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First Schedule (rule 3)

Second Schedule
Design form no. 1

Third Schedule (rule 6)
CLASS OF GOODS
Short title
1. These rules shall be cited as the Designs Rules.

INTERPRETATION

Interpretation
2. In these rules, unless the context otherwise requires,
   “agent” means an agent resident or having a place of business in
   Israel, duly authorized to the satisfaction of the registrar;
   “lodged” means left at the office or sent through the post by a
   prepaid letter addressed to the registrar at the office;
   “office” means the office of the registrar;
   “specimen” means an article of manufacture or a substance with the
   design applied to it.

FEES

Fees
3. (a) The fees to be paid under the Ordinance, so far as they relate to
    designs. Shall be those specified in the first Schedule.
   (b) The fees under these rules shall, in all cases, be paid in the
    postal bank and in the manner prescribed; a copy of the receipt from
    the postal bank along with a notification of the designation of the
    fee and the matter to which it relates shall be delivered to the
    registrar;

Indexing
3A. (a) the amounts in the first Schedule shall be subject to change on
    the 1st of January of every year (Hereinafter – the day of change)
    according to a rate of the new index change compared to the base index;
    for this purpose –
    “index” – the Consumers Pricing Index published every year by the
    Central Statistics Bureau;
    “New index” – the index published on the month of November prior to
    the day of change;
    “Base index” – the index published on the month of November prior to
    the preceding day of change.
   (b) an amount changed as said in subregulation (a) shall be rounded –
(1) if higher than 10NIS – to the nearest whole shekel, and an amount of half a shekel shall be rounded up;
(2) if lower than 10NIS – to the nearest 10 Agorot.
(c) The patent and design registrar shall publish in the Reshumot the text of the first Schedule in light of said changes.

FORMS

Forms

4.
(1) The forms referred to in these rules are the forms contained in the Second Schedule to these rules, and such forms shall be used in all cases to which they are applicable, and shall be modified as directed by the registrar to meet other cases.
(2) all application to the registrar must be in writing.

SETS OF ARTICLES

Sets of articles

5.
(1) number of articles of the same general character ordinarily on sale together or intended to be used together, all bearing the same design with or without modification not sufficient to alter the character or not substantially affecting the identity thereof.
(2) Where there is any doubt whether given articles do or do not constitute a set, the doubt shall be determined by the registrar.

CLASSIFICATION OF GOODS

Classification

6.
(1) For the purpose of registration of designs and of these rules, goods are classified in the manner appearing in the third Schedule to these rules.
(2) if any doubt arises as to the class to which any particular description of goods belongs, it shall be determined by the registrar.

DOCUMENTS

Documents

7. Subject to any other direction that may be given by the registrar,
all applications, notices, papers having representation affixed and other documents required by the Ordinance or by these rules to be lodged shall be —

(1) Printed with indelible colors;
(2) On A4 sized white sheets of papers (width — 21cm, height — 29.7cm);
(3) With at least 5cm margins on the top of the sheet, 3-4cm to the right of a Hebrew or Arabic scripted sheet and the left of an English scripted sheet, and at least 3cm at the end of each line.
(4) Printed on one side only.

Signature of documents

8.
(1) a document lodged by a firm or partnership may be signed in the firm’s name or for and be signed in the firm’s name or for and behalf of the firm or partnership by any one or more members thereof. 
(2) A document lodged by a company or cooperative society may be signed by a director or by the secretary or other principal officer of such company or society.

Service of documents

9.
(a) Any application, statement, notice or other document authorized or required to be lodged or to be left, made or given with or to any person under the Ordinance or these rules may be sent through the post, and any document so sent shall be deemed to have been delivered at the time when the letter containing it would be delivered in the ordinary course of post as provided under section 10(a); and, in proving such service or sending, it shall be sufficient to prove that the letter was properly addressed and put into the post.
(b) A notice sent by electronic mail as said under regulation 10(b), shall be deemed as if delivered to the recipient on the day and hour of delivery, as posted on the internal clock of the calibrated IT system of the Office, in accordance with the accepted rules, unless otherwise proven.

ADDRESS

Address

10.
(a) In lodging a document to the registrar, the applicant shall provide a full postal address in Israel for the purpose of delivery of notices,
and it shall include the name of city, name of street, number of house and postal code, as well as phone and fax numbers for that address, if any exist; where no street name or number of house can be provided — any other demarcation; this address shall be documented in the register.

(b) In addition to the aforesaid in subregulation (a), in lodging a document to the register, the applicant shall provide an electronic mailing address, if he is indeed interested to receive documents in this manner from the register; the register shall not forward in this manner a certified copy of the application for design, a certificate of registration or a certified copy thereto, to a notice pursuant to regulation 59(3).

(c) Where the applicant failed to communicate an address for delivery of notices, the registrar shall be under no obligation to send him notice as so required under these regulations.

11. Repealed.

AGENTS

Agents

12. (1) An application for registration and all other communications between an applicant and the registrar, and between the registered proprietor of a design and the registrar or any other person, may be made by or through an agent.

(2) Any such applicant or proprietor may appoint an agent to represent him in the matter of the design by signing and sending the registrar power of attorney attesting to this fact in writing.

(3) In case any registered proprietor of a design shall appoint such an agent, service upon such agent of any document relating to such design shall be deemed to be service upon the person so appointing him, and all communications directed to be made to such a person in respect of such design may be addressed to such agent.

(4) The registrar shall not be bound to recognise as such agent, or to receive further communications in respect of any business under the Ordinance relating to designs from, any person whose name, by reason of his having been adjudged guilty of conduct discreditable to a patent agent, has been erased from the register of patent agents kept under the provisions of the Ordinance and has not since been restored, or any person who is proved to the satisfaction of the registrar to have
been convicted of such an offence or to have been guilty of such misconduct as would have rendered him liable, if his name had been on the register of patent agents, to have his name erased therefrom, or any company which if it had been an individual, the registrar could refuse to recognise as agent, or any company or firm, if any person whom the registrar could refuse to recognise as an agent acts as director or manager of the company or is a partner in the firm.

(5) In any particular case, the registrar may, if he thinks fit, require the personal signature or presence of an applicant or other person.

APPLICATION FOR REGISTRATION

Signature of applicant
13. An application for registration of a design shall be signed by the applicant for registration or by his agent.

Form of Application
14. An application for registration of a design shall be lodged at the office and shall be on designs form No. 2.

Class
15. An application shall state the class in which the design is to be registered and, where it is desired to register the same design in more than one class, a separate application shall be made in each class: in that case each application shall be numbered separately and shall be treated as a separate and distinct application, except in the case of an application made under the provisions of section 31 of the Ordinance.

Application for design
16. Every application shall state the article or articles to which the design is to be applied and, where the registrar so requires, the applicant shall further state for what purpose the article to which the design is to be applied is used and the material or the predominating material of which the article is made.

Statement of Novelty
17. The applicant may, and shall, if required by the registrar in any case so to do, endorse on the application and each of the representations a brief statement of the novelty he claims for his
Application under section 31

18. When an application is made under the provisions of section 31 of the Ordinance for the registration of a design which has already been registered in one or more classes, the application shall contain the number or numbers of the registration or registrations already effected.

Representation

19. With regards to an application to register a design to be applied to a single article, two exactly similar representations of the design, in a form satisfactory to the register, or two specimens, shall be provided.

Representations for a set

20. When the design is to be applied to a set, each of the representations accompanying the application shall show all the various arrangements in which it is proposed to apply the design to the articles included in the set.

Nature of Representations

21.

(1) Each representation of the design, whether to be applied to a single article or to a set of articles, shall be upon paper of the prescribed size and not on cardboard and shall appear on one side only of the paper.

(2) The figure or figures shall be placed in an upright position on the sheet.

(3) When more figures that one are shown, these shall, where possible, be on one and the same sheet, and each shall be designated as “perspective view”, “front view”, “side view”, or as the case may be.

Drawings etc., to be in ink

22. Drawings or tracings are to be furnished pursuant to regulation 7, with no pasted items.

Special Representations

23. When the photos, tracings or drawings are not, in the registrar’s opinion, sufficiently clear, he may request that representations shall be furnished in place thereof.
Words etc., on designs
24. Where words, letters or numerals are not of the essence of the
design, they shall be removed from the representations or specimens
and, where they are of the essence of the design, the registrar may
require the insertion of a disclaimer of any right to their exclusive
use.

Repeat of Pattern
25. Each representation of a design which consists of a repeating
surface pattern shall show the complete pattern and a sufficient
portion of the repeat in length and width and shall not be of less
size than seven inches by five inches.

Specimen of designs
26. Where representations are supplied, the registrar may at any time
require specimens or additional representations.

Representations of living persons or persons recently dead
27. (1) Where the names or representations of living persons appear on a
design, the registrar shall, if he so require, be furnished with
consents from such persons before proceeding to register the design.
(2) In the case of persons recently dead, the registrar may call for
consents from their legal representatives before proceeding with the
registration of a design on which their names or representations appear.

PROCEDURE ON RECEIPT OF APPLICATION

Notice of defects
28. If after consideration of the application by the registrar any
defects appear, which give sufficient cause to refuse the application
to register the design, a statement of these defects shall be sent to
the applicant in writing and, request his response within three months;
where the applicant failed to respond the registrar’s address within
three months, or failed to apply for a hearing, pursuant to regulation
49, he shall be deemed to have withdrawn his application.

Decision of the registrar
29. The decision of the registrar at such a hearing as aforesaid in
regulation 49 shall be communicated to the applicant in writing, and
with the reasons for decision.
30. Repealed.

NON-COMPLETION

Non-completion within twelve months

31. (1) Where an application for registration of a design is not completed within twelve months from the date of the application by reason of default on the part of the applicant, the registrar shall give notice to the applicant in writing of such non-completion or, if the applicant has an agent, notice to such agent.

(2) If after fourteen days from the date when such notice was sent the application is not completed, the application shall be deemed to be abandoned, unless the applicant had requested an extension of no more than three months to complete the application for registration.

DEATH OF APPLICANT

Death applicant before registration

32. In case of the death of any applicant for the registration of a design after the date of his application and before the design applied for has been entered in the register, the registrar may, on being satisfied of the applicant’s death, enter in the register, in place of the name of such deceased applicant, the name, address and nationality of the person owning the design, on such ownership being proved to the satisfaction of the registrar.

EXTENSION OF PERIOD OF COPYRIGHT

Extension of period of copyright beyond five years

33. If a proprietor of a registered design intends to apply for an extension of the period of copyright beyond the first or second five years he shall apply to that effect to the registrar, before the expiration of the preceding period of five years.

Payment of fees in advance

34. The proprietor of any registered design may pay all or any of the prescribed fees for obtaining an extension of the period of copyright in advance, according to the rates prescribed in the first Schedule.
Joint for entry of assignments

35. Where a person becomes entitled by assignment, transmission or other operation of law to the copyright in a registered design or as mortgagee, licensee or otherwise to any interest in a design, he may, conjointly with the registered proprietor, make application to the registrar and request that register his title.

Application for entry of assignments by subsequent proprietor

36. Where a person becomes entitled to the copyright in a design or to any interest therein in the manner referred to in rule 35 and no conjoint application as therein mentioned is made, he shall make application to the registrar to register his title.

Particulars in application

37. An applicant under rule 35 or rule 36 shall contain the name, address and nationality of the person claiming to be entitled, together with full particulars of the instrument, if any, under which he claims, and such instrument shall be produced for inspection by the registrar.

Copies for Office

38. The registrar may, in any case, require an attested copy of any instrument produced for inspection in proof of title.

Production of certificate of registration

39. The registrar may, if he thinks fit, require the production of the original certificate of registration in connection with an application made in pursuance of rule 35 or of rule 36.

Entry in register

40. When the registrar is satisfied as to the applicant’s title, he shall cause the applicant to be registered as proprietor, mortgagee, licensee or as otherwise entitled to an interest in the design and shall record in the register such particulars as he may consider necessary of the instrument, if any, under which the title was acquired.

Removal of name

41. Whether the name of a person is entered in the register as mortgagee or licensee, such person may request to have a note entered in the register that he no longer claims to be mortgagee or licensee, as the case may be.
Change of name
42. When the registered proprietor of a design changes his name, he shall make application for entry of such change of name.

ALTERATION OF ADDRESS

Alteration of address in register
43. Every registered proprietor of a design who alters his address or his address for service shall forthwith apply to the registrar, and the registrar shall alter the register accordingly.

CORRECTIONS OF CLERICAL ERRORS

Correction by applicant
44. Where an applicant desires to correct a clerical error in his application, he shall lodge an application to the registrar.

Correction by the proprietor
45. Where the registered proprietor of a design desires to correct a clerical error under section 42 of the Ordinance, he shall lodge an application to the registrar.

CANCELLATION UNDER SECTION 42(B)

Cancellation of designs
46. Where the registered proprietor of a design desires to cancel his registration, he shall lodge an application to the registrar.

Cancellation by trustee in bankruptcy etc.,
47. Cancellation may also be effected by the trustee in bankruptcy of the registered proprietor or, where the registered proprietor is a company in liquidation, by the liquidator or in any other case, where the request is made by a person whom the registrar may decide to be entitled to act in the name of the registered proprietor.

DISCRETIONARY POWER

Hearing
48. Before exercising any discretionary power given to the registrar by the Ordinance or these rules adversely to any person, the registrar shall, if so required, hear the person who will be affected by the
exercise of such power.

Application for hearing
49. An application for a hearing shall be made within three months from the date when the matter on which the registrar is called on to exercise discretionary power has arisen.

Notice on hearing
50. (1) Upon receiving such application, the registrar shall give the person applying ten days’ notice of a time when he may be heard by himself or his agent.
(2) Within five days from the date when such notice would be delivered in the ordinary course of post, the person applying shall notify the registrar whether or not he intends to be heard on the matter.

Notification of decision
51. The decision of the registrar in the exercise of any such discretionary power, as aforesaid, shall be notified to the person affected.

POWER TO DISPENSE WITH EVIDENCE

Dispensing with evidence
52. Where under these rules any person is required to do any act or thing, or to sign any document, or to make any declaration on behalf of himself or any body, or any document or evidence is required to be produced to, or left with, the registrar, or at the office, and it is shown to the satisfaction of the registrar that, from any reasonable cause, such person is unable to do such act or thing, or to sign such document, or make such declaration, or that such document or evidence cannot be produced or left as aforesaid, it shall be lawful for the registrar and upon the production of such other evidence and subject to such terms as he may think fit, to dispense with any such act or thing, document, declaration or evidence.

AMENDMENTS

Amendment of documents
53. Any document or drawing or other representation of a design may be amended, and any irregularity in procedure, which in the opinion
of the registrar, may be obviated without detriment to the interests of any person, may be corrected, if the registrar think fit, and such terms as he may direct.

EXTENSION OF TIME

Extension of time

54. The time prescribed by these rules for doing any act or taking any proceeding thereunder may be extended by the registrar if he think fit, and upon such notice to other parties, and proceedings thereon, and upon such terms, as he may direct, and such extension may be granted though the time has expired for doing such act or taking such proceeding.

CERTIFICATE BY REGISTRAR

Certificate for use in legal proceedings or other purpose

55. Where a certificate is required for the purpose of any legal proceeding, or other special purpose, as to any entry matter, or other thing which the registrar is authorised by the Ordinance or these rules to make or do, the registrar may, on the lodging of an application, give such certificate, which shall also specify the purpose for which it has been issued as aforesaid.

56. Repealed.

REGISTER OF DESIGN AND INSPECTION OF REGISTERED DESIGNS

Registering design

57. When a design is accepted, there shall be entered in the register, in addition to the particulars prescribed by the Ordinance, such other particulars as the register may deem necessary.

Notice of registering design

57A. The registrar shall publish on the website a notice specifying the name of the design proprietor, and the number, class and date of registration for the design registered and the designation of the object for which registration was made; in this regulation “website” – as defined in section 166A of the Patent Law.
Publication on website, information storage and public access

57B.

(a) Repealed.

(b) Information publish in pursuance of regulation 57A, shall be stored in a mechanized system designated for that purpose and in pursuance of the provision of the department of information systems in the Ministry of Justice, provided that –

(1) The system is regularly protected by reasonable protection features against hacking and interference with tasks, which may damage the credibility of the information stored;

(2) The system is backed up by safe and secured means, and the back up is stored separately from the system;

(3) Reasonable means are to be taken to protect the published information from changes along the period of storage; for this purpose, the file signature containing the information which was published using a secured electronic signature, as defined under the electronic signature Law, 5761-2001, on the eve of publication, shall be considered to be a reasonable mean of protection from changes.

(c) Information which was published pursuant to regulation 57A shall be put for public inspection in an electronic format in the library of the Patent Office; in this regulation, “library of the Patent Office” – as defined in the Patent Law.

Inspection of Registered Design

58. The period under section 35 of the Ordinance during which a design shall not be open to inspection, except as provided in that section, shall be two years from the date of the original registration thereof.

CANCELLATION OF REGISTRATION OF DESIGNS UNDER SECTION 36

Cancellation of registration of designs under section 36

59.

(1) An application for the cancellation of the registration of a design under section 36 of the Ordinance shall be furnished to the registrar.

(2) Such application shall be accompanied by a copy and a statement in duplicate setting out fully the nature of the applicant’s claims and the facts upon which he bases his cases and the relief which he seeks.

(3) Copies of the application and the statement of case shall be transmitted by the registrar to the registered proprietor.
Counterstatement
60. If the registered proprietor is desirous of opposing the application, he shall, within one month of the receipt of such copies or such further time as the registrar may allow, leave at the office a counter-statement fully setting out the grounds on which the application is to be opposed and, on so leaving, shall deliver to the applicant a copy thereof.

Applicant’s evidence
61. The applicant shall, within one month form the delivery of such copy or within such further time as the registrar may allow, leave at the office evidence by way of a sworn declaration in support of his case and, on so leaving, shall deliver to the registered proprietor a copy thereof.

Proprietor’s evidence and evidence in reply
62.
(1) Within one month from the delivery of such copy or such further time as the registrar may allow, the proprietor may leave at the office sworn declarations in answer and, on so leaving, shall deliver to the applicant a copy thereof.
(2) Within one month from such delivery or within such further time as the registrar may allow, the applicant may leave at the office sworn declarations in reply and, on so leaving, shall deliver to the proprietor a copy thereof.
(3) Such last mentioned declarations shall be confined to matters strictly in reply.

Period in respect of foreign residents
62A. If the proprietor or applicant is a foreign resident, the periods mentioned in section 60, 61 and 62 shall, in his respect, be two months.

Closing of Evidence
63. No further evidence shall be left on either side except by leave or requisition of the registrar.

Hearing
64.
(1) On completion of the evidence, or at such other time as he may see fit, the registrar shall appoint a time for the hearing of the case and give the parties ten days’ notice at least of such appointment
and, in the event of his deciding to take evidence viva voce in lieu of, or in addition to, the evidence by declaration or to allow any declarant to be cross-examined on his declaration, he may require the attendance of any declarant or other person whose evidence he may consider desirable.

(2) If either party does not desire to be heard, he shall as soon as possible notify the registrar to that effect.

(3) If either party desires to be heard he shall inform the registrar. Whomever submits a notice of making his claims heard shall attach a copy of the receipt that the fee prescribed was paid for.

Costs on uncontested application
65. In the event of an application for the cancellation of the registration of a design being uncontested by the proprietor, the registrar, in deciding whether costs should be awarded to the applicant, shall consider whether proceedings might have been avoided if reasonable notice had been given by the applicant to the registered proprietor before the application was filed.

Form etc., of sworn declaration
66. (1) The sworn declarations required by these rules or used in any proceedings thereunder shall be headed in the matter or matters to which they relate and shall be divided into paragraphs consecutively numbered, and each paragraph shall, so far as possible, be confined to one subject.

(2) Every sworn declaration shall state the description and true place of abode of the person making it, and shall bear the name and address of the person leaving it and shall state on whose behalf it is left.

Making declaration
67. A sworn declaration required under the Ordinance or the rules or serving in any legal proceeding thereunder shall be drawn up and signed –

(1) in Israel – before a person authorised to receive a sworn declaration;

(2) abroad – before a representative of the State of Israel authorised to receive a sworn declaration or a person authorised to receive a sworn declaration in the country in question.
Notice of seal of officer taking declaration to prove title
68. Any document, purporting to have affixed, impressed or subscribed thereto or thereon the seal or signature of any person authorised by these rules to take such declaration in testimony to such declaration having been made and subscribed before him, may be admitted by the registrar without proof of the genuineness of any such seal or signature or of the official character of such person or his authority to take such declaration.

APPLICATION TO AND ORDERS TO THE COURTS

Notice to registrar of application to rectify register
69. Four clear days’ notice of every application to the court under section 44 of the Ordinance for rectification of the register of designs shall be given to the registrar.

Order of court
70.  
(1) Where an order has been made by the court in any case under the Ordinance, the person in whose favour such order has been made, or such one of them, if more than one, as the registrar may direct, shall forthwith serve on the registrar an office copy of such order.  
(2) The register may, if necessary, thereupon be rectified or altered by the registrar.

Publication of order of court
71. Whenever an order is made by the court under the Ordinance, the registrar may, if he thinks that the effect of such order should be made public, advertise a notice thereof in Reshumot.

DESIGNS EXCLUDED FROM PROTECTION UNDER COPYRIGHT ACT, 1911

Designs excluded from protection under copyright act, 1911
72. A design shall be deemed to be used as a model or pattern to be multiplied by any industrial process within the meaning of section 221 of the Copyright Act, 1911, which was extended to Palestine by order in Council dated 21st March, 1934: -  
(a) when the design is reproduced or is intended to be reproduced in more than fifty single articles, unless all the articles in which the design is reproduced or is intended to be reproduced together form only a single set, as defined by rule 5;
(b) where the design is to be applied to –
(1) printed paper hangings
(2) carpets, floor cloth or oil cloths, manufactured or sold in lengths or pieces;
(3) textile piece goods or textile in lengths or pieces;
(4) lace not made by hand.
THE FIRST SCHEDULE (Rule 3)

1. In this Schedule –
   “distinct applicant” – an applicant who is one of the following:
   (1) Whomever is not a firm or partnership;
   (2) A firm or partnership whose business turnover for the preceding year is not more than 10 million NIS;
   (3) A recognized institution as defined under section 9 of the Council for Higher Education Law;
   (4) An academic college as defined in the Council for Higher Education Law.

1. (a) On application to register one design to be applied to a single article in one class, pursuant to section 30 of the Ordinance. Nevertheless, a distinct applicant, applying to register a certain design in a first application shall pay 60% of the amount - 400
   (b) On application to register a design to be applied to a set of articles in a class pursuant to rule 5; nevertheless, a distinct applicant applying to register a certain design in a first application shall pay 60% of the amount - 600

2. On application for an extension to complete an application to register a design, or for an extension to pay a fee for extension of a protection period under rules 31(2) and 33(2) for the full month of part thereof. - 69

3. (a) On application to correct a clerical error, amendment of register including the registration of mortgage, foreclosure or licensing as well as revocation of any of these, to amend an application form, to register the name of a new proprietor and to revoke the registration of a design under section 42 to 44 of the Ordinance and rules 40, 41, 45 and 46 - 61
   (b) On application to change the name of the proprietor and to change the address for delivery of notices under rules 42 and 43 - 61

4. On application to revoke the registration of a design under sections 36 and 42(b) of the Ordinance - 781

5. For extension of the protection period
   (a) Under section 33(2) of the Ordinance - 436
   (b) Under section 33(3) of the Ordinance - 866

6. For certification of any form, certification, certification for the
purpose of a judicial inquiry of an extract from the register, under sections 32 and 40 of the Ordinance and rule 55 – 48
7. for a photocopy of any copy of the design or any other form, under section 35(2) of the Ordinance, for each page – 0.5
8. (a) on submitting a notice to be heard under rule 64, for each matter – 243
(b) on submitting a notice to be heard before the registrar under rule 48 – 154
9. On application to extend the time under rule 54, for each month or part thereof – 69
10. For a scanned copy of a registration file – 20
SECOND SCHEDULE

Design form no. 1
(rule 4)
Power of attorney to an agent
(under rule 14)
Application to register design
THIRD SCHEDULE (rule 6)

CLASS OF GOODS

Class 1 – food products
01-01 baked goods, cookies, pastries, pasta and other grain products, chocolates, candy, ice-cream;
01-02 fruits and vegetables;
01-03 cheese, butter and butter substitutes, other dairy products;
01-04 meat (including pig products), fish;
01-05 [empty]
01-06 Animal food;
01-99 Miscellaneous.

Class 2 – clothing and haberdashery
02-01 Lingerie, underwear, girdles, bras, night wear;
02-02 clothing;
02-03 head covers;
02-04 shoes, socks and pantyhose;
02-05 ties, scarves, neck scarves and handkerchiefs;
02-06 gloves;
02-07 haberdashery and clothing items;
02-99 miscellaneous

Class 3 – travel goods, cases, parasols and personal belongings, which are not specified in another location
03-01 luggage, suitcases, folders, handbags, key chains, purses designed specifically for their content, wallets and similar items;
03-02 [empty]
03-03 umbrellas, parasols, shades and walking sticks;
03-04 fans;
03-99 Miscellaneous.

Class 4 – Brushes
04-01 swiffer and cleaning brooms;
04-02 grooming brushes, clothes brushes, shoes brushes;
04-03 mechanic brushes;
04-04 paint brushes, brushes used in cooking;
04-99 miscellaneous.
Class 5 – textile items, natural and artificial canvas sheet material
05-01 spinning items
05-02 lace;
05-03 embroidery;
05-04 ribbons, fringe and other decorative;
05-05 textile fabrics;
05-06 natural and artificial canvas sheet material
05-99 miscellaneous.

Class 6 – Furniture
06-01 seats;
06-02 beds;
06-03 tables and similar furniture;
06-04 furniture for storage;
06-05 complex furniture;
06-06 Other furniture and furniture parts;
06-07 mirrors and frames;
06-08 hangers;
06-09 mattresses and pillows;
06-10 internal blinds and curtains;
06-11 rugs, mats and rugs;
06-12 tapestries;
06-13 Blankets and other covering materials, textiles, and maps;
06-99 miscellaneous.

Class 7 – Household goods, which are not specified elsewhere
07-01 china, glassware, tableware and other items whose of similar character;
07-02 cookware and containers;
07-03 knives, forks and spoons to the table;
07-04 tools and hand-operated apparatus for preparing food and drink;
07-05 irons and equipment for washing, cleaning and drying;
07-06 other tableware;
07-07 other household containers;
07-08 fireplace tools;
07-99 miscellaneous.

Class 8 – Instruments and work Tools
08-01 Instruments and appliances for drilling, milling or excavation;
08-02 hammers, tools and similar appliances;
08-03 cutting tools and instruments;
08-04 screwdrivers, tools and similar appliances;
08-05 instruments and other instruments;
08-06 handles, marbles and axis;
08-07 locking devices or close;
08-08 tightening devices, support or assembly not included in other classes;
08-09 Metal fittings Metal devices for doors, windows and furniture, and similar items;
08-10 bicycles and motorcycles pedestals;
08-99 miscellaneous.

Class 9 - Enclosures and containers for the transport of goods or treatment thereof
09-01 bottles, jars, sacs and containers of different pouring means;
09-02 tins, cans and barrels for storage;
09-03 boxes, cases, containers, cans or jars (for canning);
09-04 baskets, crates and baskets;
09-05 bags, sachets, tubes and caps;
09-06 ropes and binding materials;
09-07 means and connections for closing;
09-08 pallets and platforms for forklifts;
09-09 containers for garbage and waste and their stands;
09-99 miscellaneous.

Class 10 - clocks, watches and other measuring instruments, testing and signaling instruments
10-01 Clocks and alarm clocks;
10-02 clocks and watches;
10-03 Other instruments for measuring time;
10-04 instruments, mechanisms and devices for measuring;
10-05 instruments, mechanisms and devices for inspection, security or testing;
10-06 mechanisms and signaling devices;
10-07 covers, cases, dials, circles and all other parts and accessories of instruments for measuring, testing and signaling;
10-99 miscellaneous.

Class 11 - decoration
11-01 jewels;
11-02 novelties, table, fireplace and wall decorations, vases for flowers and potted plants;
11-03 medals and badges;
11-04 flowers, fruits and artificial plants;
11-05 flags, decorations for the holidays;
11-99 miscellaneous.

Class 12 - Means of Transportation or the county
12-01 vehicles towed by animals;
12-02 carts, wheelbarrows;
12-03 locomotives and vehicles traveling on the railways and all other vehicles moving on rails;
12-04 cable cars, chair lifts and ski lifts;
12-05 upper and middle sieve loading or transportation;
12-06 boats and ships;
12-07 aircraft and space vehicles;
12-08 cars, buses and trucks;
12-09 Tractors;
12-10 Tractors, Trailers road;
12-11 bicycles and motorcycles;
12-12 prams, disabled chairs, stretchers;
12-13 special vehicles;
12-14 other vehicles;
12-15 tires and skid chains for vehicles;
12-16 parts, equipment and accessories for cars, not included in sub-types or other types;
12-99 miscellaneous.

Class 13 - Equipment for production, distribution or transformation of electricity
13-01 generators and engines;
13-02 transformers, straight-stream, batteries;
13-03 equipment for transfer, or control of electric energy;
13-99 miscellaneous.

Class 14 - Recording, communication or information retrieval
14-01 equipment for recording or reproducing of sound or images;
14-02 equipment for data processing and machinery and peripheral devices;
14-03 Communication equipment, remote control devices and wireless radio amplifiers;
14-04 screen displays and icons;
14-99 miscellaneous.
<table>
<thead>
<tr>
<th>Class 15</th>
<th>machines that are not listed elsewhere</th>
</tr>
</thead>
<tbody>
<tr>
<td>15-01</td>
<td>motors;</td>
</tr>
<tr>
<td>15-02</td>
<td>pumps and compressors;</td>
</tr>
<tr>
<td>15-03</td>
<td>Agricultural Machinery;</td>
</tr>
<tr>
<td>15-04</td>
<td>construction machinery;</td>
</tr>
<tr>
<td>15-05</td>
<td>washing and cleaning machines, and dryers;</td>
</tr>
<tr>
<td>15-06</td>
<td>textile machinery, knitting, embroidery, and sewing machines, including all integral parts thereof;</td>
</tr>
<tr>
<td>15-07</td>
<td>machines and mechanisms for Cooling;</td>
</tr>
<tr>
<td>15-08</td>
<td>[blank]</td>
</tr>
<tr>
<td>15-09</td>
<td>Machine tools, scrubbing and casting machines;</td>
</tr>
<tr>
<td>15-99</td>
<td>miscellaneous.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Class 16</th>
<th>Mechanisms for photography, filming or optics</th>
</tr>
</thead>
<tbody>
<tr>
<td>16-01</td>
<td>Cameras and camcorders;</td>
</tr>
<tr>
<td>16-02</td>
<td>projectors and viewing systems;</td>
</tr>
<tr>
<td>16-03</td>
<td>Mechanisms for copying and enlargement;</td>
</tr>
<tr>
<td>16-04</td>
<td>development mechanisms and equipment;</td>
</tr>
<tr>
<td>16-05</td>
<td>accessories;</td>
</tr>
<tr>
<td>16-06</td>
<td>optical items;</td>
</tr>
<tr>
<td>16-99</td>
<td>miscellaneous.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Class 17</th>
<th>Musical Instruments</th>
</tr>
</thead>
<tbody>
<tr>
<td>17-01</td>
<td>Keyboard;</td>
</tr>
<tr>
<td>17-02</td>
<td>brass;</td>
</tr>
<tr>
<td>17-03</td>
<td>strings;</td>
</tr>
<tr>
<td>17-04</td>
<td>percussion;</td>
</tr>
<tr>
<td>17-05</td>
<td>mechanical equipment;</td>
</tr>
<tr>
<td>17-99</td>
<td>miscellaneous.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Class 18</th>
<th>Printing machines and office machinery</th>
</tr>
</thead>
<tbody>
<tr>
<td>18-01</td>
<td>typewriters and calculating machines;</td>
</tr>
<tr>
<td>18-02</td>
<td>Printing Machines;</td>
</tr>
<tr>
<td>18-03</td>
<td>letters and fonts;</td>
</tr>
<tr>
<td>18-04</td>
<td>bookbinding machines, printers stapling machines, guillotines and scissors (for bookbinding);</td>
</tr>
<tr>
<td>18-99</td>
<td>miscellaneous.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Class 19</th>
<th>Stationery and office supplies, art and teaching supplies</th>
</tr>
</thead>
<tbody>
<tr>
<td>19-01</td>
<td>stationery paper, cards for correspondence and messages;</td>
</tr>
</tbody>
</table>
19-02 office equipment;
19-03 calendars;
19-04 books and other objects similar to their appearance;
19-05 [blank]
19-06 Materials and instruments for hand writing, drawing, painting, sculpture, engraving and other artistic techniques;
19-07 teaching materials;
19-08 other printed matter;
19-99 miscellaneous.

Class 20 - Sales and advertising equipment, signage
20-01 vending machines;
20-02 Sales and display equipment;
20-03 signs, billboards and advertising devices;
20-99 miscellaneous.

Class 21 - Games, toys, tents and sports equipment
21-01 games and toys;
21-02 Mechanisms and gymnastics and sports equipment;
21-03 Other items for amusement and recreation;
21-04 tents and accessories thereof;
21-99 miscellaneous.

Type 22 - weapons, pyrotechnic items, items for hunting, fishing and pest control
22-01 firearms;
22-02 other weapons;
22-03 ammunition, rockets and pyrotechnic items;
22-04 Goals and accessories;
22-05 hunting and fishing equipment;
22-06 traps, pest control items;
22-99 miscellaneous.

Class 23 - fluid transfer equipment, equipment for sanitation, heating, ventilation and air conditioning, solid fuel
23-01 fluid transfer equipment;
23-02 Sanitary tools;
23-03 heating equipment;
23-04 Equipment for ventilation and air conditioning;
23-05 solid fuel;
23-99 miscellaneous.
Class 24 - Medical and Laboratory Equipment
24-01 apparatuses and equipment for doctors, hospitals, and laboratories;
24-02 Medical devices, instruments and tools for laboratory use;
24-03 prosthetics;
24-04 Materials for dressing wounds, nursing and medical care;
24-99 miscellaneous.

Class 25 - Building units and construction elements
25-01 Building Materials;
25-02 pre-made or pre-assembled parts of the building;
25-03 homes, garages and other buildings;
25-04 stairs, ladders and scaffolds;
25-99 miscellaneous.

Class 26 - Lighting apparatus
26-01 multi-armed sconces and candlesticks;
26-02 torches, hand lamps and lanterns;
26-03 Public lighting fixtures;
26-04 lighting fixtures, electric or non-electric;
26-05 bulbs, lamps, chandeliers, wall and ceiling fixtures, lampshades, reflectors, light bulbs for cameras and projectors;
26-06 lighting devices for vehicles;
26-99 miscellaneous.

Class 27 - Tobacco and supplies for smokers
27-01 tobacco, cigars and cigarettes;
27-02 holders of pipes, cigars and cigarettes;
27-03 ashtrays;
27-04 matches;
27-05 lighters;
27-06 cigars cases, cigarette cases and jars and pouches for tobacco;
27-99 miscellaneous.

Class 28 - pharmaceutical and cosmetic products, items and mechanisms to foster
28-01 pharmaceutical products;
28-02 cosmetics;
28-03 care items and equipment for beauty salons;
28-04 wigs, artificial hair extensions;
28-99 miscellaneous.

**Class 29 - Devices and equipment against fire hazards, accident prevention and rescue**
29-01 Devices and equipment against fire hazards;
29-02 Devices and equipment for accident prevention and for rescue, which are not specified elsewhere;
29-99 miscellaneous.

**Class 30 - animal care items**
30-01 garments for animals;
30-02 pens, cages, hotels and similar shelters;
30-03 nutrients and irrigation facilities;
30-04 harness items and saddling for riding;
30-05 whips and teaching devices;
30-06 beds and nests;
30-07 nesting positions and other accessories for caging;
30-08 markers, signs and cables;
30-09 tying poles;
30-99 miscellaneous.

**Class 31 - Machines and apparatus for the preparation of food or drink, not specified elsewhere**
31-00 machines and tools for preparing food or drink, not specified elsewhere.