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### **CORRIGENDUM**

This is to notify that the COPYRIGHT advertised in The Uganda Gazette Vol. CV No. 35 under General Notice No. 424 of 2012 dated 29th June, 2012 in the names of PETER GUNAYAKA of P.O. Box 24039, Kampala with Title as MOBILE PHONE BANKING CONCEPT had its works wrongly advertised as BANKING [USING THE MOBILE PHONEI.

The correct works for this COPYRIGHT is/should have read BANKING OF AIR TIME USING MOBILE PHONE. Thursday, August 30, 2012.

> MERCY KYOMUGASHO K. NDYAHIKAYO, Registrar of Trademarks.

General Notice No. 606 of 2012.

THE ADVOCATES ACT, CAP. 267.

# NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

It is hereby notified that an application has been presented to the Law Council by Kateregga Ronald who is stated to be a holder of a Bachelor of Laws Degree from Nkumba University, Entebbe, having been awarded on the 22nd day of October, 2011 and a Diploma in Legal Practice awarded by the Law Development Centre on the 3rd day of September, 2010, for the issue of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala, 2nd March, 2012.

MARGARET APINY, Ag. Secretary, Law Council. General Notice No. 607 of 2012.

THE ADVOCATES ACT, CAP. 267.

## NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Nakawooya Aniwah Kayembah who is stated to be a holder of a Bachelor of Laws Degree from Makerere University, Kampala, having been awarded on the 22nd day of January, 2010 and a Diploma in Legal Practice awarded by the Law Development Centre on the 27th day of July, 2012, for the issue of a Certificate of Eligibility for entry of her name on the Roll of Advocates for Uganda.

Kampala,

MARGARET APINY,

29th August, 2012.

Ag. Secretary, Law Council.

General Notice No. 608 of 2012.

THE ADVOCATES ACT, CAP. 267.

## NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Muhumuza Hilary who is stated to be a holder of a Bachelor of Laws Degree from Makerere University, Kampala, having been awarded on the 21st day of January, 2011 and a Diploma in Legal Practice awarded by the Law Development Centre on the 27th day of July, 2012, for the issue of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala, 29th August, 2012.

MARGARET APINY, Ag. Secretary, Law Council.

General Notice No. 609 of 2012.

THE ADVOCATES ACT, CAP. 267.

# NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Nakachwa Jennifer who is stated to be a holder of a Bachelor of Laws Degree from Makerere University, Kampala, having been awarded on the 23rd day of January, 2009 and a Diploma in Legal Practice awarded by the Law Development Centre on the 3rd day of September, 2010, for the issue of a Certificate of Eligibility for entry of her name on the Roll of Advocates for Uganda.

Kampala, 29th August, 2012.

MARGARET APINY, Ag. Secretary, Law Council.

## THE ADVOCATES ACT, CAP. 267.

# NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

It is hereby notified that an application has been presented to the Law Council by Kyomuhendo Joseph who is stated to be a holder of a Bachelor of Laws Degree from Makerere University, Kampala, having been awarded on the 29th day of January, 2008 and a Diploma in Legal Practice awarded by the Law Development Centre on the 31st day of July, 2009, for the issue of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala, 29th August, 2012. MARGARET APINY,

Ag. Secretary, Law Council.

General Notice No. 611 of 2012.

## THE ADVOCATES ACT, CAP. 267.

# NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Kassah Emmanuel who is stated to be a holder of a Bachelor of Laws Degree from Uganda Christian University, Mukono, having been awarded on the 29th day of August, 2006 and a Diploma in Legal Practice awarded by the Law Development Centre on the 27th day of July, 2012, for the issue of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala, 23rd August, 2012.

MARGARET APINY,

Ag. Secretary, Law Council.

General Notice No. 612 of 2012.

### THE ADVOCATES ACT, CAP. 267.

# NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Namugawe Ruth who is stated to be a holder of a Bachelor of Laws Degree from Uganda Christian University, Mukono, having been awarded on the 6th day of July, 2007 and a Diploma in Legal Practice awarded by the Law Development Centre on the 11th day of November, 2011, for the issue of a Certificate of Eligibility for entry of her name on the Roll of Advocates for Uganda.

Kampala, 14th August, 2012.

MARGARET APINY,

Ag. Secretary, Law Council.

General Notice No. 613 of 2012.

## THE ADVOCATES ACT, CAP. 267.

# NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Odokonyero Justin who is stated to be a holder of a Bachelor of Laws Degree from Uganda Christian University, Mukono, having been awarded on the 6th day of June, 2008 and a Diploma in Legal Practice awarded by the Law Development Centre on the 27th day of July, 2012, for the issue of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala, 29th August, 2012. MARGARET APINY, Ag. Secretary, Law Council.

#### THE ADVOCATES ACT, CAP. 267.

# NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

It is hereby notified that an application has been presented to the Law Council by Najjunju Julie who is stated to be a holder of a Bachelor of Laws Degree from Uganda Christian University, Mukono, having been awarded on the 6th day of June, 2008 and a Diploma in Legal Practice awarded by the Law Development Centre on the 11th day of November, 2011, for the issue of a Certificate of Eligibility for entry of her name on the Roll of Advocates for Uganda.

Kampala, 30th August, 2012.

MARGARET APINY.

Ag. Secretary, Law Council.

General Notice No. 615 of 2012.

THE MINING ACT, 2003. (The Mining Regulations, 2004).

#### NOTICE OF GRANT OF AN EXPLORATION LICENCE.

It is hereby notified that Exploration Licence, Number EL. 1024, registered as Number 001452, has been granted in accordance with the provisions of Section 27 and Section 29 to M/s. Universal Granite and Marble Ltd. of P.O. Box 29900, Kampala, for a period of three (3) years effective from 10th August, 2012.

The Exploration area subject to the Exploration Licence is 5 km<sup>2</sup>, and is on Topography Map, Sheet Numbers 57/4, situated in Kyegegwa District.

Dated at Entebbe, this 10th day of August, 2012.

JOHN ODIDA, Ag. Commissioner for the Geological Survey and Mines Department.

General Notice No. 616 of 2012.

THE MINING ACT, 2003. (The Mining Regulations, 2004).

## NOTICE OF GRANT OF AN EXPLORATION LICENCE.

It is hereby notified that Exploration Licence, Number EL. 1019, registered as Number 001447, has been granted in accordance with the provisions of Section 27 and Section 29 to M/s. Universal Granite and Marble Ltd. of P.O. Box 29900, Kampala, for a period of three (3) years effective from 10th August, 2012.

The Exploration area subject to the Exploration Licence is 5 km<sup>2</sup>, and is on Topography Map, Sheet Numbers 42/2 & 43/1, situated in Soroti District.

Dated at Entebbe, this 10th day of August, 2012.

JOHN ODIDA,

Ag. Commissioner for the Geological Survey and Mines Department.

# THE MINING ACT, 2003. (The Mining Regulations, 2004).

#### NOTICE OF GRANT OF AN EXPLORATION LICENCE.

It is hereby notified that Exploration Licence, Number EL. 1020, registered as Number 001448, has been granted in accordance with the provisions of Section 27 and Section 29 to M/s. Universal Granite and Marble Ltd. of P.O. Box 29900, Kampala, for a period of three (3) years effective from 10th August, 2012.

The Exploration area subject to the Exploration Licence is 10 km<sup>2</sup>, and is on Topography Map, Sheet Numbers 22/2 & 22/3, situated in Nwoya District.

Dated at Entebbe, this 10th day of August, 2012.

JOHN ODIDA.

Ag. Commissioner for the Geological Survey and Mines Department.

General Notice No. 618 of 2012.

THE MINING ACT, 2003. (The Mining Regulations, 2004).

#### NOTICE OF GRANT OF AN EXPLORATION LICENCE.

IT IS HEREBY NOTIFIED that Exploration Licence, Number EL. 1021, registered as Number 001449, has been granted in accordance with the provisions of Section 27 and Section 29 to M/s. Universal Granite and Marble Ltd. of P.O. Box 29900, Kampala, for a period of three (3) years effective from 10th August, 2012.

The Exploration area subject to the Exploration Licence is 10 km<sup>2</sup>, and is on Topography Map, Sheet Numbers 14/4, situated in Gulu District.

Dated at Entebbe, this 10th day of August, 2012.

JOHN ODIDA,

Ag. Commissioner for the Geological Survey and Mines Department.

General Notice No. 619 of 2012.

THE MINING ACT, 2003. (The Mining Regulations, 2004).

#### NOTICE OF GRANT OF AN EXPLORATION LICENCE.

It is hereby notified that Exploration Licence, Number EL. 1022, registered as Number 001450, has been granted in accordance with the provisions of Section 27 and Section 29 to M/s. Universal Granite and Marble Ltd. of P.O. Box 29900, Kampala, for a period of three (3) years effective from 10th August, 2012.

The Exploration area subject to the Exploration Licence is 10 km², and is on Topography Map, Sheet Numbers 59/2, situated in Kiboga District.

Dated at Entebbe, this 10th day of August, 2012.

JOHN ODIDA,

Ag. Commissioner for the Geological Survey and Mines Department.

# THE MINING ACT, 2003. (The Mining Regulations, 2004).

#### NOTICE OF GRANT OF AN EXPLORATION LICENCE.

It is hereby notified that Exploration Licence, Number EL. 1023, registered as Number 001451, has been granted in accordance with the provisions of Section 27 and Section 29 to M/s. Universal Granite and Marble Ltd. of P.O. Box 29900, Kampala, for a period of three (3) years effective from 10th August, 2012.

The Exploration area subject to the Exploration Licence is 9.6 km<sup>2</sup>, and is on Topography Map, Sheet Numbers 61/3, situated in Mukono District.

Dated at Entebbe, this 10th day of August, 2012.

JOHN ODIDA,

Ag. Commissioner for the Geological Survey and Mines Department.

General Notice No. 621 of 2012.

THE MINING ACT, 2003. (The Mining Regulations, 2004).

#### NOTICE OF GRANT OF AN EXPLORATION LICENCE.

IT IS HEREBY NOTIFIED that Exploration Licence, Number EL. 1018, registered as Number 001446, has been granted in accordance with the provisions of Section 27 and Section 29 to M/s. Great Lakes Mining Ltd. of P.O. Box 29900, Kampala, for a period of three (3) years effective from 10th August, 2012.

The Exploration area subject to the Exploration Licence is 60 km<sup>2</sup>, and is on Topography Map, Sheet Numbers 67/1 and 67/2, situated in Kamwenge District.

Dated at Entebbe, this 10th day of August, 2012.

JOHN ODIDA,

Ag. Commissioner for the Geological Survey and Mines Department.

General Notice No. 622 of 2012.

THE MINING ACT, 2003. (The Mining Regulations, 2004).

### NOTICE OF RENEWAL OF EXPLORATION LICENCE.

IT IS HEREBY NOTIFIED that Renewal of Exploration Licence, Number EL. 0452, registered as Number 001468, has been granted in accordance with the provisions of Section 30 to M/s. Oryx Minerals Limited of P.O. Box 1109, Kabale, for a period of two (2) years effective from 01st July, 2012.

The Exploration area subject to the Exploration Licence is  $91.1~km^2$ , on Topography Map, Sheet Numbers 93/2, and is situated in Kabale & Rukungiri Districts.

Dated at Entebbe, this 23rd day of August, 2012.

JOHN ODIDA,

Ag. Commissioner for Geological Survey and Mines Department.

# THE COMPANIES ACT, LAWS OF UGANDA, 2000.

(Cap. 110).

#### NOTICE.

PURSUANT to Section 19(4) of the Companies Act, (Cap. 110) Laws of Uganda, 2000, notice is hereby given that ATLAS TRAVEL CENTRE LIMITED, has been by special resolution passed on the 9th day of August, 2012 and with the approval of the Registrar of Companies, changed in name to ATLAS AFRICAN SAFARIS LIMITED, and that such new name has been entered in my Register.

Dated at Kampala, this 10th day of August, 2012.

RUTA DARIUS,

Assistant Registrar of Companies.

# **ADVERTISEMENTS**

THE REGISTRATION OF TITLES ACT.

(Cap. 230). NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 49, Plot 6, Land at Kirinjo.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names Kizito of P.O. Kabowa, Kibuga, Kyadondo, a special Certificate of Title, the Title which was originally issued having been lost.

Kampala, 29th June, 2012.

EDWIN MUHEREZA,

for Ag. Commissioner for Land Registration.

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 74, Plot 4, Land at Buyaga.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Enoka Damulira of P.O. Buyaga, a special Certificate of Title, the Title which was originally issued having been lost.

Kampala,

EDWIN MUHEREZA,

23rd May, 2012. for

for Ag. Commissioner for Land Registration.

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 550, Plot 5, Land at Bugebere and Busolo.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Erasito Balimwezo (Deceased) of P.O. Bugerere and Busolo, a special Certificate of Title, the Title which was originally issued having been lost.

Kampala, EDWIN MUHEREZA, 14th August, 2012. for Ag. Commissioner for Land Registration.

(Cap. 230). NOTICE.

# ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 543, Plot 42, Land at Bugogo & Lugo.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Abusolomi Kiku (Deceased) of P.O. Bugogo & Lugo, a special Certificate of Title, the Title which was originally issued having been lost.

Kampala, EDWIN MUHEREZA, 14th August, 2012. for Ag. Commissioner for Land Registration.

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 515, Plots 10, 35, 58 and 62, Land at Busami.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names Kamiri Lukadde of P.O. Box 63, Mpigi, a special Certificate of Title, the Title which was originally issued having been lost.

Kampala, EDWIN MUHEREZA, 17th August, 2012. for Ag. Commissioner for Land Registration.

#### THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

#### ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Plots 8 and 9 Mawogola Block 159 at Musisi, Masaka, Leasehold Register Volume 1385 Folio 5.

NOTICE IS HEREBY GIVEN that after the expiry of one month from the publication hereof, I intend to issue in the names of Yowana Namagalo, Misaki Rwasande, Ifulaimu Kanegye, Elifazi Rwamayombo, Matia Mukongo and James Mugizi all of P.O. Sembabule, a special Certificate of Title, under the above Volume and Folio, the Title which was originally issued having been lost.

Kampala, KABIRA AISHA, 15th August, 2012. for Ag. Commissioner Land Registration.

### THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

#### ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Plot No. 153, 154, Block 167, Kyaggwe Area: 8.955 Hectares, Leasehold/Freehold Register, Volume... Folio...

NOTICE IS HEREBY GIVEN that after the expiry of one month from the publication hereof, I intend to issue in the names of Nakibuuka Aidah Nkukyaaye, a special Certificate of Title, under the above Volume and Folio, the Title which was originally issued having been lost.

CHRISTINE NAMIREMBE KATENDE,

16th August, 2012. for Commissioner for Land Registration.

# STATUTORY INSTRUMENTS SUPPLEMENT No. 27

4th September, 2012

### STATUTORY INSTRUMENTS SUPPLEMENT

to The Uganda Gazette No. 49 Volume CV dated 4th September, 2012 Printed by UPPC, Entebbe, by Order of the Government.

# STATUTORY INSTRUMENTS

2012 No. 58.

# THE TRADEMARKS REGULATIONS, 2012.

### ARRANGEMENT OF REGULATIONS.

# Regulation

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- 2. Interpretation.

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# STATUTORY INSTRUMENTS

### 2012 No. 58.

# The Trademarks Regulations, 2012.

(Under section 97 of the Trademarks Act, 2010 Act No. 17 of 2010)

\_N EXERCISE of the powers conferred on the Minister responsible for ■ustice by section 97 of the Trademarks Act, 2010, these Regulations are \_nade this 3rd day of October, 2011.

PART I-PRELIMINARY.

#### 1. Citation.

These Regulations may be cited as the Trademarks Regulations, 2012.

# 2. Interpretation.

In these Regulations, unless the context otherwise requires—

"Act" means the Trademarks Act, 2010;

"agent" means an advocate of the High Court of Uganda;

"office" means the office of the registrar of trademarks;

"Minister" means the Minister responsible for justice;

"specification" means the designation of goods or services in respect of which a trademark, or a registered user of a trademark, is registered or proposed to be registered;

"registered user" has the same meaning as 'permitted user'.

PART II—FEES, FORMS, DOCUMENTS, ADDRESS, AGENTS AND CLASSIFICATION OF GOODS.

### 3. Fees.

The fees to be paid in relation to trademarks shall be the fees specified in the First Schedule to these Regulations.

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### 4. Forms.

The forms contained in the Second Schedule to these Regulations shall be used in all cases to which they are applicable, but may be modified or amended to the extent necessary in the circumstances of a particular case.

#### 5. Size of documents.

Subject to any directions that may be given by the registrar, any application, notice, counterstatement, paper having representations affixed, or other document authorised or required by the Act or these Regulations to be made, left or sent to the registrar or to the court shall be on foolscap paper of a size approximately thirteen inches by eight inches, and shall have on the left-hand part of the document a margin of not less than one and one-half inches.

# 6. Signature of documents by partnerships, companies and associations.

- (1) A document purporting to be signed for or on behalf 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 or she signs on behalf of the partnership, or by any other person who satisfies the registrar that he or she is authorised to sign the document.
- (2) 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 or she is authorised to sign the document.
- (3) A document purporting to be signed for or on behalf of an association of persons may be signed by any person who is duly authorised for the purpose.

#### 7. Service of documents.

(1) An application, notice, statement, paper having representations affixed or other document authorised or required by the Act or these Regulations to be made, left or sent to the office of the registrar or the court or any other person may be sent through the post by a prepaid or ficial paid letter.

- (2) An application or document sent shall be taken to have been made, left or sent at the time when the letter containing it would be delivered in the ordinary course of post.
- (3) In proving that an application or document was sent, it shall be sufficient to prove that the letter was properly addressed and put into the post.

# 8. Address.

- (1) Where a person is required by the Act or these Regulations to furnish the registrar with an address, the address given shall in all cases a full address, for the purpose of enabling any person to find easily the place of trade or business of the person whose address is given.
- (2) The address shall include the name of the street and the plot number.

#### 9. Address for service.

- (1) The registrar shall require an applicant, opponent or agent, or a registered proprietor or registered user of a trademark, who does not reside or carry on business within Uganda to give an address for service within Uganda, and that address shall be treated as the actual address of that person for all purposes connected with the matter in question.
- (2) A registered proprietor or permitted user of a trademark, or any person who intends to be registered as such, shall give an address for service for entry in the register in Form TM 32, and that address shall be entered by the registrar.
- (3) An application in Form TM 32 under this regulation shall be signed by the applicant or the registered proprietor or permitted user, as the case may be, or by an agent expressly authorised by the applicant for the purpose of the 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 shall treat the trade or business address of the registered proprietor or registered user as entered there as the address for service for all purposes connected with the registration.

- (5) A written communication addressed to an applicant or a registered proprietor or registered user at an address given by him or her, or treated by the registrar, as his or her address for service shall be deemed to be properly addressed.
- (6) Where, at any time, the registrar doubts the continued availability of an address for service entered in the register, the registrar shall request the person for whom it is entered, by letter addressed to his or her trade or business address in the register to confirm the address for service.
- (7) If within three months after making the request under sub regulation (6) the registrar receives no confirmation of the address, the registrar shall strike the application off the register.

# 10. Agents.

- (1) Except as otherwise required by these Regulations—
- (a) an application, request or notice which is required or permitted by the Act or these Regulations to be made or given to the registrar or the court;
- (b) all other communications between an applicant or a person making the request or giving the notice and the registrar, or the court:
- (c) all communications between the registered proprietor or a registered user of a trademark and the registrar or the court or any other persons.

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may be signed, made or given by or through an agent.

(2) An applicant, a person making a request or giving a notice, a proprietor, or registered user may appoint an agent to act for him or her in any proceeding or matter before or affecting the registrar or the court under the Act and these Regulations by signing and sending to the registrar or the court as the case may be an authority to that effect in Form TM 1 or in such other written form as the registrar or the court may consider sufficient.

- (3) In the case of appointment of an agent, service upon the agent of any document relating to the proceeding or matter shall be taken to be service upon the person appointing the agent and all communications directed to be made to that person in respect of the proceeding or matter may be addressed to his or her agent, and all attendances upon the registrar relating to the proceeding or matter may be made by or through the agent.
- (4) In any particular case the registrar may require the personal signature or presence of an applicant, opponent, proprietor, registered user or other person.

# 11. Register of agents.

The registrar shall keep a register of trademark agents in Uganda.

## 12. Classification of goods and services.

- (1) For the purposes of trade mark registration and the registration of trademark users made under the Act, goods and services are classified in accordance with the Third Schedule to these Regulations.
- (2) For the purposes of classifying goods and services in accordance with the Third Schedule and of interpreting that Schedule, reference shall be had to the 9th Edition of the International Classification of Goods and Services for the purposes of the registration of marks under the Nice Agreement of 15 June 1957 (as revised) published by the World Intellectual Property Organisation in 1992, including the explanatory notes and lists of goods and services published therein.
- (3) Where the 9th Edition of the International Classification of Goods and Services, is amended by the World Intellectual Property Organisation at any future stage, the Minister, on the advice of the Registrar, shall publish the amendments in the Gazette and shall, to the extent that the amendments necessitate an amendment of the Third Schedule, amend the Third Schedule and publish the amendment in the Gazette.
- (4) If any doubt arises as to the class in which any particular description of goods or services belongs, the matter shall be determined by the registrar.

# 13. Unregistrable trademarks.

- (1) Subject to any other law, the registrar may refuse to accept any application upon which any of the following appear—
  - (a) the words "patent", "patented", "by letters patent", "registered", "registered trade mark", "registered design", "copyright", "certified", "guaranteed", "to counterfeit this is a forgery" or words to 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 silver on a red ground, or such representations in a similar colour or colours;
  - (c) representations of the armorial ensigns of Uganda or any device so nearly resembling them as to be likely to lead to mistake, or of the national flag, or any words, letters, or devices likely to lead persons to think that the applicant has Government patronage or authorization; and
  - (d) a representation of armorial bearings, insignia, a decoration or a flag of any state, administration, city, town, place, society, body corporate, institution or person.
- (2) Where there appears in an application a representation of a cross in any colour, not being one of those mentioned in sub regulation (1)(b), the registrar may require the applicant as a condition of acceptance to undertake not to use the cross device on red, or in white on a red ground or silver on a red ground, or in any similar colour or colours.
- (3) Where a representation of arms, insignia, a decoration or a flag appears on a mark, the Registrar may call for such justification, including such consent as he or she may consider necessary as the circumstances of the case may require.

# 14. Name or representation of a person on a trademark.

Where the name or representation of a person appears as a trademark, the registrar shall, if he or she requires, before proceeding to register the mark, be furnished with consent from that person or, in the case of a person recently dead, from his or her legal representatives, and in default of that consent the registrar may refuse to register that mark.

## 15. Name or description of goods or services on a trademark.

- (1) Where the name or description of any goods or services appears on a trademark, the registrar may refuse to register the mark in respect of any goods or services other than the goods or services so named or described.
- (2) Where the name or description of any goods or services appears on a trademark, which name or description in use varies, the registrar may permit the registration of the mark for those and other goods or services and in that case the applicant shall state in his or her application that the name or description will be varied when the mark is used upon goods or services covered by the specification other than the named or described goods or services.

# 16. Preliminary advice by registrar as to distinctiveness.

- (1) A person who proposes to apply to register a trademark in Part A or Part B of the register in respect of any goods or services, may apply to the registrar in Form TM 28.
- (2) Where a person makes an application for advice as to whether the trademark appears to the registrar *prima facie*, to be inherently adapted to distinguish within the meaning of section 9 of the Act, or inherently capable of distinguishing within the meaning of section 10 of the Act, as the case may be, in relation to those goods or services, the application shall be in Form TM 28; and shall be accompanied by duplicate representations.
- (3) A person shall make a separate application in relation to goods or services comprised within different classes of goods specified in the Third Schedule to these Regulations.

# 17. Application for registration of a trademark.

- (1) An application to the registrar for the registration of a trademark shall be signed by the applicant or his or her agent.
- (2) The application for registration of a trademark shall be made in Form TM 2.
- (3) In the case of an application for registration in respect of all the goods or services included in a class, or of a large variety of goods or services, the registrar may reject the application unless he or she is satisfied that the specification is justified by the use of the mark which the applicant has made, or intends to make if it is registered.

# 18. Representation of mark.

- (1) Every application for the registration of a trademark shall contain a representation of the mark suitable for reproduction, affixed in the space provided on the application form for that purpose.
- (2) Where the representation exceeds that space in size, the representation shall be mounted upon linen, tracing cloth or such other material as the registrar may consider suitable and part of the mounting shall be affixed in the space provided on the application form for that purpose and the rest may be folded.
- (3) The applicant shall submit with every application for registration of a trademark at least four additional representations of the mark in Form TM 3 exactly corresponding to that affixed to the application form and noted with all such particulars as may from time to time be required by the registrar and the particulars shall, if required, be signed by the applicant or his or her agent.
- (4) All representations of a mark shall be of a durable nature, but the applicant may in case of need, supply in place of representations in Form TM 3, representations on sheets of strong paper of the size prescribed in regulations.

(5) The registrar, if dissatisfied with any representation of a mark, may, at any time, require another representation satisfactory to him or her to be submitted before proceeding with the application.

# 19. Specimens of trademarks in exceptional cases.

- (1) Where a drawing or other representation or specimen cannot be given in the manner prescribed in regulation 18, a specimen or copy of the trademark 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, in exceptional cases, deposit in the office a specimen or copy of any trademark which cannot conveniently be shown by a representation, and may refer to the specimen or copy in the register in such manner as he or she may think fit.

# 20. Separate applications.

An application for the registration of the same mark in different classes shall be treated as a separate and distinct application, and in all cases where a trademark is registered under the same official number for goods or services in more than one class, the registration in respect of the goods or services included in each separate class shall be taken to be a separate registration for all the purposes of the Act.

### 21. Series of trademarks.

Where an application is made for the registration of a series of trademarks under section 30(1) of the Act, a representation of each trademark of the series shall be included in the application form in the manner prescribed in regulation 18, in duplicate, if any, and in each of the accompanying Form TM 3.

# 22. Transliteration and translation of languages.

(1) Where a trademark or application 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 Form TM 3, a sufficient transliteration and translation to the satisfaction of the registrar of each of the words, and every such endorsement shall state the language to which the word belongs and shall be signed by the applicant or his or her agent.

(2) Where a trademark contains a word or words in a language other than English, the registrar may ask for an exact translation of the word or words together with the name of the language, and the translation and name, if the registrar so requires, shall be endorsed and signed as specified in sub regulation (1).

# Procedure on receipt of application for registration of a trademark

# 23. Search by registrar.

- (1) Upon receipt of an application for the registration of a trademark in respect of any goods or services, the registrar shall cause a search to be made, among the registered marks and pending applications, for the purpose of ascertaining whether there are on record in respect of the same goods or services or description of goods or services, any marks identical to the mark applied for, or so nearly resembling it as to render the mark applied for likely to deceive or cause confusion.
- (2) The registrar may cause the search under sub regulation (1) to be renewed at any time before the acceptance of the application.
- (3) After a search and upon consideration of the application and any evidence of use or distinctiveness or of any other matter which the applicant may be required to furnish, the registrar may—
  - (a) accept the application absolutely;
  - (b) object to the application;
  - (c) accept the application subject to such conditions, amendments, disclaimer, modifications or limitations as he or she may think right to impose.
- (4) If the registrar objects to the application, the registrar shall inform the applicant of the objections in writing, and unless within one month the applicant applies for a hearing or makes a considered reply in writing to those objections, the applicant shall be deemed to have withdrawn the application.

- (5) If the registrar accepts the application subject to any conditions, amendments, disclaimer, modifications or limitations, the registrar shall communicate the acceptable to the applicant in writing.
- (6) If the applicant objects to the conditions, amendments, disclaimer, modifications or limitations communicated to him or her under subregulation (5) the applicant shall within one month from the date of the communication apply for a hearing or communicate his or her considered objections in writing; if the applicant does not do so, he or she shall be taken to have withdrawn the application.
- (7) If the applicant does not object to the conditions, amendments, disclaimer, modifications or limitations, he or she shall immediately notify the registrar in writing, and alter the application accordingly.

# 24. Decision of registrar.

- (1) The decision of the registrar at a hearing or without a hearing if the applicant has duly communicated his or her considered objections or considered reply in writing, and has stated that he or she does not desire to be heard, shall be communicated to the applicant in writing.
- (2) If the applicant objects to the decision of the registrar under sub regulation (1), the applicant may within one month from the date of the registrar's decision apply in Form TM 4, requiring the registrar to state in writing the grounds of, and the materials used by the registrar in arriving at the decision.
- (3) In a case where the registrar makes any requirements to which the applicant does not object, the applicant shall comply with the requirements before the registrar issues the statement in writing.
- (4) The date when the statement is sent to the applicant shall be taken to be the date of the registrar's decision for the purposes of appeal.
- (5) The registrar may call on an applicant to insert in an application such disclaimer as the registrar may think fit, in order that the public generally may understand what the applicant's rights, shall be if the mark is registered.

# Publication of application

# 25. Publication of application.

- (1) An application for the registration of a trademark required or permitted by section 11(1) and (2) of the Act shall be published in the Gazette or in any other media as the registrar may direct 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 trademark or another applicant, the words "By consent" shall appear in the publication.
- (3) If no representation of the trademark is included in the publication of the application, the registrar shall refer in the publication to the place where a specimen or representation of the trademark is deposited for exhibition.

# 26. Publication of series of trade marks.

Where an application relates to a series of trademarks differing from one another in respect of the particulars mentioned in section 30(1) of the Act, the registrar may, if he or she thinks fit, insert with the advertisement of the application a statement of the manner in which the several trademarks differ from one another.

# 27. Publications and advertisements under sections 12 and 91 of the Act.

Publications and advertisements under sections 12(11) and 91(2) and (3) of the Act shall, with the necessary modifications, be made in the same manner as advertisements relating to an application for registration.

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# Opposition to registration

### 28. Opposition.

A person may, within sixty days from the date of any advertisement in the Gazette of an application for registration of a trademark, give notice in Form TM 6 to the registrar opposing the registration. 19. Notice of opposition.

- (1) The notice shall include a statement of the grounds upon which he opponent objects to the registration.
- (2) If registration is opposed on the ground that the mark resembles marks already on the register, the numbers of those trademarks and the numbers of the Gazette in which they have been advertised shall be set out.
- (3) The notice shall be accompanied by a duplicate and the registrar shall immediately send the duplicate to the applicant.

# 30. Counterstatement.

- (1) Within fortytwo days from the receipt of the duplicate, the applicant shall send a duplicate to the registrar a counterstatement in Form TM 7 setting out the grounds on which the applicant relies as supporting the application for registration of a trademark.
- (2) The applicant shall also set out what facts, if any, alleged in the notice of opposition he or she admits.
- (3) The counterstatement shall be accompanied by a copy of the Juplicate.

# 31. Evidence in support of opposition.

Jpon receipt of the counterstatement and duplicate the registrar shall mmediately send the duplicate to the opponent and within forty-two lays from the receipt of the duplicate, the opponent shall leave with the registrar such evidence by way of statutory declaration as the registrar may desire to adduce in support of the opposition and shall deliver to the opplicant copies of the statutory declaration.

# 32. Evidence in support of application.

f an opponent leaves no evidence, the opponent shall, unless the egistrar otherwise directs, be taken to have abandoned the opposition; and if the opponent does leave evidence, then, within forty-two days from the receipt of the copies of declarations, the applicant shall leave with the registrar such evidence by way of statutory declaration as the applicant desires to adduce in support of the application and shall deliver of the opponent copies of the statutory declaration.

# 33. Evidence in reply by opponent.

Within one month from the receipt by the opponent of the copies of t applicant's declaration, the opponent may leave with the registrevidence by statutory declaration in reply, and shall deliver to the applicant copies of the statutory declaration and that evidence shall the confined to matters strictly in reply.

### 34. Further evidence.

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

### 35. Exhibits.

- (1) Where there are exhibits to declarations filed in an opposition, copies or impressions of the exhibits shall be sent to the other party on that party's request and expense, or, if the 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.

# 36. Hearing.

- (1) Upon completion of the evidence the registrar shall give notice to the parties of a date when the registrar will hear the arguments in the case; and that date shall be 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 intends to appear shall notify the registrar in Form TM 8.
- (3) A party who receives the notice under sub regulation (1) and who does not, within seven days from receipt of the notice, notify the registrar in Form TM 8, may be treated as not desiring to be heard and the registrar may act accordingly.

### 37. Extension of time.

Where in opposition proceedings, any extension of time is granted to any party, the registrar may if he or she thinks fit, without giving that party a hearing, grant any reasonable extension of time to any party in which to take any subsequent step.

### 38. Security for costs.

Where a party giving notice of opposition or an applicant sending a counterstatement after receipt of a copy of the notice, neither resides nor carries on business in Uganda, the registrar may require him or her 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 thinks fit, and at any stage in the opposition proceedings, may require further security to be given at any time before giving his or her decision in the case.

#### 39. Costs in uncontested case.

Where an opposition is 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.

### Non completion

# 40. Non completion within twelve months.

- (1) Where registration of a trademark is not completed within twelve months from the date of the application by reason of default on the part of the applicant, the registrar shall give notice in writing to the applicant at the applicant's trade or business address of the non-completion.
- (2) Where 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 of the notice to the applicant.

(3) If after fourteen days from the date when the notice was sent, o = such further time as the registrar may allow, the registration is no completed, the application shall be taken to be abandoned.

# Defensive trademarks

# 41. Application for registration of defensive trademark.

- (1) An application for the registration of a defensive trademark undersection 44 of the Act shall be made, addressed and sent to the registrar in Form TM 31, and shall be accompanied by a statement of case setting out particulars of the facts on which the applicant relies in support of the 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 the declaration, or subsequently, such other evidence as the applicant may desire to furnish, whether after request made by the registrar or otherwise, and the registrar shall consider the whole of the evidence before the decision on the application.
- (3) In all other respects, and where they are appropriate, it is not otherwise stated, these Regulations shall apply to applications for the registration of a defensive trademark as they apply to applications for the registration of ordinary trademarks.

### Certification marks

# 42. Application for registration of certification mark.

- (1) An application for the registration of a certification mark under section 13 of the Act shall be made to the registrar in Form TM 5, in and 4 shall be accompanied by two duplicates of the application in copies of Form TM 5, and by six additional representations of the trademark in Form TM 3.
- (2) The applicant shall send to the registrar with the application or when required by the registrar, a case setting out the grounds on which the applicant relies in support of the application together with draft regulations for governing the use of the mark and Form TM 33, all being duplicate.

- (3) The registrar may communicate to the applicant any observation the registrar 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.
- (4) If the registrar decides to accept the application, the regulations for governing the use of the mark approved by the registrar, as well as the form of application, shall be open to public inspection.
- (5) If the registrar decides to refuse to accept the regulations or to accept the regulations subject to conditions, limitations, amendments or modifications, the registrar shall inform the applicant of his or her objections in writing and shall, if required, hear the applicant.
- (6) A person may, within sixty days from the date of any publication in the Gazette of an application for the registration of a certification mark, give notice to the registrar in Form TM 36 of opposition under section 12 of the Act, and regulations 29 to 39 shall apply with the necessary modifications in the proceedings on it with the substitution of Form TM 37 for Form TM 7 and Form TM 38 for Form TM 8 and in the case of doubt a party may apply to the registrar for directions.
- (7) These Regulations shall apply to applications for registration of certification marks as they apply to applications for the registration of trademarks, except that the applicant shall not be deemed to have abandoned his or her application if in the circumstances of regulation 23 (2) and (3), the applicant does not apply for a hearing or reply in writing.

# Entry in the register

### 43. Entry in register.

(1) As soon as possible after the expiration of sixty days from the date of the advertisement in the Gazette of any application for the registration of a trademark, the registrar shall, subject to any opposition and the determination of the opposition, and subject to section 16(1) and (2) of the Act, and upon payment of the prescribed fee, enter the trademark in the register.

- (2) The entry of a trademark in the register shall give-
- (a) the date of registration;
- (b) the goods or services in respect of which it is registered togethe with the particulars of trade, business, profession, occupation or other description of the proprietor;
- (c) particulars of any undertakings of the proprietor entered on the form of application;
- (d) particulars affecting the scope of the registration or the rights conferred by the registration; and
- (e) such other particulars as may be prescribed.
- (3) In the case of an application for registration of a trademark which the registrar accepts only after the applicant has lodged the written consent to the proposed registration of the registered proprietor of another trademark or another applicant for registration, the 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.

# 44. Associated marks.

- (1) Where a mark is registered as associated with any other mark or marks, the registrar shall note in the register in connection with the first-mentioned mark the numbers 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 with it.
- (2) An application by a registered proprietor under section 29(3) of the Act to the registrar to dissolve the association between two or more associated trademarks shall be made in Form TM 18 and shall include a statement of the grounds of the application.

45. Death of applicant before registration.

In case of the death of an applicant for the registration of a trademark after the date of the application, and before the trademark applied for is 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 the name of the deceased applicant, the name, address, and description of the person owning the trademark, on that ownership being proved to the satisfaction of the registrar.

46. Certificate of registration.

Upon the registration of a trademark, the registrar shall issue to the applicant a certificate of registration and shall affix to the certificate a copy of the mark, which may be a representation of the mark supplied by the applicant under regulation 18 (3).

### Renewal

# 47. Renewal of registration.

- (1) At any time not more than three months before the expiration of the last registration of a trademark, a person may fill form TM 10 and file it with the registrar accompanied by a fee for renewal of registration of a trademark.
- (2) Where the person filing for renewal is not the registered reprietor, that person shall sign a statement in the form that he or she is directed by the registered proprietor and pay the fee (if that is the case) and shall give his or her address.
  - (3) Before taking any further step, the registrar may either—
  - (a) require the person filling the form under this regulation to furnish within ten days an authority by the registered proprietor to renew the registration and pay the fee and if the person does not furnish the authority, he or she may return the fee and treat it as not received; or

(b) communicate with the registered proprietor stating that renewal form and fee have been received and that t registration will in due course be renewed.

# 48. Notice before removal of trademark from register.

At a date not less than one month and not more than two months befothe expiration of the registration of a mark, if no fee upon Form TM has been received, the registrar shall notify the registered proprietor writing of the approaching expiration.

### 49. Second notice.

At a time not less than fourteen days and not more than one montbefore the expiration of the registration of a trademark the registrar mayif no fee as provided in regulation 47(1) is received, send a notice in writing to the registered proprietor as the trade or business address as well as the address for service, if any.

# 50. Publication of nonpayment.

If at the date of the expiration of the last registration of a mark the renewal fee has not been paid, the registrar shall publish the fact immediately in the Gazette, and if within one month after that advertisement the renewal fee upon Form TM 10, together with an additional fee in Form TM 11, is received, the registrar may renew the registration without removing the mark from the register.

# 51. Removal of trademark from register.

Where, at the expiration of one month from the advertisement for non payment mentioned in regulation 50, the fees mentioned in that regulation have not been paid, the registrar may remove the mark from the register as from the date of the expiration of the last registration, but may, upon payment of the renewal fee in Form TM 11 together with a registration fee in Form TM 12, restore the mark to the register if satisfied that it is just to do so, and upon such conditions as he or she may think fit to impose.

### 52. Record of removal of mark.

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Where a trademark 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 of the removal.

# 53. Notice and publication of 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 published in the Gazette.

PART V—ASSIGNMENTS AND TRANSMISSIONS.

# 54. Joint application for entry of assignment or transmission.

Where a person becomes entitled by assignment or transmission to a registered trademark, that person may, conjointly with the registered proprietor, apply to the registrar in Form TM 14 to register his or her title.

# 55. Application for entry of assignment or transmission by subsequent proprietor.

Where a person becomes entitled in a registered trademark by assignment or transmission and no joint application as mentioned regulation 54 is made, that person shall apply to the registrar in Form TM 15 to register his or her title.

# 56. Particulars to be stated in application.

- (1) An application for entry of assignment or transmission 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 that person claims, and the instrument shall be produced for inspection by the registrar, preferably at the time of application.
- (2) The full names of all the partners in a partnership shall be given in the body of the application.
- (3) The registrar may in any case require and retain an attested copy of any instrument produced for inspection in proof of title, but the copy shall not be open to public inspection.

# 57. Case accompanying application.

- (1) Where in the case of an application in Form TM 14 or Form TM 15 the person applying for registration of title does not claim under any document or instrument which is capable in itself of furnishing proof of the title, that person 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 the claim to be proprietor of the trademark is based, and showing that the trademark has been assigned or transmitted to him or her.
- (2) If the registrar so requires, the case shall be verified by a statutory declaration in Form TM 16.

### 58. Proof of title.

The registrar may call on any person who applies to be registered as proprietor of a registered trademark for proof or additional proof of title as the registrar may require for his or her satisfaction.

# 59. Application for entry of assignment without goodwill.

- (1) An application relating to an assignment of a trademark in respect of any goods or services shall state—
  - (a) whether the trademark was, at the time of the assignment, used in a business in any of those goods or services; and
  - (b) whether the assignment was made otherwise than in connection with the goodwill of that business.
- (2) If both the circumstances under sub regulation (1) exist, the applicant shall furnish the registrar with evidence that the applicant has complied with the directions of the registrar issued under section 31(8) and regulation 62.
- (3) If the registrar is not satisfied that the directions have been fulfilled, the registrar shall not proceed with the application.

(4) For the purpose of section 53(4) of the Act, the period within which a corporation may be registered as the subsequent proprietor of a registered trademark, upon application made under regulation 54 or 55, shall be six months from the date of advertisement in the Gazette of the registration of the trademark or such further period not exceeding six months as the registrar may allow, on application being made to him or her in Form TM 13 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.

# 60. Entry in register upon assignment or transmission.

Where the registrar is satisfied as to the title of the person claiming to be registered, the registrar shall cause that person to be registered as proprietor of the trademark in respect of the relevant goods or services, and shall enter in the register that person's name, trade or business address and description and particulars of the assignment or transmission.

# 61. Separate registrations.

Where following an application under regulation 54 or 55, and as the result of a division and separation of the goods *or* services 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 trademark, each of the resulting separate registrations in the names of those different persons shall be taken to be a separate registration for all the purposes of the Act.

# 62. Certificate or approval as to certain assignments and transmissions.

- (1) A person who desires to obtain a certificate under section 31(6) of the Act shall send to the registrar, with the application in Form TM 29, TM 39 or TM 40, as the case may be, a statement of case in duplicate setting out the circumstances, together with a copy of any instrument or proposed instrument effecting the assignment or transmission.
- (2) The registrar may call for evidence or further information as may be considered necessary, and the statement of case shall be amended if required to include all the relevant circumstances and shall if required be verified by a statutory declaration.

- (3) The registrar shall, after hearing if required by the applicant any other person whom the registrar may consider to be interested in termsfer, consider the matter and issue a certificate or a notification writing, of approval or disapproval, as the case may be.
- (4) Where a statement of case is amended, two copies of th\_statement in its final form shall be left with the registrar.
- (5) The registrar shall seal a copy of the statement of case in its fina form to the certificate or notification.

# 63. Registrar's directions for publication of assignment without goodwill of trademark in use.

- (1) An application to the registrar under section 31(8) of the Act shall be made by the assignee in Form TM 41 and shall state the date on which the assignment was made.
- (2) The application shall give particulars of the registration in the case of a registered trademark and, in the case of an unregistered trademark, shall show the mark and give particulars of the registered trademark that has been assigned with it in accordance with section 31(8) of the Act.
- (3) The registrar may call for any evidence and further information and with regard to an application under sub regulation (2), if the registrar is satisfied with the evidence and further information, the registrar shall issue directions in writing with respect to the publication of the assignment.
- (4) A request to the registrar for an extension of the period within which the application may be made, shall be in Form TM 42 and may be made at any time before or during the period for which extension can be allowed.
- (5) The extension of the period which the registrar may allow shall not exceed three months.

### PART VI—PERMITTED USERS.

# 64. Application for entry of permitted user.

An application to the registrar for the registration under section 49 of the Act of a person as a permitted user of a registered trademark shall be made by that person and the registered proprietor in Form TM 48.

# 65. Entry and notification.

- (1) The entry of a permitted user in the register shall state the date on which it is made.
- (2) In addition to the trade or business address of the permitted user the entry may include an address for service, if an application by the permitted user in Form TM 32 for the entry of the address of service has been approved.
- (3) A notification in writing of the registration of a permitted user shall be sent to the registered proprietor of the trademark, to the permitted user, and to every other permitted user whose name is entered in relation to the same registration of a trademark, and shall be published in the Gazette.

# 66. Registered proprietor's application to vary entry.

An application by the registered proprietor of a trademark for the variation of the registration of a permitted user of that trademark under section 50(1)(b) of the Act shall be made in Form TM 49 and shall be accompanied by a statement of the grounds on which it is made and, where the permitted user in question consents, by the written consent of that permitted user.

# 67. Application by registered proprietor or user to cancel entry.

An application by the registered proprietor or any permitted user of a trademark for the cancellation of the registration of a permitted user of that trademark under section 50(1)(b) of the Act shall be made in Form TM 50 and shall be accompanied by a statement of the grounds on which it is made.

68. Application under section 50(1)(c) of the Act to cancel entry.

An application by any person for the cancellation of the registration of permitted user under section 50(1) (c) of the Act shall be made in Formal TM 51 and shall be accompanied by a statement of the grounds on which it is made.

# 69. Notification and hearing.

- (1) The registrar shall give notice in writing to the applicant on applications made under regulations 66, 67 and 68 to the registered proprietor and each permitted user, who is not the applicant under the registration of the trademark.
- (2) A person notified under subregulation (1) who intends to intervene in the proceedings shall, within one month after the receipt of the notification, give notice to the registrar in Form TM 52 to that effect and shall send with the notice a statement of the grounds of the intervention.
- (3) The registrar shall, upon sending a notice under sub regulation (2) send copies of the notice and statement to the other parties so that the intervention may be known to the applicant, the registered proprietor, the permitted user whose registration is in question, and any other permitted user who intervenes.
- (4) A party referred to in sub regulation (3) may, within such time or times as the registrar may appoint, leave evidence in support of his or her 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 the registrar may think fit to impose.

# 70. Registered user's application under section 90 (2) of the Act.

(1) An application under section 90 (2) of the Act shall be made in Form TM 17, TM 19, TM 20 or TM 32 as may be appropriate, by a permitted user of a trademark, or by such person as may satisfy the registrar that he or she is entitled to act in the name of a permitted user and the registrar may require such evidence by statutory declaration or otherwise as the registrar may think fit as to the circumstances in which the application is made.

- (2) In the case of the registration of a permitted user for a period, in accordance with section 49(7) (b) (ii) of the Act, the registrar shall cancel the entry of the permitted user at the end of the period where some or all of the goods are struck out from those in respect of which a trademark is registered, the registrar shall at the same time strike them out from those specifications of permitted users of the trademark in which they are comprised.
- (3) The registrar shall notify every cancellation or striking out under subregulation (2) to the permitted users whose permitted use is affected by it and the registered proprietor of the trademark.

PART VII—ALTERATIONS AND RECTIFICATION OF ENTRIES IN THE REGISTER

# 71. Alteration of address in register.

- (1) A registered proprietor or permitted user of a trademark whose trade or business address is changed so that the entry in the register is rendered incorrect shall immediately request the registrar in form TM 17 to make the appropriate alteration of the address in the register, and the registrar shall, if satisfied, alter the register accordingly.
- (2) A registered proprietor or permitted user of a trademark whose address of service in Uganda 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 immediately request the registrar in Form TM 32 to make the appropriate alteration of the address in the register, and the registrar shall, if satisfied, alter the register accordingly.
- (3) A registered proprietor or permitted user of a trademark whose registered 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 request to the registrar, without paying a fee, and shall accompany the request with a certificate of the alteration given by that authority and if the registrar is satisfied as to the facts of the case, the registrar shall alter the register accordingly.

- (4) In the 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 permitted user of trademarks, the registrar may, on proof that the address is the address of the applicant and if satisfied that it is just to do so, accept an application from that person in Form TM 32 amended so as to suit the case for the appropriate alteration of the entries of his or her 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) An application under this regulation in Form TM 32 shall be signed by the registered proprietor or the permitted user, as the case may be, or by an agent, expressly authorised by the registered proprietor or permitted user for the purpose of the application, unless in exceptional circumstances the registrar otherwise allows.

# 72. Application to rectify or remove a trademark from the register.

- (1) An application to the register under any of sections 46, 47, 88 and 89 of the Act for making, expunging or varying any entry in the register shall be made in Form TM 25 and shall be accompanied by a statement setting out fully the nature of the applicant's interest, the facts upon which the applicant bases his or her case and the relief sought.
- (2) Where the application is made by a person who is not the registered proprietor of the trademark in question, the application shall be accompanied by a copy of the application and a copy of the statement, and those copies shall be transmitted immediately by the registrar to the registered proprietor.
- (3) Upon the application being made and a copy of it transmitted to the registered proprietor, if necessary, regulations 35 to 44 shall apply with the necessary modifications to the further proceeding on the application; but the registrar shall not rectify or remove the mark from the register only because the registered proprietor has not filed a counterstatement.
- (4) In the case of doubt any party may apply to the registrar for directions.

#### 73. Intervention by third parties.

- (1) A person other than the registered proprietor alleging an interest in a registered trademark in respect of which an application is made in Form TM 25, may apply to the registrar in Form TM 26 for leave to intervene, stating in the application the nature of the interest, and the registrar may refuse or grant the leave, after hearing (if so required) the parties concerned, upon such terms and conditions as the registrar may deem fit.
- (2) 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 the registrar may award to any party.

## 74. Application for correction of register under section 90(1) of the Act.

- (1) An application to the registrar under section 90 (1) of the Act for the alteration of the register by 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 trademark or by such person as may satisfy the registrar that he or she is entitled to act in the name of the registered proprietor.
- (2) The application shall be made in Form TM 17, TM 19, TM 20, TM 21, TM 22, TM 23 or TM 32, as may be appropriate; but an application in Form TM 21, TM 22 or TM 32 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 TM 32 only, it is signed by an agent expressly authorised for the purpose of that application.
  - (3) In the case of an application under sub regulations (1) and (2), the registrar may require such evidence by statutory declaration or otherwise as the registrar may think fit as to the circumstances in which the application is made.

#### 75. Publication of certain applications.

Where an application is made in Form TM 23 to enter a disclaimer memorandum relating to a trademark, the registrar, before deciding up—the application, shall publish the application in the Gazette in order enable any person desiring to do so to state, within one month after t—publication, any reasons in writing against the making of the entry of time disclaimer or memorandum.

#### 76. Certificate of validity to be noted.

- (1) Where the court has certified as provided in section 59 of the Act with regard to the validity of a registered trademark, the registered proprietor of the trademark may request the registrar in Form TM 47 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 certificates shall be sent with the request under subregulation(1), and the registrar shall note it on the register and publish the note in the Gazette.

#### 77. Alteration of registered mark.

- (1) Where a person desires to apply under section 91 of the Act that his or her registered trademark may be added to or altered, that person shall apply in writing in Form TM 24, and shall furnish the registrar with four copies of the mark as it will appear when so added to or altered.
- (2) The registrar shall consider the application and shall, if it appears to the registrar expedient, advertise the application in the Gazette before deciding it.
- (3) Within one month from the date of the advertisement any person may give notice of opposition to the application, in Form TM 45 accompanied by a duplicate of the notice, and may also send with that notice a further statement of any objections in duplicate.
- (4) The registrar shall send the duplicate notice, and the duplicate of any further statement of objections, to the applicant, and regulations 35 to 44 shall apply with the necessary modifications to the further proceedings on the application.

- (5) In case of doubt any party may apply to the registrar for directions.
- (6) If the registrar decides to allow the application, the registrar shall add to or alter the mark in the register, and if the mark as added to or altered has not been advertised under sub regulation (2), he or she shall advertise it in the Gazette and in any case shall insert in the Gazette a notification that the mark has been altered.
- (7) The registrar may at any time call on the person applying to alteral registered trademark to supply a printing block satisfactory to the registrar and suitable for advertising the mark with the addition or alteration, 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.

#### 78. Rectification of certification trademark entries by the court.

An application in accordance with section 14 (6) and (8) of the Act made by an aggrieved person to the court for an order expunging or varying of an entry in the register or relating to a certification trademark, or varying the relevant deposited regulations, shall be made in Form TM 35 and shall include full particulars of the grounds on which the application is made.

#### 29. Alteration of certification trademark regulations.

- (1) An application by the registered proprietor of a certification trademark for an alteration of the deposited regulation shall be made in Form TM 34.
- (2) Where the registrar causes the application to be advertised the time within which any person may give notice to the registrar on opposition to the application shall be one month from the date of the advertisement.

#### 80. Extension of time.

If in any particular case the registrar is satisfied that the circumstances jusan extension of the time for doing any act or taking any proceeding urthese Regulations, not being a time expressly provided in the Actiprescribed by regulation 59(4) or 63(5), the registrar may extend the tupon such notice to other parties, and proceedings on it, and upon such test as he or she may direct, and the extension may be granted though the tas expired for doing the act or taking the proceedings.

#### 81. Exercise of discretionary power by the registrar: hearing.

- (1) Before exercising adversely to any person any discretion 
  power given to the registrar by the Act or these Regulations, the regist 
  shall, if so required, hear the person.
- (2) An application for a hearing shall be made within one morfrom the date of notification by the registrar of any objection to application or the date of any other indication that the registrar proposto exercise a discretionary power.
- (3) Upon receiving the application made under sub regulation ( the registrar shall give the person applying fourteen days' notice of time when he or she may be heard.
- (4) Within seven days from the date when the notice would I delivered in the ordinary course of post, the person applying shall noti the registrar whether or not he or she intends to be heard on the matte
- (5) The decision of the registrar in the exercise of a discretiona power under this regulation shall be notified to the person affected.

### 82. Exercise of discretionary power by the registrar: dispensit with evidence.

Where under these Regulations a person is required to do any act or thir or to sign any document, or to make any declaration on behalf of himse herself or a body corporate, or any document or evidence is required to produced to or left with the registrar, or at the office, and it is shown to t satisfaction of the registrar that from any reasonable cause that person

unable to do the act or thing, or to sign the document, to make the declaration, or that the document or evidence cannot be produced or left, the registrar may, upon the production of such other evidence, and subject to such terms as the registrar may think fit, dispense with any such act or thing, signature, declaration, document or evidence.

## 183. Amendments of documents and correction of procedural irregularities.

i A document or drawing or other representation of a trademark 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 ay be corrected, if the registrar thinks fit, and on such terms as the registrar may direct.

#### 84. Certificates by registrar.

- (1) The registrar may give a certificate, other than a certificate under section 16 of the Act, as to any entry, matter or thing which the registrar is authorised or required by the Act or these Regulations to make or do, upon receipt of a request for the certificate in Form TM 30 from any person who, if the registrar thinks fit so to require, can show an interest in the entry, matter or thing to the registrar's satisfaction.
- (2) Except in a case falling under regulation 86, the registrar shall not be obliged to include in the certificate a copy of any mark, unless the registrar is furnished by the applicant with a copy of the mark suitable for the purpose.

#### 85. Marks registered without limitation of colour.

Where a mark is registered without limitation of colour, the registrar ay grant a certificate of its registration for the purpose of obtaining registration outside Uganda either in the colour in which it appears upon the register or in any other colour or colours.

#### 86. Certificates for use in obtaining registration abroad.

(1) Where the registrar issues a document for use in obtaining registration abroad, the registrar shall include in the document a copy of the mark and may require the person requesting the document to furnish a copy of the mark suitable for the purpose; and if the person fails to do so, the registrar may refuse to issue the document.

(2) The registrar may include in the document such particular concerning the registration of the mark as the registrar deems fit and omit from the document reference to any disclaimers appearing irregister, but in the last mentioned case the document shall be mar. "For use in obtaining registration outside Uganda only".

#### 87. Person before whom declaration is to be taken.

A statutory declaration required by the Act and these Regulations—used in any proceedings under them, shall be made and subscribectfollows—

- (a) in the United Kingdom, before any justice of the peace, or commissioner or other officer, authorised by law in any parthe United Kingdom to administer an oath for the purpose any legal proceeding;
- (b) in any other part of the Commonwealth, before any court, judjustice of the peace, or any officer authorised by law administer an oath for the purpose of legal proceedings; an.
- (c) if made outside the Commonwealth, before a foreign servi officer of Uganda, a Commonwealth consul, diplomatic age a notary public, a judge or magistrate.

## 88. Notice of seal or signature of officer taking declaration to pro itself.

A document purporting to have affixed, impressed or subscribed to it on it the seal or signature of a person authorised by regulation 87 to ta a declaration in testimony that the declaration was made and subscrib before that person may be admitted by the registrar without proof of t genuineness of the seal or signature or of the official character of t person or his or her authority to take the declaration.

#### 89. Searches.

(1) A person may request the registrar to cause a search to be main respect of specified goods or services classified in any class of t Third Schedule to ascertain whether any mark is on record at the date the search which resembles a trademark of which duplica representations accompany the form.

(2) The registrar shall cause the search to be made and the person making the request to be informed of the result of the search.

90. Appeals to the court.

Where a person intends to appeal to court, the appeal shall be made by motion in the usual way, and no such appeal shall be entertained unless notice of the motion is given within sixty days from the date of the

decision appealed against or within such further time as the registrar

= shall allow.

■91. Applications to the court.

Every application to the court under the Act shall be served on the registrar.

#### 92. Order of the court.

- (1) Where an order has been made by the court in any case under the Act, the person in whose favour the order is made, or such one of them, if more than one, as the registrar may direct, shall immediately leave at the office an office copy of the order, together with Form TM 46 if required.
- (2) Where the order of the court requires a rectification or alteration of the register, the registrar shall give effect to the order.
- (3) Where an order is made by the court under the Act, the registrar may, if he or she thinks that the order should be made public, publish it in the *Gazette*.

#### 93. Revocation of S.I. 217-1 and S.I No. 58 of 2005.

The Trademarks Rules S.I 217-1 and the Trademarks Fees (Amendment) Rules 2005 are revoked.

#### FIRST SCHEDULE

#### Regulatio ---

#### FEES

Item	Matter or proceeding	Foreign Applicants US\$	National Applicants Shs	Correspor-
Ia	On application to register a series of trademarks under section 30 (2) for specification	150	50,000	TM. No. 2
1b	On application to register a defensive trade mark for specification of goods or services in one class	170	55,000	TM. No. 3
lc	On application under section 13 to register certification of goods or services included in one class	150	50,000	TM. No.5
ld	On application made at the same time under section 13 to register one certification trademark for a specification of goods or services not all included in one class in respect of every class total fees in no case to exceed Shs. 150,000 in case of a national application and US \$ 900 in case of a foreign application	150	50,000	TM. No.5
2	On request to the registrar to state grounds of decisions relating to an application to register a trade mark and materials used	150	50,000	TM. No. 4
3	On notice of opposition before the registrar under section 12 for each application opposed by the opponent	250	100,000	TM. No.6
3a	On lodging a counter- statement in answer to a notice of opposition sections 12 for each application opposed by the applicant or in answer to a notice of opposition under any of the sections 12,49,89 and 90 by applicant or proprietor, respectively or on hearing an opposition under sections 92 or 14 by proprietor and by opponent, respectively	150	50,0000	TM. No. 7
36	In hearing of such opposition under section 12 by applicant and by the opponent respectively: or on the hearing of an application under any section 46, 47, 88 and 89 by applicant and proprietor respectively or on hearing of an opposition under section 91 or 92 by proprietor and by opponent respectively	250	100,000	TM. No. 8

	On notice of opposition before the court			
3c	under section 12 for each application opposed by the opponent	250	100,000	TM. No.36
3e	On hearing of each opposition before the courts under section 12 by applicant and by the opponent, respectively	250	100,000	TM. No.37
4	For one registration of a trade mark not otherwise charged for a specification of goods or services included in one class	250	100,000	TM. No.
4a	Or one registration of series of trade marks under section 30 for specification of goods or services include in one class:-	250	10,000	TM. No.9
	For the first mark and for every other mark of the series	20	000,000	TM. No.9
4b	For registration under section 13 of a certification trade mark for a specification of goods or services included in one class	250	100,000	TM. No. 9
4c	For registration upon application made at the same time of one certification trade mark, under section 13 for specification of goods or services not all included in one class; In respect of every class. Total fee in no case to exceed Shs. 200,000	250	100,000	TM. No.9
4d	For one registration of a defensive trade mark for a specification of goods or services included in one class	300	120,000	TM. No.9
5	Upon each addition to the registered entry of a trade mark of a note that the trade mark is associated with a newly registered mark	30	20,000	TM. No.9
5a	Upon application to dissolve the association between registered trademarks	250	100,000	TM. No. 18
6	On application to register a registered user of a registered trade mark in respect of goods or services within the specification thereof	250	100,000	TM, No.49
6a	On application to register the same registered user of more than one registered trademark of the same registered proprietor in respect of goods or services within the respective specifications thereof and subject to the same conditions and restrictions in each case	250	100,000	TM. No.48
	For the first and every other mark for the proprietor included in the application and statement on the case	30	20,000	TM. No. 48

6h	On application by the proprietor of a single trade mark under section 50 (1)(a) to vary the entries of a registered user thereof	250	100,000	TM. No.49
6c	thereof: For every mark:	250	100,000	TM. No.49
	in the application	30	20,000	TM. No.49
60	On application by the proprietor or registered user of a single trade mark under of section 50 (1) (b) for the cancellation of the entry of a registered user thereof	250	100,000	TM. No.50
Se .	On application by a proprietor or a registered user of more than one trade mark under section 50 (1) (b) for cancellation of entries of a registered user thereof	250	100,000	TM. No.50
	for the first mark for which the same user il registered, included in the application	30	20,000	TM. No. 50
61	On application under section 50 (1)(c) to cancel the entry of a registered user of a single trade mark	250	100,000	TM. No.51
бg	On application under section 50 (1) (c)a registered user of a single trade mark	250	100,000	TM. No. 51.
	For the first mark and for every other mark of the same proprietor for which the same user is registered, included in the application	40	20,000	TM.No. 51
6h	On notice under section 51 and regulation 72, of intention to intervene in one proceeding for the verification or cancellation of entries of a registered user of trade marks	40	30,000	TM No. 52
7	on request to enter in the register and advertise a certificate of validity under section 59 and regulation 77		-	_
	For the first registration certified in the same certificate	150	50,000	TM No.47
	And for every other registration certified in the same certificate	20	10,000	TM No.47
7a	On application under section 53 (4) and regulation 52 for extension of timer for registration of a corporation as a subsequen proprietor of trademarks on one assignmen: not exceeding two months	75	35,000	TM No. 13
	not exceeding four months	150	55,000	TM No. 13
<del></del>	not exceeding six months	250	100,000	TM No. 13

8	On application for a certificate of the registrar under section 29 (3) and regulation 58: For the first mark proposed to be assigned	250	100,000	TM No. 39
	For every mark of the same proprietor included in that assignment	30	20,000	TM No. 39
8a	On application for approval of the registrar under section 31 (6) and regulation 58:- For the first mark	250	100,000	TM No. 40 or 29
	And for every mark assigned with the same devolution of title	30	20,000	TM No.40
8b	On application for directions by the registrar for advertisement of trade marks in use without good will:-	65	35,000	TM No. 41
	For one mark assigned and for every mark assigned with the same devolution of title	30	20,000	TM No. 41
8c	On application for extension of time applying for directions for advertisements of trademarks in use without good will in respect of one devolution of title:			
	not exceeding one month	55	25,000	TM No.42
	not exceeding two months	75	35,000	TM No.42
	not exceeding three months	250	100,000	TM No.42
9	On application to register a subsequent proprietor in case of an assignment or transmission of a single trade mark:-			
	If made within six months from the date of acquisition of proprietorship	75	35,000	TM No. 14
	If made after the expiration of six months from the date of acquisition of proprietorship of the coming into force of these rules	250	100,000	TM No. 14 or 15
	If made after the expiration of twelve months from the date of acquisition of proprietorship.	300	120,000	TM No. 14 or 15
9a _	On application to register a subsequent proprietor of more than one trade mark standing in same name, the devolution of the title being the same in each case:-if made within six months from the date of acquisition of proprietorship. For the first mark	75	35,000	TM No. 14 or 15
	And for every other mark	30	30,000	TM No. 14 or 15
	If, made after the expiration of six months from the date of acquisition of proprietorship  For the first mark	250	100,000	TM No. 14 or 15

If . made after the expiration of twelve months from the date of acquisition.  And for every other mark  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 identity of the user  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  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 use, the change being the same in each case: For the first mark  And for every other mark of the series  For renewal of registration of a trademark or trade marks at expiration of last registration  For renewal of registration of a series of trademark under sections 30 (1) at expiration of last registration:  For the first mark of the series  And for every other mark of the series  And for every other mark of the series  For renewal of registration of the same certification trade mark with the same date for goods or services in more than one class in respect of every class: Total fee in no case to exceed Shs. 300,000 for every number of class  11c Additional fee under regulation 43  Restoration fee under regulation 44  250  On application to register for leave to add to or alter a single trade mark  On application to the registrar for leave to add or to alter more than one registered trade mark of the same proprietor being identical marks, the additional or alteration to be made in each case being the same:  For the first mark  And for every other mark  And for every other mark		And for every other mark	20	20,000	TM No. 14 or 15
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 identity of the user  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 use, the change being the same in each case: For the first mark  And for every other mark of the series  If or renewal of registration of a trademark or trade marks at expiration of last registration  For renewal of registration of a series of trademarks under sections 30 (1) at expiration of last registration of the same certification trade mark of the series  For renewal of registration of the same certification trade mark with the same date for goods or services in more than one class in respect of every class: Total fee in no case to exceed Shs. 300,000 for every number of class  Additional fee under regulation 43  Additional fee under regulation 44  On application to register for leave to add to or alter a single trade mark  On application to the registrar for leave to add or to alter more than one registered trade mark of the same proprietor being identical marks, the additional or alteration to be made in each case being the same:  For the first mark		If , made after the expiration of twelve			
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 identity of the user  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 use, the change being the same in each case: For the first mark  And for every other mark of the series  And for every other mark of the series  11 Por renewal of registration of a trademark or trade marks at expiration of last registration  For renewal of registration of a series of trademarks under sections 30 (1) at expiration of last registration:  For the first mark of the series  And for every other mark of the series  And for every other mark of the same certification trade mark with the same date for goods or services in more than one class in respect of every class:- Total fee in no case to exceed Shs. 300,000 for every number of class  11c Additional fee under regulation 44  12d On application to register for leave to add to or alter a single trade mark  On application to the registar for leave to add or to alter more than one registered trade marks, the additional or alteration to be made in each case being the same:- For the first mark  On the identity of the user  25,000 TM No. 10  25,000 TM No. 10  100,000 TM No. 11  11d Restoration fee under regulation 44  250 100,000 TM No. 24		And for every other mark	20	20,000	TM No. 14 or 15
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 use, the change being the same in each case: For the first mark  And for every other mark of the series  And for every other mark of the series  11 For renewal of registration of a trademark or trade marks at expiration of last registration  1250 For renewal of registration of a series of trademarks under sections 30 (1) at expiration of last registration:  For the first mark of the series  And for every other mark of the series  For renewal of registration:  For the first mark of the series  And for every other mark of the series  For renewal of registration of the same certification trade mark with the same date for goods or services in more than one class in respect of every class:- Total fee in no case to exceed Shs. 300,000 for every number of class  11c Additional fee under regulation 44  12d On application to register for leave to add to or alter a single trade mark  On application to the registrar for leave to add or to alter more than one registered trade marks, the additional or alteration to be made in each case being the same:-  For the first mark  Por the first mark  On the first mark  Por the first mark  Dought the same proprietor being identical marks, the additional or alteration to be made in each case being the same:-  For the first mark	10	description of a proprietor or a registered user of a single trade mark where there has been no change in the proprietorship or in	30	25,000	'TM No. 20
11   For renewal of registration of a trademark or trade marks at expiration of last registration   100,000   TM No. 10	10a	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 use, the change being the	40	25,000	TM No. 20
11a or trade marks at expiration of last registration  11a For renewal of registration of a series of trademarks under sections 30 (1) at expiration of last registration:  1250 For the first mark of the series And for every other mark of the series  1250 For renewal of registration of the same certification trade mark with the same date for goods or services in more than one class in respect of every class:- Total fee in no case to exceed Shs. 300,000 for every number of class  1250 For renewal of registration of the same date for goods or services in more than one class in respect of every class:- Total fee in no case to exceed Shs. 300,000 for every number of class  1250 For renewal of registration of the same date for goods or services in more than one class in respect of every class:- Total fee in no case to exceed Shs. 300,000 for every number of class  1250 For renewal of registration of the same date for goods or services in more than one class in respect of every class:- Total fee in no case to exceed Shs. 300,000 for every number of class  1260 For renewal of registration of the same than one regulation 43  1270 For application to register for leave to add to or alter a single trade mark  1281 For the first mark  1290 For renewal of the series  1290 For the first mark  1200 For renewal of the series  1200 For renewal of the same proprietor being identical marks, the additional or alteration to be made in each case being the same:  1200 For renewal of the series  1200 For renewal of the same care in the same care in the series  1200		And for every other mark of the series	30	20,000	TM No. 20
trademarks under sections 30 (1) at expiration of last registration:  For the first mark of the series And for every other mark of the series For renewal of registration of the same certification trade mark with the same date for goods or services in more than one class in respect of every class:- Total fee in no case to exceed Shs. 300,000 for every number of class  Additional fee under regulation 43  Restoration fee under regulation 44  On application to register for leave to add to or alter a single trade mark  On application to the registrar for leave to add or to alter more than one registered trade mark of the same proprietor being identical marks, the additional or alteration to be made in each case being the same:- For the first mark  110,000  TM No. 10  120,000  TM No. 11  121  122  123  124  1250  100,000  TM No. 24  1250  100,000  TM No. 24	11	or trade marks at expiration of last	250	100,000	TM No. 10
And for every other mark of the series  For renewal of registration of the same certification trade mark with the same date for goods or services in more than one class in respect of every class:- Total fee in no case to exceed Shs. 300,000 for every number of class  Additional fee under regulation 43  Restoration fee under regulation 44  On application to register for leave to add to or alter a single trade mark  On application to the registrar for leave to add or to alter more than one registered trade mark of the same proprietor being identical marks, the additional or alteration to be made in each case being the same:- For the first mark  TM No. 10  100,000  TM No. 11  120  100,000  TM No. 24  121  122  123  124  125  125  125  126  127  127  128  129  120  120  120  120  120  120  120	Ha	trademarks under sections 30 (1) at	250	100,000	TM No. 10
certification trade mark with the same date for goods or services in more than one class in respect of every class:- Total fee in no case to exceed Shs. 300,000 for every number of class  11c Additional fee under regulation 43 65 35,000 TM No. 11  11d Restoration fee under regulation 44 250 100,000 TM No. 12  12 On application to register for leave to add to or alter a single trade mark  On application to the registrar for leave to add or to alter more than one registered trade mark of the same proprietor being identical marks, the additional or alteration to be made in each case being the same:  For the first mark  120 100,000 TM No. 24  121 250 100,000 TM No. 24  122 250 100,000 TM No. 24			30	20,000	TM No. 10
11d Restoration fee under regulation 44 250 100,000 TM No. 12  12 On application to register for leave to add to or alter a single trade mark  On application to the registrar for leave to add or to alter more than one registered trade mark of the same proprietor being identical marks, the additional or alteration to be made in each case being the same:  For the first mark  250 100,000 TM No. 24	ПЬ	certification trade mark with the same date for goods or services in more than one class in respect of every class:- Total fee in no case to exceed Shs. 300,000 for every	250	000,001	TM No. 10
On application to register for leave to add to or alter a single trade mark  On application to the registrar for leave to add or to alter more than one registered trade mark of the same proprietor being identical marks, the additional or alteration to be made in each case being the same:  For the first mark  250  100,000  TM No. 24	11c	Additional fee under regulation 43	65	35,000	TM No. 11
to or alter a single trade mark  On application to the registrar for leave to add or to alter more than one registered trade mark of the same proprietor being identical marks, the additional or alteration to be made in each case being the same:  For the first mark  120  100,000  TM No. 24  121  122  123  124  125  100,000  TM No. 27	lld	Restoration fee under regulation 44	250	100,000	TM No. 12
add or to alter more than one registered trade mark of the same proprietor being identical marks, the additional or alteration to be made in each case being the same:  For the first mark  250  100,000  TM No. 27	12	On application to register for leave to add to or alter a single trade mark	250	100,000	TM No. 24
And for every other mark 55 30,000 TM No. 27	12a	add or to alter more than one registered trade mark of the same proprietor being identical marks, the additional or alteration to be made in each case being the same:-		100,000	TM No. 27
		And for every other mark	55	30,000	TM No. 27

12b	(On antice of approxition to application (	1000	tion one	100 4 51- 45
120	On notice of opposition to application for leave to add to or after registered trademarks, for each application apposed	250	000,000	TM No. 45
13	For altering one or more entries of the trade or business or registered proprietor or registered user of a trade mark where the address in each case is the same and is altered in the same way (unless exempted from fee under regulation 81):- For the first entry	30	25,000	TM No. 17
	And for every other entry	20	20,000	TM No. 17
14	For every entry in the register of a rectification thereof or an alteration therein not otherwise changed	55	30,000	TM No. 46
15	For cancelling the entry or part of the entry of trade mark upon the register on the application of the registered proprietor of the trade mark	30	20,000	
16	On application under any of the sections 47, 49, 89 and 90 for rectification of the register or removal of a trade mark from the register	300	120,000	TM No. 25
16a	On application for leave to intervene in proceedings under any of the sections 46, 47, 88 and 90 for rectification of the register or removal of trade mark from the register 75	300	35,000	TM No. 26
17	On request not otherwise charged for correction of clerical errors for permission to amend application	40	25,000	TM No. 19
18	On request by registered proprietor of a trade mark for entry of disclaimer or memorandum in the register	40	25,000	
19	On application to the court under regulation to expunge or vary the registration of a certification trade mark or to vary the deposited regulations of certification trade mark or of certification trademarks of the same substantially the same 76	250	100,000	TM No. 35
19a	On request to the registrar by the registered proprietor of a certification trade mark to permit alteration of the deposited regulations thereof:- For the regulation of one such registration each		30,000	
	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	1	20,000	TM No. 34

		· <del></del>	<del></del> 1	<del></del> -
20	n/a	30	25,000	TM No. 43
20a	On notice of opposition to convention of the specification or specifications of a registered trade mark or registered trade mark:	250	100,000	TM No. 44
	For every other mark of the same proprietor having the same specification	30	20,000	TM No. 44
21	For a search under regulation 68 in respect of one class:- without application for the Registrar's advice under regulation 16	65	25,000	TM No. 27
	With application for the Registrar's advice under regulation 16	75	30,000	TM No. 27
22	On request for the registrar's preliminary advice under regulation 16 for each trade mark submitted in respect of one class	40	25,000	TM No. 28
23	For certificate to the registrar other than certificate under section 16 (2) of the registration of a series of trade marks under section 30 (2)	45	25,000	TM No. 30
23a	For certificate of registrar other than certificate under section 16 (2) of the registration of a series of trade marks under section 30 (1)	75	30,000	TM No. 30
24	For cancelling 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:- For the first entry	30	20,000	TM No. 32
	And for every other entry	20	10,000	TM No. 32
24a	For certificate of the registrar other than certificate under section 16 of the registration of a series of trade marks under section 30 (1)	75	30,000	TM No. 30
25	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	20	10,000	TM No.
26	For permission to search amongst the classified representation of trade marks, for every quarter of an hour	20	10,000	-

27	For office copy of documents, for every 100 words (but never less than Shs. 1,000)	20	5,000	-
28	For photographic of documents	-	-	•
29	For certifying office copies M.S. or photographic or printed matter	40	25,000	
30	For extra space in the Gazette advertisement, in case where the printing block for the trade marks exceeds two inch or part of an inch over two inches in depth:-	25	15,000	<u>.</u>
	For every inch or part of an inch over two inches in breadth:-	25	15,000	
	For every inch or part of an inch over two inches in depth:- Cost according to agreement			

#### SECOND SCHEDULE

**FORMS** 

Regulations 4, 10(2)



FORM TM I

For stamp duty see item 44 of the Schedule to the Stamps Act

## THE TRADE MARKS ACT, 2010 FORM OF AUTHORISATION OF AGENT IN A MATTER UNDER THE ACT

(Regulation 10(2).)

To: The Registrar of Trademarks	
Kampala.	
*I (we)	partners in a farm must be inserted, and the kind and country of incorporation o bodies corporate
I (we) hereby declare that I am (or we) a (c).  Dated this	particular matter of proceeding for which the agent if appointed giving the
(To be struck out of the person appointing the Agent desires his own address treated as the address for service after registration)  I (or we) also authorize the said (a)	(c) Here stat nationality
of an address for service as part of any registration obtained under the authorization.  Dated this	(d) To be signed by the person appointing
Address (c)	



#### THE REPUBLIC OF UGANDA

#### THE TRADE MARKS ACT, 2010 APPLICATION FOR REGISTRATION OF TRADE MARK IN PART \* OF THE REGISTER (Regulation 17(2))

To: The Registrar of Trademarks Kampala

#### Application is hereby made for Registration in Part \*.....of the Register mounted upon lines or other suitable material of the accompanying Trade Mark in Class.....in respect of ad attised hereto. (a) Here specify the gods. Only poods included in one and the same class should be (a)..... specified. A separate application from the required application required for each class. (b) Here insert levels in the name of (b) ...... the full description whose trade or business is (c) ..... trading as (d) ..... by whom it is proposed to be used and who claim(s) to be its proprietor(s). dead to stand 64 Here meet the full trade or business address of the apple of ....... trading style of anya te) for additional motion if required, Dated the......day of .......20...... (g) ..... H.nk.

FORM TM 2

Hils

Write distantly last "A" or "B" according to the registration desired

One type sentation to be fixed within this space and four others to be sent separate forms TM No.3

Representations of large size may be tolded, but must then be

nationality of the individual, fam or body corporate making the application. The main's of all partiers in a firm must be given in full If the apply art is a finity conjectate, the land and

(d) Here man the

otlania ai be left

(f) Name and Signature



### THE TRADE MARKS ACT, 2010

FORM TM \_

ADDITIONAL REPRESENTATION OF TRADE MARKS TO ACCOMPANY APPLICATION FOR REGISTRATION (Regulations 18(3), (4), 21, 22 and 42(c)

One representation of the Trade Mari to be affixed within this space. It muscorrespond exactly in all respects with the representation affixed to the Application Form.

Any representation larger than the space provided may be folded but musthen be mounted upon linen or other suitable materia and affixed hereto.

Regulation 42(1)

1131.

FORM TM 4



THE REPUBLIC OF UGANDA

### THE TRADE MARKS ACT, 2010 Regulation 24(2)

### REQUEST FOR STATEMENT OF GROUNDS OF DECISION

To:	The Registrar of Trade Kampala.
	c matter of
the Re	egistrar is hereby requested to state in writing the grounds of his decision
and th	ne materials used by him in arriving at the decision.
	Dated thisday of20
1	
•	Applicant



Regulation 42 (

(d) Signature.

1132:

FORM TM

#### THE REPUBLIC OF UGANDA

#### THE TRADE MARKS ACT, 2010 Application for Registration of Certification Trade Mark ( Regulation 42(1) (To be filled in triplicate)

To: The Registrar Of Trade Marks, One representation to be fixed within P. O Box 6848, this space and si-Kampala. others to be sent & separate Forms TM No.3. Representation of a larger size may be folded, but must then be mounted upoz suitable material and affixed hereto. (a) Here specify the goods. Only goods included in one and the same class should be specified. eparate application Form is required for each Application is hereby made for Registration in Part A of the Register of the (b) Here insert the accompanying Certification Trade Mark in Class full name. description and in respect of (a) nationality of the applicant. If the in the name of (b) applicant is a body corporate, the kind and country of whose address is (c) Incorporation should be stated. (c) Here insert the full address of the applicant. (d).....



## Regulation 28 FORM TM 6

#### THE REPUBLIC OF UGANDA

#### THE TRADEMARKS ACT, 2010

Notice of Opposition to Application for Registration of A Trademark.

( Regulation 28)

( To be accompanied by an unstamped duplicate)

The Registrar of Trademarks Kampala
N THE MATTER OF an application No
y
ſ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
or (we)
)
5
=ted thisday of20
→licant.



#### THE TRADE MARKS ACT, 2010

## FORM OF COUNTER-STATEMENT (Regulations 30(1) and 42(6))

To: Registrar of Trade Marks, PO Box 6848, Kampala.

1

FORM	TM	7

PHH:		

IN THE MAITER OF Opposition No to Application No	
1, (or We)	
I (We) admit the following allegations in the notice of Opposition:	
Address for service in Uganda in these proceedings:	
Dated this	
(a)	Signature



#### THE TRADE MARKS ACT, 2010

## NOTICE TO THE REGISTRAR OF ATTENDANCE AT HEARING (Regulations 36(2) (3) and 42(6))

l'o:	Registrar of Trade Marks. Kampala.
I (We)	
of	(state name and address of
applica	ant) hereby give notice of attendance at the hearing of the opposition for application for
registr	ation of a Trade Mark in respect of the application by
of	as the registered proprietor.
Dated	this20
\pplic	ant



#### THE REPUBLIC OF UGANDA

## PRIE:

#### THE TRADE MARKS ACT, 2010

### FEE FOR APPLICATION OF A TRADE MARK (Regulation 43(1))

	(Regulation 43(1))
To	Registrar of Trade Marks. PO Box 6848, Kampala.
accon	e applicant has furnished a printing block for advertisement, this Form must be quanted by unmounted representation of the Mark exactly as shown on the Form of eation).
The p	resent fee for the registration of the Trade Mark
No	in class is hereby transmitted.
Dated	this
	Signature



#### FORM TM 10

na:

#### THE TRADE MARKS ACT, 2010

### \*IEES FOR RENEWAL OF REGISTRATION OF TRADE MARK (Regulations 47(-1),48 and 50)

To:	Registrar of Trade Marks. P.O Box 6848, Kampala.
(a)	I, (We)
	the prescribed fee of Shs
	Registration of the Trade Mark Noin Class which I am directed to pay by
(b)	
	Date thisday of20
•	
<b>y</b>	Applicant (Signature)

This form will be returned if it is filed more than three months before the expiration of the last registration.



#### THE REPUBLIC OF UGANDA THE TRADE MARKS ACT, 2010

(Regulations 50 and 51)

Registrar of Trade Marks. P.O Box 6848,

Kampala.

which accompanies it.

To:

11

FORM	TM	11
MHE:		

	dditional fee of UGX(along with Form TM -No.10) for the	
renewa	l of the registration of the Trade Mark No in class	(a) Signature
Date th	nisday of2020	(b)Address
(a)		
(b)		
	onal Fee of UGX to accompany Renewal Fee TM - No.10), within one month after advertisement of Non-payment of al Fee.	

N.B: This Form must be signed by the person(s) signing the Form TM-No. 10

2046

Regulation 51.



Form	TM	12
rorm	TM	12

Pias

#### THE TRADE MARKS ACT 2010.

Restoration of Trade Mark Removed From Register for Non-Payment of Fee (Regulation 51)
(To accompany Form TM -No.10)

To: Registrar Of Trade Marks, P.O. Box 6848, Kampala.

n pursuance of the notices issued by the Registrar, I (we) hereby transmit the additional fee of
JGX (along with Form TM-No. 10) for the restoration to the Register of the Trade
mark Noin Class
Date thisday of
Applicant

Regulation 59(4)



FORM TM	13
PER:	

#### THE TRADE MARKS ACT, 2010.

Restoration of Trade Mark Removed From Register For Non-Payment of Fee (Regulation 59(4))
(To accompany Form TM -No.10)



#### THE REPUBLIC OF UGANDA

#### FORM TM 14

1.1	

THE TRADE MARKS ACT 2010.
THE TRADE MARKS ACT 2010.
Joint Request to the Registrar by Registered Proprietor and Transferee to
register the Transferce as subsequent Proprietor of Trade Marks upon the
same devolution to title.

(Regulations 54 and 57)

То:	Registrar Of Trade Marks, P.O. Box 6848, Kampala.	(a) Name and address of registered proprietor or other Assignor or Transmitter
	a)	(b) Full name, trade address and nationality of Transferce.
	y request, under regulation 64 that the name of (c)	(c) Name of Transferee.
carryi	ng on business as (d)	(d) Description of Transferce.
		(e) Trade or business address of Transferee.
May	be entered in the Register of Trade Marks as proprietor of the Trade (s) No.(s)* in Classas	*Additional numbers may be given in a signed schedule on the back of the form.
	the (f)by virtue of (g)	(f) Date of acquisition of proprietorship.
(h) Th in the	Trade Mark at the time of the assignment was/was not used in a business goods in question, and the assignment took/did not take place on or after the	(g) Full particulars of the instrument of assignment, if any, or statement of case.
goods assign	nted day otherwise than in connection with the goodwill of a business in the land there is sent herewith a copy of the Registrar's direction to advertise the ament, a copy of each of the advertisements complying therewith, and a nent of the dates of issue of any publications containing them.	(h) Strike out any words not applicable (see regulation 69)
Dated	this	(i) Signature of Assignor of Transmitter
(1)		(j) Signature of



#### THE REPUBLIC OF UGANDA

#### FORM TM 15

PEE:

# THE TRADE MARKS ACT, 2010. Request to the Registrar to register a subsequent Proprietor of Trade Mark or Trade Marks upon the same devolution to Title (Regulations 55 and 57)

To:

Registrar of Trade Marks,

P.O. Box 6848, Kampala.

I (Wc) (a) ..... (a) Here insert full name, trade business nationality ..... description Hereby request that my (our) name(s) may be entered in the Register of Trade \*Additional numbers Marks as proprietor(s) of Trade Mark(s) No(s) .....\* in Class.....as from the..... (b) Number of acquisition (date of acquisition of proprietorship) proprietor-hip I am (We are) entitled to the Trade Mark(b) by virtue of (c) (c) Here insert full ..... natticulars of the assignment •••••••••••••••••••••••••••••• transmission, if any, or statement of case. (d) Strike out any word not applicable (d) The Trade Mark at the time of the assignment was used/not used in a (See reg.69) business in the goods in question, and the assignment took place/did not take place on or after the appointed day otherwise than in connection with the goodwill of a business in the goods/and there is a copy of the Registrar's direction to advertise the assignment, a copy of each of the advertisement complying therewith and a statement of the dates of issue of any publications containing them. Dated this.....day of ......20..... .....(Signature) Applicant



Regulation 57

FORM TM 16

2010

THE TRADE MARKS ACT, 2010.

Declaration (only to be furnished when requested by the Registrar) in support of Statement of Case accompanying Form TM-No.14 or TM-No.15 (Regulation 57(2))



## Form TM 17

#### THE TRADE MARKS ACT, 2010.

## REQUEST FOR ALTERATION OF TRADE OR BUSINESS ADDRESS IN REGISTER OF TRADE MARKS (Regulations 70(1), 71, 74(2))

To: Registrar of Trade Marks, P.O. Box 6848, Kampala.

IN THE MATTER OF the Trade Mark(s) No* registered in Class	Additional numbers may be given in a signed schedule on
1 (Wc) of	the back of the Form.
the Registered Proprietor(s) of the Trade Mark(s) numbered as above, request that my (our) trade address in the Register of Trade Marks be altered to	(a) Strike out one of these words.
Dated thisday of	
(b)	(b) Signature
Applicant	
Note: A registered Proprietor or Registered User whose address has been altered by a public authority, so that the changed address designates the same premises as before, may make also the statement below in order to avoid payment of the fee.	
(For use only in case of an address changed by a public authority, without the change of premises:-)	
The change of address, for the entry of which application is made above, was	(a) Here invert the
ordered by (a)	name of the public authority ordering the
on the	change and the date
(b)	thereof.
"Note: If the above statement be made, and a certificate of the alteration given by he named authority be supplied, the Registrar," if satisfied as to the facts of the case, will not require Form TM-No.17 to be fee paid. (See regulation 71).	(b) Signature of the Registered Proprietor or User, as the case may be.



Regulation 44(2) FORM TM 18

HH:

### THE TRADE MARKS ACT, 2010.

Application to the Registrar under section ( ) and Regulation ( ) to dissolve the association between a registered trade mark and any other registered Trade Mark(s)

(Regulation 44 (2))

	(Regulation 44 (2))
Registrar of Tra	ide Marks,

P.O. Box 6848, Kampala.

lo:

Regulations 70(1) and 74(2)



#### FORM TM 19

HE.

#### THE TRADE MARKS ACT, 2010.

## REQUEST FOR CORRECTION OF CLERICAL ERROR; OR FOR PERMISSION TO AMEND APPLICATION (Regulations 70(1) and 74(2))

To:	Registrar of Trade Marks, P.O. Box 6848, Kampala.		Ę
	H: MATTER OF hereby request that		
•••••			
Dated	this	(b) Signature	الر
(b)			



#### THE REPUBLIC OF UGANDA

#### FORM TM.20

HE:

#### THE TRADE MARKS ACT, 2010.

Request to enter Change of Name or Description of Registered Proprietor (or Registered User) of Trade Mark upon the Register (Regulations 70(1), 74(2))

To:	Registrar of Trade Marks, P.O. Box 6848, Kampala.	
	(a)	(a) Here insert preser name, address an description (
hereby	request that (b)	Registered Propriete or Registered User
(propri	s) and description(s) may be entered in the Register of Trade Marks as etor(s).	(b) Insert the proposed change of description of tegristered propriets or user.
	gistered user(s) of the Trade Mark(s) No	(c) Strike out the words not applicable
	(the said Trade Mark)entitled to (c) use the said Trade (Mark as registered (user(s).	*Additional numbe may be given on signed schedule of the back of the Forn
(c) (A	has been no change in thetual proprietorship ty of the registered user(s)	(d) Insert (f
<b></b>	said Trade Mark but (c)	(e) Here state the circumstances und which the change name took place.
The er	ntry at present standing in the Register gives my (or our) name(s) and otion(s) as follows:-	
Dated	this	
(f)		(f) Signature

Regulation 74 (2)

FORM TM 21



#### THE TRADE MARKS ACT, 2010.

## Application by Registered Proprietor of Trade Mark for the cancellation of Entry thereof in Register (Regulation 74(2))

To: Registrar of Trade Marks, P.O. Box 6848, Kampala.

FEE:	

IN THE MATTER OF Trade Mark No	
Name of Registered Proprietor	<ul> <li>a) Here insert the trade or business address and descri-</li> </ul>
Trade or business address	ption of the applicant(s) or his (their) firm.
Description	
Application is hereby made by	
of (a)(or	
by a member of the firm of	
on behalf of my said firm)	
that the entry in the Register of Trade Marks of the Trade Mark No.	
may be cancelled.	
Dated thisday of	t,
(a)	
(b) Signature.	



Regulation 74 (2) FORM TM 22

FEE:

#### THE REPUBLIC OF UGANDA

### THE TRADE MARKS ACT, 2010.

Application by Registered Proprietor of Trade Mark to the Registrar to strike out Goods from those for which the Trade Mark is registered (Regulation 74(2))

(Section 37(1)(d) and regulations 75 and 76)

To:

Registrar of Trade Marks, P.O. Box 6848, Kampala.

	(a) Here insert the trade or business
IN THE MATTER OF Trade Mark No	address and description of the
Name of Registered Proprietor	applicant(s) or his (their) firm.
Trade of business address	
Application is hereby made by	
Application is hereby made by	
of (a)a member	
of (a)	
of the tirm of	
on benair of my said firm)	(b) Here designate
or the striking out of (b)	the goods to be stuck
-or the striking out of (b)	out.
from the goods for which the Trade Mark No.	
is registered in Class	
Dated thisday of	(c) Signature
Applicant	

Regulations 74(2) and 75



#### THE REPUBLIC OF UGANDA

### FORM TM-23

17	:1	:	

#### THE TRADE MARKS ACT, 2010.

Request by Registered Proprietor of a Trade Mark that a Disclaimer or Memorandum relating thereto may be registered.

(Regulations 74(2) and 75)

Registrar of Trade Marks,

To:

Applicant	1
(b)	(b) Signature.
Dated this	
No in class of the following	
for the addition to the entry in the Register in connection with Trade Mark	Registered Frontiers.
	business address and description of the Registered Proprietor.
of	(a) Here insert the name, trade or
Request is hereby made by (a)	
Kampala.	
P.O. Box 6848.	

Regulation 77(1)
FORM TM-24

(c) Signature.

PEE:



#### THE TRADE MARKS ACT, 2010.

Application by Registered Proprietor under section 91 for an addition to or alteration of a Registered Trade Mark.

(Regulation 77(1))

Registrar of Trade Marks, P.O. Box 6848,

Kampala.

o:

IN THE MATTER OF the Trade Mark No.	
in Class	
	(a) Here insert name, trade or business
of	address and descri- ption.
Registered Proprietor(s) of the registered Trade Mark numbered as above, that the Registrar shall add to it or alter it in the following particulars, that is to say	
(b)	(b) Here fill in full particulars.
*Four copies of the mark as it will appear when so altered are filed herewith	
Paied this	

(c) .....

(Applicant)

FEE:



#### THE TRADE MARKS ACT, 2010.

Application to the Registrar for the Rectification of the Register or the Removal of a Trade Mark from the Register.
(Regulation, 73(1))

(To be accompanied by a copy and a Statement of Case in duplicate)

Registrar of Trade Marks,

To:

P.O. Box 6848, Kampala	
IN THE MATTER OF the Trade Mark No.	
registered in the name of	
in Class	(a) Here state full name and address.
hereby apply that the entry in the Register in respect of the above mentioned	
Trade Mark may be removed (b) rectified in the following manner	(b) Strike out the word for words) that is (are) not applicable.
The grounds of my (our) application are as follows:-	,
No action concerning the Trade Mark in question is pending in the Court.	ľ
Address for Service in the Uganda Protection in these proceedings:	
Dated thisday of	(c) Signature.

Applicant.



Regulation 16(2)
FORM TM-28

HE:

#### THE REPUBLIC OF UGANDA

#### THE TRADE MARKS ACT, 2010.

Request for Registrar's Preliminary Advice as to distinctiveness or capability of distinguishing, by a person proposing to apply for the registration of a Trade Mark.

(Regulation 16 (2))

Registrar of Trade Marks, P.O. Box 6848,

Kampala.

To:

.

I (or Wc) (a)	(a) Here insert nam and address in full.
hereby request the Registrar to advise me (or us) whether the Trade Mark shown on the accompanying foolscap sheet* appears to him prima facie to be inherently adapted to distinguish or inherently capable of distinguishing my (or our) goods so as to comply with the requirements of section 10 of the Act for registration in Part A or Part B of the Register.	• To be sent iduplicate
The goods in respect of which I (or We) propose to apply for registration of the	(b) Here specify the goods. Only good included in one ar
said Trade Mark are (b)	the same cla should be specifie A separate Form Request is require
in Class (c)	for each class.
Dated this	(c) Here insert to number of the cla (if known). In ca
(Applicant)	of doubt, t Registrar's directi
Note: If and when an application is made to register the trade mark, objection may arise if identical or resembling trade marks are found on the Register. A prior notification of any such relevant marks (if any are to be found) can be obtained by a request to the Registrar made on Form TM-No. 27 (Fec. UGX)	may be obtained.  (d) Signature.

Regulation 62(1) FORM TM-29

14E:



#### THE TRADE MARKS ACT, 2010.

Application for the approval by the Registrar of an assignment or transmission of a registered Trade Mark before the appointed day, resulting in exclusive rights in different persons for different parts of Uganda. (Regulation 62(1))

(To be accompanied by a Standard of Case in duplicate and a Copy of the Instrument effecting the Assignment or Transmission)

Registrar of Trade Marks, P.O. Box 6848, To: Kampala.

IN THE MATTER OF Trade Mark(s) No. (s)	
registered in the name of	(a) Insert here the
m Class Application is hereby made by (a)	business address of the transferce who claims.
of	(b) Insert here the
the claims that the above-mentioned registered Trade Mark(s) was (were) on	date which must precede the appointed
ae (b)	day. (c) Strike out the words that are not
of	applicable. (d) Insert here the name and trade or
(who was his predecessor in title) in respect of the following goods, namely	business address of the predecessor in title, if any.
hy or from (e)	•
(f)	(e) Insert here the name and trade or
who was the registered proprietor of the said Trade Mark, in circumstances that are stated fully in the accompanying Statement of Case, for the approval by the Registrar of the aforesaid (c) assignment (transmission).	business address of the registered proprietor who assigned or transmitted.
Dated thisday of	
(f)	(f) Signature



Regulation 84
FORM TM-30

HEE:

#### THE REPUBLIC OF UGANDA

## THE TRADE MARKS ACT, 2010.

Request for General Certificate of a Registrar (including Certificate of Registration of a Trade Mark)

(Regulation 84)

To the second	То:	Registrar of Trade Marks, P.O. Box 6848, Kampala,
		Kampara.

IN THE MATTER OF * the Trade Mark(s) No	
registered in	
in Class*	* These words may be varied to suit
1 (or We)of	other cases
hereby request the Registrar to furnish me (us) with (b) his certificate that	
(a)	(a) Here set out the particulars which the
	Registrat is required to certify.
(b) a Certificate of Registration of the Trade Mark (b) for use in obtaining registration abroad.	(b) Strike out words that are not applicable.
Dated thisday of	(c) Signature
(c)	
(d)	(d) Address

Extract from regulation 96: "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 the 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. The Registrar ...may state in the certificate such particulars concerning the registration of the mark as to him may seem fit, and may omit there form 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".

FEE:



#### THE REPUBLIC OF UGANDA

### THE TRADE MARKS ACT, 2010.

Application for registration of an Invented Word (or Words) in Part \* of the Register as a Defensive Trade Mark

(Regulation 41(1))

(Regulat	ion 41(1))	
	One representative to be fixed within this space, and *four others to be sent on separate forms TM-No.3	
To: Registrar of Trade Marks, P.O. Box 6848, Kampala.		
the Register of the above word(s)	I (we) rely in support of this application	"Write distinctly here "A" (or "B" according to the registration desired.  (a) Here specify the goods. Only goods to have seen the goods. Only goods included in one and the same class should be specified.  (b) Here insert legibly the full name, description and nationality of the individual, firm or body corporate making the application. The names of all partners must be given in full. If the applicant is a body corporate, the kind and country of origin should be stated.  (c) Here insert the full trade or business address of the applicant.  (d) Here insert the trading style (if any).
		<ul><li>(f) To be furnished in duplicate.</li><li>(g) Signature.</li></ul>



Regulations 9(2),9(3),65(2), 70(1), 70(2),71(4) 71 (5) and 74(2)

FORM TM-.32

HŒ:

#### THE REPUBLIC OF UGANDA

#### THE TRADE MARKS ACT, 2010.

Form of Request to the Registrar by a Registered Proprietor or a Registered User of a Trade Mark, or a person about to be so registered, to enter, alter or substitute an address for service as part of his registration. (Regulations 9(2), 9(3), 65(2), 70(1), 70(2) 71(4), 71(5) and 74(2).)

7 Registrar of Trade Marks, P.O. Box 6848, Kampala.

		Registered (b) Proprietor (User) of
Trade Mark(s) No		+ registered in
Class	for the (c	) inclusion, addition, alteration or
substitution of an address for	r service in Ugand	a in or to the entry thereof so that
	-	: (d)
		20
(c)	•••••	

(a) Here insert the full name and trade or business address of the person making the request. (b) Strike out from

the underlined words those that are not applicable and strike out one of the words "Proprietor" or "User" as may be the case.

+ Additional numbers may be given in a signed schedule on the back of the form.

(c) Cancel words that are applicable.

NOTE: A Registered Proprietor or Registered User whose address for services in Uganda has been altered by a public authority so that the changed addressdesignates the same premises as before, may make also the statement for which there is provision on the back of the form in order to avoid payment of the fee.

(d) State here the precise entry or changed entry desired.

(e) Signature.

NOTE: An application on Form TM-No.32 must be signed by the applicant for registration or the Registered Proprietor or Registered User, as the case may be, or by an agent expressly authorized by him for the purpose of such an application, unless in exceptional circumstances the Registrar otherwise allows.

vithout change of premises)		
The change of address for the entry of which application is mad on the other		
side of this form, was ordered by (a)	(a) Here insert the name of the public authority ordering the change and the	
on theday of	date thereof.	
Dated thisday of	(b) Signature of the Registered	
(b)	Proprietor or Registered User as the case may be.	i
NOTE: If the above statement be made, and a certificate of the alteration given		

by the named authority be supplied, the Registrar, if satisfied as to the facts of the case, will not require a free to be paid. (See regulation 71)

Regulation 42(2)





## THE TRADE MARKS ACT, 2010.

#### REGULATIONS FOR GOVERNING THE USE OF CERTIFICATION MARK (Regulation 42(2))

•

(	Certification Mark No in Classin respect of	(a) Here speci guids of registration.
•		
	(For Official Use)	
	Advertised in the Uganda Gazette Vol at page	
(	On the	
	(Date of Application and Registration	



#### THE REPUBLIC OF UGANDA

Regulation 79(1)

FORM TM-34

1498:

#### THE TRADE MARKS ACT, 2010.

#### REQUEST FOR THE CONSENT OF THE REGISTRAR TO ALTER THE DEPOSITED REGULATIONS FOR USE OF A CERTIFICATION MARK (Regulation 79(1))

Application is hereby made by (a)	(a) Here insert name and address of the proprietor(s) as registered
who is (or are) the Proprietor(s) of the Certification mark(s) No.  (b)	(b) If the same Regulation apply to more than one registration, the number of the registration should be stated.
That the deposited Regulations for governing the use of the Mark may be altered in the manner shown in red in the accompanying copies (d) of the egulation as proposed to be altered, and for the consent of the Registrar to ech alteration.	(c) Here state the specification of the respective registration.  (d) Three copies should be furnished.
Dated thisday of20	
(c)	(e) Signature
To: Registrar of Trade Marks, P.O. Box 6848, Kampala.	

<sup>\*</sup>Additional number and specification may be given in a signed schedule on the back of the form.

Regulation 88
FORM TM-35

HEE



#### THE REPUBLIC OF UGANDA

#### THE TRADE MARKS ACT, 2010.

Application to the court for an order expunging or varying an entry in the register relating to a certification Trade Mark or varying the deposited regulations.

(Regulation 88)

7 (To be accompanied by a copy and a statement of Case in duplicate) To: Registrar of Trade Marks, P.O. Box 6848, Kampala. IN THE MATTER OF Certification Trade Mark No. .... registered in the name of ...... in Class ...... (a) Here state full I (We) (a) ..... name and address. ...... being an aggrieved person(s) hereby apply for an order of the Court that: (b) Strike out either L(b) the entry in the Register in respect of the above mentioned Trade Mark paragraph that is not applicable. may be (c) expunged/varied in the following manner..... (c) Strike out one of ..... these words. The ground of my (our) application are as follows: ..... **\....** Address for service in Uganda in these proceedings: ..... ...... (d) Signature. (d) ..... (Applicant)

To be filed on triplicate

Regulation 42(6)

FORM TM-36

FEE:



#### THE REPUBLIC OF UGANDA

### THE TRADE MARKS ACT, 2010.

Notice to the Registrar of Opposition to an application for registration of Certification Trade Mark.

(Regulation 42 (6))

To:	Registrar of Trade Marks, P.O. Box 6848, Kampala.	·
ı	N MATTER OF an application No by	
	of	
1	(or We) (a)	(a) Here state full name and address.
inter	tion to oppose the registration of the Certification Trade Mark advertised	
unde	r the above number for class in Uganda Gazette of the	
	day of	
*	The ground of opposite are as follows:	
(b)		(b) The grounds
• • •		should be limited to matters referred to
		in sub-paragraph () of paragraph 2 of the First Schedule t the Ordinance.
/	Address for service in Uganda in these proceedings:	the Ordinance.
E	Dated thisday of20	
(c)		(c) Signature.

Regulation 42(6)

FORM TM-37

1146.



#### THE REPUBLIC OF UGANDA

### THE TRADE MARKS ACT, 2010.

Form of Counter-Statement in reply to Notice to the Registrar of Opposition to an Application for registration of a Certification Trade Mark.

(Regulation 42(6))

IN MATTER OF an Opposition No to application for	
registration of Certification trade Mark No.	
I (or We) (a)	
the applicant(s) for registration of the above-numbered Certification Trade Mark hereby give notice that the following are the ground on which I (or we) rely as supporting my (or our) application:-	
I (or We) admit the following allegations in the notice of Opposition:-	
Address for service in Uganda in these proceedings:	
Dated thisday of20	
(a)	(a) Signature.

To: Registrar of Trade Marks, P.O. Box 6848, Kampala.

Regulation 42(6)
FORM TM-38

1400:



## THE REPUBLIC OF UGANDA

## THE TRADE MARKS ACT, 2010.

Hearing by the Registrar of an Opposition to an Application for registration of a Certification Trade mark.

(Regulation 42 (6))

#### NOTICE OF ATTENDANCE AT HEARING.

1 (or we) (a)	
of	(a) Here insert name and address
hereby give notice that the Hearing by the Registrar of the argument in the case	
of Opposition No to Application No	
for the registration of a Certification Trade mark, which by the Registrar's	
Notice to me (or us) dated theday of	
fixed for am or pm at the registrar's office on the	
day of	
be attended by me (or us) or by some person on my (or our) behalf.	
Dated thisday of20	
(b)	(b) Signature
(c)	(c) Address

To: Registrar of Trade Marks, P.O. Box 6848, Kampala.

143E:



#### THE TRADE MARKS ACT, 2010.

Application for the Certificate of the Registrar with reference to a Proposed Assignment of a Registered Trade Mark.

(Regulation 62(1))

(To be accompanied by a Statement of Case in duplicate and a copy of the proposed assignment)		
IN THE MATTER OF Trade Mark(s) No. (s)registered in the name		
of in Class		
(cs)		
Application is hereby made by (a)	(a) Here insert the name and trade business address of	
being the Registrar's Certificate under section 31 (6) with reference to a	the Registered Proprietor.	
proposed assignment of the registered trade mark(s) No.(s)		
to (b)	(b) Here insert the name and trade business address of	
of	the proposed assignee.	
in circumstances that are fully in the accompanying Statement of Case.		
Dated thisday of20		
(c)	(c) Signature	

To: Registrar of Trade Marks. P.O. Box 6848, Kampala

Regulation 62(1)

FORM TM-40

FEE.



#### THE REPUBLIC OF UGANDA

#### THE TRADE MARKS ACT, 2010.

Application for the approval by the Registrar of a proposed Assignment, or of a Transmission (on or after the appointed day) of a Trade Mark, resulting in exclusive rights in different person for different parts of Uganda. (Regulation 62(1))

(To be accompanied by a Statement of Case in duplicate and a copy of the Instrument proposed for the Assignment or effecting the Transmission)

IN THE MATTER OF Trade Mark(s) No(s)	*To be struck out in
*Registered under No(s)	the case of un- registered Trade
in Class (es)	Marks. Strike out either
the property of	Paragraph (1) or
Application is hereby made by :-	paragraph (2)
(a)	(a)Insert here the name and address of the proprietor.
the proprietor of the Trade Mark(s) shown in the accompany Statement	тае ргорязског.
Case (b) (used by him) in respect of the following goods	(b)Strike out either if not applicable.
Mark(s) to (c)	(c)Insert here the names and trade or business of the
in respect of the following goods	proposed assignee or assignees.
(and to (c)	(d)Insert the name of the place in Uganda
of	Strike out the bracketed passage if
in respect of the following goods.	not required.
+ to be sold or otherwise traded	te,Here insert the
in (d)) in circumstance that are	business address of the
stated fully in the accompanying Statement of Case.	
(c)	

Case was (were) in respect of the following goods, namely	
and on the (f)	(f)Insert here the date of the Transmission which must no proceed the appointed day.
by whom the Trade Mark was then used in respect of the following goods namely	(g)Strike out the words that are not applicable
in circumstance that are stated fully in the accompanying statement of Case, for the approval by the Registrar of the aforesaid Transmission.	(h)Insert here the name and trade of address of the predecessor in title if any.
Dated the	(i)Insert here the name address of the person who transmitted.
	(j) Signature

To: Registrar of Trade Marks, P.O. Box 6848, Kampala.

Regulation63(1) FORM TM-41

FEE:



#### THE REPUBLIC OF UGANDA

### THE TRADE MARKS ACT, 2010

Application to the Registrar for Direction for the Advertisement of an Assignment of Trade Marks otherwise than in connection with the goodwill of the business (Regulation 63(1))

	Y MADE by (a)	of name, trade of business address of the assignee (
for the Registrar's direction	vith respect to the advertisement of an as Trade Marks otherwise than in connec	applicant)
the poodwill of the business namely:-	in which they were need at the time of as	ssignment
Registered Trade Marks:-		
Registration Number C	ass Goods in respect of which the mark has been used and is assig	gned
•	istered in the name of ((b)who is the a	toy field miles suff
Unregistered Trade Marks (	e) all being marks used in his business a	
of the assignment in respec	of the goods stated below by (b)	_
		Of trademarks passing by the one
	•••••••••••••••••••••••••••••••••••••••	assignment and used in the same business
who is the assignor:		and for the same
Representation of Mark	Goods in respect of which the work has been used and it assig	goods as those for which one or more of the registered marks are registered may be stated here

It is assigned that advertisement shall be directed as follows, namely in	
Additional marks and numbers may be given in a signed schedule on the back of the form.	
Dated theday of	)Signature
To: The Registrar of Trade Marks, P.O Box 6848, Kampala.	

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#### THE REPUBLIC OF UGANDA

#### THE TRADE MARKS ACT, 2010

Application for Extension of time in which to apply for the Registrar's direction for the advertisement of an assignment of the Trade Marks otherwise than in connection with the goodwill of the business (Regulation 63(4))

		•	(a)	(a)Here insert the name and trade or
of				business address of the assignee (applicant).
for	extension of time of (b)		month (s) in which	(b)Here insert " one"
to h	apply for the Registrar's di nim/them of the following ' goodwill of the business in nely:-	or "two" or "three"		
1)	Registered Trade Marks	: <del>-</del>		
	Registration Number	Class	Goods in respect of which the mark has been used and it assigned	
			name of (c)	fulfere insert the name and trade of business address of the
		of		proprietor (assignor),
			who is t assigned	
Unn	egistered Trade Marks: all	being marks	s used in his business at the time of	
the	assignment in respect of th	ne goods stat	ed below by (d)	
	************************	of		
• • • • •	••••••	who is	the assignor:	
Repi	resentation of Mark		Goods in respect of which the work has	

2078

been used and it assigned

The date of assignment was theday of			
	theday of20	(d)Signature	
То:	The Registrar of Trade Marks, P.O Box 6848, Kampala.		

Regulation 77(3)



## FORM TM- 45

PH:

### THE TRADE MARKS ACT, 2010

# NOTICE OF OPPOSITION TO APPLICATION FOR ADDITION TO OR ALTERATION OF A REGISTERED TRADE MARK (Regulation 77(3))

IN THE MATTER OF the Trade Mark Noregistered in		(
the name of		`
In Class		
I (or Wc) (a)	(a) Here state full name and address	
hereby give notice of my (or Our) intention to oppose the addition to or alteration of the Trade Mark numbered and registered as above, so that it shall be in the form shown in the application advertised in the Uganda Gazette of		
the day of		
Address for service in Uganda in these proceedings:-		
		_
Dated theday of20		
To The Registrar of Trade Marks,		

To The Registrar of Trade Marks P.O Box 6848, Kampala.



Regulation 92(1)

### FORM TM-46

FIE:

### THE TRADE MARKS ACT, 2010

Notice of Order of Court for Alteration or Rectification of Register of Trade Marks (Regulation 92(1))

IN THE MATTER OF the Trade Mark No registered in Class	
Notice is hereby given to the Registrar that, by an Order of the Court	
made on the day of	
was directed that	
An Office Copy of the Order of the Court is enclosed herewith.	
Dated this day of	
*	*To be signed by the person interested or his agent

To: The Registrar of Trade Marks, P.O Box 6848, Kampala.

Regulation 76(1)

FORM TM- 47

(c) Signature.

HE

THE REPUBLIC OF UGANDA

## THE TRADE MARKS ACT, 2010

Request to the Registrar for Entry on the Register and advertisement of a note of a Certificate of Validity by the Court (Regulation 76(1))

(c).....

(Regulation 76(1))	
IN THE MATTER OF Trade Mark(s) No.(s)	
l (or We) (a)	(a) Here state the name and address of the Registered practor.
Mark in the Register, and to advertise in the Uganda Gazette a note that in.	
the Court certified that the validity of the said registration(s) came into question and decided in favour of the Proprietor of the Trade Mark in the terms of the accompanying office copy of the Certificate of Validity.	(b) Here state the nature of the proceedings with the names of the parties to them, in which the corticated was given.
Dated thisday of20	

To The Registrar of Trade Marks, P.O. Box 6848, Kampala.



#### THE REPUBLIC OF UGANDA

#### THE TRADE MARKS ACT, 2010

## APPLICATION FOR REGISTRATION OF REGISTERED USER (Regulation 64)

To be accompanied by a statement of Case giving particular and stating required by section 49, verified by a statutory development made by the proprie by we person authorized to act on behalf and approved by the Registrar.	
APPLICATION TO HEREBY MADE by (a)	back of t (b) Hei specifica
	··· Register.
Who is ( or we) the Registered Proprietor (s) of Trade Mark (s) No(s) registered in Classin respect	name, d
(b)that (c)	are reger
	furn mu
	hoda e
of (d)	and incorpor
trading as (c)	
who hereby joins in the application, may be registered as a Registered User	rof trade
the above -numbered Registered Trade Mark(s) in respect of (f)	lisef.
subject to the following conditions or restriction: (g)	(e) Here
(h) The proposed permitted use is to end on the	/f\ 1
day of	-
use is without limit of period.	specific
(i)	··· (g)Writ there are or restri
To: The Registrar of Trade Marks.	
P.O.Box 6848, Kampala.	(h) Su words applicat

## FORM TM- 48

PEE

ta) Here insert full name, trade of business address and description of the registered proprietor.

\*Additional numbers may be given in a signed schedule on the back of the form (b) Here insert the specification in the Register.

d) Here insert the full trade—of—business iddiess—of—th proposed registere

(e) Here insert trading style if any.

(f) Here insert designation of goods (which must be comprised within the specification)

(g)Write "none" if there are no conditions or restrictions.

(h) Strike put the words that are not applicable.

(i) Signature

Regulation 66

FORM TM- 49

HEE:



#### THE REPUBLIC OF UGANDA

### THE TRADE MARKS ACT 2010

Application by the Registered Proprietor of a Trade mark for variation of the registration of a Registered User thereof with regard to the goods or conditions or restrictions.

( Regulation 66)

(To be accompanied by a statement of the Grounds for the application and the written content (if given) of the Registered User)

APPLICATION TO HEREBY MADE by	
(a)	(a)Here insert full name, description and trade of
the Proprietor (s) of Trade Mark (s) No(s).	business address of the registered proprietor.
*registered in Classin respect of (b)	*Additional numbers may be given in a signed
that the registration of (c).	schedule on the back of the form.
	(b) Here insert the specification in the Register.
as a Registered User of the above – numbered trade mark(s) in respect of (d)	(c) Here insert full name, description and trade or business address of the registered User.
may be varied in the following manner: (c)	(d) Here insert the goods in respect of which the user is registered.
Dated theday of20	(c) Here state in terms the manner in which it
(f)	requested that the entry should be varied.
Fo: The Registrar of Trade Marks. P.O.Box 6848.	(f) Signature

Kampala.

Hat



#### THE REPUBLIC OF UGANDA

#### THE TRADE MARKS ACT, 2010

#### Application by the Registered Proprietor of a trade Mark or by any of the Registered Users of the Trade Mark for the cancellation of entry of a Registered User thereof (Regulation 67)

(Regulation 07)
(To be accompanied by a Statement of the Grounds for the application)

APPLICATION TO HEREBY MADE by	
(a)	(a)Here insert full name, description and trade or
being (b) the Registered Proprietor (a	business address of the applicant(s).
Registered User) of Trade Mark(s) No	(b) Strike put the
Registered in Classin respect of (c)	words that are not applicable.
	<ul> <li>Additional numbers may be given in a signed</li> </ul>
for the	
cancellation of the entry under the above- mentioned registration (s) of	•
(d)	(c) Here insert the specification in the Register.
as a Registered User of the trade mark (s) in respect of	(d) Here insert ful name, descriptio
(c)	and trade 6 business address 6; the registered user
	whose entry is
Dated this	cancelled.
(f)	(e) Here insert
	which that
To: The Registrar of Trademarks,	registered user is entered.
P.O.Box 6848, Kampala.	(f) Signature.

HEE



### THE REPUBLIC OF UGANDA

### THE TRADE MARKS ACT, 2010

Application for cancellation of Entry of a Registered User of a Trade mark (Regulation 68)

(To accompanied by a statement of the Grounds for the application)	*Additional numbers may be
IN THE MATTER OF Trade Mark(s) No.(s)	given in a signed schedule on the back of the form.
registered in Classin the name of (a)	(a) Here insert full name, description
Application is hereby made by (b)	and trade or business address of the registered proprietor as entered in the
whose address for service in Uganda in these proceedings is	register. (b) Here insert the
for the cancellation of the entry under the above-mentioned registration of	name and address of the applicant for cancellation.
as the registered user thereof in respect of (d)	(c) Here insert full name, description and trade or business address of the
	registered User as entered in the register.
The grounds of this application, particular of which given in detail in the accompanying statement of case are (e)	(d) Here insert goods in respect of which that registered user is entered.
	(e) Here insert one or more of the
Dated thisday of	subparagraphs of paragraph (c) of section 31 (8) numbered (i), (ii),
(f)	(iii) (f) Signature

To: The Registrar of Trade Marks, P.O.Box 6848, Kampala.

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## THE REPUBLIC OF UGANDA

#### THE TRADE MARKS ACT, 2010

## Notice to the Registrar of intention to intervene in proceedings for the variation or cancellation of an entry of a Registered Upper of a Trade Mark.

(Regulation 69(2))

(To be accompanied by a statement of the grounds for intervention)

IN THE MATTER OF Trade Mark(s) No.(s)		
registered in Classin the name of (a)	(a) Insert the name of the Registered proprietor.	
And	propress.	
IN THE MATTER OF a registration of		
(b)	(b) Insert here the	
thereunder as a Registered User of the Mark,	name and trade or business address of	
In reply to the Registrar's Notification, dated the day of	the Registered User.	
20notice is hereby given of my intention		
to intervene in the proceedings in the above matter.		
My address for service in Uganda for the purpose of these proceedings is:		
Dated the	(c) Signature	
(c)	(c) anguana	
To: The Registrar of Trade Marks,		
P.O.Box 6848,		

Kampala.

#### THIRD SCHEDULE

#### Regulation 12

#### CLASSIFICATION OF GOOD AND SERVICES

#### GOODS

- Class 1 Chemicals used in industry, science and photography, as well as in agriculture, horticulture and forestry; unprocessed artificial resins, unprocessed plastics; manures; fire extinguishing compositions; tempering and soldering preparations; chemical substances for preserving foodstuffs; tanning substances; adhesives used in industry
- Class 2 Paints, varnishes, lacquers; preservatives against rust and against deterioration of wood; colorants; mordents; raw natural resins; metals in foil and powder form for painters, decorators, printers and artists
- Class 3 Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; soaps; perfumery, essential oils, cosmetics, hair lotions; dentifrices
- Class 4 Industrial oils and greases; lubricants; dust absorbing, wetting and binding compositions; fuels (including motor spirit) and illuminants; candles and wicks for lighting
- Class 5 Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides
- Class 6 Common metals and their alloys; metal building materials; transportable buildings of metal; materials of metal for railway tracks; non-electric cables and wires of common metal; ironmongery, small items of metal hardware; pipes and tubes of metal; safes; goods of common metal not included in other classes; ores
- Class 7 Machines and machine tools; motors and engines (except for land vehicles); machine coupling and transmission components (except for land vehicles); agricultural implements other than hand-operated; incubators for eggs.
- Class 8 Hand tools and implements (hand-operated); cutlery; side arms; razors.
- Class 9 Scientific, nautical, surveying, photographic, cinematographic, optical, weighing, measuring, signaling, checking (supervision), life-saving and teaching apparatus and instruments; apparatus and instruments for conducting, switching, transforming, accumulating, regulating or controlling electricity; apparatus for recording, transmission or reproduction of sound or images; magnetic data carriers, recording discs; automatic vending machines and mechanisms for coin-operated apparatus; cash registers, calculating machines, data processing equipment and computers; fire-extinguishing apparatus
- Class 10 Surgical, medical, dental and veterinary apparatus and instruments, artificial limbs, eyes and teeth; orthopedic articles; suture materials
- Class 11 Apparatus for lighting, heating, steam generating, cooking, refrigerating, drying, ventilating, water supply and sanitary purposes

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## THE REPUBLIC OF UGANDA

## THE TRADE MARKS ACT,2010

#### Application by the Registered Proprietor of a trade Mark or by any of the Registered Users of the Trade Mark for the cancellation of entry of a Registered User thereof (Regulation 67)

(To be accompanied by a Statement of the Grounds for the application)

ADDI ICATION TO LEDEDA MADEL	
APPLICATION TO HEREBY MADE by	
(a)	name, description
	and trade or business address of
being (b) the Registered Pro-	oprietor (a the applicant(s).
Registered User) of Trade Mark(s) No	
Registered in Classin res	pect of (c) words that are not applicable.
	Additional
	given in a signed
	for the schedule on the back of the form.
cancellation of the entry under the above- mentioned registration	ion (s) of (c) Here insert th
(d)	
	Register.
as a Registered User of the trade mark (s) in respect of	(d) Here insert full name, description
(c)	and trade of
	the engistered user
Dated this day of20	cascelled.
(f)	(e) Here insert
	goods in respect of
	which that registered user is
To: The Registrar of Trademarks,	entered.
P.O.Box 6848.	(O Signature

Kampala.

Regulation 68
FORM TM-51

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#### THE REPUBLIC OF UGANDA

## THE TRADE MARKS ACT, 2010

Application for cancellation of Entry of a Registered User of a Trade mark (Regulation 68)

(To accompanied by a statement of the Grounds for the application)	* Additional numbers may be
IN THE MATTER OF Trade Mark(s) No.(s)	given in a signed schedule on the back
registered in Classin the name of (a)	of the form.
	(a) Here insert full name, description
Application is hereby made by (b)	and trade or business address of the registered proprietor
	as entered in the register.
whose address for service in Uganda in these proceedings is	(b) Here insert the
	name and address of the applicant for
for the cancellation of the entry under the above-mentioned registration of	cancellation.
(c)	(c) Here insert full name, description
as the registered user thereof in respect of (d)	and trade or business address of the registered User as
	entered in the register.
The grounds of this application, particular of which given in detail in the	(d) Here insert goods in respect of which that registered user is
accompanying statement of case are (e)	entered.
	(e) Here insert one or more of the
	subparagraphs of
Dated thisday of20	paragraph (c) of section 31 (8) numbered (i), (ii),
.0	(III).

To: The Registrar of Trade Marks. P.O.Box 6848, Kampala.

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FORM TM-52



### THE TRADE MARKS ACT, 2010

# Notice to the Registrar of intention to intervene in proceedings for the variation or cancellation of an entry of a Registered Upper of a Trade Mark.

(Regulation 69(2))

(To be accompanied by a statement of the grounds for intervention)

registered in Classin the name of (a)	(a) Insert the name of the Registered
And	proprietor.
IN THE MATTER OF a registration of	
(b)thereunder as a Registered User of the Mark.	(b) Insert here the name and trade of business address of the Registered User.
In reply to the Registrar's Notification, dated the day of	
My address for service in Uganda for the purpose of these proceedings is:	
Dated the	(c) Signature
(c)	
To: The Registrar of Trade Marks, P.O.Box 6848,	

Kampala.

#### THIRD SCHEDULE

Regulation 12

#### CLASSIFICATION OF GOOD AND SERVICES

#### GOODS

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- Class 4 Industrial oils and greases; lubricants; dust absorbing, wetting and binding compositions; fuels (including motor spirit) and illuminants; candles and wicks for lighting
- Class 5 Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides
- Class 6 Common metals and their alloys; metal building materials; transportable buildings of metal; materials of metal for railway tracks; non-electric cables and wires of common metal; ironmongery, small items of metal hardware; pipes and tubes of metal; safes; goods of common metal not included in other classes; ores
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- Class 8 Hand tools and implements (hand-operated); cutlery; side arms; razors.
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- Class 10 Surgical, medical, dental and veterinary apparatus and instruments, artificial limbs, eyes and teeth; orthopedic articles; suture materials
- Class 11 Apparatus for lighting, heating, steam generating, cooking, refrigerating, drying, ventilating, water supply and sanitary purposes

- Class 12 Vehicles; apparatus for locomotion by land, air or water
- Class 13 Firearms; ammunition and projectiles; explosives; fireworks.
- Class 14 Precious metals and their alloys and goods in precious metals or coated therewith, not included in other classes; jewellery, precious stones; horological and chronometric instruments.
- Class 15 Musical instruments
- Class 16 Paper, cardboard and goods made from these materials, not included in other classes; printed matter; bookbinding material; photographs; stationery; adhesives for stationery or household purposes; artists' materials; paint brushes; typewriters and office requisites (except furniture); instructional and teaching material (except apparatus); plastic materials for packaging (not included in other classes); printers' type; printing blocks
- Class 17 Rubber, gutta-percha, gum, asbestos, mica and goods made from these materials and not included in other classes: plastics in extruded form for use in manufacture; packing, stopping and insulating materials; flexible pipes, not of metal
- Class 18 Leather and imitations of leather, and goods made of these materials and not included in other classes; animal skins, hides; trunks and travelling bags; umbrellas, parasols and walking sticks; whips, harness and saddlery
- Class 19 Building materials (non-metallic); non-metallic rigid pipes for building; asphalt, pitch and bitumen; non-metallic transportable buildings; monuments, not of metal
- Class 20 Furniture, mirrors, picture frames; goods (not included in other classes) of wood, cork, reed, cane, wicker, horn, bone, ivory, whalebone, shell, amber, mother-of-pearl, meerschaum and substitutes for all these materials, or of plastics
- Class 21 Household or kitchen utensils and containers; combs and sponges; brushes (except paint brushes); brush-making materials; articles for cleaning purposes; steel-wool; un-worked or semi-worked glass (except glass used in building); glassware, porcelain and earthenware not included in other classes
- Class 22 Ropes, string, nets, tents, awnings, tarpaulins, sails, sacks and bags (not included in other classes); padding and stuffing materials (except of rubber or plastics); raw fibrous textile materials
  - Class 23 Yarns and threads, for textile use
  - Class 24 Textiles and textile goods, not included in other classes; bed and table covers
  - Class 25 Clothing, footwear, headgear
  - Class 26 Lace and embroidery, ribbons and braid; buttons, hooks and eyes, pins and needles; artificial flowers
  - Class 27 Carpets, rugs, mats and matting, linoleum and other materials for covering existing floors; wall hangings (non-textile)

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- Class 28 Games and playthings; gymnastic and sporting articles not included in other classes; decorations for Christmas trees
- Class 29 Meat, fish, poultry and game; meat extracts; preserved, frozen, dried and cooked fruits and vegetables; jellies, jams, compotes; eggs, milk and milk products; edible oils and fats
- Class 30 Coffee, tea, cocoa, sugar, rice, tapioca, sago, artificial coffee; flour and preparations made from cereals, bread, pastry and confectionery, ices; honey, treacle; yeast, baking-powder; salt, mustard; vinegar, sauces (condiments); spices; ice
- Class 31 Agricultural, horticultural and forestry products and grains not included in other classes; live animals; fresh fruits and vegetables; seeds, natural plants and flowers; foodstuffs for animals; malt
- Class 32 Beers; mineral and aerated waters and other non-alcoholic drinks; fruit drinks and fruit juices; syrups and other preparations for making beverages
- Class 33 Alcoholic beverages (except beers)
- Class 34 Tobacco; smokers' articles; matches

#### **SERVICES**

- Class 35 Advertising; business management; business administration; office functions
- Class 36 Insurance; financial affairs; monetary affairs; real estate affairs
- Class 37 Building construction; repair; installation services
- Class 38 Telecommunications
- Class 39 Transport; packaging and storage of goods; travel arrangement
- Class 40 Treatment of materials
- Class 41 Education; providing of training; entertainment; sporting and cultural activities
- Class 42 Scientific and technological services and research and design relating thereto; industrial analysis and research services; design and development of computer hardware and software
- Class 43 Services for providing food and drink; temporary accommodation
- Class 44 Medical services; veterinary services; hygienic and beauty care for human beings or animals; agriculture, horticulture and forestry services
- Class 45 Legal services; security services for the protection of property and individuals; personal and social services rendered by others to meet the needs of individuals

HON. DR. E KHIDDU-MAKUBUYA (MP)
Minister of Justice and Constitutional Affairs.

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- Class 12 Vehicles; apparatus for locomotion by land, air or water
- Class 13 Firearms; ammunition and projectiles; explosives; fireworks.
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- Class 15 Musical instruments
- Class 16 Paper, cardboard and goods made from these materials, not included in other classes; printed matter; bookbinding material; photographs; stationery; adhesives for stationery or household purposes; artists' materials; paint brushes; typewriters and office requisites (except furniture); instructional and teaching material (except apparatus); plastic materials for packaging (not included in other classes); printers' type; printing blocks
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- Class 25 Clothing, footwear, headgear
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- Class 45 Legal services; security services for the protection of property and individuals; personal and social services rendered by others to meet the needs of individuals

HON. DR. E KHIDDU-MAKUBUYA (MP) Minister of Justice and Constitutional Affairs.

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## STATUTORY INSTRUMENTS SUPPLEMENT No. 27

4th September, 2012

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## STATUTORY INSTRUMENTS SUPPLEMENT

to The Uganda Gazette No. 49 Volume CV dated 4th September, 2012 Printed by UPPC, Entebbe, by Order of the Government.

### STATUTORY INSTRUMENTS

2012 No. 59.

The Traffic and Road Safety (Speed of Motor Vehicle) (Temporary Maximum Speed Limit) (No. 3) Order, 2012.

(Under sections 135 and 175 of the Traffic and Road Safety Act, Cap. 361).

IN EXERCISE of the powers conferred upon the Minister responsible for transport by sections 135 and 175 of the Traffic and Road Safety Act, this Order is made this 24th day of August, 2012.

#### 1. Title.

This Order may be cited as the Traffic and Road Safety (Speed of Motor Vehicle) (Temporary Maximum Speed Limit) (No. 3) Order, 2012.

#### 2. Temporary maximum speed limit.

A temporary maximum speed limit is prescribed up to a limit of 180km per hour for drivers of motor vehicles, who compete in the Federation of Motor Sports Club of Uganda (FMU) Sprint Rally to be held on 7th to 9th September, 2012.

#### Exemption.

Subject to paragraph 2, a person who drives a motor vehicle and competes in the FMU Sprint Rally held on the 7th to 9th September, 2012, in Lubiri-Mengo organised by the Federation of Motor Sports Club of Uganda (FMU), in conjunction with the Motorsport Africa Club, is exempted from the provisions of section 120 of the Traffic and Road Safety Act, and the Traffic and Road Safety (Speed Limits) Regulations, S.I No. 33 of 2004 for the duration of the rally.

ABRAHAM JAMES BYANDALA, Minister of Works and Transport.