant section(s) that apply.

5(1) It is **identical** with an earlier registered or protected mark and for **identical goods or services** as the earlier mark

5(2)(a) It is **identical** with an earlier registered or protected mark and for **similar goods or services** as the earlier mark.

5(2)(b) It is **similar** to an earlier registered or protected mark and for **identical or similar goods or services** as the earlier mark.

Q15. Which goods or services in the application that you are opposing do you claim are identical or similar to those covered by the earlier mark and listed at Q5?

These should be the goods and services of the trade mark you are opposing and not the earlier trade mark.

All goods and services

Some goods and services *(please specify below, use a continuation sheet if necessary)*

Q16. Use this space to supply any further information about why you consider there is a likelihood of confusion and for example why you consider the respective marks or goods and/or services to be similar.

7. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details

Name, daytime telephone number of the person to contact in case of query.

Number of sheets attached to this form

Q1. Please list the ground(s) you wish to add to your opposition

Note: Do not use this form if you wish to add grounds under 5(1) or 5(2), these can be requested by letter/email.

Q2. Please explain why the new grounds were not included in the original notice of opposition and why the request should be accepted.



Intellectual Property Office

Form TM9

Extension of time to respond to deadlines, set by tribunals, before the deadline has expired

Fee £125

Use this form to request an extension of time to respond to deadlines that have been set by tribunals before the deadline has expired:

Note: **Do not use this form** to request an extension for a time period that has already expired. **Use form TM9R**

Do not use this form to request an extension of time for any non-extendable time periods as listed in schedule 1 of the Trade Mark Rules 2008 (as amended).

1. Trade mark number If the time period concerns an International Registration, help us identify the correct case by adding "IR".	
2. Opposition/Cancellation number Enter the opposition or cancellation number in the relevant field	
Opposition number	
Cancellation number	
3. Full name Person making this request.	
Address The address must be in the United Kingdom, Gibraltar, or the Channel Islands.	
	Postcode
4. Interest in the trade mark Tick one of the options	
	Recorded owner or holder of trade mark
	Recorded representative for owner or holder
	Opponent/cancellation applicant
	Recorded representative for opponent or cancellation applicant
	Other (Please specify)

5. Existing deadline	
-----------------------------	--

6. How much more time do you want from the expiry date stated above?	
---	--

7. Why do you want more time? (Use a separate blank sheet if there is not enough space for your answer).	
--	--

--	--

Number of continuation sheets attached	<input type="text"/>
--	----------------------

8. Signature This can be typed or handwritten.	
--	--

Name (BLOCK CAPITALS)	
---------------------------------	--

Date	<input type="text"/>
-------------	----------------------

9. Your reference Complete if you would like us to quote this in communications with you, otherwise leave blank.	
--	--

Contact details Name, daytime telephone number of the person to contact in case of query.	
---	--



Intellectual Property Office

Form TM9R

Request to extend a time period, set by examination or tribunals, if you have missed the deadline

Fee £125

Use this form to extend time periods where the period has **already** expired.

Do not use this form to request to extend the time period for applications where the deadline for response **has not yet expired**, instead **use form TM9**, for:

1. Extension to the period for resolving filing deficiencies
2. Extensions of time after publication or registration.

<p>1. Trade mark number: If the time period concerns an International Registration, help us identify the correct case by adding "IR".</p>											
<p>2. Opposition/Cancellation number: If the time period concerns opposition or cancellation proceedings, enter the opposition or cancellation number in the relevant field, otherwise leave blank.</p> <p>Opposition number:</p> <p>Cancellation number:</p>											
<p>3. Full name: Person making this request.</p> <p>Address: The address must be in the United Kingdom, Gibraltar, or the Channel Islands.</p> <div style="border: 1px solid black; padding: 2px; margin-top: 10px;"> <p><i>Note: If the request concerns opposition or cancellation proceedings the person making this request must send a copy of this form to the other party involved.</i></p> </div>											
<p>4. Interest in the trade mark: Tick one of the options.</p>	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 30px; text-align: center;"><input type="checkbox"/></td> <td>Recorded owner or holder of trade mark</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Recorded representative for owner or holder</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Opponent/cancellation applicant</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Recorded representative for opponent or cancellation applicant</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Other <i>(Please specify)</i></td> </tr> </table>	<input type="checkbox"/>	Recorded owner or holder of trade mark	<input type="checkbox"/>	Recorded representative for owner or holder	<input type="checkbox"/>	Opponent/cancellation applicant	<input type="checkbox"/>	Recorded representative for opponent or cancellation applicant	<input type="checkbox"/>	Other <i>(Please specify)</i>
<input type="checkbox"/>	Recorded owner or holder of trade mark										
<input type="checkbox"/>	Recorded representative for owner or holder										
<input type="checkbox"/>	Opponent/cancellation applicant										
<input type="checkbox"/>	Recorded representative for opponent or cancellation applicant										
<input type="checkbox"/>	Other <i>(Please specify)</i>										
<p>3. Full name: Person making this request.</p> <p>Address: The address must be in the United Kingdom, Gibraltar, or the Channel Islands.</p>	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 70%; height: 30px;"></td> <td style="width: 30%;"></td> </tr> <tr> <td style="height: 30px;"></td> <td></td> </tr> <tr> <td style="height: 30px;"></td> <td></td> </tr> <tr> <td style="height: 30px;"></td> <td style="text-align: center; vertical-align: middle;">Postcode</td> </tr> </table>								Postcode		
	Postcode										

5. **Expired deadline:**

6. **How much more time do you want from the expiry date stated above?**

7. **If the deadline relates to opposition or cancellation proceedings, tell us here why you missed the deadline and why you need more time?**

(Use a separate blank sheet if there is not enough space for your answer.)

Number of continuation sheets attached

8. **Signature:**
This can be typed or handwritten.

Name:
(BLOCK CAPITALS)

Date:

9. **Your reference:**
Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details:
Name, daytime telephone number of the person to contact in case of query.



Intellectual Property Office

Form TM11 Renewal of trade mark registration

Fee due (See section 7)

To renew your trade mark online visit: <https://www.gov.uk/renew-patent-trademark-registered-design>

Do not use this form to restore a trade mark that has been removed from the register, use form **TM13**.

1. Trade mark number		
2. Registered owner's name		
3. Full name Person making this request		
Address Note: We will send confirmation to this address		
		Postcode
4. Interest in the trade mark Tick one of the options	<input type="checkbox"/>	Recorded owner
	<input type="checkbox"/>	Recorded representative for the owner
	<input type="checkbox"/>	Other (Please specify)
5. Classes List the class or classes that you wish to renew		
6. Renewal date		
7. Renewal fees £245 renewal fee for one class and £60 for each additional class Late renewal fees £60 additional fee must be paid if you are renewing up to six months after the renewal date.	Renewal Fee	£
	Late Fee	£
	Total Fees	£

8. Signature

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Date

--

9. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank

Contact details

Name, daytime telephone number of the person to contact in case of query

--

--



**Intellectual
Property
Office**

**Form TM12
Request to divide an application**

Fee £125

Use this form to divide the application. Where there are objections to some of the goods and services, the acceptable terms can be transferred to the divisional case. This allows the acceptable terms to go forward for publication whilst outstanding objections are dealt with on the original case.

Note: You cannot use this form to divide a series of marks.

1. Trade mark number	
-----------------------------	--

2. Full name of owner	
------------------------------	--

3. Full name Person making this request	
---	--

Address

The address must be in the United Kingdom, Gibraltar, or the Channel Islands.

	Postcode

4. Interest in the trade mark Tick one of the options	<input type="checkbox"/>	Recorded owner
	<input type="checkbox"/>	Recorded representative for the owner
	<input type="checkbox"/>	Other <i>(Please specify)</i>

5. Tell us below the class number and the list of goods or services to be transferred to the divisional case.
Use a continuation sheet if necessary

Class number	List of goods and services

Class Number	List of goods and services
--------------	----------------------------

Number of continuation sheets attached

<p>6. Signature This can be typed or handwritten.</p>	
<p>Name <i>(BLOCK CAPITALS)</i></p>	
<p>Date</p>	

<p>7. Your reference Complete if you would like us to quote this in communications with you, otherwise leave blank</p>	
<p>Contact details Name, daytime telephone number of the person to contact in case of query</p>	



Intellectual Property Office

Form TM13 Request to restore and renew a registration

Fee due (See section 6)

Use this form to request to restore a trade mark within 6 months of the date that it was removed from the register. You can find your renewal date on our website at www.ipo.gov.uk/tmnumbersearch.
You must provide a statement fully explaining why you did not renew the mark in time.
Do not use this form pay the renewal fees on a trade mark that has not expired.

1. Trade mark number										
2. Registered owner's name										
3. Full name Person making this request Address The address must be in the United Kingdom, European Economic Area (EEA) or the Channel Islands	<table border="1"> <tr><td colspan="2"></td></tr> <tr><td colspan="2"></td></tr> <tr><td colspan="2"></td></tr> <tr> <td></td> <td>Postcode</td> </tr> </table>									Postcode
	Postcode									
4. Interest in the trade mark Tick one of the options		Recorded owner								
		Recorded representative for the owner								
		Other <i>(Please specify)</i>								
5. Classes List the class or classes that you wish to renew										
6. Restoration fee £125 Renewal fees £245 renewal fee for one class and £60 for each additional class	Restoration Fee	£125								
	Renewal Fee	£								
	Total Fees	£								

7. Statement Note: You must provide a statement explaining the reasons why you did not renew the trade mark on time	Statement attached (Indicate with tick)
	Number of pages attached

8. Signature This can be typed or handwritten. Name (BLOCK CAPITALS) Date	

9. Your reference Complete if you would like us to quote this in communications with you, otherwise leave blank Contact details Name, daytime telephone number of the person to contact in case of query	



Form TM16
Application to record a change of ownership

Fee £60 (For one or more trade marks registered to the same owner)

Use this form to record changes to the ownership of UK trade marks for full assignment of the rights.

Do not use this form to record a partial change to the owner's rights. Use form **TM16P**. To make a change to an owner's name, use form **TM21A**.

Note: This form is not a substitute for the assignment document or other proof of the transaction.

<p>1. Your Reference Complete if you would like us to quote this in communications with you, otherwise leave blank.</p>		
<p>2. Trade mark number(s)</p> <p><input type="checkbox"/> Tick if continuation page is attached.</p> <p>If this transfer includes certification trade marks, please tick this box. <input type="checkbox"/></p> <p>Note: Certification trade marks are used to guarantee the quality of goods or services rather than their trade source. 99% of marks are not certification trade marks. We may request that you file amended regulations for the assignment of a certification mark.</p>		
<p>3. Full name of owner(s) currently recorded on our register</p>		
<p>4. Full name of new owner(s)</p> <p>Owner type Specify whether Person, Company/LLP, Partnership, Trust or Other.</p> <p>Address If the address is not within the United Kingdom, Gibraltar or the Channel Islands you must also complete section 5.</p>		
<p>Address If the address is not within the United Kingdom, Gibraltar or the Channel Islands you must also complete section 5.</p>		
<p>Address If the address is not within the United Kingdom, Gibraltar or the Channel Islands you must also complete section 5.</p>		
<p>Address If the address is not within the United Kingdom, Gibraltar or the Channel Islands you must also complete section 5.</p>		Postcode

Email address

Complete if you have no representative and would like us to correspond with you by email.

Company registration number:

Complete if the applicant is a company incorporated in the UK.

Country of incorporation:

If registered in USA also enter the 'State', e.g. 'Delaware'.

5. Representative name

For new owner, if applicable.

Address

The address provided in this section must be within the United Kingdom, Gibraltar or the Channel Islands.

Note: We will record this address as the contact address for future correspondence.

<input type="text"/>	
<input type="text"/>	
<input type="text"/>	
<input type="text"/>	Postcode

Email address

Complete if you would like us to correspond with you by email.

6. Date of transfer of ownership

This should be in the dd/mm/yyyy format and must not be in the future.

7. Method of transfer

Tick as appropriate.

Assent – This is used when carrying out duties as executor/administrator of a deceased person's estate.

<input type="checkbox"/>	Assignment
<input type="checkbox"/>	Court order
<input type="checkbox"/>	Assent
<input type="checkbox"/>	Company merger

8. Stamp duty declaration

Please confirm that any necessary stamp duty has been paid, or that it is not payable with reference to the underlying documentation transferring the rights which relate to this application. We may ask you for further evidence to support your declaration before we register the change of ownership. (Tick applicable box)

*"IP" means intellectual property and includes patents, trade marks, designs and copyright.

Note: If you need advice on stamp duty visit HM Revenue and Customs (HMRC) website at www.hmrc.gov.uk/so/index.htm or call their helpline 0300 200 3510.

<input type="checkbox"/>	<p>No stamp duty is payable</p> <p>The most common reason for this will be that the transfer was made:</p> <p>(i) In respect of IP* only, or IP and related goodwill only, and</p> <p>(ii) on or after 28 March 2000</p>
<input type="checkbox"/>	<p>Stamp duty has been paid in respect of the transfer documentation to HMRC.</p> <p>Stamp duty may be payable to HMRC if the transfer was made in respect of:</p> <ul style="list-style-type: none"> • IP only and prior to 28 March 2000. • IP and related goodwill only, and prior to 28 March 2000. • IP and unrelated goodwill only, prior to 23 April 2002. • IP and other transferable property, at any time.

9. Authorisation to change register

Note: Both parties or their representatives must sign this form. If this cannot be done, then supporting documentary evidence must be provided.

Signature (Old Owner)

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Interest in trade mark(s)

(Indicate as appropriate)

	Old owner
	Old owner's recorded representative

Signature(s) (New Owner)

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Interest in trade mark(s)

(Indicate as appropriate)

	New owner
	New owner's representative

10. Person making this request

Full Name.

--

Address (If different to Sections 4 or 5)

Note: Confirmation of the assignment will be sent to this address.

	Postcode

Date

--

11. Other register changes

If you are filing any other forms to change the register details of the trade mark(s) listed, enter details here. (If not enough space; use a continuation sheet and attach).

Note: to help us process a multiple request, please provide the same reference on all your forms in the "Your Reference" box on the last page of the forms.

Form No	Trade Mark No(s)

Number of sheets attached to this form.

--

12. Contact details

Name, daytime telephone number of the person to contact in case of query.

--



Intellectual Property Office

Form TM16P

Application to record a partial assignment of goods and/or services

Fee £60

Use this form to record a **partial assignment** of goods and/or services for a single trade mark.

Do not use this form to record a change to the ownership for a full assignment of rights. Use form **TM16**. To make a change to an owner's name, use form **TM21A**.

Note: This form is not a substitute for the assignment document or other proof of the transaction.

1. Trade mark number

If this transfer is for a certification or collective trade mark, please tick this box.

Note: Certification trade marks are used to guarantee the quality of goods or services rather than their trade source. Collective trade marks are used to indicate that goods or services originate from members of a particular association rather than just one trader. 99% of marks are not certification or collective trademarks. We will request that you file amended regulations for the assignment of a certification or collective mark.

2. Full name of owner(s)

As currently recorded on our register.

3. Full name of new owner(s)

Owner type

Specify whether Person, Company/LLP, Partnership, Trust or Other.

New owner's address

If the address is not within the United Kingdom, Gibraltar or the Channel Islands, you must also complete section 4 below.

<input type="text"/>	Postcode
----------------------	----------

Email address

Complete if you have no representative and would like us to correspond with you by email.

Company registration number

Complete if the applicant is a company incorporated in the UK.

Country of incorporation

If registered in USA also enter the 'State', e.g. 'Delaware'.

4. Representative name
For new owner If applicable.

--

Note: We will record this address as the contact address for future correspondence.

Address

The address provided in this section must be within the United Kingdom, Gibraltar or the Channel Islands.

	Postcode

Email address

Complete if you would like us to correspond with you by email.

--

5. Date of transfer of ownership

--	--

6. Method of transfer

Tick as appropriate.

	Assignment
	Court order
	Assent of personal representative

7. Rights transferred - Goods and Services

You **must** tell us which goods and/or services are being transferred to the new owner. List the class number and the goods or services being transferred.

Class Number	List of goods and services

<p>8. Stamp duty declaration Please confirm that any necessary stamp duty has been paid, or that it is not payable with reference to the underlying documentation transferring the rights which relate to this application. We may ask you for further evidence to support your declaration before we register the change of ownership (Tick applicable box).</p> <p>*"IP" means intellectual property and includes patents, trade marks, designs and copyright.</p> <p>Note: If you need advice on stamp duty visit HM Revenue and Customs (HMRC) website at www.hmrc.gov.uk/so/index.htm or call their helpline 0845 6030135.</p>	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 30px; height: 20px;"></td> <td style="padding: 5px;">No stamp duty is payable</td> </tr> <tr> <td style="width: 30px; height: 20px;"></td> <td style="padding: 5px;">The most common reason for this will be that the transfer was made: (i) In respect of IP* only, or IP and related goodwill only, and (ii) on or after 28 March 2000</td> </tr> <tr> <td style="width: 30px; height: 20px;"></td> <td style="padding: 5px;">Stamp duty has been paid in respect of the transfer documentation to HMRC.</td> </tr> <tr> <td style="width: 30px; height: 20px;"></td> <td style="padding: 5px;">Stamp duty may be payable to HMRC if the transfer was made in respect of: <ul style="list-style-type: none"> • IP only and prior to 28 March 2000. • IP and related goodwill only, and prior to 28 March 2000. • IP and unrelated goodwill only, prior to 23 April 2002. • IP and other transferable property, at any time. </td> </tr> </table>		No stamp duty is payable		The most common reason for this will be that the transfer was made: (i) In respect of IP* only, or IP and related goodwill only, and (ii) on or after 28 March 2000		Stamp duty has been paid in respect of the transfer documentation to HMRC.		Stamp duty may be payable to HMRC if the transfer was made in respect of: <ul style="list-style-type: none"> • IP only and prior to 28 March 2000. • IP and related goodwill only, and prior to 28 March 2000. • IP and unrelated goodwill only, prior to 23 April 2002. • IP and other transferable property, at any time.
	No stamp duty is payable								
	The most common reason for this will be that the transfer was made: (i) In respect of IP* only, or IP and related goodwill only, and (ii) on or after 28 March 2000								
	Stamp duty has been paid in respect of the transfer documentation to HMRC.								
	Stamp duty may be payable to HMRC if the transfer was made in respect of: <ul style="list-style-type: none"> • IP only and prior to 28 March 2000. • IP and related goodwill only, and prior to 28 March 2000. • IP and unrelated goodwill only, prior to 23 April 2002. • IP and other transferable property, at any time. 								

9. Authorisation to change register

Note: Both parties or their representatives must sign this form. If this cannot be done, supporting documentary evidence must be provided.

Signature (current owner)

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Interest in trade mark

Indicate as appropriate.

	Current owner
	Current owner's representative

Signature (new owner)

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Interest in trade mark

Indicate as appropriate.

	New owner
	New owner's representative

Date

--

10. Person making this request

Full Name.

Address (If different to Sections 3 or 4)

Note: Confirmation of the partial assignment will be sent to the address give here.

	Postcode

11. Other register changes

If you are filing any other forms to change the register details of the trade mark(s) listed, enter details here. (If not enough space; use a continuation sheet and attach).

Note: to help us process a multiple request, please provide the same reference on all your forms in the "Your Reference" box on the last page of the forms.

Form No	Trade Mark No(s)

12. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details

Name, daytime telephone number of the person to contact in case of query.

Number of sheets attached to this form.



Intellectual Property Office

Form TM24 Application to record or amend a security interest

Fee £60

Use this form to tell us about the grant or amendment of any security interest over a registered trade mark.

Note: The grantor or their recorded representative must sign section 6 of this form. If you cannot do this, you should send us written proof of the transaction.

<p>1. Trade mark number(s) Use a continuation sheet if necessary and attach</p>							
<p>2. Full name of recorded owner (grantor) As currently recorded on our register</p>							
<p>3. Full name of grantee The security holder to be recorded as having an interest in the trade mark(s)</p> <p>Grantee type Specify whether Person, Company/LLP, Partnership, Trust or Other</p> <p>Address</p>							
<p>Email address Complete if you have no representative and would like us to correspond with you by email</p>							
<p>4. Charge details Indicate type as appropriate. Tick one option</p>	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 30px; text-align: center;"><input type="checkbox"/></td> <td>Fixed and floating charge</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Fixed charge</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Floating charge</td> </tr> </table>	<input type="checkbox"/>	Fixed and floating charge	<input type="checkbox"/>	Fixed charge	<input type="checkbox"/>	Floating charge
<input type="checkbox"/>	Fixed and floating charge						
<input type="checkbox"/>	Fixed charge						
<input type="checkbox"/>	Floating charge						

5. Date of charge to be recorded

Is the extent of the security something other than the right to take ownership of the trade mark in the event of default?

<input type="checkbox"/>	Yes ► Explain below
<input type="checkbox"/>	No ► Go to section 6

If not enough space, continue on separate sheet and attach

6. Authorisation to change register

Note: The trade mark owner or their recorded representative must complete and sign this section. If this cannot be done you must send us written proof of the transaction

Signature

This can be typed or handwritten

Name

(BLOCK CAPITALS)

Interest in trade mark

(Indicate as appropriate)

<input type="checkbox"/>	Recorded owner
<input type="checkbox"/>	Recorded representative for the owner

Date

Written proof of transaction

Tick if attached

7. Full name
Person making this request

--

Address
(Complete if different from section 3)

	Postcode

Interest in the trade mark
Tick one of the options

<input type="checkbox"/>	Recorded Owner
<input type="checkbox"/>	Recorded Representative for the Owner
<input type="checkbox"/>	Grantee (Security Holder)
<input type="checkbox"/>	Other <i>(Please specify)</i>

8. Other register changes
If you are filing any other forms to change the register details of the trade mark(s) listed, enter details here. (If not enough space; use a continuation sheet and attach)
Note: To help us process a multiple request, please provide the same reference on all your forms in the 'Your reference' box on the last page of the forms.

Form No	Trade Mark No(s)

Number of sheets attached to this form

--

9. Your reference
Complete if you would like us to quote this in communications with you, otherwise leave blank

--

Contact details
Name, daytime telephone number of the person to contact in case of query

--



Form TM24C

Application to cancel a security interest

Fee £60

Use this form to tell us about a cancellation to any security interest on a registered trade mark.

Note: The trade mark owner or their representative can sign section 5 'Authorisation to change register' without the need to provide written proof of the cancellation. If the grantee or their representative signs this section, then they must provide proof of the cancellation.

1. Trade mark number(s)

Use a continuation sheet if necessary and attach

2. Full name of recorded owner as currently recorded on the Register (grantor)

3. Full name of grantee

The security holder to be removed as having an interest in the trade mark(s)

Grantee type

Specify whether Person, Company/LLP, Partnership, Trust or Other

Address

Postcode

Email address

Complete if you would like us to correspond with you by email

4. Charge details

Indicate type as appropriate
Tick one option

Fixed and floating charge

Fixed charge

Floating charge

Start date of the original charge/security to be cancelled

This is the security date that was recorded in section 5 of the original TM24 form

5. Authorisation to change register

Note: The grantor shown in section 2 (or their representative) can sign this section without the need to provide written proof of the cancellation. If the grantee or their representative signs this section, then they must provide proof of the cancellation.

Signature

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Date

Written proof of transaction

Tick if attached

6. Full name

Person making this request

Address

(Complete if different to section 3)

Note: We will send confirmation to this address

Postcode

Interest in the trade mark

Tick one of the options

Grantee (Security Holder)
Grantee Representative
Grantor (TM Owner)
Grantor Representative
Other (Please specify)

7. Other register changes

If you are filing any other form to change the register details of the trade mark(s) listed, enter details here. If not enough space use a continuation sheet

Form No	Trade Mark No(s)
---------	------------------

Note: To help us process a multiple request, please provide the same reference on all your forms in the 'Your reference' box on the last page on all the forms.

Number of sheets attached to this form

8. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank

Contact details

Name, daytime telephone number of the person to contact in case of query



Intellectual Property Office

Form TM26(I) Application to declare invalid a registration or a protected international trade mark (UK)

Fee £250

Do not use this form:

- To apply to revoke a trade mark on grounds of non-use. Use Form **TM26(N)**.
- To apply to revoke a trade mark on grounds other than non-use. Use Form **TM26(O)**.

<p>1 Trade mark number Number of the trade mark you are applying to cancel. If the application concerns an International Registration, help us identify the correct trade mark by adding "IR".</p>	
<p>2 Full name of the registered owner or holder Whose trade mark you are applying to invalidate.</p>	
<p>NOTE: A copy of this form will also be sent to the trade mark registered owner/holder.</p>	
<p>3 Full name of applicant for cancellation Person or company invalidating the above trade mark</p>	
<p>Address If the address is not within the United Kingdom, Gibraltar or the Channel Islands you must also complete section 4 below. <i>If you are seeking to cancel this registration on the basis of a comparable mark, please refer to TPN 2/2020 for information about the address for service that will apply to you.</i></p>	
<p>NOTE: It will no longer be possible for two (or more) parties to jointly invalidate a trade mark based on earlier marks/ rights that they each own, unless the parties jointly own the relevant earlier marks/rights. Separate invalidations will now be required. See section 47(5)(a) of the Act.</p>	
<p>Email address In order to enable us to correspond with you by email, please provide an email address to be used for the purposes of these proceedings and any subsequent appeal to the Appointed Person.</p>	
<p>4 Representative name If you have no representative, go to section 5.</p>	
<p>Address The address provided in this section must be within the United Kingdom, Gibraltar or the Channel Islands. <i>If you are seeking to cancel this registration on the basis of a comparable mark, please refer to TPN 2/2020 for information about the address for service that will apply to you.</i></p>	
<p>NOTE: We will communicate with the representative if this section has been completed.</p>	
<p>Email address Complete if you would like us to correspond with you by email.</p>	
<p>Postcode</p>	
<p>Postcode</p>	

5 Related proceedings If applicable, tell us the opposition or cancellation number.	IPO Registry	UK Courts	EUIPO
	Number		

6 **Invalidation notification date**
If you have informed the registered owner /holder of your intention to seek invalidation of the registration of their trade mark – enter the date you notified them.
[**See Note]

****Note:** Starting invalidation proceedings without giving the registered holder or the registered owner a reasonable opportunity to surrender the registration may result, (if the application for invalidation is undefended), in a successful applicant not being awarded costs.

7 **Declaration**

I believe that the facts stated in this form and the attached statement of grounds are true.

Signature
This can be typed or handwritten.

Name
(BLOCK CAPITALS)

Date

Number of sheets attached to this form.

8 **Your reference**
Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details
Name, daytime telephone number of the person to contact in case of query.

Please tick on what grounds you are basing your application for invalidation of the trade mark and continue to the relevant section(s)

Invalidation is based on Sections 5(1) or 5(2): The trade mark is either identical or similar to an earlier trade mark and is to be registered for identical and/or similar goods and services.

> **COMPLETE SECTION A**

Invalidation is based on Section 5(3): The trade mark is either identical or similar to an earlier trade mark which has a reputation. Using the later mark would take unfair advantage of, or be detrimental to, the distinctive character or reputation of the earlier mark.

> **COMPLETE SECTION B**

Invalidation is based on Section 5(4)(a): Where the use of the registered owner's trade mark would be contrary to law, in particular, the law of passing off.

> **COMPLETE SECTION C**

Invalidation is based on Section 3: The trade mark is excluded from registration because it describes the goods/services, or is not distinctive, or consists of signs that are customary within the trade or the application has been made in bad faith.

> **COMPLETE SECTION D**

Invalidation is based on other grounds.

> **COMPLETE SECTION E**

SECTION A: The application for invalidation is based on sections 5(1) or 5(2) of the Trade Marks Act on the basis of an earlier registered or pending mark.

Note: If the trade mark registration you seek to have declared invalid was published for opposition purposes in the Trade Marks Journal **on or after 1 October 2007**, then only the registered owner or licensee of that earlier trade mark can rely on these grounds to support the application for invalidation.

If the trade mark was published prior to **1 October 2007**, then anyone can rely on these grounds to support the application for invalidation.

Q1. Please tick the relevant section(s) that apply.

<input type="checkbox"/>	5(1) It is identical with an earlier mark and for identical goods or services as the earlier mark
<input type="checkbox"/>	5(2)(a) It is identical with an earlier mark and for similar goods or services as the earlier mark.
<input type="checkbox"/>	5(2)(b) It is similar to an earlier mark and for identical or similar goods or services as the earlier mark.

You must use a separate sheet for each earlier mark, so copy this sheet as many times as you need.

Information before you complete the rest of section A

Q2 – Q7 of section A are based on the earlier trade mark.

Q8 & Q9 of section A are based on the trade mark you are invalidating.

ABOUT THE EARLIER TRADE MARK

Q2. Trade mark number

Your trade mark

Q3. Type of mark

Please tick

<input type="checkbox"/>	UK	<input type="checkbox"/>	International UK
--------------------------	----	--------------------------	------------------

Please note, tick the "UK" box above if your mark is a national UK mark, a comparable mark deriving from a registered EUTM or IR(EU), or a national UK mark which constitutes a re-filing of a pending EUTM. Please see TPN 2/2020 for further information.

Q4. Representation of your trade mark

Text only – enter your trade mark only and no other supporting information.

Or

An image – if you are unable to put your image in the box below, you can attach an image of the earlier trade mark to your email or print the image if sending by post.

Q5. Which goods or services covered by the earlier trade mark, are relied upon for the invalidation grounds for the sections indicated?

These should be the goods and services of the earlier trade mark and not the trade mark you are invalidating.
These goods and services should also be identical and/or similar to those contained in the trade mark registration.

<input type="checkbox"/>	All goods and services
<input type="checkbox"/>	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q6. STATEMENT OF USE - Was the registration or protection process for the earlier trade mark completed 5 years or more before the date of the application for invalidity?

Yes > GO TO Q6a

No > GO TO Q8

Q6a. Has the trade mark been used within the 5 years prior to the date of the application for invalidity?

Yes > GO TO Q6b

No > GO TO Q6c

Please note, if you are relying on a comparable mark please see TPN2/2020 when it may be permissible to rely on use in the EU rather than solely in the UK.

Q6b. For which of the goods and services listed at Q5 is trade mark use being claimed in the relevant period?

<input type="checkbox"/>	All goods and services
<input type="checkbox"/>	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q6c. Please state any proper reasons for non-use.

Q7. STATEMENT OF USE - Was the registration or protection process for the earlier trade mark completed 5 years or more before the application date (or priority date, if applicable) of the trade mark or international registration you wish to cancel?

You should tick 'no' if the earlier trade mark was registered less than 5 years before the application or priority date of the trade mark or international registration you are invalidating.

Yes > GO TO Q7a

No > GO TO Q8

Q7a. Has the trade mark been used within the 5 years prior to the application date (or priority date, if applicable) of the trade mark or international registration you wish to cancel?

Yes > GO TO Q7b

No > GO TO Q7c

Please note, if you are relying on a comparable mark please see TPN2/2020 when it may be permissible to rely on use in the EU rather than solely in the UK.

Q7b. For which of the goods and services listed at Q5 is trade mark use being claimed in the relevant period?

	All goods and services
	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q7c. Please state any proper reasons for non-use.

DETAILS OF THE TRADE MARK YOU ARE SEEKING TO HAVE DECLARED INVALID

Q8. Which goods or services in the registration that you are seeking to be declared invalid do you claim are identical or similar to those covered by the earlier mark and listed at Q5?

Please use a continuation sheet if necessary

These should be the goods and services of the trade mark you are invalidating and not the earlier trade mark

	All goods and services
	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q9. Use this space to supply any further information about why you consider there is a likelihood of confusion and for example why you consider the respective marks or goods and/or services to be similar?

Please use a continuation sheet if necessary

--

SECTION B: The application for Invalidation is based on Section 5(3) of the Trade Marks Act: The trade mark is either identical or similar to an earlier trade mark which has a reputation. Using the later mark would take unfair advantage of, or be detrimental to, the distinctive character or reputation of the earlier mark.

Note: If the trade mark registration you seek to have declared invalid was published for opposition purposes in the Trade Marks Journal **on or after 1 October 2007**, then only the proprietor or licensee of the earlier trade mark can rely on these grounds to support the application for invalidation.

If the trade mark was **prior to 1 October 2007**, then anyone can rely on these grounds to support the application for invalidation.

You must use a separate sheet for each earlier mark, so copy this sheet as many times as you need

ABOUT THE EARLIER TRADE MARK

Q1. Trade mark number Your trade mark	
---	--

Q2. Type of mark Please tick	<input type="checkbox"/>	UK	<input type="checkbox"/>	International UK
--	--------------------------	----	--------------------------	------------------

Please note, tick the "UK" box above if your mark is a national UK mark, a comparable mark deriving from a registered EUTM or IR(EU), or a national UK mark which constitutes a re-filing of a pending EUTM. Please see TPN 2/2020 for further information.

Q3. Representation of your trade mark
Text only – enter your trade mark only and no other supporting information.

Or
An image – if you are unable to put your image in the box below, you can attach an image of the earlier trade mark to your email or print the image if sending by post.

Q4. For which goods or services covered by your earlier trade mark did it have a reputation when the later trade mark was applied for?

These should be the goods and services of the earlier trade mark and not the trade mark you are invalidating.

	All goods and services
	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q5. For which goods or services of the later mark would use of that mark take unfair advantage of, or be detrimental to, the distinctive character or reputation of the earlier trade mark?

These should be the goods and services of the trade mark you are invalidating and not the earlier trade mark.

	All goods and services
	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q6. Is it claimed that the similarity between the reputed earlier trade mark and the later trade mark is such that the relevant public will believe that they are used by the same undertaking or think that there is an economic connection between the users of the trade marks?

Yes

No

Use this space to supply any further information

--

QUESTIONS 7 TO 9 SHOULD BE ANSWERED IF THERE IS ANY OTHER BASIS FOR YOUR CLAIM OTHER THAN FOR YOUR ANSWER TO Q.3

Q7. Is there any other basis for your claim of unfair advantage? If so, please explain what the advantage would be to the holder of the later mark, and why it is unfair.

Q8. Is there any other basis for your claim of detriment to the reputation of the earlier mark? If so, please explain what the detriment would be and how it would occur.

Q9. Is there any other basis for your claim of detriment to the distinctive character of the earlier mark? If so, please explain what the detriment would be and how it would affect the economic behaviour of the relevant public.

Q10. STATEMENT OF USE - Was the registration or protection process for the earlier trade mark completed 5 years or more before the date of the application for invalidity?

Yes > GO TO 10a

No > GO TO Q12

Q10a. Has the trade mark been used within the 5 years prior to the date of the application for invalidity?

Yes > GO TO Q10b

No > GO TO Q10c

Please note, if you are relying on a comparable mark please see TPN 2/2020 for when it may be permissible to rely on use in the EU rather than solely in the UK.

Q10b. For which of the goods and services listed at Q4 is trade mark use being claimed in the relevant period?

<input type="checkbox"/>	All goods and services
<input type="checkbox"/>	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q10c. Please state any proper reasons for non-use.

Q11. STATEMENT OF USE - Was the registration or protection process for the earlier trade mark completed 5 years or more before the application date (or priority date, if applicable) of the trade mark or international registration you wish to cancel?

You should tick 'no' if the earlier trade mark was registered less than 5 years before the application or priority date of the trade mark or international registration you are invalidating.

Yes > GO TO Q11a

No > GO TO Q12

Q11a. Has the trade mark been used within the 5 years prior to the application date (or priority date, if applicable) of the trade mark or international registration you wish to cancel?

Yes > GO TO Q11b

No > GO TO Q11c

Please note, if you are relying on a comparable mark please see TPN 2/2020 for when it may be permissible to rely on use in the EU rather than solely in the UK.

Q11b. For which of the goods and services listed at Q4 is trade mark use being claimed in the relevant period?

	All goods and services
	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q11c. Please state any proper reasons for non-use.

--

Q12. Use this space to supply any further information to explain why you are seeking to have the registered trade mark declared invalid on this ground.

--

SECTION C: The application for invalidation is based on Section 5(4)(a) of the Trade Marks Act, where the use of the registered owner or holder's trade mark would be contrary to law, in particular, the law of passing off.

Note: If the trade mark registration you wish to have declared invalid was published for opposition purposes in the Trade Marks Journal on or after **1 October 2007**, then only the proprietor of the earlier trade mark can rely on these grounds to support the application for invalidation.

If the trade mark was published before **1 October 2007**, then anyone can use these grounds to support the application for invalidation.

You must use a separate sheet for each earlier mark, so copy this sheet as many times as you need.

ABOUT THE EARLIER UNREGISTERED TRADE MARK

Q1. Representation of your trade mark

Text only – enter your trade mark only and no other supporting information.

Or

An image – if you are unable to put your image in the box below, you can attach an image of the earlier trade mark to your email or print the image if sending by post.

Q2. When and where was the earlier right first used in the UK?

Date used:

Enter date of first use

Where used:

Enter name of city/region or specify 'throughout UK' if used nationally

Q3. Which goods or services has the earlier right been used for?

--

DETAILS OF THE TRADE MARK YOU ARE SEEKING TO HAVE DECLARED INVALID

Q4. For which goods or services, of the trade mark that you are applying to be declared invalid, do you consider that use of the registered owner's mark would amount to passing off?

These should be the goods and services of the trade mark you are invalidating and not the earlier right

	All goods and services
	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

Q5. Why would use of the registered owner's trade mark be contrary to law, particularly the law of passing off?

--

SECTION D: An application for invalidation is based on section 3 of the Trade Marks Act on the basis that the trade mark fails to satisfy certain requirements of a trade mark.

You must use a separate sheet for each earlier mark, so copy this sheet as many times as you need.

Please tick and complete the relevant section(s) that apply. *(Use a continuation sheet if necessary)*

3(1)(a) It is a sign that does not does not satisfy the requirements of section1(1) because:

3(1)(b) It is a trade mark which is devoid of any distinctive character because:

3(1)(c) It is a trade mark which consists exclusively of signs or indications which may serve, in trade, to designate the kind, quality, quantity, intended purpose, value, geographical origin, the time of production of goods or rendering of services, or other characteristics of goods or services because:

3(1)(d) It is a trade mark which consists exclusively of signs or indications which have become customary in the current language or in the bona fide and established practices of the trade because:

3(6) It is a trade mark which should not have been registered (for some or all of the goods and services in the application) as the application was made in bad faith:

Other State any other part of section 3 you rely on and give your grounds:

State which of the registered owner's goods or services you want the registration to be invalidated under Section 3 grounds

	All goods and services
	Some goods and services <i>(please specify below, use a continuation sheet if necessary)</i>

SECTION E: The application for invalidation is based on any other grounds

You must use a separate sheet for each earlier mark, so copy this sheet as many times as you need.

Use this sheet if you are basing your opposition on any other grounds and tick the appropriate box.

	Section 5(1),(2),(3)	If the applicant for invalidation is claiming protection for an earlier trade mark under Section 6(1)(c) which is a well known trade mark as defined in Section 56(1).
	Section 5(4)(b)	An earlier right by virtue of the law of copyright, or the law relating to industrial property rights.
	Section 5(6)	If the applicant for invalidation is claiming that the registration of the trade mark is in the name of a person who is an agent or representative of a person who is the proprietor of the mark in a convention country.

Give details to support the application under these grounds *(Use a continuation sheet if necessary)*



Intellectual Property Office

Form TM26(N)

Application to revoke a registration or a protected international trade mark (UK) for reasons of non-use

Fee £250

Do not use this form:

- To apply to revoke a trade mark on grounds other than non-use. Use form TM26(O).
- To apply for a trade mark registration to be declared invalid. Use form TM26(I).

1. Trade mark number

Number of the trade mark you are applying to cancel.
If the application concerns an International Registration, help us identify the correct trade mark by adding "IR".

2. Full name of the registered owner/holder

Whose trade mark you are applying to revoke.

NOTE: A copy of this form will also be sent to the trade mark registered owner/holder.

3. Full name of applicant for cancellation

Address

If the address is not within the United Kingdom, Gibraltar or the Channel Islands you must also complete section 4 below.

<input type="text"/>	
<input type="text"/>	
<input type="text"/>	
<input type="text"/>	Postcode

Email address

In order to enable us to correspond with you by email, please provide an email address to be used for the purposes of these proceedings and any subsequent appeal to the Appointed Person.

4. Representative name

If you have no representative, go to section 5.

Address

The address provided in this section must be within the United Kingdom, Gibraltar or the Channel Islands.

NOTE: We will communicate with the representative if this section has been completed.

<input type="text"/>	
<input type="text"/>	
<input type="text"/>	
<input type="text"/>	Postcode

Email address

Complete if you have no representative and would like us to correspond with you by email.

5. Related proceedings If applicable, select location and enter number.		IPO Registry		UK Courts
	Number			

6. Revocation notification date If you have informed the registered owner/holder of your intention to seek revocation of the registration of their trade mark – enter the date you notified them. [**See Note]	
--	--

****Note:** Starting revocation proceedings without giving the international registration holder or the registered owner a reasonable opportunity to surrender the registration or international designation, may result in the applicant, (if the application for revocation is undefended), being ineligible for an award of costs

7. Declaration Signature This can be typed or handwritten. Name (BLOCK CAPITALS) Date Number of sheets attached to this form	To the best of my knowledge and belief the trade mark has not been put to genuine use for the goods/services as described in the attached statement of grounds. <div style="border: 1px solid black; height: 30px; width: 100%;"></div> <div style="border: 1px solid black; height: 30px; width: 100%;"></div> <div style="border: 1px solid black; height: 25px; width: 15%; margin-left: 10px;"></div> <div style="border: 1px solid black; height: 25px; width: 5%; margin-left: 10px;"></div>
--	---

8. Your reference Complete if you would like us to quote this in communications with you, otherwise leave blank. Contact details Name, daytime telephone number of the person to contact in case of query.	<div style="border: 1px solid black; height: 30px; width: 100%;"></div> <div style="border: 1px solid black; height: 80px; width: 100%;"></div>
---	--

Please tick on what grounds you are basing your application for revocation of the trade marks and continue to the relevant section(s)

Revocation is based on Sections 46(1)(a): The trade mark has not been put to genuine use in the United Kingdom within the period of five years following the date of the completion of the registration process by the registered owner or with his consent, in relation to the goods or services for which it is registered, and there are no proper reasons for non-use.

PLEASE NOTE: if the revocation relates to a comparable mark please see TPN 2/2020 when it may be permissible to rely on use in the EU rather than solely in the UK.

> COMPLETE SECTIONS A & C* (Optional*)

Revocation is based on Section 46(1)(b): The use of the trade mark in the United Kingdom has been suspended for an uninterrupted period of five years in relation to the goods or services for which it is registered, and there are no proper reasons for non-use.

PLEASE NOTE: if the revocation relates to a comparable mark please see TPN 2/2020 when it may be permissible to rely on use in the EU rather than solely in the UK.

> COMPLETE SECTIONS B & C* (Optional*)

SECTION A: The application for revocation is based on section 46(1)(a) of the Trade Marks Act on the basis of non-use within the period of five years following the date of registration.

Please tick on what grounds you are basing your application for revocation of the trade mark and continue to the relevant section(s)

Q1. Date of revocation

State the date that you want revocation to take effect. (The first possible effective date is the day following the end of the five year period of non-use)

Q2. For which goods and/or services is non-use being claimed?

	All goods and services
	Some goods and services (please specify below, use a continuation sheet if necessary)

SECTION B: The application for revocation is based on section 46(1)(b) of the Trade Marks Act on the basis that use of the trade mark has been suspended for an uninterrupted period of five years.

Q1. Period(s) of non-use

State the start and end date(s) of the 5 year period(s) of non-use, e.g. 10/03/06 – 09/03/2011

Start date(s)	End date(s)

Q2. Date of revocation

State the date that you want revocation to take effect. (The first possible effective date is the day following the end of the five year period of non-use)

Q3. For which goods and/or services is non-use being claimed?

(Please tick below)

	All goods and services
	Some goods and services (please specify below, use a continuation sheet if necessary)

SECTION C: Supporting statement [Optional]

You may provide a statement to support your claim for revocation on the grounds of non-use.

(Use a continuation sheet if necessary)

Empty box for providing a supporting statement.



Intellectual Property Office

Form TM26(O)

Application to revoke a registration or a protected international trade mark (UK) for reasons other than non-use

Fee £250

Do not use this form:

- To apply to revoke a trade mark on grounds of non-use. Use form **TM26(N)**.
- To apply for trade mark registration to be declared invalid. Use form **TM26(I)**.

1. Trade mark number

Number of the trade mark you are applying to cancel.
If the application concerns an International Registration,
help us identify the correct trade mark by adding "IR".

2. Full name of the registered owner/holder

Whose trade mark you are applying to revoke.

NOTE: A copy of this form will also be sent
to the trade mark registered owner/holder.

3. Full name of applicant for cancellation

Address

If the address is not within the United Kingdom,
Gibraltar or the Channel Islands you must
also complete section 4 below.

<input type="text"/>	
<input type="text"/>	
<input type="text"/>	
<input type="text"/>	Postcode

Email address

In order to enable us to correspond with you by
email, please provide an email address to be used
for the purposes of these proceedings and any
subsequent appeal to the Appointed Person.

4. Representative name

If you have no representative, go to section 5.

Address

The address provided in this section must be within
the United Kingdom, Gibraltar or the Channel Islands.

<input type="text"/>	
<input type="text"/>	
<input type="text"/>	
<input type="text"/>	Postcode

NOTE: We will communicate with the
representative if this section has
been completed.

Email address

Complete if you would like us to correspond
with you by email.

5. Related proceedings If applicable, select location and enter number.	IPO Registry	EUIPO
	Number	

6. Revocation notification date
 If you have informed the registered owner/holder of your intention to seek revocation of the registration of their trade mark – enter the date you notified them.
 [**See Note]

****Note:** Starting revocation proceedings without giving the international registration holder or the registered owner a reasonable opportunity to surrender the registration or international designation, may result in the applicant, if the application for revocation is undefended, being ineligible for an award of costs.

7. Declaration I believe that the facts stated in this form and attached statement of grounds are true.

Signature
 This can be typed or handwritten.

Name
 (BLOCK CAPITALS)

Date

Number of sheets attached to this form

8. Your reference
 Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details
 Name, daytime telephone number of the person to contact in case of query.

Please tick on what grounds you are basing your application for revocation of the trade mark and continue to the relevant section(s)

Revocation is based on Sections 46(1)(c): The trade mark has in consequence of acts or inactivity of the registered owner, become the common name in the trade for a product or service for which it is registered.

> COMPLETE SUPPORTING STATEMENT

Revocation is based on Section 46(1)(d): The use made of the trade mark by the registered owner or with his consent, is liable to mislead the public, particularly as to the nature, quality or geographical origin of the registered goods or services.

> COMPLETE SUPPORTING STATEMENT

SUPPORTING STATEMENT OF GROUNDS

You must provide the reasons for revocation of the trade mark

(Use a continuation sheet if necessary)



Intellectual Property Office

Form TM31C

Request for information about events relating to a UK trade mark

Fee £25 [per each event]

Use this form to request notification and information about specific events relating to a UK trade mark.

Do not use this form to request a copy of a trade mark file - email our Trade Mark Sales section at sales@ipo.gov.uk.

Note: If you wish to be notified of specific events **FREE OF CHARGE** visit www.gov.uk/track-a-trade-mark and register for the track a trade mark service.

Please note you can only quote one Trade Mark Number per form

1. Trade mark number	
2. Full name Person making this request.	
Address The alert will be sent to this address.	
	Postcode
Name of Owner The trade mark owner(s) name.	

3. Event(s)

Tick which trade mark event(s) you would like to be notified about.

Note: each item selected will incur a fee of £25.

A	The trade mark application is published	
B	The trade mark application is opposed	
C	The trade mark application is registered	
D	The trade mark is assigned (in full or in part)	
E	The trade mark has reached any dead status. For example withdrawn, refused, cancelled, removed	
F	The trade mark registration has been renewed	
G	A licence has been recorded	
H	A licence has been removed or amended	
I	Changes have been made to the list of goods and/or services	
J	An application has been made to declare the trade mark invalid	
K	An application has been made to revoke the trade mark	
L	An application has been made to record or cancel a registerable transaction other than an assignment or licence	
M	Appointment of a new representative	
N	The trade mark's status has been updated due to a regression or progression	

4. Signature

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Date

--

5. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank.

--

Contact details

Name, daytime telephone number of the person to contact in case of query.

--



Intellectual Property Office

Form TM31M

Request for information about events relating to an International Registration covering the UK

Fee £25 [per each event]

Use this form to request notification and information about specific events relating to an international trade mark registration covering the UK.

Do not use this form to request a copy of a trade mark file - email our Trade Mark Sales section at sales@ipo.gov.uk.

Note: If you wish to be notified of specific events **FREE OF CHARGE** visit www.gov.uk/track-a-trade-mark and register for the track a trade mark service.

Please note you can only quote one Trade Mark Number per form

1. Trade mark number Quote the international trade mark number that you are interested in.	
2. Full name Person making this request.	
Address The alert will be sent to this address.	
	Postcode
Name of Owner The trade mark owner(s) name.	

3. Event(s)

Tick which trade mark event(s) you would like to be notified about.
Note: each item selected will incur a fee of £25.

A	International registration is published	
B	International registration is opposed	
C	International registration is protected in the UK	
D	The status of the mark is changed to DEAD	
E	The International registration is renewed	
F	There has been a restriction or limitation to the International registration	
G	An application has been made to declare the International registration invalid	
H	An application has been made to revoke the International registration	
I	Appointment of a new representative before IPO	
J	The trade mark's status has been updated due to a regression or progression	

4. Signature

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Date

--

5. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank.

--

Contact details

Name, daytime telephone number of the person to contact in case of query.

--



Form TM31R
Request for a Certified Copy

Fee £25 [for each copy]

Use this form to request a certified copy of a UK trade mark.

Do not use this form to request a certified copy of a European Union trade mark, apply to **EUIPO** or to request a certified copy of an International trade mark (UK), apply to **WIPO**.

Please note you can only quote one Trade Mark Number per form.

You will not receive a copy of the registration certificate.

1. Trade mark number Only one trade mark number starting with 'UK'		
2. Name of trade mark owner		
3. Full name Person making this request		
Company name (if applicable)		
Address the certified copy should be sent to		
	Postcode	
4. Certified copies Tick required certificate.	<input type="checkbox"/>	The application as originally filed.
	<input type="checkbox"/>	The application or registration as it currently is.
Number of copies	<input type="text"/>	
5. About the certificate Tick if applicable	<input type="checkbox"/>	The certificate will be legalised by the Foreign and Commonwealth office. <i>(We will need to provide a signature)</i>
	<input type="checkbox"/>	The certificate is for use in Guernsey. <i>(We will need to provide a seal)</i>

6. Signature This can be typed or handwritten.	
	Name (BLOCK CAPITALS)
	Date

7. Your reference Complete if you would like us to quote this in communications with you, otherwise leave blank.	
	Contact details Name, daytime telephone number of the person to contact in case of query.



Form TM35
Regulations governing the use of certification or collective marks

Fee £250

Use this form to submit a copy of the regulations governing the use of the trade mark(s).

Note: The regulations can apply to a number of marks provided they are all certification marks or collective marks but not a combination of both.

1. Trade mark number(s): If the regulations are for an International Registration, help us identify the correct case by adding "IR".	
2. Full name: Person making this request.	
Address: The address must be in the United Kingdom, Gibraltar, or the Channel Islands.	
	Postcode
3. Interest in the trade mark: Tick one of the options.	<input type="checkbox"/> Recorded owner or holder of trade mark
	<input type="checkbox"/> Recorded representative for owner or holder
	<input type="checkbox"/> Other <i>(Please specify)</i>
4. Type of trade mark: Tick the option that applies to your trade mark application.	<input type="checkbox"/> Certification
	<input type="checkbox"/> Collective
5. Regulations: Attach a copy of the regulations.	Number of sheets attached <input type="text"/>
6. Signature: This can be typed or handwritten.	
Name: (BLOCK CAPITALS)	
Date:	<input type="text"/>

7. Your reference:

Complete if you would like us to quote this in communications with you, otherwise leave blank.

--

Contact details:

Name, daytime telephone number of the person to contact in case of query.

--



Intellectual Property Office

Form TM36

Application to amend the regulations governing the use of certification or collective marks

Fee £125

Use this form to submit an amended copy of the regulations governing the use of the mark(s).

Note: The regulations can apply to a number of marks provided they are all certification marks or collective marks. They must also be either all applications or all registered marks but not a combination.

1. Trade mark number(s) If the regulations are for an International Registration, help us identify the correct case by adding "IR".		
2. Full name Person making this request.		
Address The address must be in the United Kingdom, Gibraltar, or the Channel Islands.		
		Postcode
3. Interest in the trade mark Tick one of the options.	<input type="checkbox"/>	Recorded Owner or Holder of trade mark
	<input type="checkbox"/>	Recorded Representative for Owner or Holder
	<input type="checkbox"/>	Other <i>(Please specify)</i>
4. Type of trade mark Tick the option that applies to your trademark application.	<input type="checkbox"/>	Certification
	<input type="checkbox"/>	Collective
5. Regulations Attach a copy of the regulations.	Number of sheets attached	<input type="text"/>
6. Signature This can be typed or handwritten.		
	Name (BLOCK CAPITALS)	
Date	<input type="text"/>	

7. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details

Name, daytime telephone number of the person to contact in case of query.



Intellectual Property Office

Form TM50 Application to record a licensee

Fee £60

Use this form to ask us to record licences against trade marks.

Note: This form is **not** a substitute for the licence agreement or other proof of the transaction.

1. Trade mark number(s): If not enough space continue on separate sheet and attach.	
2. Full name of recorded owner:	
3. Full name of the licensee:	
Licensee type: Specify whether Person, Company/LLP, Partnership, Trust or Other.	
Licensee address:	
	Postcode
Email address: Complete if you have no representative and would like us to correspond with you by email.	
Company registration number: Complete if the applicant is a company incorporated in the UK.	
Country of incorporation: If registered in USA also enter the 'State', e.g. 'Delaware'.	
4. Licensee representative name: If applicable.	
Address: The address must be in the United Kingdom, Gibraltar, or the Channel Islands.	
	Postcode
Email address: Complete if you would like us to correspond with you by email.	

5. Date licence starts:		
Date licence ends: If applicable.		

6. Is the licence exclusive? Tick as appropriate Note: If the licence is exclusive, it means that the licensee can use the trade mark in the way allowed by the licence, to the exclusion of everyone else, including the registered owner.		Yes
		No

7. Is the licence limited to a geographical area? This must be in the UK. Area of geographical limitation*: If applicable, enter name of city/region or specify.		Yes* <i>Complete details below*</i>
		No

8. Goods and Services
For which goods or services is the licence to be recorded?
Tick option below.

	All goods and services
	Some goods and services <i>(please specify below including class number, use a continuation sheet if necessary)</i>

9. Authorisation to record a licensee

Note: Current owner or their recorded representative must complete and sign this section. If this cannot be done you must send a copy of the licence agreement or other written proof of the transaction.

Signature:
This can be typed or handwritten.

Name:
(BLOCK CAPITALS)

Interest in trade mark(s).

Indicate as appropriate.

<input type="checkbox"/>	Recorded owner
<input type="checkbox"/>	Recorded representative for the owner

Date:

Licence agreement or other written proof of the transaction.

Tick if attached

10. Full name:

Person making this request

Address:

Complete if different to sections 3 or 4

The address must be in the United Kingdom, Gibraltar, or the Channel Islands.

<input type="text"/>	
<input type="text"/>	
<input type="text"/>	
<input type="text"/>	Postcode

Interest in the trade mark:

Tick one of the options.

<input type="checkbox"/>	Recorded Owner
<input type="checkbox"/>	Recorded Representative for the Owner
<input type="checkbox"/>	Licensee
<input type="checkbox"/>	Other <i>(Please specify)</i>

11. Other register changes.

If you are filing any other form to change the register details of the trade mark(s) listed, enter details here. If not enough space use a continuation sheet.

Note: to help us process a multiple request, please provide the same reference on all your forms in the "Your Reference" box on the last page of the forms.

Form No:	Trade Mark No(s):
<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>

Number of sheets attached to this form.

12. Your reference:

Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details:

Name, daytime telephone number of the person to contact in case of query.



Intellectual Property Office

Form TM51

Application to remove or amend the recordal of a licence

Fee £60

Use this form to ask us to remove or amend a licence against a trade mark.

Note: This form is **not** a substitute for the licence agreement or other proof of the transaction.

1. Trade mark number(s): If not enough space continue on separate sheet and attach.	

2. Full name of recorded owner as currently recorded on the Register:	
--	--

3. Full name of the licensee:	
Licensee's address:	
	Postcode

4. Is this request to remove the licensee? Tick as appropriate.	<input type="checkbox"/> Yes ► Go to section 7
	<input type="checkbox"/> No ► Go to section 6

5. Start date of the licence to be cancelled:	
--	--

6. Amendments to the licensee details: Enter details below.

7. Authorisation to remove or amend the registration of a licensee Note: Current owner or the owner's recorded representative must complete and sign this section. If this cannot be done you must send us proof of the transaction.	
Signature: This can be typed or handwritten.	
Name: (BLOCK CAPITALS)	

Interest in trade mark(s):

Indicate as appropriate.

<input type="checkbox"/>	Recorded owner
<input type="checkbox"/>	Recorded representative for the owner

Date:

Proof of transaction attached.

Tick if attached.

8. Full name:

Person making this request.

Address:

Complete if different to section 3.

The address must be in the United Kingdom, Gibraltar, or the Channel Islands.

<input type="text"/>	
<input type="text"/>	
<input type="text"/>	
<input type="text"/>	Postcode

Interest in the trade mark:

Tick one of the options.

<input type="checkbox"/>	Recorded owner
<input type="checkbox"/>	Recorded representative for the owner
<input type="checkbox"/>	Licensee
<input type="checkbox"/>	Other <i>(Please Specify)</i>

9. Other register changes

If you are filing any other form to change the register details of the trade mark(s) listed, enter details here. If not enough space use a continuation sheet.

Note: to help us process a multiple request, please provide the same reference on all your forms in the "Your Reference" box on the last page of the forms.

Form No:	Trade Mark No(s):
<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>

Number of sheets attached to this form.

10. Your reference:

Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details:

Name, daytime telephone number of the person to contact in case of query.



Intellectual Property Office

Form TM55P

Notice of appeal to the Appointed Person

Fee £300

Use this form if you wish to appeal a decision in proceedings between two or more parties.

Do not use this form if the registrar's decision affects an applicant and no one else is involved: use Form TM55 instead.

You must file this form **no later** than 28 days after the date that we sent you our decision.

1. Trade mark number If the decision concerns an International Registration, help us identify the correct case by adding "IR".	
2. Opposition or cancellation number	
3. Full name Person filing this request.	
Address The address must be in the United Kingdom, Gibraltar, or the Channel Islands.	
	Postcode
Email address In order to enable us to correspond with you by email, please provide an email address to be used for the purposes of these proceedings and any subsequent appeal to the Appointed Person.	
4. Interest in the trade mark Tick one of the options.	<input type="checkbox"/> Recorded owner or holder of trade mark
	<input type="checkbox"/> Recorded representative for owner or holder
	<input type="checkbox"/> Opponent
	<input type="checkbox"/> Recorded representative for the opponent
	<input type="checkbox"/> Other (Please specify)
5. Type of decision Tick the option that applies to the hearing decision you want to appeal.	<input type="checkbox"/> Decision on substance
	<input type="checkbox"/> Procedural decision

6. Reasons for appeal

(Continue on separate sheets if required).

Number of continuation sheets attached

7. Signature

This can be typed or handwritten.

Name

(BLOCK CAPITALS)

Date

8. Your reference

Complete if you would like us to quote this in communications with you, otherwise leave blank.

Contact details

Name, daytime telephone number of the person to contact in case of query.