Trade Marks Act 1995

(P) (TM)



Application for an Extension of Time Under Section 224 for Registration

Privacy Notice

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- how you may seek access to and correction of the personal information we hold;
- 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.

Any personal information you provide will be used for the purposes of processing this form. IP Australia may also contact you, using the contact details you have provided, to request your feedback on our products and services.

IP Australia will publish your:

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

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 this form.

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



Australian Government IP Australia



PBR

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Under Section 224 for Registration

Personal Det	tails of Applicant		(* denotes mandatory f	ields)		
*Name	ACN/ARBN/ABN					
*Address (can be a						
PO Box)	Country (<i>if not Australia</i>)	State	Postcode			
2nd Applicant (if required)		ACN/ARBN,	/ABN			
Address (can be a						
PO Box)	Country (if not Australia)	State	Postcode			
	Additional applicant details attached					
	r Service (if different from the above addres rvice of documents in Australia or New Zeala					
Address						
	Country	State	Postcode			
<u>OR</u> Agent Details (only complete if you are being represented by	an Agent authorised to act on you	ur behalf)			
Name						
Address						
	Country (if not Australia)	State	Postcode			
Optional De	tails					
Splittia De	(uni).		-:!			

Telephone	()	Fax	()	Mobile Number	
Email Address					Customer Number	

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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Trade Marks Act 1995

(P) (TM)

Application for an Extension of Time

Under Section 224 for Registration

THIS FORM SHOULD BE USED:

- To pay for an extension of time in order to pay your registration fee after the due date
- To pay and revive the registration due date of a lapsed/accepted application to pay the registration fee

A fee applies to the filing of this form - For details of fees see www.ipaustralia.gov.au

<u>Note</u>: This application may be considered as *not filed* if you do not correctly complete this form, or submit a declaration, or if insufficient fees are paid.

Part 1 Formality Details					
Trade Mark Number	In the name o	f			Extension of Time Fee Paid
Part 2 Extension Details					
Application is made for an extension of t	ime of		months.		
The extension of time is required becaus	e of:				
an error or omission by an employee of the Trade Marks Office				circumstances beyond the comperson concerned	ntrol of the
an error or omission by the person c agent	oncerned or by	his or her		special circumstances	

Detailed reasons must be provided in accompanying declaration. Note: If the application is late, you must also explain why it is late.

IMPORTANT: EXTENSIONS OF TIME OF MORE THAN 3 MONTHS FOR REGISTRATION OF A TRADE MARK

In relation to S224(5) of the Trade Marks Act 1995, if an application is made for an extension of time of more than 3 months, the Registrar must advertise the application in the Official Journal for opposition purposes. This process takes approximately 2 months.



Declaration



Application for an Extension of Time Under Section 224

	port of extension application	on	(* denotes mandatory fields)
(insert name of the p	person making the declaration	n)	
f			
Country (if not Aust	tralia)	State	Postcode
(insert the address o	of person making declaration)		
declare as follows:-			
you are making the declarati	ion for the purposes of a busin	ess complete the following.	
m making this declaration in	n my capacity as		
tate your position or Office he	eld:		
ddress of the place of busines	SS		
Country (if not Australia)		Stata	Postcode
ountry (<i>if not Australia</i>)		State	Postcode
eclaration: (Each paragraph	must be numbered consecutiv	ely and as far as practical, be a	confined to one subject.)
		<u>, , , , , , , , , , , , , , , , , , , </u>	,

I make this declaration conscientiously believing the statements contained in this declaration to be true and correct.

*(Signature of person making declaration)	*Date	(DD/MM/YYYY)	
*Place where declaration is made			

Part 4 Section 224 of the Trade Marks Act 1995

TRADE MARKS ACT 1995 - SECT 224 Extension of time

- 1. The Registrar must extend the time for doing a relevant act that is required by this Act to be done within a certain time if the act is not, or cannot be, done within that time because of an error or omission by:
 - a. the Registrar or a Deputy Registrar; or
 - b. an employee; or
 - c. a person providing, or proposing to provide, services for the benefit of the Trade Marks Office
- 2. If, because of:
 - a. an error or omission by the person concerned or by his or her agent; or
 - b. circumstances beyond the control of the person concerned;

a relevant act that is required by this Act to be done within a certain time is not, or cannot be, done within that time, the Registrar may, on application made by the person concerned in accordance with the regulations, extend the time for doing the act.

- 3. If:
- a. a relevant act that a person is required by this Act to do within a certain time is not, or cannot be, done within that time; and
- b. on application made by that person in accordance with the regulations, the Registrar is of the opinion that special circumstances exist that justify an extension of that time; the Registrar may extend the time for doing the act.
- 3A. If the Registrar has revoked the registration of a trade mark, he or she may extend the time for doing a relevant act that is required by this Act to be done within a certain time in connection with the application for registration of the trade mark.
- 4. The time allowed for doing a relevant act may be extended, whether before or after that time has expired.
- 5. If an application is made under subsection (2) or (3) for an extension of time for more than 3 months, the Registrar must advertise the application in the *Official Journal*.
- 6. A person may, as prescribed, oppose the granting of the application.
- 7. An application may be made to the Administrative Appeals Tribunal for the review of a decision of the Registrar not to extend the time for the doing of a relevant act.
- 8. In this section, relevant act means:
 - a. any act (other than a prescribed act) done in relation to a trade mark; or
 - b. the filing of any document (other than a prescribed document); or
 - c. any proceedings (other than court proceedings).