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FIRST SCHEDULE (Regulation 3) FEES

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THIRD SCHEDULE (Regulation 5) CLASSIFICATION OF GOODS

FOURTH SCHEDULE (Regulation 5) CLASSIFICATION OF GOODS
1. Short title
These Regulations may be cited as the Trade Marks Regulations.

2. Interpretation
(1) In these Regulations, unless the context otherwise requires, the following expressions have the meanings hereby assigned to them respectively, that is to say—
“Act” means the Trade Marks Act;
“agent” means an agent duly authorised to the satisfaction of the Registrar;
“Journal” means the Trade Mark Journal published under section 63 of the Act;
“Legal Practitioner” has the meaning assigned to it by the Legal Practitioners Act;
“Office” means the Office of the Registrar of Trade Marks, Federal Capital Territory Abuja, Nigeria;
“Schedule” means one of the schedules appended to these Regulations;
“section” means a section of the Act;
“specification” means the designation of goods in respect of which a trade mark, or a registered user of a trade mark, is registered or proposed to be registered.

(2) In these Regulations, “the appropriate authority”, in relation to a power or function conferred by or under the Act or these Regulations, means the National Assembly or such other authority or public officer upon whom such power or function is vested or delegated according to law.

3. Fees
The fees to be paid in relation to trade marks shall be those prescribed in the First Schedule to these Regulations; and such fees shall be paid to the Registrar who shall pay all fees received by him pursuant to these Regulations to the Treasury.

4. Forms
The forms herein referred to are those contained in the Second Schedule to these Regulations and such forms shall be used in all cases to which they are applicable, and may be modified as directed by the Registrar to meet other cases.

5. Classification of Goods
(1) For the purposes of trade marks, registrations dated before the commencement of the Act, and registrations of registered users thereunder,
goods are classified in the manner appearing in the Third Schedule to these Regulations unless any specification has been converted to the Fourth Schedule to these Regulations in accordance with regulation 6 of these Regulations.

(2) For the purposes of trade marks registrations dated on or after the commencement of the Act and of registrations of registered users thereunder, and for the purposes of any registrations dated before that day whereof the specifications have been converted in accordance with regulation 6 of these Regulations, goods are classified in the manner appearing in the Fourth Schedule to these Regulations.

Reclassification of Goods of Old Registrations

6. Application by registered proprietor for conversion of specification
(1) Where the specification of a registered trade mark is founded on the Third Schedule to these Regulations the registered proprietor may apply to the Registrar on Form 42 for the conversion of that specification so that it may be founded on the Fourth Schedule to these Regulations, whether with or without the striking out of goods therefrom, but so that the registration retains its original date, and shall include in the application a request for the like conversion of the specification of the goods of any registered users under that registration; and thereupon the Registrar in accordance with section 42(3) of the Act shall notify in writing to the registered proprietor a proposal showing the form which, in the Registrar’s view, the amendment of the register should take.

(2) Two or more registrations of a trade mark in respect of goods falling within the same class of the Fourth Schedule to these Regulations, having the same date of registration, may be amalgamated upon conversion in accordance with this regulation.

7. Advertisement of proposal and opposition
(1) The advertisement of a proposal for amendment under section 42(3) of the Act shall be made in the Journal, and notice of any opposition shall be given on Form 43 within one month from the date of the advertisement, and shall be accompanied by an unstamped duplicate of the notice and by a statement in duplicate showing how the proposed conversion would be contrary to section 42(2) of the Act.

(2) The Registrar shall forthwith send the duplicate copies to the
registered proprietor who may within one month from the receipt of such duplicates, send to the Registrar a counterstatement setting out fully the grounds on which the opposition is contested and if he does so he shall deliver to the opponent a copy thereof; and the Registrar may thereupon require or admit evidence directed to the question in issue, and if so desired by either party he shall, before deciding the matter, give the parties an opportunity of being heard thereon.

8. Conversion of specifications and resulting registrations
When a proposal for the conversion of a specification in accordance with regulation 6 of these Regulations has been advertised and has not been opposed and the time for notice of opposition has expired, or having been opposed the opposition has been determined and a conversion allowed, the Registrar shall make all the entries in the register necessary to give effect to the conversion in accordance with the proposal as advertised, or the proposal as amended after opposition or appeal thereon and published subsequently in the Journal, and shall enter in the register the date when such entries were made; and the expression “the expiration of the last registration” shall have regard to the same date in the case of all the resulting entries for the purpose of determining the next renewal thereof in accordance with section 23 of the Act as it had with regard to the registration before conversion.

Documents

9. Size, etc. of documents
Subject to any other directions that may be given by the Registrar, all applications, notices, statements, papers having representation affixed, or other documents authorised or required by the Act or these Regulations to be made, left with or sent to the Registrar shall be upon foolscap paper and, except in the case of statutory declarations and affidavits, on one side only, of a size of approximately thirteen inches by eight inches and shall have on the left hand part thereof a margin of not less than one inch and a half.

10. Signature of documents by partnerships
A document purporting to be signed for or on behalf of Signatures of a partnership shall contain the names of all the partners in full and shall be signed by all the partners or by any qualified partner stating that he signs on behalf of the partnership, or by any other person who satisfies the Registrar that he is authorised to sign the document.
11. Signature of documents by companies
A document purporting to be signed for or on behalf of a body corporate shall be signed by a director or by the secretary or other principal officer of the body corporate, or by any other person who satisfies the Registrar that he is authorised to sign the document.

12. Signature of documents by associations
A document purporting to be signed for or on behalf of an association of persons may be signed by any person who by appears to the Registrar to be duly qualified.

13. Service of documents
(1) All applications, notices, statements, papers having representations affixed or other documents, authorised or required by the Act or these Regulations to be made, left with, or sent to the registrar or any other person may be sent through the post by a prepaid letter; and any application or any document so sent shall be deemed to have been made, left or sent at the time when the letter containing the same would be delivered in the ordinary course of post; and in proving such sending, it shall be sufficient to prove that the letter was properly addressed and put in the post.

Address

14. Address
(1) Where any person is by the Act or these Regulations bound to furnish the Registrar with an address, the address given shall in all cases be as full as possible, for the purpose of enabling any person easily to find the place of trade or business of the person whose address is given.

(2) The Registrar may require the address to include the name of the street, and the number in the street or name of the premises, if any.

15. Address for service
(1) The Registrar may require an applicant, opponent or agent, or a registered proprietor or registered user of a trade mark, who does not reside or carry on business in Nigeria to give an address for service in Nigeria and such address may be treated as the actual address of that person for all purposes connected with the matter in question.
(2) Any registered proprietor or registered user of a trade mark or any person about to be registered as such, may, if he so desires, give upon Form 33 an address for service for entry in the register, and such address may be entered by the Registrar.

(3) All applications on Form 33 under this regulation shall be signed by the applicant for registration or the registered proprietor or registered user, as the case may be, or by an agent expressly authorised by him for the purpose of such an application, unless in exceptional circumstances the Registrar otherwise allows.

(4) In any case in which no address for service is entered in the register, the Registrar may treat the trade or business address of the registered proprietor or registered user as therein entered as his address for service for all purposes connected with the registration.

(5) Any written communication addressed to a party or person as aforesaid at an address given by him, or treated by the Registrar, as his address for service shall be deemed to be properly addressed.

(6) The Registrar, at any time that a doubt arises as to the continued availability of an address for service entered in the register, may request the person for whom it is entered by letter addressed to his trade or business address in the register, to confirm the address for service and if within three months of making such a request the Registrar receives no confirmation of that address, he may strike it off the register.

**Agents**

16. Agents

(1) Except as otherwise required by these Regulations, any application, request or notice which is required or permitted by the Act or these Regulations to be made or given to the Registrar, and all other communications between an applicant or a person making such a request or giving such a notice and the Registrar and between the registered proprietor or a registered user of a trade mark and the Registrar or any other person, may be signed, made or given by or through an agent.

(2) Any such applicant, person making request or giving notice, proprietor, or registered user may appoint an agent to act for him in any proceedings or matter before or Affecting the Registrar under the Act and these
Regulations by signing and sending to the Registrar an authority to that effect in the Form I or in such other written form as the Registrar may deem sufficient. In case of such appointment, service upon the agent of any document relating to the proceeding or matter shall be deemed to be service upon the person so appointing him, all communications directed to be made to such person in respect of the proceeding or matter may be addressed to such agent, and all attendances upon the Registrar relating thereto may be made by or through such agent. In any particular case the Registrar may require the personal signature or presence of an applicant, opponent, proprietor, registered user or other person.

(3) The Registrar shall not be bound to recognise as such agent any person who has been proved to him to have been guilty of conduct discreditable to a trade mark agent or who has been convicted criminally or whose name has been struck off the Roll of Legal Practitioners or (during the term of his suspension) any person who has been suspended from acting as a legal practitioner.

Registrable Trade Marks and Preliminary Advice (Section 17)

17. Registrable trade marks

(1) The Registrar may refuse to accept any application for the registration of a mark upon which any of the following appear-
   (a) the words “Patent”, “Patented”, “Registered”, “Registered Design”, “Copyright”, “To counterfeit this is a forgery”, or words to the like effect;
   (b) the words “Red Cross” or “Geneva Cross” and representations of the Geneva and other crosses in red, or of the Swiss Federal cross in white on a red ground, or in silver on a red ground or such representations in a similar colour or colours.

(2) Where there appears in a trade mark the registration of which is applied for a representation of a cross in any colour, not being one of those mentioned in the last foregoing subparagraph, the Registrar may require the applicant as a condition of acceptance to undertake not to use the cross device in red or in white on a red ground or in silver on a red ground or in any similar colour or colours.

18. Arms of Nigeria, etc.
The following features may not appear on trade marks the registration of which is applied for—
(a) representations of the Arms of Nigeria or the Arms of a State (or arms so closely resembling the same as to be likely to be mistaken for them);
(b) representations of the National Flag;
(c) any words such as “President”, “Governor,” or any letters or devices if used in such a manner as to be likely to lead persons to think that the applicant is or has been employed by or supplies goods to the President or the Governor of a State in his official capacity, whether or not such be the case.

19. Arms of a city, etc.
Where a representation of the armorial bearings, insignia orders of chivalry, decorations or flags of any State, city, town, place, society, body corporate, institution or person appears on a mark, the Registrar before proceeding to register the mark, shall, if he so requires, be furnished with a consent to the registration and use of such emblems from such official” or other person as appears to the Registrar to be entitled to give consent, and in default of such consent he may refuse to register the mark.

20. Living person or person recently dead
Where the name or representation of any person Living person appears on a trade mark the Registrar shall, if he so requires, before proceeding to register the mark, be furnished with consent from him or, in the case of a person recently dead, from his legal representatives, and in default of such consent he may refuse to register the mark.

21. Name or description goods on a trade mark
(1) Where the name or description of any goods appears on a trade mark the Registrar may re use to register such mark in respect of any goods other than the goods so named or described.

(2) Where the name or description of any goods appear on a trade mark which name or description in use varies, the Registrar may permit the registration of the mark for those and other goods, and in that case the applicant shall state in his application that the name or description will be varied when the mark is used upon goods covered by the specification other than the named or described goods.

22. Preliminary advice as to distinctiveness
(1) Any person who proposes to apply for the registration of a trade mark
in Part A or Part B of the register in respect of any goods may apply to the Registrar on Form 30, or on Form 29 in a case where he is also making an application under regulation 118 of these Regulations, for advice as to whether the trade mark, of which duplicate representations shall accompany the Form, appears to the Registrar prima facie to be inherently adapted to distinguish within the meaning of section 9 or inherently capable of distinguishing within the meaning of section 10 as the case may be in relation to those goods and shall apply separately in relation to goods comprised within different classes of goods in the Fourth Schedule.

(2) A notice of withdrawal of an application for the registration of a trade mark given under section 17(2) of the Act for the purpose of obtaining repayment of any fee paid on the filing of the application shall be given in writing within two months from the date of the notice of the Registrar’s objection.

Application for Registration of a Trade Mark Specification

23. Form of application. Specification

(1) An application to the Registrar for the registration of a trade mark shall be signed by the applicant or his agent. For a trade mark other than a certification or defensive trade mark the application shall be made on Form 2. For a certification or a defensive trade mark the application shall be made on Form 5 or Form 32 respectively. Each application shall be for registration in respect of goods in one class of the Fourth Schedule only.

(2) Every application claiming priority under section 44 of the Act by reason of an application to register the trade mark made or deemed to have been made in a Convention country as defined in section 44(5) of the Act which country shall be named, shall state the date of that application and the applicant shall furnish a certificate by the Registrar or other registering authority of that country, or shall otherwise verify the application made or deemed to have been made therein to the satisfaction of the Registrar.

(3) In the case of an application for registration in respect of all the goods included in a class or of a large variety of goods, the Registrar may refuse to accept the application unless he is satisfied that the specification is justified by the use of the mark which the applicant has made, or intends to make if and when it is registered.
24. Address for applications
All applications to register trade marks shall be made, addressed and sent to the Registrar of Trade Marks, Federal Ministry of Trade, Federal Capital Territory, Abuja, Nigeria.

25. Representation of mark
(1) Every application for the registration of a trade mark shall contain a representation of the mark in the space provided on the application form for that purpose.

(2) Where the representation exceeds such space in size the representation shall be mounted upon linen, tracing cloth or such other material as the Registrar may consider suitable. Part of the mounting shall be affixed in the space aforesaid and the rest may be folded.

26. Additional forms and representations
(1) There shall be sent with every application for registration of a trade mark (other than a certification trade mark) four additional representations of the mark on Form 3.

(2) The representation of the mark on the application and its duplicate (if any) and the additional representations shall correspond exactly.

(3) The additional representations shall in all cases be noted with all such particulars as may from time to time be required by the Registrar; and such particulars shall, if required, be signed by the applicant or his agent.

27. Representations to be durable
All representations of marks must be of a durable nature, but the applicant may in case of need supply, in place of representations on Form 3, representations on sheets of foolscap paper of the size prescribed in regulation 9 of these Regulations and noted as aforesaid.

28. Separate applications
Applications for the registration of the same mark in different classes shall be treated as separate and distinct applications, and in all cases where a trade mark is registered under the same official number for goods in more than one class, whether on conversion of the specification under regulation 6 of these Regulations or otherwise, the registration in respect
of goods included in each separate class shall be deemed to be separate registration for all the purposes of the Act.

29. Representations to be satisfactory
The Registrar, if dissatisfied with any representation of a mark, may at any time require another representation satisfactory to him to be substituted before proceeding with the application.

30. Specimens of trade marks in exceptional cases
(1) Where a drawing or other representation or specimen cannot be given in manner aforesaid, a specimen or copy of the trade mark may be sent either of full size or on a reduced scale, and in such form as the Registrar may think most convenient.

(2) The Registrar may also, in exceptional cases, deposit in the office a specimen or copy of any trade mark which cannot conveniently be shown by a representation and may refer thereto in the register in such manner as he may think fit.

31. Series of trade marks
Where application is made for the registration of a series of trade marks under section 25(1) of the Act, a representation of each trade mark of the series shall be included, all as aforesaid, in the application form, in the unstamped duplicate thereof (if any), and in each of the accompanying Forms 3.

32. Transliteration and translation
(1) Where a trade mark contains a word or words in characters other than Roman, there shall, unless the Registrar otherwise directs, be indorsed on the application form and on each of the accompanying Forms 3 a sufficient transliteration and translation to the satisfaction of the Registrar of each of such words, and every such indorsement shall state the language to which the word belongs and shall be signed by the applicant or his agent.

(2) Where a trade mark contains a word or words in a language other than English the Registrar may ask for an exact translation thereof together with the name of the language, and such translation and name, if he so requires, shall he indorsed and signed as aforesaid.

Procedure on Receipt of Application for Registration of a Trade Mark
33. Search
Upon receipt of an application for the registration of a trade mark in respect of any goods the Registrar shall cause a search to be made, amongst the registered marks and pending applications, for the purpose of ascertaining whether there are on record in respect of the same goods or description of goods any marks identical with the mark applied for or so nearly resembling it as to render the mark applied for likely to deceive or cause confusion and the Registrar may cause the search to be renewed at any time before the acceptance of the application, but shall not be bound to do so.

34. Acceptance absolute or conditional: objection
After such search, and consideration of the application and of any evidence of use or distinctiveness or of any other matter which the applicant may be required to furnish, the Registrar may accept the application absolutely, or he may object to it, or he may express his willingness to accept it subject to such conditions, amendments, disclaimer, modifications or limitations as he may think right to impose.

35. Registrar’s objections etc. and hearing
If the Registrar objects to the application, he shall inform the applicant of his objections in writing, and unless within two months the applicant applies for a hearing or makes a considered reply in writing to those objections he shall be deemed to have withdrawn his application.

36. Registrar’s conditions etc. and hearing
If the Registrar is willing to accept the application subject to any conditions, amendments, disclaimer, modifications, or limitations, he shall communicate such willingness to the applicant in writing, and if the applicant objects to such conditions, amendments, disclaimer, modifications or limitations, he shall within one month from the date of the communication apply for a hearing or communicate his considered objections in writing, and if he does not do so he shall be deemed to have withdrawn his application; and if the applicant does not object to such conditions, amendments, disclaimer, modifications or limitations, he shall forthwith notify the Registrar in writing, and alter his application accordingly.

37. Decision of Registrar
(1) The decision of the Registrar at a hearing as in regulation 35 or
regulation 36 of these Regulations, or without a hearing if the applicant has duly communicated his considered objections or considered reply, in writing, and has stated that he does not desire to be heard, shall be communicated to the applicant in writing, and if the applicant objects to such decision he may within one month by applying upon Form 4 require the Registrar to state in writing the grounds of, and the materials used by him in arriving at, his decision.

(2) In a case where the Registrar makes any requirement to which the applicant does not object, the applicant shall comply therewith before the Registrar issues such statement in writing; and the date when such statement is sent to the applicant shall be deemed to be the date of the Registrar’s decision for the purpose of appeal.

38. Disclaimer
The Registrar may call on an applicant to insert in his application such disclaimer as the Registrar may think fit in order that the public generally may understand what the applicant’s right, if his trade mark is registered, will be.

Defensive Trade Marks

39. Application under section 32
(1) An application for the registration of a defensive trade mark under section 32 of the Act shall be made, addressed and sent to the Registrar on Form 32 and shall be accompanied by a statement of case setting forth full particulars of the facts on which the applicant relies in support of his application, verified by a statutory declaration made by the applicant or some other person approved for the purpose by the Registrar.

(2) The applicant may send with this declaration, or subsequently, such other evidence as he may desire to furnish, whether after request made by the Registrar or otherwise, and the Registrar shall consider the whole of the evidence before deciding on the application; and in all other respects, and where they are appropriate and it is not otherwise stated, these Regulations shall apply to such applications as they apply to applications for the registration of ordinary trade marks.

Certification Trade Marks
40. **Application under section 43**
An application for the registration of a certification trade mark under section 43 of the Act shall be made to the Registrar upon Form 5 and shall be accompanied by two duplicates of the application or unstamped copies of Form 5 and by six additional representations of the mark on Form 3.

41. **Authorisation to proceed**
(1) These Regulations shall apply to such applications as they apply to applications for the registration of ordinary trade marks, except that for references therein to acceptance of an application there shall be substituted references to authorisation to proceed with the application, and that the applicant shall not be deemed to have abandoned his application if in the circumstances of regulation 35 or regulation 36 he does not apply for a hearing or reply in writing.

(2) The address of an applicant to register a certification trade mark shall be deemed to be a trade or business address for all the purposes for which such an address is required by these Regulations.

42. **Case; draft regulations**
(1) The applicant shall send to the Registrar with his application or when required by the Registrar a case setting out the grounds on which he relies in support of his application together with draft regulations for governing the use of the mark and Form 34, all being in duplicate.

(2) The Registrar may communicate to the applicant any observations he may have to make on the sufficiency of the case or the suitability of the draft regulations and the applicant may modify either of those documents.

43. **Directions by the appropriate authority**
If the Registrar decides to authorise the application to proceed he shall report to the appropriate authority thereon and the appropriate authority may at any time call for such evidence, if any, as it thinks fit, and shall if required hear the applicant and the Registrar, before giving directions as provided in sub-paragraph (5) of paragraph 1 of the First Schedule of the Act; and when such directions have been given and the application has been accepted, the Regulations for governing the use of the mark approved by the appropriate authority, as well as the form of application shall be open to public inspection.
Advertisement of Application

44. Advertisement of application
(1) An application for the registration of a trade mark or permitted to be advertised by section 19(1) of the Act or sub-paragraph (1) of paragraph 2 of the First Schedule of the Act, shall be advertised in the Journal during such times and in such manner as the Registrar may direct.

(2) In the case of an application with which the Registrar proceeds only after the applicant has lodged the written consent to the proposed registration of the registered proprietor of another trade mark or another applicant, the words “By Consent” shall appear in the advertisement.

(3) If no representation of the trade mark be included in the advertisement of the application, the Registrar shall refer in such advertisement to the place or places where a specimen or representation of the trade mark is deposited for exhibition.

45. Wood block or electro-type printing
For the purposes of such advertisement, the applicant may, at the appropriate time, supply or be required to supply a printing block (or more than one, if necessary) of the trade mark satisfactory to the Registrar of such dimensions as may from time to time be approved or directed by the Registrar, or shall supply such information or other means of advertising the trade mark as may be required by the Registrar; and the Registrar, if dissatisfied with the printing block supplied by the applicant or his agent, may require a fresh block before proceeding with the advertisement.

46. Advertisement of series
When an application relates to a series of trade marks differing from one another in respect of the particulars mentioned in section 25(1) of the Act, the applicant may be required to supply a printing block (or more than one if necessary) satisfactory to the Registrar of any or of each of the trade marks constituting the series; or the Registrar may, if he thinks fit, insert with the advertisement of the application a statement of the manner in which the several trade marks differ from one another.

47. Advertisement under section 21 or section 41
Advertisements under sections 21(5), 41(2) and 41(4) of the Act shall,
with the necessary modifications, be made in the same manner as advertisements relating to an application for registration.

Opposition to Registration

48. Opposition
Any person may within two months from the date of any advertisement in the Journal of an application for registration of a trade mark give notice on Form 6 to the Registrar of opposition to the registration.

49. Notice of opposition
The notice shall include a statement of the grounds upon which the opponent objects to the registration. If registration is opposed on the ground that the mark resembles marks already on the register, the numbers of such trade marks and the numbers of the Journals in which they have been advertised shall be set out; and the notice shall be accompanied by an unstamped duplicate which the registrar will forthwith send to the applicant.

50. Counterstatement
(1) Within one month from the receipt of such duplicate the applicant shall send to the Registrar a counterstatement on Form 7 setting out the grounds on which he relies as supporting his application.

(2) The applicant shall also set out what facts, if any, alleged in the notice of opposition he admits; and the counterstatement shall be accompanied by an unstamped duplicate.

51. Evidence in support of opposition
Upon receipt of the counter-statement and duplicate the Registrar will forthwith send the duplicate to the opponent and within one month from the receipt of the duplicate the opponent shall leave with the Registrar such evidence by way of statutory declaration as he may desire to adduce in support of his opposition and shall deliver to the applicant a copy of such evidence.

52. Evidence in support of application
If an opponent leaves no evidence, he shall, unless the Registrar otherwise directs be deemed to have abandoned his opposition but, if he does leave evidence, then, within one month from the receipt of the copies of declarations, the applicant shall leave with the Registrar such evidence
by way of statutory declaration as he desires to adduce in support of his application and shall deliver to the opponent a copy of such evidence.

53. Evidence in reply by opponent
Within one month from the receipt by the opponent of the applicant’s declaration the opponent may leave with the Registrar evidence by statutory declaration in reply and shall deliver to the applicant a copy of such evidence; and this evidence shall be confined to matters strictly in reply.

54. Further evidence
No further evidence shall be left on either side but, in any proceedings before the Registrar, he may at any time if he thinks fit give leave to either the applicant or the opponent to leave any evidence upon such terms as to costs or otherwise as he may think fit.

55. Exhibits
(1) Where there are exhibits to declarations filed in an opposition, a copy or impression of each exhibit shall be sent to the other party on his request and at his expense, or if such copies or impressions cannot conveniently be furnished, the originals shall be left with the Registrar in order that they may be open to inspection.

(2) The original exhibits shall be produced at the hearing unless the Registrar otherwise directs.

56. Hearing
(1) Upon completion of the evidence the Registrar shall give notice to the parties of a date when he will hear the arguments in the case and such appointments shall be for a date at least fourteen days after the date of the notice, unless the parties consent to a shorter notice.

(2) Within seven days from the receipt of the notice any party who intend to appear shall so notify the Registrar on Form 8 and a party who receives notice as aforesaid and who does not, within seven days from the receipt thereof, so notify the Registrar on Form 8 may be treated as not desiring to be heard and the Registrar may act accordingly.

57. Extension of time in opposition proceedings
Where in opposition proceedings any extension of time is granted to any party, the Registrar may thereafter, if he thinks fit, without giving the said party any hearing, grant any reasonable extension of time to
any other party in which to take any subsequent step.

58. Security for costs
The Registrar may require any person giving notice of opposition or any applicant sending a counter-statement after receipt of a copy of such notice to give security, in such form as the Registrar may deem sufficient, for the costs of the proceedings before the Registrar, for such amount as the Registrar may deem fit, and at any stage in the opposition proceeding may require further security to be given at any time before giving his decision in the case.

59. Costs in uncontested cases
In the event of an opposition being uncontested by the applicant, the Registrar in deciding whether costs should be awarded to the opponent shall consider whether proceedings might have been avoided if reasonable notice had been given by the opponent to the applicant before the notice of opposition was lodged.

60. Opposition to applications under section 43
Within one month from the date of any advertisement in the Journal of an application for the registration of a certification trade mark, any person may give notice to the Registrar on Form 6 of opposition under sub-paragraph (1) of paragraph 2 of the First Schedule of the Act and regulations 49 and 59 of these Regulations shall apply to the proceedings thereon; and any person may give notice to the appropriate authority on Form 37 of opposition under subparagraph (2) of paragraph 2 of the said the First Schedule and regulations 49 to 59 of these Regulations shall apply with the necessary modifications to the proceedings thereon, with substitution of Form 38 for Form 7 and of Form 39 for Form 8 and in any case of doubt any party may apply to the Registrar or the appropriate authority, as the case may be for directions.

Non-Completion

61. Non-completion within twelve months
Where registration of a trade mark 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 on Form 9 give notice in writing to the applicant at his trade or business address of the non-completion, but if the applicant has authorised an agent for the purpose of the application the Registrar shall instead send the notice to the agent and shall send
a duplicate thereof to the applicant and if after fourteen days from the
date when the notice was sent or such further time as the Registrar may
allow, the registration is not completed the application shall be deemed
to be abandoned.

**Entry in the Register, and Associated Marks**

**62. Entry in register**

(1) As soon as may be after the expiration of two months from the date
of the advertisement in the Journal of any application for the registration
of a trade mark, the Registrar shall, subject to any opposition and the
determination thereof, and subject to the provisions of section 22(1)
and(2) of the Act and upon payment of the prescribed fee on Form 10 enter
the trade mark in the Register.

(2) In those cases where the applicant has supplied a printing block in
accordance with regulation 45 of these Regulations he shall send with
his fee a representation of the trade mark agreeing in all respects with
the representation then appearing on the form of application to be affixed
by the Registrar to the certificate of registration as required by
regulation 65 of these Regulations.

(3) The entry of a trade mark in the register shall give the date of
registration, the goods in respect of which it is registered, and all
particulars named in section 2 of the Act including both the trade or
business address and the address for service (if an application on Form
33 for the entry thereof has been approved), particulars of the trade,
business, profession, occupation or other description of the proprietor,
particulars of any undertakings by the proprietor entered on the form
of application, particulars affecting the scope of the registration or
the rights conferred by the registration and such other particulars as
are prescribed.

(4) In the case of an application as aforesaid which the Registrar accepts
only after the applicant has lodged the written consent to the proposed
registration of the registered proprietor of another trade mark or another
applicant for registration the aforesaid entry in the register shall state
that it is “By Consent” and shall give the number of the previous registration
or the application for registration.
63. Associated marks
(1) Where a mark is registered as associated with another mark or marks the Registrar shall note in the register in connection with the first-mentioned mark the number of the marks with which it is associated and shall also note in the register in connection with each of the associated marks the number of the first-mentioned mark as being a mark associated therewith.

(2) An application by a registered proprietor under section 27(2) of the Act to the Registrar to dissolve the association between two or more associated trade marks shall be made on Form 20 and shall include a statement of the grounds of the application.

64. Death or applicant before registration
In case of the death of any applicant for the registration of a trade mark after the date of his application, and before the trade mark applied for has been entered in the register, the Registrar, after the expiration of the prescribed period of advertisement and the determination of any opposition to the application, may, on being satisfied of the applicant’s death, enter in the register, in place of such deceased applicant, the name, address and description of the person owning the trade mark, on such ownership being proved to the satisfaction of the Registrar.

65. Certificate of registration
Upon the registration of a trade mark the Registrar shall issue to the applicant certificate in the Form 11 and shall affix thereto a copy of the mark, which may be a representation thereof supplied by the applicant under regulation 62.

Renewal

66. Renewal or registration
At anytime not more than three months before the expiration of the last registration of a trade mark any person may leave with the Registrar a fee for the renewal of the registration of the mark upon Form 12 and, if he is not the registered proprietor, shall sign a statement on the Form that he is directed by the registered proprietor to pay the fee (if such be the case) and shall give his address; and before taking any further step the Registrar may either-
(a) require the person leaving the fee to furnish within ten days an authority to pay the fee signed by the registered proprietor, and if he does not
furnish such authority may return the fee and treat it as not received; or
(b) communicate with the registered proprietor stating that the fee has been received and that the registration will in due course be renewed.

67. Notice before removal of trade mark from register
At a date not less than one month and not more than two months before the expiration of the last registration of a mark, if no fee upon Form 12 has been received, the Registrar shall notify the registered proprietor in writing of the approaching expiration.

68. Second notice
At a time not less than fourteen days and not more than one month before the expiration of the last registration of a mark the Registrar may, if no fee as aforesaid has been received, send a notice in writing to the registered proprietor at his trade or business address as well as at his address for service, if any.

69. Advertisement of non-payment
If at the date of the expiration of the last registration of a mark the renewal fee has not been paid the Registrar shall the fact forthwith in the Journal, and if within one month of that advertisement the renewal fee upon Form 12 together with an additional fee upon Form 13 is received, he may renew the registration without removing the mark from the register.

70. Removal or trade mark from register
Where at the expiration of one month from the advertisement mentioned in regulation 69 of these Regulations the fees therein mentioned have not been paid, the Registrar may remove the mark from the register as of the date of the expiration of the last registration, but may, upon payment of the renewal fee upon Form 12 together with a restoration fee upon Form 14, restore the mark to the register if satisfied that it is just so to do, and upon such conditions as he may think fit to impose.

71. Record or removal or mark
Where a trade mark has been removed from the register, the Registrar shall cause to be entered in the register a record of the removal and of the cause thereof.

72. Notice and advertisement or renewal and restoration
Upon the renewal or restoration and renewal of a registration, a notice
to that effect shall be sent to the registered proprietor and the renewal or restoration and renewal shall be advertised in the Journal.

Assignments and Transmissions

73. Joint application for entry of assignment or transmission

Where a person becomes entitled by assignment or transmission to a registered trade mark, he may, conjointly with the registered proprietor, make application to the Registrar on Form 16 to register his title.

74. Application for entry of assignment or transmission by subsequent proprietor

Where a person becomes entitled to a registered trade mark in the manner referred to in regulation 73 of these Regulations and no conjoint application as therein mentioned is made, he shall make application to the Registrar on Form 17 to register his title.

75. Particulars to be stated in application

(1) An application under regulation 73 or regulation 74 of these Regulations shall contain the name, trade or business address and description 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, preferably at the time of application and the full names of the partners in a partnership shall be given in the body of the application.

(2) The Registrar may in any case require and retain an attested copy of any instrument produced for inspection in proof of title, but such copy shall not be open to public inspection.

76. Case accompanying application

Where in the case of an application on Form 16 or Form 17 the person applying for registration of his title does not claim under any document or instrument which is capable in itself of furnishing proof of his title, he shall, unless the Registrar otherwise directs, either upon or with the application, state a case setting forth the full particulars of the facts upon which his claim to be proprietor of the trade mark is based, and showing that the trade mark has been assigned or transmitted to him; and if the Registrar so require, the case shall be verified by a statutory declaration on Form 18.
77. **Proof of title**

The Registrar may call on any person who applies to be registered as proprietor of a registered trade mark for such proof or additional proof of title as he may require for his satisfaction.

78. **Application for entry of assignment without goodwill**

(1) An application under regulation 73 or regulation 74 of these Regulations relating to an assignment on or after the commencement of the Act of a trade mark in respect of any goods shall state—

(a) whether the trade mark was, at the time of the assignment, used in a business in any of those goods; and

(b) whether the assignment was made otherwise than in connection with the goodwill of that business,

and, if both those circumstances subsisted, then the applicant shall leave with the Registrar a copy of the Registrar’s directions to advertise the assignment, obtained upon application under section 26(4) of the Act and regulation 81 and such proof, including copies of advertisements or otherwise as the Registrar may require that his directions have been fulfilled; and if the Registrar is not satisfied that the directions have been fulfilled, he shall not proceed with the application.

(2) For the purposes of section 35(4) of the Act, the period within which a corporation may be registered as the subsequent proprietor of a registered trade mark, upon application made under regulation 73 or 74 of these Regulations shall be six months from the date of advertisement in the Journal of the registration of the trade mark or such further period not exceeding six months as the Registrar may allow, on application being made to him on Form 15 by the applicant for registration of title or the registered proprietor as the case may be, at any time before or during the period for which the extension can be allowed.

79. **Entry in the register**

When the Registrar is satisfied as to the title of the person claiming to be registered, he shall cause him to be registered as proprietor of the trade mark in respect of the relevant goods, and shall enter in the register his name, trade or business address and description and particulars of the assignment or transmission.

80. **Separate registrations**

Where pursuant to an application under regulation 73 or 74 of these Regulations, and as the result of a division and separation of the goods
of a registration or a division and separation of places or markets, different persons become registered separately under the same official number as subsequent proprietors of a trade mark, each of the resulting separate registrations in the names of those different person shall be deemed to be a separate registration for all purposes of the Act.

81. Registrar’s directions for advertisement of assignment without goodwill of trade mark in use

(1) An application to the Registrar under section 26(4) of the Act shall be made by the assignee on Form 40 and shall state the date on which the assignment was made. The application shall give particulars of the registration in the case of a registered trade mark, and, in the case of an unregistered trade mark shall show the mark and give particulars of the registered trade mark that has been assigned therewith in accordance with section 26(3) of the Act.

(2) The Registrar may call for any evidence of further information and if he is satisfied with regard to the various matters he shall issue directions in writing with respect to the advertisement of the assignment.

(3) A request to the Registrar for an extension of the period within which the application may be made, which shall be on Form 41 may be made at any time before or during the period for which extension can be allowed, but the extension of the period which the Registrar may allow shall not exceed three months.

Alteration of Address

82. Alteration of address in register

(1) A registered proprietor or registered user of a trade mark whose trade or business and address is changed so that the entry in the register is rendered incorrect shall forthwith request the Registrar on Form 19 to make the appropriate alteration of the address in the register, and the Registrar shall alter the register accordingly if he is satisfied in the matter.

(2) A registered proprietor or registered user of a trade mark whose address for service in Nigeria entered in the register is changed, whether by discontinuance of the entered address or otherwise, so that the entry in the register is rendered incorrect, shall forthwith request the Registrar on Form 33 to make the appropriate alteration of the address
in the register, and the Registrar shall alter the register accordingly if he is satisfied in the matter.

(3) A registered proprietor or registered user of a trade mark whose trade or business address or address for service is altered by a public authority so that the changed address designates the same premises as before, may make the aforesaid request to the Registrar on an unstamped copy of Form 19 or an unstamped copy of Form 33, as the case may be, and if he does so he shall leave therewith a certificate of the alteration given by the said authority, and if the Registrar is satisfied as to the facts of the case, he shall alter the register accordingly, but shall not require the Form to be stamped.

(4) In case of the alteration of the address of a person entered in the register as the address for service of more than one registered proprietor or registered user of trade marks, the Registrar may, on proof that the said address is the address of the applicant and if satisfied that it is just to do so, accept an application from that person on a Form 33 amended as to suit the case for the appropriate alteration of the entries of his address as the address for service in the several registrations, particulars of which shall be given in the Form and may alter the entries accordingly.

(5) All applications under this regulation on Form 33 shall be signed by the registered proprietor or the registered user, as the case may be, or by an agent expressly authorised by him for the purpose of such an application, unless in exceptional circumstances the Registrar otherwise allows.

Applications to the Registrar for Rectification (Sections 31, 32, 38 and 39)

83. Application to rectify or remove trade mark from the register

(1) An application to the Registrar under any of the sections 31, 32, 38 or 39 for the making, removing or varying of any entry in the register shall be made on Form 27 and shall be accompanied by a statement setting out fully the nature of the applicant’s interest, the facts upon which he bases his case and the relief which he seeks.

(2) Where the application is made by a person who is not the registered
proprietor of the trade mark in question it shall be accompanied by two
unstamped copies of the application and two copies of the statement, and
the Registrar will forthwith send these copies to the registered proprietor
at his trade or business address as entered in the register and if an
address for service different therefrom is entered in the register, at
that address also.

84. Further procedure
Upon such application being made and copy thereof transmitted to the
registered proprietor, if necessary, the provisions of regulations 50
to 59 of these Regulations shall apply with the necessary modifications
to the further proceedings thereon; but the Registrar shall not rectify
the register or remove the mark from the register merely because the
registered proprietor has not filed a counter-statement, and in any case
of doubt any party may apply to the Registrar for directions.

85. Intervention by third parties
Any person other than the registered proprietor alleging interest in a
registered trade mark in respect of which an application is made on Form
27 may apply to the Registrar on Form 28 for leave to intervene, stating
thereon the nature of his interest, and the Registrar may refuse or grant
such leave, after hearing (if so required) the parties concerned, upon
such conditions and terms as he may deem fit. Before dealing in any way
with the application for leave to intervene the Registrar may require
the applicant to give an undertaking to pay such costs as in the circumstances
he may award to any party.

Applications for alteration of the Register by correction, change,
cancellation or striking out goods, or for entry of disclaimer, memorandum
or note (Section 40(1))

86. Application under section 40(1)
An application to the Registrar under section 40(1) of the Act for the
alteration of the registerby correction, change, cancellation, or striking
out goods, or for the entry of a disclaimer or memorandum, may be made
by the registered proprietor of the trade mark or by such person as he
may satisfy the Registrar that he is entitled to act in the name of the
registered proprietor. Such applications shall be made on Forms 19, 21,
22, 23, 24, 25 and 33 as may be appropriate; but an application on Form
23 or 24 or 33 shall be signed by the registered proprietor or other person
entitled under this Regulation unless in exceptional circumstances the
Registrar otherwise allows, or, in the case of Form 33 only, it is signed by an agent expressly authorised for the purpose of such an application.

87. Evidence
In the case of an application as in the last foregoing Regulation, the Registrar may require such evidence by a statutory declaration or otherwise as he may think fit as to the circumstances in which the application is made.

88. Advertisement of certain applications
Where application is made on Form 25, to enter a or memorandum relating to a trade mark, the Registrar, before deciding upon such application shall advertise the application in the Journal in order to enable any person desiring so to do to state, within one month of the advertisement, any reasons in writing against the making of the entry of disclaimer or memorandum.

89. Certificates of validity to be noticed
(1) Where the court has certified as provided in section 50 with regard to the validity of a registered trade mark, the registered proprietor thereof may request the Registrar on Form 46 to add to the entry in the register a note that the certificate of validity has been granted in the course of the proceedings, which shall be named in the Form.

(2) An office copy of the certificate shall be sent with the request, and the Registrar shall so note the register and publish the note in the Journal.

Application to alter Registered Trade Marks

90. Alteration of registered mark
Where a person desires to apply under section 41 that his registered trade mark may be added to or altered, he shall make his application in writing on Form 26 and shall furnish the Registrar with four copies of the mark as it will appear when so added to or altered.

91. Advertisement before decision
(1) The Registrar shall consider the application and shall, if it appears to him expedient, advertise the application in the Journal before deciding it; and within one month from the date of such advertisement any person may give notice of opposition to the application, on Form 44 accompanied
by an unstamped duplicate of the notice, and may also send therewith a further statement of his objections in duplicate.

(2) The Registrar shall send the duplicate notice and the duplicate of any further statement of objections to the applicant and the provisions of regulations 50 to 59 of these Regulations shall apply with the necessary modifications to the further proceedings thereon and in any case of doubt any party may apply to the Registrar for directions.

92. Decision: Advertisement Notification
If the Registrar decides to allow the application he shall add to or alter the mark in the register and if the mark so added to or altered has not been advertised under regulation of these Regulations, he shall advertise it in the Journal and in any case shall insert in the Journal a notification that the mark has been altered.

93. Advertisement illustration
In connection with an application to alter a registered trade mark the Registrar may at any time call on the applicant to supply a printing block satisfactory to the Registrar and suitable for advertising the mark with the addition or alteration as aforesaid, if in the opinion of the Registrar an advertisement describing the addition or alteration in words would not be likely to be understood by persons interested in the matter.

Appropriate authority’s Order for rectification of Certification Trade Mark Entries and Regulations

94. Rectification of certification trade mark entries by the appropriate authority
An application on any of the grounds mentioned in paragraph 4 of the First Schedule of the Act may be made by any person concerned to the appropriate authority for an order striking out or varying an entry in the register of or relating to a certification trade mark or varying the relevant deposited Regulations, shall be made on Form 36 and shall include full particulars of the grounds on which the application is made.

Alteration of Certification Trade Mark Regulations

95. Alteration of regulations
(1) An application by the registered proprietor of a certification trade mark for an alteration of the deposited Regulations and the consent of
the appropriate authority thereto shall be made on Form 35.

(2) Where the appropriate authority causes such an application to be advertised the time within which any person may give notice to the appropriate authority of opposition to the application shall be one month from the date of the advertisement.

Registered Users

96. Application for entry of registered user
An application to the Registrar for the registration under section 34 of the Act of a person as a registered user of a registered trade mark shall be made by that person and the registered proprietor on Form 47.

97. Entry and notification
(1) The entry of a registered user in the register shall State the date on which the application for such entry was made, which date shall be deemed to be the date of registration as a registered user of the person mentioned in the entry.

(2) The entry shall state the trade or business address of the registered user, and, if an application by him on Form 33 for the inclusion of an address for service which is different therefrom has been approved, that address also.

(3) Notification in writing of the registration of a registered user shall be sent to the registered proprietor of a trade mark, and to the said registered user, and shall be inserted in the Journal.

98. Registered proprietors application to vary entry
An application by the registered proprietor of a trade mark for the variation of the registration of a registered user of that trade mark under section 34(5)(a) of the Act shall be made on Form 48 and shall be accompanied by a statement of the grounds on which it is made, and, where the registered user in question consents, by the written consent of that registered user.

99. Application by registered proprietor or user to cancel entry
An application by the registered proprietor or any registered user of a trade mark for the cancellation of the registration of a registered user of that trade mark under section 34(5)(b) of the Act shall be made on Form 49 and shall be accompanied by a statement of the grounds on which
it is made.

100. **Application under section 34(5)(e) to cancel entry**
An application by any person for the cancellation of the registration of a registered user under section 34(5)(c) of the Act shall be made on Form 50 and shall be accompanied by a statement of the grounds on which it is made.

101. **Notification and hearing**
(1) The Registrar shall notify in writing applications under regulations 98, 99 and 100 of these Regulations to the registered proprietor and each registered user (not being the applicant) whose registration is the subject of any such application and shall give notice thereof by advertisement in the Journal. Any person who intends to intervene in the proceedings shall within one month of the publication of such advertisement give notice to the Registrar on Form 51 to that effect and shall send therewith a statement of the grounds of his intervention.

(2) The Registrar shall thereupon send copies of such notice and statement to the other parties, so that the intervention may be known to the applicant, the registered proprietor, the registered user whose registration is in suit and any other registered user who intervenes.

(3) Any such party may, within such time or times as the Registrar may appoint, leave evidence in support of his case, and the Registrar after giving the parties an opportunity of being heard, may accept or refuse the application or accept it subject to any conditions, amendments, modifications or limitations he may think right to impose.

102. **Registered user’s application under section 40(2)**
Applications under section 40(2) of the Act shall be made on Form 19 or Form 21 or Form 22 or Form 33 as may be appropriate, by a registered user of a trade mark, or by such person as may satisfy the Registrar that he is entitled to act in the name of a registered user; and the Registrar may require such evidence by statutory declaration or otherwise as he may think fit as to the circumstances in which the application is made.

103. **Cancellation by registrar**
(1) In case of the registration of a registered user for a period, in accordance with section 34(1)(d) of the Act, the Registrar shall cancel the entry of the registered user at the end of the period.
(2) Where some or all of the goods are struck out from those in respect of which a trade mark is registered, the Registrar shall at the same time strike them out from those specifications of registered users of the trade mark in which they are comprised.

(3) The Registrar shall notify every cancellation or striking out under this section to the registered users whose permitted use is affected thereby and the registered proprietor of the trade mark.

104. Extension of time
If in any particular case the Registrar is satisfied that the circumstances are such as to justify an extension of the time for doing any act or taking any proceeding under these Regulations not being a time expressly provided in the act or prescribed by regulation 78 or 81 of these Regulations, he may extend the time upon such notice to other parties, and proceedings thereon, and upon such terms as he may direct, and the extension may be granted though the time has expired for doing the act or taking the proceedings.

Extension of Time

105. Excluded days
Whenever the last day fixed by the Act or by these Regulations for doing any act or thing at the office shall fall on a day when the office is not open which day shall be an excluded day for the purposes of the Act and these Regulations, it shall be lawful to do the act or thing on the first day following such excluded day which is not an excluded day.

Discretionary Power

106. Hearing
Before exercising adversely to any person any discretionary power given to the Registrar by the Act or these Regulations, the Registrar shall, if so required, hear such person thereon.

107. Application for hearing
An application for a hearing shall be made within one month from the date of notification by the Registrar of any objection to an application or the date of any other indication that he proposes to exercise a discretionary power.
108. Notice of hearing
(1) Upon receiving such application the Registrar shall give the person applying, ten days notice of a time when he may be heard.

(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.

109. Hearing to be in public
The hearing before the Registrar of any dispute between two or more parties relating to any matter in connection with a registered trade mark or an application to register a trade mark shall be in public unless the Registrar, after consultation with those parties to the dispute who are represented at the hearing, otherwise directs.

110. Notice of decision
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

111. Dispensing with evidence
Where under these Regulations 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 of any body corporate, or any document or evidence is required to be produced 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 to make such declaration or that such declaration, or that such document or evidence cannot be produced or left as aforesaid, it shall be lawful for the Registrar 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, signature, declaration, document or evidence.

Amendments

112. Amendment of documents
Any document or drawing or other representation of a trade mark may be amended and any irregularity in procedure which in the opinion of the Registrar may be excused without detriment to the interests of any person
may be corrected, if the Registrar thinks fit, and on such terms as he may direct.

Certificates

113. Certificates by Registrar
(1) The Registrar may give a certificate, other than a certificate under section 22(3) of the Act as to any entry, matter or thing which he is authorised or required by the Act or these Regulations to make or do, upon receipt of a request therefor on Form 31 from any person who, if the Registrar thinks fit so to require, can show an interest in the entry, matter or thing to his satisfaction.

(2) Except in a case falling under regulation 115 of these Regulations, the Registrar shall not be obliged to include in the certificate a copy of any mark unless he is furnished by the applicant with a copy thereof suitable for the purpose.

114. Marks of registered without limitation of colour
Where a mark is registered without limitation of colour the Registrar may grant a certificate of its registration for the purpose of obtaining registration abroad, either in the colour in which it appears upon the register or in any other colour or colours, but in the last mentioned case the certificate shall be marked: “For use in obtaining registration abroad only.”

115. Certificates for use in obtaining registration abroad
(1) Where a certificate of registration of a trade mark is desired for use in obtaining registration abroad, the Registrar shall include in the certificate a copy of the mark and may require the applicant for a certificate to furnish him with a copy of the mark suitable for the purpose and if the applicant fails to do so may refuse to issue the certificate.

(2) The Registrar may state in the certificate such particulars concerning the registration of the mark as to him may seem fit, and may omit therefrom reference to any disclaimers appearing in the register; but in the last mentioned case the certificate shall be marked: “For use in obtaining registration abroad only.”

Declarations
116. Manner in which, and person before whom, declaration is to be taken

The statutory declarations required by the Act, and these Regulations, or used in any proceedings thereunder shall be made and subscribed as follows-

(a) in Nigeria, before a commissioner for oaths, a notary public or other officer authorised by any law in force in any part of Nigeria to administer an oath;

(b) in any other country, before any person having authority to administer an oath in that country.

117. Notice of seal of officer taking declaration to prove itself

Any document purporting to have affixed, impressed or subscribed thereto or thereon the seal or signature of any person authorised by regulation 116 of these Regulations to take a declaration in testimony that the declaration was made and subscribed before him may be admitted by the Registrar without proof of the genuineness of the seal or signature or of the official character of the person or his authority to take the declaration.

Search

118. Searches

Any person may request the Registrar on Form 29 to cause a search to be made in respect of specified goods classified in anyone class of the Fourth Schedule to these Regulations to ascertain whether any mark is on record at the date of the search which resembles a trade mark of which duplicate representations accompany the Form; and the Registrar shall cause such a search to be made and the person making the request to be informed of the result thereof.

Days and Hours of Business

119. Days and hours

The Office shall be open to the public and the Register shall be open to inspection on payment of the fees specified in the First Schedule to these Regulations between the hours of 8 a.m. and 12 noon on Monday to Friday, except on days observed as public holidays and days which may from time to time be notified by a placard posted in a conspicuous place at the Office.

Applications to and Orders of the Court
120. **Application to Court**
Every application to the Court under the Act shall be served on the Registrar.

121. **Order of Court**
Where an order has been made by the Court in any case under the Act 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 leave at the Office an Office Copy of such order, together with Form 45, if required and the register may, if necessary, thereupon be rectified or altered by the Registrar.

122. **Publication of Order of Court**
Whenever an order is made by the Court under the Act the Registrar may, if he thinks that the order should be made public, publish it in the Journal.
FIRST SCHEDULE (Regulation 3) FEES

The following fees shall be paid in respect of applications, registrations and other matters under the Act. Such fees must in all cases be paid before or at the time of doing the matter in respect of which they are to be paid-

<table>
<thead>
<tr>
<th>Matter or Proceeding</th>
<th>Amount</th>
<th>Corresponding Form</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. On application not otherwise charged to register a trade mark for a specification of goods included in one class</td>
<td>₦ 6 00</td>
<td>Form 2</td>
</tr>
<tr>
<td>1a. On application to register a series of trade marks under section 25(1) of the Act for a specification of goods included in one class</td>
<td>₦ 6 00</td>
<td>Form 2</td>
</tr>
<tr>
<td>1b. On application to register a defensive trade mark for a specification of goods included in one class</td>
<td>₦ 6 00</td>
<td>Form 32</td>
</tr>
<tr>
<td>1c. On application under section 43 of the Act to register a certification trade mark for a specification of goods included in one class</td>
<td>₦ 4 00</td>
<td>Form 5</td>
</tr>
<tr>
<td>1d. On application made at the same time under section 43 of the Act to register one certification trade mark for specifications of goods not all included in one class- In respect of every class Total fee in no case to exceed ₦ 80 for any number of classes</td>
<td>₦ 4 00</td>
<td>Form 5</td>
</tr>
<tr>
<td>2. On a request to the Registrar to state grounds of decision relating to an application to register a trade mark and materials used</td>
<td>₦ 4 00</td>
<td>Form 4</td>
</tr>
<tr>
<td>3. On notice of opposition before the Registrar under section 20 of the Act, for each application opposed, by opponent</td>
<td>₦ 6 00</td>
<td>Form 6</td>
</tr>
<tr>
<td>3a. On lodging a counter-statement in answer to a notice of opposition under section 20 for each application opposed, by the applicant; or in answer to an application under any of the sections 31, 32, 38 and 39 of the Act by the proprietor in respect of each trade mark; or in answer to a notice of opposition under section 41 or section 42, for each application or conversion opposed, by the proprietor</td>
<td>₦ 4 00</td>
<td>Form 7</td>
</tr>
<tr>
<td>3b. On hearing of each opposition under section 20, by applicant and by opponent respectively; or on the hearing of an application under any of the sections 31, 32, 38 and 39 of the Act, by applicant and by proprietor respectively; or on the</td>
<td>₦ 6 00</td>
<td>Form 8</td>
</tr>
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<td>Description</td>
<td>Fee</td>
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<tr>
<td>3c.</td>
<td>On notice of opposition before the appropriate authority under subparagraph (2) of paragraph 2 of the First Schedule to the Act for each application opposed, by the opponent</td>
<td>6 00</td>
</tr>
<tr>
<td>3d.</td>
<td>On lodging a counter-statement in answer to a notice of opposition before the appropriate authority under sub-paragraph (2) of paragraph 2 of the First Schedule to the Act, for each application opposed, by the applicant</td>
<td>4 00</td>
</tr>
<tr>
<td>3e.</td>
<td>On the hearing of each opposition before the appropriate authority under sub-paragraph (2) of paragraph 2 of the First Schedule to the Act, by applicant and by opponent respectively</td>
<td>6 00</td>
</tr>
<tr>
<td>4.</td>
<td>For one registration of a trade mark not otherwise charged for a specification of goods included in one class</td>
<td>6 00</td>
</tr>
</tbody>
</table>
| 4a.| For one registration of a series of trade marks under section 25(1) of the Act for a specification of goods included in one class-  
For the first mark  
and for every other mark                                                                                                                                                                                                                                           | 6 00 | Form 10 |
| 4b.| For registration under section 43 of the Act of a certification trade mark for a specification of goods included in one class                                                                                                                                                                                                     | 6 00 | Form 10 |
| 4c.| For registration upon application made at the same time of one certification trade mark, under section 43 of the Act, for specification of goods not all included in one class-  
In respect of every class  
Total fee in no case to exceed ₦ 120 for any number of Classes                                                                                                                                                                                     | 6 00 | Form 10 |
<p>| 4d.| For one registration of a defensive trade mark for a specification of goods included in one class                                                                                                                                                                                                                       | 8 00 | Form 10 |
| 5. | Upon each addition to the registered entry of a trade mark of a note that the mark is associated with a newly registered mark                                                                                                                                                                                | 1 00 | Form 10 |
| 5a.| On an application to dissolve the association between registered trademarks                                                                                                                                                                                                                                                | 4 00 | Form 20 |
| 6. | On application to register a registered user of a registered trade mark in respect of goods within the specification thereof                                                                                                                                                                                                                          | 8 00 | Form 47 |
| 6a.| On application to register the same registered user of more than one registered trade mark of the same registered proprietor in respect of goods within the                                                                                                                                                             |      |        |
| 6b. | On application by the proprietor of a single trade mark under section 34(5)(a) of the Act to vary entries of a registered user thereof | 8 00 | Form 74 |
| 6c. | On application by the proprietor of more than one trade mark under section 34(5)(a) of the Act to vary entries of a registered user thereof | 8 00 | Form 48 |
| 6d. | On application by the proprietor or registered user of a single trade mark, under section 34(5)(b) of the Act for cancellation of the entry of a registered user thereof | 4 00 | Form 49 |
| 6e. | On application by the proprietor or registered user of more than one trade mark under section 34(5)(b) of the Act for cancellation of the entries of a registered user thereof | 4 00 | Form 49 |
| 6f. | On application under section 34(5)(c) of the Act to cancel the entry of a registered user of a single trade mark | 4 00 | Form 50 |
| 6g. | On application under section 34(5)(c) of the Act to cancel the entries of a registered user of more than one trade mark | 4 00 | Form 50 |
| 6h. | On notice under section 34(6) of the Act and regulation 10J of these Regulations, of intention to intervene in one proceeding for the variation or cancellation of entries of a registered user of trade marks | 2 00 | Form 51 |
| 7. | On request to enter in the register and advertise a certificate of validity, under section 50 of the Act and regulation 89 of these Regulations | 2 00 | 0 20 |</p>
<table>
<thead>
<tr>
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<th>included in the application</th>
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<tbody>
<tr>
<td>7a.</td>
<td>On application under section 35(4) of the Act and regulation 78 of these Regulations for extension of time for registering a body corporate as subsequent proprietor of trade marks on one assignment—</td>
</tr>
<tr>
<td></td>
<td>Not exceeding two months</td>
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<td></td>
<td>Not exceeding four months</td>
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<td></td>
<td>Not exceeding six months</td>
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<tr>
<td>8.</td>
<td>On application for directions by the Registrar for advertisement of assignment of trade mark in use, without goodwill—</td>
</tr>
<tr>
<td></td>
<td>For the first mark</td>
</tr>
<tr>
<td></td>
<td>and for every other mark assigned with the same devolution of title</td>
</tr>
<tr>
<td>8a.</td>
<td>On application for extension of time for applying for directions for advertisement or assignment of trade marks in use, without goodwill, in respect of one devolution of title—</td>
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<tr>
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<td>Not exceeding two months</td>
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<td>Not exceeding four months</td>
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<td></td>
<td>Not exceeding six months</td>
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<tr>
<td>9.</td>
<td>On application to register a subsequent proprietor in a case of assignment or transmission of a single trade mark—</td>
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<tr>
<td></td>
<td>If made within six months from the date of acquisition of proprietorship or the coming into force of these Regulations</td>
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<tr>
<td></td>
<td>If made after expiration of six months but within twelve months from the date of acquisition of proprietorship or the coming into force of these Regulations</td>
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<tr>
<td></td>
<td>If made after expiration of twelve months from the date of acquisition of proprietorship or the coming into force of these Regulations</td>
</tr>
<tr>
<td>9a.</td>
<td>On application to register a subsequent proprietor of more than one trade mark standing in the same name, the devotion of title being the same in each case—</td>
</tr>
<tr>
<td></td>
<td>If made within six months from the date of acquisition of proprietorship or on the coming into force of these Regulations—</td>
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<td>For the first mark</td>
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<td>and for every other mark</td>
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<td>If made after expiration of six months but within twelve months from the date of acquisition or the coming into force of these Regulations—</td>
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<td>For the first mark</td>
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<td>and for every other mark</td>
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<td>If made after expiration of twelve months from the date of acquisition of proprietorship or the coming into force of</td>
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<td>Description</td>
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<td>these Regulations-</td>
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<td>For the first mark</td>
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<td></td>
<td>and for every other mark</td>
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<tr>
<td>10.</td>
<td>On application to change the name or description of a proprietor or a registered user of a single trade mark where there has been no change in the proprietorship or in the identity of the user</td>
</tr>
<tr>
<td>10a.</td>
<td>On application to change the name or description of a proprietor or a registered user of more than one trade mark standing in the same name, where there has been no change in the proprietorship or in the identity of the user, the change being the same in each case-</td>
</tr>
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<td></td>
<td>For the first mark</td>
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<td></td>
<td>and for every other mark</td>
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<tr>
<td>11.</td>
<td>For the renewal of registration of a trade mark at expiration of last registration</td>
</tr>
<tr>
<td>11a.</td>
<td>For renewal or registration of a series of trade marks under section 25(1) at expiration of last registration-</td>
</tr>
<tr>
<td></td>
<td>For the first mark of the series</td>
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<td></td>
<td>and for every other mark of the series</td>
</tr>
<tr>
<td>11b.</td>
<td>For renewal of registrations of the same certification trade mark with the same date for goods in more than one class-</td>
</tr>
<tr>
<td></td>
<td>In respect of every class</td>
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<tr>
<td></td>
<td>Total fee in no case to exceed ₦ 200 for any number of classes</td>
</tr>
<tr>
<td>11c.</td>
<td>Additional fee under regulation 69</td>
</tr>
<tr>
<td>11d.</td>
<td>Restoration fee under regulation 70</td>
</tr>
<tr>
<td>12.</td>
<td>On an application to the Registrar for leave to add to or alter a single registered trade mark</td>
</tr>
<tr>
<td>12a.</td>
<td>On an application to the Registrar for leave to add to or alter more than one registered trade mark of the same proprietor, being identical marks, the addition or alteration to be made, in each case being the same-</td>
</tr>
<tr>
<td></td>
<td>For the first mark</td>
</tr>
<tr>
<td></td>
<td>and for every other mark</td>
</tr>
<tr>
<td>12b.</td>
<td>On notice of opposition to application for leave to add to or alter registered trade marks, for each application opposed</td>
</tr>
<tr>
<td>13.</td>
<td>For altering one or more entries of the trade or business address of a registered proprietor or a registered user of a trade mark where the address in each case is the same and is altered in the same way (Unless exempted under regulation 82)-</td>
</tr>
<tr>
<td></td>
<td>For the first entry</td>
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<tr>
<td></td>
<td>and for every other entry</td>
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<tr>
<td>14.</td>
<td>For every entry in the register of a</td>
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<tr>
<td>Number</td>
<td>Description</td>
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<tr>
<td>15.</td>
<td>For cancelling the entry or part of the entry of a trade mark upon the register on the application of the registered proprietor of the trade mark</td>
</tr>
<tr>
<td>16.</td>
<td>On application under sections 31, 32, 38 and 39 for rectification of the register or removal of trade mark from the register</td>
</tr>
<tr>
<td>16a.</td>
<td>On application for leave to intervene in proceedings under any of the sections 31, 32, 38 and 39 for rectification of the register or removal of trade mark from the register</td>
</tr>
<tr>
<td>17.</td>
<td>On request, not otherwise charged, for correction of clerical error or for permission to amend application</td>
</tr>
<tr>
<td>18.</td>
<td>On request by registered proprietor of a trade mark for entry of disclaimer or memorandum in the register</td>
</tr>
<tr>
<td>19.</td>
<td>On application to the appropriate authority under regulation 94 to expunge or vary the registration of a certification trade mark or to vary the deposited Regulations of a certification trade mark or of certification trade marks of the same registered proprietor where the Regulations are substantially the same</td>
</tr>
<tr>
<td>19a.</td>
<td>On request to the appropriate authority by the registered proprietor of a certification trade mark to permit alteration of the deposited Regulations thereof- For the Regulations of one such registration</td>
</tr>
<tr>
<td></td>
<td>For the same or substantially the same Regulations of each other registration proposed to be altered in the same way and included in the same request</td>
</tr>
<tr>
<td>20.</td>
<td>On application by registered proprietor under regulation 6, for conversion of specification</td>
</tr>
<tr>
<td>21.</td>
<td>On notice of opposition to a conversion of the specification or specifications of a registered trade mark or registered trade marks- For one mark</td>
</tr>
<tr>
<td></td>
<td>For every other mark of the same proprietor having the same specification</td>
</tr>
<tr>
<td>22.</td>
<td>For a search under regulation 118 in respect of one class- Without application for the Registrar’s advice under regulation 22</td>
</tr>
<tr>
<td></td>
<td>With application for the Registrar’s advice under regulation 22</td>
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<tr>
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<td>Description</td>
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</tr>
<tr>
<td>23.</td>
<td>On request for the Registrar’s preliminary advice under regulation 22, for each trade mark submitted in respect of one class</td>
</tr>
<tr>
<td>24.</td>
<td>For certificate of the Registrar (other than certificate under section 22(3)) of the registration of a trade mark</td>
</tr>
<tr>
<td>24a.</td>
<td>For certificate of the Registrar (other than certificate under section 22(3)) of the registration of a series of trade marks under section 25(1)</td>
</tr>
<tr>
<td>25.</td>
<td>For cancelling or making one or more entries of an address for service of a registered proprietor or a registered user of a trade mark where the address in each case is the same, on application made after the registration in each case-</td>
</tr>
<tr>
<td></td>
<td>For the first entry</td>
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<td></td>
<td>and for every other entry included in the application</td>
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<tr>
<td>26.</td>
<td>For altering one or more entries of an address for service in the register included in one application for alteration, where the address and alteration in each case are the same-</td>
</tr>
<tr>
<td></td>
<td>For the first entry and for every other entry included in the application</td>
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<tr>
<td></td>
<td>Total fee In no case to exceed ₦ 100 for any number of entries</td>
</tr>
<tr>
<td>27.</td>
<td>For inspecting Register or notice of opposition, counter-statement or decision in connection with any opposition or application for rectification of the register relating to any particular trade mark, for every quarter of an hour</td>
</tr>
<tr>
<td>28.</td>
<td>For permission to search amongst the classified representations of trade marks, for every quarter of an hour</td>
</tr>
<tr>
<td>29.</td>
<td>For office copy of documents for every 100 words (But never less than 2s)</td>
</tr>
<tr>
<td>30.</td>
<td>For photographic copy of documents</td>
</tr>
<tr>
<td>31.</td>
<td>For certifying office copies, MS or photographic or printed matter</td>
</tr>
<tr>
<td>32.</td>
<td>For extra space in the Journal advertisement, in cases where the printing block for the trade mark exceeds 21 inches in breadth or depth or in breadth and depth-</td>
</tr>
<tr>
<td></td>
<td>For every inch or part of an inch over 21 inches in breadth</td>
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<td></td>
<td>For every inch or part of an inch over 2 1/2 inches in depth</td>
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<tr>
<td>Form</td>
<td>Corresponding Fee</td>
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<tr>
<td>1. Authorisation of Agent</td>
<td></td>
</tr>
<tr>
<td>2. Application for registration of trade mark</td>
<td>1, 1d</td>
</tr>
<tr>
<td>3. Additional representation of trade mark</td>
<td></td>
</tr>
<tr>
<td>4. Request for statement of grounds for decision</td>
<td>2</td>
</tr>
<tr>
<td>5. Application for registration of certification trade mark</td>
<td>1c, 1d</td>
</tr>
<tr>
<td>6. Notice of opposition to application for registration of a trade mark</td>
<td>3</td>
</tr>
<tr>
<td>7. Counter-statement to opposition before Registrar to application for registration of trade mark</td>
<td>3a</td>
</tr>
<tr>
<td>8. Notice to the Registrar of attendance at hearing</td>
<td>3b</td>
</tr>
<tr>
<td>9. Notice of non-completion of registration</td>
<td></td>
</tr>
<tr>
<td>10. Fee for registration of a trade mark</td>
<td>4, 4a, 4c or 4d and 5</td>
</tr>
<tr>
<td>11. Certificate of registration of a trade mark</td>
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</tr>
<tr>
<td>12. Renewal of registration of trade mark</td>
<td>11, 11a or 11b</td>
</tr>
<tr>
<td>13. Additional fee to accompany renewal fee</td>
<td>11c</td>
</tr>
<tr>
<td>14. Restoration of trade mark where removed for nonpayment of fee</td>
<td>11d</td>
</tr>
<tr>
<td>15. Application under regulation 78 of these Regulations for extension of time in accordance with section 35(4) of the Act for the registration of the name of a Corporation as subsequent proprietor of a trade mark in the register</td>
<td>7a</td>
</tr>
<tr>
<td>16. Request by registered proprietor and transferee to register transferee as subsequent proprietor</td>
<td>9 or 9a</td>
</tr>
<tr>
<td>17. Request to the Registrar to register a subsequent proprietor of a trade mark</td>
<td>9 or 9a</td>
</tr>
<tr>
<td>18. Declaration in support of request to enter name of subsequent proprietor on the register</td>
<td></td>
</tr>
<tr>
<td>19. Request for alteration of trade or business address in the register</td>
<td>13</td>
</tr>
<tr>
<td>20. Application under section 27(2) of the Act and regulation 63 of these Regulations to dissolve the association between registered trade marks</td>
<td>5a</td>
</tr>
<tr>
<td>21. Request for correction of clerical error, etc.</td>
<td>17</td>
</tr>
<tr>
<td>22. Request to enter change of name or description of registered proprietor (or registered user) of a trade mark</td>
<td>10 or 10a</td>
</tr>
<tr>
<td>23. Application by registered proprietor for cancellation of entry of a trade mark in the register</td>
<td>15</td>
</tr>
<tr>
<td>24. Application by registered proprietor to strike out goods from those for which the trade mark is registered</td>
<td>15</td>
</tr>
<tr>
<td>25. Request by registered proprietor that a disclaimer or memorandum relating thereto may be registered</td>
<td>18</td>
</tr>
<tr>
<td>26. Application under section 41 of the Act for an addition to or alteration of a registered trade mark</td>
<td>12 or 12a</td>
</tr>
<tr>
<td>27. Application to the Registrar for the rectification of the register or the removal of a trade mark from the register</td>
<td>16</td>
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<td>Description</td>
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<tr>
<td>28.</td>
<td>Application for leave to intervene in proceedings relating to the rectification of, or removal of a trade mark from, the register</td>
</tr>
<tr>
<td>29.</td>
<td>Request for search under regulation I 18 of these Regulations</td>
</tr>
<tr>
<td>30.</td>
<td>Request for preliminary advice</td>
</tr>
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<td>31.</td>
<td>Request for general certificate of the Registrar (including certificate of registration of a trade mark)</td>
</tr>
<tr>
<td>32.</td>
<td>Application under section 32 of the Act for registration of a defensive trade mark</td>
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<tr>
<td>33.</td>
<td>Request by registered proprietor to enter, alter or substitute an address for service</td>
</tr>
<tr>
<td>34.</td>
<td>Regulations for governing the use of certification trade mark</td>
</tr>
<tr>
<td>35.</td>
<td>Request for the consent of the appropriate authority to alteration of the deposited Regulations for use of a certification trade mark</td>
</tr>
<tr>
<td>36.</td>
<td>Application to the appropriate authority for an order striking out or varying an entry in the register relating to a certification trade mark or varying the deposited Regulations</td>
</tr>
<tr>
<td>37.</td>
<td>Notice of opposition to an application for registration of a certification trade mark</td>
</tr>
<tr>
<td>38.</td>
<td>Counter-statement in reply to notice of opposition to application to register a certification trade mark</td>
</tr>
<tr>
<td>39.</td>
<td>Notice of attendance at hearing by the appropriate authority of opposition to an application for registration of a certification trade mark</td>
</tr>
<tr>
<td>40.</td>
<td>Application to the Registrar for directions for the advertisement of an assignment of trade marks otherwise than in connection with the goodwill of the business</td>
</tr>
<tr>
<td>41.</td>
<td>Application for extension of time in which to apply for the Registrar’s directions for the advertisement of an assignment of trade marks otherwise than in connection with the goodwill of the business</td>
</tr>
<tr>
<td>42.</td>
<td>Application for the conversion of the specification from the Third Schedule to the Fourth Schedule</td>
</tr>
<tr>
<td>43.</td>
<td>Notice of opposition to proposal for conversion of specification</td>
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<tr>
<td>44.</td>
<td>Notice of opposition to application for addition to or alteration of a registered trade mark</td>
</tr>
<tr>
<td>45.</td>
<td>Notice of order of court for alteration or rectification of register of trade marks</td>
</tr>
<tr>
<td>46.</td>
<td>Request for entry and advertisement of a note of a certificate of validity by court</td>
</tr>
<tr>
<td>47.</td>
<td>Application for registration of registered user</td>
</tr>
<tr>
<td>48.</td>
<td>Application by the registered proprietor for variation of the registration of a registered user with regard to the goods or the conditions or restrictions</td>
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<tr>
<td>49.</td>
<td>Application by the registered proprietor or by any of the registered user of a trade mark for the</td>
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<tr>
<td>49.</td>
<td>Application for cancellation of entry of a registered user of a trade mark</td>
</tr>
<tr>
<td>50.</td>
<td>Notice to the Registrar of intention to intervene in proceedings for the variation or cancellation of an entry of a registered user of a trade mark</td>
</tr>
</tbody>
</table>

**FORMS (omitted)**
<p>| Class 1 | Chemical substances used in manufactures, photography, or philosophical research, and anti-corrosives. |
| Class 2 | Chemical substances used for agricultural, horticultural, veterinary and sanitary purposes. |
| Class 3 | Chemical substances prepared for use in medicine and pharmacy. |
| Class 4 | Raw or partly prepared, vegetable, animal and mineral substances used in manufactures not included in other classes. |
| Class 5 | Unwrought and partly wrought metals used in manufacture. |
| Class 6 | Machinery of all kinds, and parts of machinery, except agricultural and horticultural machines included in Class 7. |
| Class 7 | Agricultural and horticultural machinery, and parts of such machinery. |
| Class 8 | Philosophical instruments, scientific instruments, and apparatus for useful purposes; instruments and apparatus for teaching. |
| Class 9 | Musical instruments. |
| Class 10 | Horological instruments. |
| Class 11 | Instruments, apparatus, and contrivances, not medicated, for surgical or curative purposes, or in relation to the health of men or animals. |
| Class 12 | Cutlery and edge tools. |
| Class 13 | Metal goods not included in other classes. |
| Class 14 | Goods of precious metals (including aluminium, Britannia metal, etc.) and jewellery, and imitations of such goods, and jewellery. |
| Class 15 | Glass. |
| Class 16 | Porcelain and earthenware. |
| Class 17 | Manufactures from minerals and other substances for building or decoration. |
| Class 18 | Engineering, architectural and building contrivances. |
| Class 19 | Arms, ammunition, and stores not included in Class 20. |
| Class 20 | Explosive substances. |
| Class 21 | Naval architectural contrivances and naval equipments not included in Classes 19 and 20. |
| Class 22 | Carriages. |
| Class 23 | (a) Cotton yarn and sewing cotton not on spools or reels. (b) Sewing cotton on spools or reels. |
| Class 24 | Cotton piece goods of all kinds. |
| Class 25 | Cotton goods not included in Classes 23, 24 and 38. |
| Class 26 | Linen and hemp yarn and thread. |
| Class 27 | Linen and hemp piece goods. |
| Class 28 | Linen and hemp goods not included in Classes 26, 27 and 50. |
| Class 29 | Jute yarn and tissues and other articles made of jute not included in Class 50. |
| Class 30 | Silk, spun, thrown or sewing. |
| Class 31 | Silk piece goods. |
| Class 32 | Other silk goods not included in Classes 30 and 31. |
| Class 33 | Yarns of wool, worsted or hair. |
| Class 34 | Clothes and stuffs of wool, worsted or hair. |
| Class 35 | Woolen worsted hair goods, not included in Classes 33 and 34. |
| Class 36 | Carpets, floor-cloth and oil-cloth. |
| Class 37 | Leather, skins unwrought and wrought, and articles made of leather not included in other classes. |</p>
<table>
<thead>
<tr>
<th>Class 38</th>
<th>Articles of clothing.</th>
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</thead>
<tbody>
<tr>
<td>Class 39</td>
<td>Paper (except paper hangings), stationery, and book-binding.</td>
</tr>
<tr>
<td>Class 40</td>
<td>Goods manufactured from India-rubber and gutta-percha not included in other classes.</td>
</tr>
<tr>
<td>Class 41</td>
<td>Furniture and upholstery.</td>
</tr>
<tr>
<td>Class 42</td>
<td>Substances used as food or as ingredients in food.</td>
</tr>
<tr>
<td>Class 43</td>
<td>Fermented liquors and spirits.</td>
</tr>
<tr>
<td>Class 44</td>
<td>Goods manufactured from India-rubber and gutta-percha not included in other classes.</td>
</tr>
<tr>
<td>Class 45</td>
<td>Tobacco, whether manufactured or unmanufactured.</td>
</tr>
<tr>
<td>Class 46</td>
<td>Seeds for agricultural and horticultural purposes.</td>
</tr>
<tr>
<td>Class 47</td>
<td>Substances used as food or as ingredients in food.</td>
</tr>
<tr>
<td>Class 48</td>
<td>Fermented liquors and spirits.</td>
</tr>
<tr>
<td>Class 49</td>
<td>Games of all kinds and sporting articles not included in other classes.</td>
</tr>
<tr>
<td>Class 50</td>
<td>Miscellaneous-</td>
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<tr>
<td></td>
<td>(1) Goods manufactured from ivory, bone or wood, not included in other classes.</td>
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<tr>
<td></td>
<td>(2) Goods manufactured from straw or grass, not included in other classes.</td>
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<td></td>
<td>(3) Goods manufactured from animal and vegetable substances not included in other classes.</td>
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<tr>
<td></td>
<td>(4) Tobacco pipes.</td>
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<td></td>
<td>(5) Umbrellas, walking sticks, brushes and combs for the hair.</td>
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<tr>
<td></td>
<td>(6) Furniture, cream, plate power.</td>
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<tr>
<td></td>
<td>(7) Tarpaulins, tents, rick-cloths, rope and twine.</td>
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<tr>
<td></td>
<td>(8) Buttons of all kinds other than of precious metals or imitations thereof.</td>
</tr>
<tr>
<td></td>
<td>(9) Packing and hose of all kinds.</td>
</tr>
<tr>
<td></td>
<td>(10) Goods not included in the foregoing classes.</td>
</tr>
</tbody>
</table>
FOURTH SCHEDULE (Regulation 5) CLASSIFICATION OF GOODS

NAMES OF THE CLASSES

(Parts of on article or apparatus are, in general, classified with the actual article or apparatus, except where such parts constitute articles included in other classes)

1. Chemical products used in industry, science, photography, agriculture, horticulture; forestry; manures (natural and artificial); fire extinguishing compositions; tempering substances and chemical preparations for soldering; chemical substances for preserving foodstuffs; tanning substances; adhesive substances used in industry.

2. Paints, varnishes, lacquers: preservatives against rust and against deterioration of wood; colouring matters, dyestuffs; mordants; resins; metals in foil and powder form for painters and decorators.

3. Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; soaps; perfumery, essential oils, cosmetics, hair lotions; dentrifices.

4. Industrial oils and greases (other than edible oils and fats and essential oils); lubricants; dust laying and absorbing compositions; fuels (including motor spirit) and illuminants; candles, tapers, nightlights and wicks.

5. Pharmaceutical, veterinary and sanitary substances; infants’ and invalids foods; plasters, materials for bandaging; material for stopping teeth, dental wax; disinfectants; preparations for killing weeds and destroying vermin.

6. Unrought and partly wrought common metals and their alloys; anchors, anvils, bells, rolled and cast building materials; rails and other metallic materials for railway tracks; chains (except driving chains for vehicles); cables and wires (non-electric); locksmith’s work; metallic pipes and tubes; safes and cash boxes; steel balls; horse shoes; nails and screws; other goods in non-precious metal not included in other classes; ores.

7. Machines and machine tools; motors (except for vehicles); machine couplings and belting (except for vehicles); large size agricultural implements; incubators.
8. Hand tools and instruments; cutlery, forks and spoons; side arms.

9. Scientific, nautical, surveying and electrical apparatus and instruments (including wireless), photographic, cinematographic, optical, weighing, measuring, signalling, checking (supervision), life-saving and teaching apparatus and instruments; coin or counter-freed apparatus; talking machines; cash registers; calculating machines; fire-extinguishing apparatus.

10. Surgical, medical, dental and veterinary instruments and apparatus (including artificial limbs, eyes and teeth).

11. Installations for lighting, heating, steam generating, cooking, refrigerating, drying, ventilating, water supply and sanitary purposes.

12. Vehicles; apparatus for locomotion by land, air, or water.

13. Firearms; ammunition and projectiles; explosive substances; fireworks.

14. Precious metals and their alloys and goods in precious metals or coated therewith (except cutlery, forks and spoons); jewellery, precious stones; horological and other chronometric instruments.

15. Musical instruments (other than talking machines and wireless apparatus).

16. Paper and paper articles, cardboard and cardboard articles; printed matter, newspapers and periodicals, books; book-binding material; photographs; stationery, adhesive materials (stationery) artists’ materials; paint brushes, typewriters and office requisites (other than furniture); instructional and teaching material (other than apparatus); playing cards; (printers) types and cliches (stereotype).

17. Gutta percha, india rubber, balata and substitutes, articles made from these substances and not included in other classes; materials for packing, stopping or insulating; asbestos, mica and their products; hose pipes (non-metallic); plastics in the form of sheets, blocks, rods and tubes, being for use in manufacturers.

18. Leather and imitations of leather, and articles made from these
materials, and not included in other classes; skins, hides, trunks and travelling bags; umbrellas, parasols and walking sticks; whips, harness and saddlery.

19. Building materials, natural and artificial stone, cement, lime, mortar, plaster and gravel; pipes of earthenware or cement; road-making materials; asphalt, pitch and bitumen; portable buildings; stone monuments; chimney pots.

20. Furniture, mirrors, picture frames; articles (not included in other classes) of wood, cork, reeds, cane, wicker, horn, bone, ivory, whalebone, shell amber, mother of pearl, meerschaum, celluloid, and substitute for all these materials.

21. Small domestic utensils and containers (not of precious metal, nor coated therewith); combs and sponges; brushes (other than paint brushes); brushmaking materials; instruments and material for cleaning purposes; steelwood; glassware, porcelain and earthenware not included in other classes.

22. Ropes, string, nets, tents, awnings, tarpaulins, sails, sacks; padding and stuffing materials (hair, capoc, feathers, sea weed, etc.); raw, fibrous textile materials.

23. Yarns, threads.

24. Tissue (piece goods); bed and table covers; textile articles not included in other classes.

25. Clothing including boots, shoes and slippers.

26. Lace and embroidery, ribands and braid; buttons, pressbuttons, hooks and eyes, pins and needles; artificial flowers.

27. Carpets, rugs, mats and matting; linoleums and other materials for covering floors; wall hangings (non-textile).

28. Games and playthings; gymnastic and sporting articles (excess clothing); ornaments and decorations for Christmas trees.

29. Meat, fish poultry and game; meat extracts; preserved, dried and cooked
fruits and vegetables; jellies, jams; eggs, milk and other dairy products; edible oils and fats; preserves, pickles.

30. Coffee, tea, cocoa, sugar, rice, tapioca, sago, coffee substitutes; flour, and preparations made from cereals; bread, biscuits, cakes, pastry and confectionery, ices; honey, treacle; yeast, baking powder; salt, mustard; pepper, vinegar, sauces; spices; ice.

31. Agricultural, horticultural and forestry products and grains not included in other classes; living animals; fresh fruits and vegetables; seeds; live plants and flowers; foodstuffs for animals, malt.

32. Beers, ale and porter; mineral and aerated waters and other nonalcoholic drinks; syrups and other preparations for making beverages.

33. Wines, spirits and liquers.

34. Tobacco, raw or manufactured; smokers’ articles; matches.