

STLT/A/4/1 ORIGINAL: ENGLISH DATE: JULY 2, 2012

Singapore Treaty on the Law of Trademarks (STLT)

Assembly

Fourth (2nd Extraordinary) Session Geneva, October 1 to 9, 2012

REVIEW OF MODEL INTERNATIONAL FORM No. 1 OF THE SINGAPORE TREATY ON THE LAW OF TRADEMARKS

Document prepared by the International Bureau

- 1. At its second session (1st Extraordinary), which took place in Geneva from September 20 to 29, 2010, the Assembly of the Singapore Treaty on the Law of Trademarks (hereinafter referred to as the "Assembly of the Singapore Treaty") adopted amendments to Rule 3(4) to (6) of the Regulations under the Singapore Treaty (document STLT/A/2/2, paragraph 8). The amendments introduced in Rule 3 concern the modalities for representation of hologram, motion, color, position and sound marks, as well as a further clarification concerning the representation of three-dimensional marks for the purpose of granting a filing date. As approved by the Assembly of the Singapore Treaty, these amendments entered into force on November 1, 2011.
- 2. The entry into force of the amendments to Rule 3 called for the review of Model International Form No. 1. At its third session (2nd Ordinary), the Assembly of the Singapore Treaty approved the convening of one session of a Working Group on the Review of Model International Form No.1 (document STLT/A/3/3, paragraph 8).

- 3. The Working Group on the Review of Model International Form No. 1, held one session in Geneva, on January 31, 2012, to work on amendments to Model International Form No. 1 of the Singapore Treaty. At the conclusion of the session, the Working Group agreed to recommend to the Assembly of the Singapore Treaty the adoption of the text for a revised Model International Form No. 1, as reproduced in the Annex to this document (document STLT/WG/MIF1/1/4, paragraph 36).
 - 4. The Assembly of the Singapore Treaty is invited to:
 - (i) take note of the recommendation of the Working Group for the Review of Model International Form No. 1 of the Singapore Treaty on the Law of Trademarks, and
 - (ii) adopt the proposed amendments, as reproduced in the Annex to this document.

[Annex follows]

MODEL INTERNATIONAL FORM No. 1

		APPLICATION FOR THE REGISTRATION OF A MARK
		submitted to the Office of
		FOR OFFICE USE ONLY
		Reference number of applicant ¹ :
1.	Requ	est for Registration
	Regis	tration of the mark reproduced in the present application is hereby requested.

The reference number allotted by the applicant and/or the reference number allotted by the representative to the present application may be indicated in this space.

Applicants(s)					
2.1	If the applicant is a natural person, the person's				
	(a) family or principal name ² :				
	(b) given or secondary name(s) ² :				
2.2	If the applicant is a legal entity, the entity's full official designation:				
2.3	Address (including postal code and country):				
	Telephone number(s): Telefacsimile number(s): E-mail address: (with the area code)				
2.4	State of nationality:				
	State of domicile:				
	State of establishment ³ :				
2.5	Where the applicant is a legal entity, indicate				
	 the legal nature of the legal entity: 				
	 the State, and, where applicable, the territorial unit within that State, under the law of which the legal entity is organized: 				
2.6	Check this box if there is more than one applicant; in that case, list them on an additional sheet and indicate, in respect of each of them, the data referred to in items 2.1 or 2.2, 2.3, 2.4 and 2.5 ⁴ .				

2.

The names to be indicated under (a) and (b) are either the full names of the applicant or the names customarily used by the applicant.

[&]quot;Establishment" means a real and effective industrial or commercial establishment.

Where several applicants are listed on the additional sheet with different addresses and there is no representative, the address for correspondence must be underlined on the additional sheet.

3.	Rep	resentative						
	3.1		The ap	plicant is not	represent	ed.		
	3.2		The ap	plicant is rep	resented.			
		3.2.1	Identific	cation of the	representa	ative		
			3.2.1.1	Name:				
			3.2.1.2	Address	s (including	postal code	and country):	
			ohone no the area	umber(s): a code)		csimile numbe ne area code)		E-mail address:
		3.2.2	T S	he power of erial numbe	attorney is	already in the	e possession	of the Office.
		3.2.3	Т	he power of	attorney is	attached.		
		3.2.4	- 🔲 Т	he power of	attorney w	ill be furnishe	d at a later da	ite.
		3.2.5	5 🗌 N	lo power of a	attorney is	needed.		
4.	Add	ress f	or Servi	ce ⁶				

To be left blank if the power of attorney has not, or has not yet, been allotted a serial number or if the serial number is not yet known to the applicant or the representative.

An address for service must be indicated in the space available under the title of item 4 where the applicant does not have or, if there is more than one applicant, where none of the applicants has a domicile or a real and effective industrial or commercial establishment on the territory of the Contracting Party whose Office is the Office named on the first page of the present application, except where a representative is indicated in item 3.

5.	Clair	aiming of Priority				
		The applicant hereby claims the following priority:				
		5.1	Country (C	Office) of first filing ⁷ :		
		5.2	Date of fire	st filing:		
		5.3	Application	n number of first filing (if available):		
		5.4	The certific	ed copy of the application the priority of which is claimed ⁸		
			5.4.1	is attached.		
			5.4.2	will be furnished within three months from the filing date of the present application.		
		5.5	The transl	ation of the certified copy		
			5.5.1	is attached.		
			5.5.2	will be furnished within three months from the filing date of the present application.		
		5.6	in th	ck this box if there is more than one filing whose priority is claimed; at case, list them in an additional sheet and indicate, in respect of a of them, the information referred to in items 5.1, 5.2, 5.3, 5.4 and and the goods and/or services mentioned in each of them.		
6.	6. Registration(s) in the Country (Office) of Origin ⁹					
		The	certificate(s) of registration in the country (Office) of origin is (are) attached.		
7	When	e the ar	polication the			

Where the application the priority of which is claimed was filed with an Office other than a national Office (e.g.,OAPI, the Benelux Trademark Office and the Office for Harmonization in the Internal Market (trade marks and designs), the name of that Office has to be indicated instead of the name of a country. Otherwise, not the name of the Office but the name of the country must be indicated.

[&]quot;Certified copy" means a copy of the application the priority of which is claimed, certified as being in conformity with the original by the Office which received such application.

To be filled in where the applicant wishes to furnish evidence under Article 6quinquies A(1) of the Paris

Convention when filing the application.

7.	Prot	ection F	Resulting From Display in an Exhibition
		from th	this box if the applicant wishes to take advantage of any protection resulting the display of goods and/or services in an exhibition. In that case, give the on an additional sheet.
8.	Rep	resenta	tion of the Mark
			(8 cm x 8 cm) ¹⁰
	8.1		The applicant wishes that the Office register and publish the mark in the
	0.1		tandard characters used by it ¹¹ .
	8.2		Color is claimed as a distinctive feature of the mark.
		8.2.1 l	ndication of the color(s) claimed ¹² :
		8.2.2 F	Principal parts of the mark which are in that (those) color(s):

The dimension of the field for the representation of the mark is indicative. Offices may allow representations using larger formats.

Such a wish cannot be expressed in respect of marks which contain or consist of figurative elements. If, in the opinion of the Office, they do contain such elements, the Office will ignore the wish of the applicant and will register and publish the mark as appearing in the square.

The indication of the color may, at the option of the Office, consist of the name and/or code of the color(s) claimed.

Type of mark

9.1

The mark	is a	
9.1.1		three-dimensional mark.
		¹³ different views of the mark are attached.
9.1.2		hologram mark.
		¹³ different views of the mark are attached.
9.1.3		motion mark ¹⁴ .
		description explaining the movement:
		additional images depicting the movement are attached.
9.1.4		color mark.
		designation of the color(s) claimed ¹² :
		description of how the color(s) are applied to the goods or used in relation to the services:
9.1.5		position mark.
		description of the position of the mark in relation to the product:

If several different views of the mark are not included in the square provided in item 8 but are attached, check this box and indicate the number of those different views. In respect of this type of mark, the Office of a Contracting Party has the option to require one image or a series of still or moving images depicting the movement.

¹⁴

	indication of matter for which protection is not claimed:					
		9.1.6		sound mark ¹⁵ .		
				musical notation on a stave is provided.		
				description of the sound constituting the mark:		
				indication that a recording of the sound is attached.		
		9.1.7	non-	visible sign other than a sound mark ¹⁶ .		
	9.2	¹⁷ re	produ	ction(s) of the mark in black and white is (are) attached.		
	9.3	¹⁷ re	produ	ction(s) of the mark in color is (are) attached.		
10.	Tran	sliteration	of the	Mark		
	This	mark or par	t of th	e mark is transliterated as follows:		
11.	Tran	slation of t	he Ma	ırk		
	The	mark or part	of the	e mark is translated as follows:		

Representation of the mark shall, at the option of the Office, consist of a musical notation on a stave, or a description of the sound constituting the mark or an analog or digital recording of that sound or any combination thereof.

If the mark consists of a non-visible sign other than a sound mark, the Office of a Contracting Party may require an indication of the type of mark, one or more representations of the mark and details concerning the mark, as prescribed by the law of that Contracting Party.

Indicate the number of reproductions in black and white and/or color.

12.	Goods and/or Services Names of the goods and/or services ¹⁸ :					
	Check this box if the space the goods and/or services	ce above is not sufficient; in that case, give the names of s on an additional sheet.				
13.	Declaration Concerning Inter	tion to Use or Actual Use; Evidence of Actual Use				
	13.1	a declaration is attached.				
	13.2 Check this box if	evidence of actual use is attached.				
14.	Requirements Relating to La	nguages				
	Check this box if an attac requirement applicable w	hment is enclosed in order to comply with any language ith respect to the Office ¹⁹ .				
15.	Signature or Seal					
	15.1 Name of the natural per	rson who signs or whose seal is used:				
	15.2 Check the appropriate to is used, by or on behalf	pox according to whether the signature is given, or the seal of the:				
	15.2.1 applicar	nt.				
	15.2.2 represe	ntative.				
	15.3 Date of signature or of s	sealing:				
	15.4 Signature or seal:					

Where the goods and/or services belong to more than one class of the Nice Classification, they must be grouped according to the classes of that Classification. The number of each class must be indicated and the goods and/or services belonging to the same class must be grouped following the indication of the number of that class. Each group of goods or services must be presented in the order of the classes of the Nice Classification. Where all the goods or services belong to one class of the Nice Classification, the number of that class must be indicated.

This box is not to be used if the Office does not admit more than one language.

[End of Annex and of document]

16.	Fee(s)						
	16.1	Currency and amount(s) of the fee(s) paid in connection with the present application:					
	16.2	Method of payment:					
17.	Additional Sheets and Attachments						
	_	Check this box if additional sheets and/or attachments are enclosed and indicate the otal number of such sheets and/or attachments:					