

Request to Amend a Trade Mark Application or Registration under S63 or S83 of the Trade Marks Act 1995









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- how you may make a complaint about a breach of the Privacy Act and how we will deal with your complaint; and
- IP Australia's Privacy Contact Officer details.

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IP Australia will publish your:

- name;
- address for service;
- address for correspondence; and
- details and history of your Trade Mark

in the Official Journal of Trade Marks, the Register of Trade Marks and on Australian Trade Mark Search. Once information is available on the internet, IP Australia has no control over its subsequent use and disclosure. You should be aware that the information (including personal information) held in IP Australia's online IP Rights databases is also available on request, subject to our terms and conditions.

As far as your personal information is concerned:

- you may provide a post office box address if you do not want your residential address to be published; and
- if you do not provide the personal information required on the form, IP Australia may not be able to process the form.

IP Australia will not otherwise use or disclose your personal information without your consent, unless authorised or required by or under law.



Request to Amend a Trade Mark Application or Registration under S63 or S83 of the Trade Marks Act 1995









Personal De	tails of Applicant					(* denotes mandatory f	ields)
Name	ACN/ARBN/ABN						
Address can be a							
O Box)	Country (if not Australia)			State		Postcode	
nd Applicant required)				ACN/	ARBN/ABN		
ddress an be a							
O Box)	Country (if not Australia)			State		Postcode	
	Additional applicant detail	s attache	d				
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mail ddress					⊔ ustomer umber		

By completing this form you consent to your personal information being handled in accordance with the Privacy Notice provided on page 1 of this form.

IP Australia publishes address details in our online databases and bulk data products. Please provide a post office box if you do not want your residential address to be published.



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THIS FORM SHOULD BE USED FOR AMENDMENTS UNDER S63 AND S83 OF THE TRADE MARKS ACT 1995. Note: A fee may apply if adding a class or classes – For details of fees see www.ipaustralia.gov.au

IMPORTANT: Do not use this form if the amendment being requested is a response to an Examiner's Report. You should respond via online services under request category/Type: Examination/Respond to an Examiner's Report to address the amendment.

Part 1 Formality Details If more room is required than is provided on the following pages you can attach your request to the back of this form Trade Mark No(s) In the name of **Part 2 Amendment Details** Tick the appropriate box and provide a reason. Section 63 Section 83 *See last page for further information **Reason for Amendment:**

Note: If the reason is not sufficient the Registrar may require a Declaration in support of your request.

rature of Amendment: rade Mark:	
ype or attach a copy of your trade mark in the box as you wi	sh it to be amended to.
(insert image)	(insert image)
nter the current specification of goods and/or services in the show text to be deleted and UPPERCASE characters for am	e box below (or attach to the back of this form). Use STRIKETHROU e nended/new text.

(Note: if adding a class(es) additional fees may be required)

Other: Indicate clearly the changes being requested
Endorsement:
Priority details:
Other details:
All amondment details have been entered as attached to this form

Amendments to a Trade Mark Application/Registration

Under s63 of the *Trade Marks Act 1995* the Registrar may, at the request of the applicant or agent, amend an application for the registration of a trade mark in accordance with s64, 65 or 65A. The Registrar may also, at the request of the registered owner of a registered trade mark, amend particulars of a trade mark entered in the Register under s83. The rules for making amendments vary depending on whether you make them before or after the details of

your application have been published. Particulars of an application are considered published when the details of the application are available on Australian Trade Mark Search. The Registrar will only consider the request if it is fair and reasonable to do so. For example, a request made a long time after filing your application might not be allowed. All amendments need to be considered carefully by the Registrar before they are granted in order to lessen the

potential adverse impact of such an amendment on other parties. The Registrar may also require you to file a declaration in support of your request, and will conduct a search of Australian Trade Mark Search for marks that might become conflicting because of the proposed changes to your trade mark.

Section 63 Amendments

Amendments before publication (s64)

If the particulars of an application have not yet been published under section 30, it is possible to request amendment of the particulars contained in the application form to correct a clerical error or an obvious mistake. The timeframe for an amendment before publication is **limited** as **details** of an application are published on the same day as filed or within one business day.

Amendments after publication (s65 and s65A)

If the particulars of an application **have been published**, the application may be amended as provided for under s65 and s65A. Only minor changes to the representation that do not substantially affect the identity of the trade mark may possible and it is difficult to add extra classes or goods and services that would extend the scope of the application as originally filed. An amendment which reduces the scope as originally filed, such as removing a class or deleting some of the goods and services may be allowed. S65A of the Act provides the Registrar with more scope, when it is fair and reasonable to do so to correct clerical errors or obvious mistakes in published applications not allowable under other parts of the Act. If the Registrar is satisfied that the request for amendment would be granted under s65A, it must be advertised in the Australian Official Journal of Trade Marks to give other parties an opportunity to oppose the amendment.

Section 83 Amendments

Amendments after registration

Amendments after registration can include:

- correction of an office error
- future reclassification of goods or services
- amendment to the registered trade mark as published (provided it does not affect the identity of the trade mark)
- amendment to the goods and/or services covered by the registration or any other particulars of the registration, provided that such amendments do not extend the rights the owner of the trade mark has in the registration.
- amendments to the certificate of registration, after an amendment has been made to the registered particulars of a trade mark.