

The Regency Council, pursuant to article 44 of the Trademarks Law for the year 1952 and in accordance with the resolution of the Council of Ministers dated 27/10/1952, hereby approves- on behalf of His Majesty the King-the following By-Law and orders its promulgation and addition to the By-laws of the State.

**The Trademarks By-Law No. (1) for the year 1952  
Promulgated Pursuant to Article (44) of the  
Trademarks Law for the year 1952**

**Article (1)**

**Name of By-Law**

This By-Law shall be cited as the (Trademarks By-law for the year 1952) and shall be put into operation as of the date of its publication in the official gazette.

**Article (2)**

**Definitions**

The following terms stated in this By-law shall have the meanings assigned to them hereunder unless the context provides otherwise:

“Agent” : Means an agent duly authorized in the manner acceptable to the Registrar

“Office” : Means the office of the Registrar of the Trademarks.

“The Law” : Means the Trademarks Law for the year 1952

**Article (3)**

**Fees**

The fees to be paid pursuant to the Law shall be those specified in addendum (1) annexed to this By-law.

**Article (4)**

**Forms**

The forms referred to in this by-law are those contained in Addendum (2) of this by-law and used in all cases applicable thereto and amended in the manner directed by the Registrar to make them applicable on other cases.

**CLASSIFICATION OF GOODS AND RE-CLASSIFICATION  
OF GOODS OF OLD TRADEMARKS REGISTRATION**

**Article (5)**

**Classification of Goods**

(1) (a) For the purposes of Trademarks which were registered before the date of commencement of operation of this by-law, the goods shall be classified in the manner shown in Addendum (3) hereof unless

any specifications have been converted to Addendum (4) annexed therewith, in accordance with the provisions of paragraph (2) of this article

- (b) For the purposes of Trademarks which were registered on or after the date of commencement of operation of this by-law, and for the purposes of the Trademarks which were registered before that date and the specifications thereof have been converted in accordance with the provisions of paragraph (2) of this article, the goods shall be classified in the manner shown in Addendum (4) hereof.

### **Applications made by the registered proprietors**

- 2- Where the specifications of a registered Trademark is based on Addendum (3) of this by-law, the proprietor of such registered marks may apply to the Registrar on the form provided for the conversion of such specifications so that it [\[E1\]](#) may become based on Addendum (4) of this by-law whether with or without the striking out of the goods therefrom, but so that the registration retains its original date. Therefore, the Registrar shall, in pursuance with article 28 (3) of the Law, advise the registered proprietor in writing of a proposal showing the form in which the Registrar deems it proper to amend the register according thereto. In case any one Trademark was registered twice or more in respect of goods falling within one class of the classes of goods stated in Addendum (4) of this by-law, and the date of registration was the same, the said registrations may be combined into one registration upon making conversion in accordance with this paragraph.
- 3- The proposal for the amendment pursuant to article 28 (3) of the law shall be published in the official gazette, and a notice of any objection served on the provided form within one month from the date of the publication accompanied by a copy of the notice and by a statement in duplicate showing how the proposed conversion would be contrary to the provisions of article 28 (2) of the law, . Upon receipt of the afore-mentioned notice and statement, the registrar shall forthwith forward the second copy of both of them to the registered proprietor who may, within one month from the receipt of the said two copies, forward to the registrar a counter-statement setting out in full the grounds on which the objection is contested . If he does so, he shall deliver to the challenger a copy thereof, and the registrar may, thereupon, require the submission of evidence on the questions at issue and accept the exhibition of the submitted evidences, and he shall, if so desired by either party, before deciding on the said issues, give the two parties an opportunity of being heard in respect of such questions.
- 4- If a proposal for the conversion of the specifications in accordance with paragraph (2) of this article has been declared and no one objected thereon and the time set for the submission of the objection notice has expired, or the objection on the proposal has been finalized and a conversion of the specifications has been allowed, the registrar shall make all the necessary entries in the register to give effect to the conversion in accordance with the proposal in the declared form or as amended after finalization of the objection or appeal made thereon, and shall enter in the register the date on which such entries were made . The expression “the expiry of the last registration “ shall be construed as referring, in relation to all the resulting entries upon determining the time for the next renewal according to article (21) of the law, to the same date which was previously fixed by it with regard to the registration before conversion.

## **DOCUMENTS**

### **Article (6)**

#### **Documents & Sizes etc.**

Subject to any other directions that may be given by the Registrar, all applications, notices, statements or other documents required by the law or by this by-law to be filed with or forwarded to the registrar shall be made on strong white paper of an approximate size of 13 X 8 inches and a minimum of one inch margin should be left on the left side of every page provided that other instructions which may be issued by the Registrar in this respect are observed.

#### **Article (7)**

##### **Delivery by Post**

- (1) All applications, statements, notices, or other documents authorized or required to be left, made or given at the office, or filed with the registrar or any other person may be sent by post, and any document so sent shall be deemed to have been delivered at the same time the letter containing the document is delivered in the ordinary post.
- (2) The letter sent to the registered proprietor of the Trademark shall be deemed to have been duly delivered if it is sent to his address that is listed in the register or to his address given for service. The letters addressed to any applicant for the registration of or objection to a Trademark to the address appearing in the application, statement of objection or to the address given for service according to the provisions of article (9) of this by-law.

#### **Article (8)**

##### **Address to be Complete**

Whoever is bound by the law or this by-law to furnish his registered address, he must give it in all complete, as complete as possible.

#### **Article (9)**

##### **Furnishing of Address for Service**

- (1) Every applicant for registration of a Trademark, objector to such registration and every agent who does not reside or carry on business in the Hashemite Kingdom of Jordan shall, if so required, give an address for service in the Hashemite Kingdom of Jordan, and such address may be considered as the actual address of the said applicant, objector or agent in respect of all purposes connected with the registration application referred to or the objection made on the registration
- (2) The registrar may require the proprietor of any registered Trademark who does not reside or carry on business in the Hashemite Kingdom of Jordan to provide him with an address for service in the Hashemite Kingdom of Jordan, and such an address may be considered as the actual address of the said proprietor of the Trademark for all purposes connected with the Trademark referred to.

### **AGENTS**

#### **Article (10)**

##### **Agents**

- (1) The applications for the registration of Trademarks, statements of objection thereon and all other communications between the applicant for registration, objector to the registration and the registrar and between the proprietor of the registered Trademark and the registrar or any other person may be made by an agent or by himself.

- (2) The applicant for registration, objector thereon or proprietor of the registered Trademark may appoint an agent to act for him in respect of such Trademark by forwarding to the registrar an authorization to this effect signed by him according to the relevant form, as set out in Addendum (2) annexed to this by-law or in any other form which is deemed adequate by the registrar.
- (3) If the proprietor of the registered Trademark appoints such an agent, the service upon such an agent of any documents relating to such Trademark shall be deemed to be a service upon the person who appointed him and all communications directed to be made to such person in respect of such Trademark may be forwarded to the afore-mentioned agent.
- (4) The registrar shall not be bound to recognize an agent who was convicted by a penal court or his name deleted from the advocates register other than at his own request or his name was crossed out from the Agents of Patents & Design Register.

## **Registration Application**

### **Article (11)**

#### **Form of Application**

The application for the registration of a Trademark must be made on the relevant form as set out in Addendum (2) annexed to this by-law and signed by the applicant or his agent.

### **Article (12)**

#### **Applications made by Companies & Corporate Bodies**

- (1) If the application for the registration of a Trademark is made by an ordinary company, it may be signed in the name of or on behalf of the company by any member or more of such company.
- (2) If the application is made by a corporate body, it may be signed by one of the directors of management of such body, its secretary or one of its principal officers
- (3) The agent may sign the application

### **Article (13)**

#### **Forwarding of Applications to Office**

All applications for registration of a Trademark shall be addressed and sent to the registrar at his office.

### **Article (14)**

#### **Acknowledgement of Receipt of Application**

Upon or after receipt of the application, the registrar should notify the applicant of receipt of the application.

### **Article (15)**

#### **Trademark's Photo to Accompany the Application**

- (1) Every application for the registration of a Trademark should include a photo of the mark affixed thereon in the space provided for this purpose on the prescribed application.
- (2) Where the size of the photo exceeds the size of the said box, the photo shall be affixed on a piece of cloth, linen or any other material that the registrar may consider suitable. Thereafter, part of the piece containing the photo shall be affixed in the box referred to and the rest folded.

## **Article (16)**

### **Attaching an Additional Photo with the application**

Four additional photos of the Trademark should be forwarded with every application for the registration of a Trademark in the prescribed form. These photos should exactly correspond with the photo affixed on the application and all particulars that the registrar may, from time to time, request to be inserted thereon. The applicant or his agent shall if required sign such particulars. However the applicant may submit, if necessary, instead of the photos required to be submitted in the prescribed form full size strong sheets of the aforesaid size to which the required photos should be affixed and comprising the said particulars.

## **Article (17)**

### **Durability of Marks**

All photos of the Trademarks must be of a durable type.

## **Article (18)**

### **Applications Submitted for the Registration of a Trademark in respect of Different Types of Goods.**

The applications for the registration of the same Trademark for different types of goods shall be considered as separate and independent. In all cases where a Trademark is registered under the same official number for goods in more than one class, the registration shall be considered, for the purpose of fees and others, to have been made according to separate and independent applications in respect of the goods included in every type.

## **Article (19)**

### **Photo to be Satisfactory**

If the registrar does not accept any of the Trademark photos submitted to him, he shall have the right to request, at any time he wishes, before looking into the application, its substitution with another photo that fully meets the conditions.

## **Article (20)**

### **Submission of Specimen of Trademarks in Some Exceptional Cases**

- 1- Where a drawing, photo or specimen of the Trademark cannot be submitted in the aforesaid manner, a specimen or a copy of such Trademark may be forwarded, either in its full or reduced size in the most suitable form deemed appropriate by the registrar.
- 2- The registrar may also, in some exceptional cases, deposit in the office a specimen or a copy of any Trademark that cannot conveniently be shown by a drawing and may refer to it in the register in the manner he deems appropriate.

## **Article (21)**

### **Translation of Words in a Language Other than Arabic**

Where a Trademark comprises a word or words written in a language other than Arabic, the registrar may ask for an exact translation thereof and the applicant or his agent should show and sign such a translation if the registrar requires him to do so.

## **Proceedings to be taken upon the Receipt of Application**

## **Article (22)**

## **Search for Identical or Resembling Marks to be registered**

The registrar, upon his receipt of an application for the registration of a Trademark, shall cause a search to be made amongst the registered Trademarks and the outstanding applications for the purpose of ascertaining whether there are Trademarks on record pertaining to the same goods or the same type thereof which are identical with the mark to be registered or closely similar thereto to the extent that would lead to fraud.

### **Article (23)**

#### **Acceptance of Applications**

If it appears to the registrar, after conducting the referred to investigation, upon review of the application and the evidences which the applicant may make or may be required to give that there is no objection towards the registration of the Trademark, he may accept the application without restriction or accept it under conditions, amendments, modifications or restrictions which he deems proper to impose and shall communicate same to the applicant in writing.

### **Article (24)**

#### **Objections**

If certain objections appear upon review of the application and the evidences which the applicant may make or may be required to give, a written statement thereof should be sent to the applicant who shall be considered to have recovered his application if he does not request the review of such objections within one month.

### **Article (25)**

#### **Principles to be Followed by the Applicant in Case his Application has been Conditionally Accepted.**

- 1- If the registrar accepts the application with conditions, amendments, alterations or limitations, and the applicant objects thereon, he should request the review of his case within one month from the date of his notification of the acceptance of the application and if he fails to do so, he shall be deemed to have withdrawn his application.
- 2- If the applicant does not object to such conditions, amendments, alterations or limitations, he shall forthwith notify the registrar in writing thereof.

### **Article (26)**

#### **Registrar's Decision**

The applicant shall be notified of the registrar's decision and the grounds thereof. For the purposes of appeal the date of notification shall be deemed to be the date of registration of the decision.

### **Article (27)**

#### **Waiver**

The registrar may request the applicant to insert in his application the waiver which the registrar deems appropriate.

## **SPECIAL TRADEMARKS PROVIDED FOR UNDER ARTICLE 10 OF THE LAW**

### **Article (28)**

#### **Submission of the Applications under Article (10) of the Law**

If an entity or a person wishes to register a Trademark pursuant to article (10) of the law, such entity or person should apply to the registrar on the form provided for this purpose which is listed under Addendum II and annexed to this by-law.

#### **Article (29)**

##### **Photo of the Trademark and Statement of the Case**

Every such application must include a photo of the Trademark in the box provided for this purpose in the established form and attached therewith:

- 1- Four photos of the mark on the relevant form as set out under Addendum II that is annexed to this by-law.
- 2- A statement of the case setting out the grounds upon which the applicant relies in support of his application.

#### **Article (30)**

##### **Review of Application**

The registrar may, upon receipt of such an application, request the submission of the additional evidences he may think fit and shall, if necessary, hear the applicant for registration and determine whether it is possible to permit the progressing of the registration transaction and to set out the conditions, amendments, alterations and limitations which must be imposed on the registration if he permits it to proceed.

#### **Article (31)**

##### **Publication of the Application**

If permission is given to proceed with the registration transaction, the application must be published. Such application shall be considered, from all aspects, ordinary, be subject to objection and all measures shall be taken in respect thereof as if it were submitted according to article (11) of the law.

### **PUBLICATION OF APPLICATIONS**

#### **Article (32)**

##### **Publication of the Application**

- 1- The registrar shall, upon acceptance of an application, publish a notice in the official gazette at the expense of the applicant for the period he determines and in the manner he deems appropriate.
- 2- If the photo of the Trademark is not included with the published notice in respect of the application, the registrar must refer in the said notice to the place or places where a specimen or photo of the Trademark has been included for display.

#### **Article (33)**

##### **Provision of Wooden or Metal Block (Cliché) of the Mark**

- 1- In order to achieve the purpose behind such a notice, the applicant may be required to furnish at his expense a wooden or metal block (or more than one if necessary) of the Trademark in the size and form determined by the registrar from time to time or to submit whatever information or other means of publication on the Trademark and application.

2-

If the registrar is not satisfied with the wooden or metal block furnished by the applicant or his agent, he may request a new wooden or metal block before proceeding with the publication of the notice.

## **OBJECTION ON THE REGISTRATION**

### **Article (34)**

#### **Objection**

Any person may, within three months from the date of publication of any notice in the official gazette on an application for the registration of a Trademark send a written notice to the office objecting therein on the registration.

### **Article (35)**

#### **Notice of Objection**

The said notice shall be made according to the established form which is set out under Addendum II of this by-law specifying therein the grounds upon which the objector basis his objection on the registration. If the objection to the registration is based on the grounds that the mark under discussion resembles marks that are already in the register, the numbers of such marks and numbers of the official gazette issues in which they were published shall be set out in the statement of objection. The objection should be submitted in two copies and then the registrar will transmit one of them to the applicant for registration.

### **Article (36)**

#### **Counter Statement**

If the applicant wishes to contest the objection, he must leave in the office, within one month from his receipt of the copy referred to herein above or within any other period permitted by the registrar, a written statement prepared according to the established form, setting out therein the justifying grounds for contesting the objection and the facts mentioned therein which he admits. Also, he should forward a copy of the said statement to the objector.

### **Article (37)**

#### **Evidences Submitted in Support of the Objection**

The Objector should, within one month from his receipt of the copy referred to herein above or within the period permitted by the registrar, deposit in the office the evidence he relies on in support of his objection in the form of sworn declarations and should forward to the applicant copies of such declarations.

### **Article (38)**

#### **Evidences Submitted in Support of the Application**

If the objector does not leave an evidence in the office, he shall be considered, unless the registrar directs otherwise, to have dropped his objection. However, if he deposits some evidences at the office, the applicant should, within one month from the receipt of copies of the declarations, deposit in the office the evidences he wishes to submit in support of his application in the form of sworn declarations and should forward to the objector copies of such declarations.

### **Article (39)**

#### **The Evidences to be submitted by the Objector in Reply to the Applicant's Evidences**



The objector may, within one month from his receipt of copies of the declarations deposited by the applicant, deposit at the office evidences in the form of sworn declarations in reply to the applicant's declarations and should deliver to the applicant copies thereof provided the context thereof are confined to replying to the applicant's declarations.

#### **Article (40)**

##### **Other Evidences**

The two parties may not submit evidence other than the one that has already been submitted. However, the registrar may, at all times, permit the applicant or objector, in any proceedings he may have in respect of the expenses and otherwise, to submit of any evidence, according to the conditions he deems suitable.

#### **Article (41)**

##### **Exhibits Used in the Course of the Evidence**

Where there are exhibits in support of the declarations filed in an objection case, a copy or a photo of such exhibits should be sent to the other party or the original photos filed in the office and displayed for inspection if it is impossible to send copies or photos thereof. The original exhibits shall be exhibited upon hearing the case unless otherwise ordered by the registrar.

#### **Article (42)**

##### **Translation of Documents written in a Foreign Language**

Where a reference is made in one of the evidences or declarations that are filed with the objection to a document prepared in a language other than the Arabic, a certified translation thereof should be submitted thereon in duplicate copies.

#### **Article (43)**

##### **Hearing of Case**

Upon completing review of the evidence, the registrar shall set a time for hearing the case and notify the parties thereof ten days prior to the set date. Each of the two parties shall then notify the registrar forthwith whether or not he wishes to submit his case. The registrar may refuse to hear any party who has not notified him in advance of such wish prior to the date set for hearing the case.

#### **Article (44)**

##### **Registrar's Decision**

The registrar shall issue his decision in the case after holding a session to hear the party or parties who wish to present their case or otherwise if both parties do not express a wish to present their case and then notify the decision to the parties.

#### **Article (45)**

##### **Expenses if the Applicant does not contest the Validity of the Objection**

If the applicant does not contest the validity of the objection, the registrar must consider, upon the issue of the decision whether it is pre-requisite to pass a judgement of the expenses in favour of the Objector- if it is possible to avoid the taking of proceedings if the objector had given the applicant a reasonable notice prior to filing his objection.

**NONE COMPLETION OF APPLICATION**

#### **Article (46)**

##### **Non-Completion of Application within (12) Months**

If the registration of a Trademark is not completed within twelve months from the date of submission of the application due to the applicant's default, the registrar should give notice to the applicant or his agent according to the form set out in Addendum II which is annexed to this by-law informing him of the non-completion of the registration.

### **ENTRY OF MARKS IN THE REGISTER**

#### **Article (47)**

##### **Entry of Marks in the Register**

- 1- The registrar shall register the Trademark in the register as soon as possible after the lapse of three months from the date of publication of the application in the official gazette subsequent to paying the established fee provided that due observation is made towards any objection submitted on such mark and the decision issued in respect of such objection.
- 2- The entry of the Trademark which is made in the register should comprise an annotation to the date of registration, the goods in respect of which the Trademark was registered and all particulars referred to under article (3) of the law, together with details of the trade, business, profession and occupation, of the proprietor of the Trademark, if any, and other particulars which are deemed necessary by the registrar.

#### **Article (48)**

##### **Adopted Procedure upon the Demise of Applicant of Registration of the Trademark before Its Registration**

If the applicant for registration passes away after the date of his application and before registering the Trademark to be registered in the register, the registrar, after the lapse of the period prescribed for publication and upon being satisfied of the applicant's demise, may record in the register, instead of the name of the deceased applicant, the name and surname of the proprietor of the deceased business, his address and description after being satisfied of the substantiation of ownership .

#### **Article (49)**

##### **Issue of a Certificate of Registration**

The registrar shall issue to the applicant, upon the registration of the Trademark, a certificate according to the prescribed form.

### **RENEWAL OF REGISTRATION**

#### **Article (50)**

##### **Renewal of Registration**

- (1) The proprietor of the Trademark or whoever acts for him may submit applications according to the prescribed form for the renewal of any Trademark within a minimum period of three months prior to the expiry of its last registration.
- (2) The renewal application should be accompanied with the established fee.

- (3) The applicant shall write his name and address on the reverse side of the form and if the applicant is a person other than the proprietor of the registered Trademark, the registrar may require such person to produce, within one month, an authorization signed by the proprietor of the mark authorizing him to pay the fee and, if he does not do so, the registrar may refund the fee and consider it as if it has not been paid.

#### **Notification of Receipt of the Renewal Fee**

- (4) If the registrar does not request the authorization referred to in the preceding paragraph, he should, upon his receipt of the established fee, inform the registered proprietor of the mark as per his recorded address in the register that the fee has been paid and the registration will be renewed in due course.

#### **Article (51)**

##### **Notification of the Proprietor of the Mark Before Removal of the Mark from Register**

- (1) If the renewal application for the registration of the Trademark is not submitted within a minimum period of one month prior to the expiry of the period of last registration and not more than two months before such date, the registrar shall send to the proprietor of the mark, as per his registered address, a notification according to the prescribed form.
- (2) If the renewal fee has not been paid upon the expiry of the last registration period, the registrar shall publish a notice thereof promptly in the official gazette. If the registrar receives an application for the renewal of the application accompanied with the renewal fee and the prescribed additional fee within one month from the date of publication of such notice, he may renew the registration without removing the Trademark from the register.

#### **Article (52)**

##### **Removal of the Trademark from the Register**

- 1- If the established fee is not paid after the lapse of one month from the date of publication of the said notice, the registrar may remove the Trademark from the register as of the expiry of the last registration period, but, if he subsequently pays to the registrar the established additional renewal fee he may then re-register the mark according to the limitations he deems proper if he is satisfied that it is equitable to do so.
- 2- If a Trademark is removed from the register, the registrar should take the necessary measures to make an entry of its removal from the register and specify the reason of removal.

#### **Article (53)**

##### **Notification of Renewal of Registration and Publication of Notice of Renewal**

The registrar should send a notification of renewal of the registration and shall publish a notice in the official gazette.

### **ASSIGNMENT AND TRANSMISSION**

#### **Article (54)**

##### **Application for Assignment**

If any person becomes a proprietor of a registered Trademark by assignment or transmission by virtue of the law, he should submit an application to the registrar on the prescribed form to register his title in the register. This application should be submitted jointly with the original registered proprietor unless the proprietor of the Trademark is dead.

### **Article (55)**

#### **Particulars to be inserted in the Application**

The name, address and profession of the person claiming to have the right to title, together with full particulars, if any, connected with the instrument according to which he is claiming the right to title should be inserted in every application and this instrument should be produced to the registrar for review.

### **Article (56)**

#### **Copies of Documents**

The registrar may, in any case, require a certified copy of every instrument produced to him for review that confirms his ownership of the mark.

### **Article (57)**

#### **The Claim Accompanying Application**

- (1) If the applicant does not claim title to the Trademark pursuant to a document or instrument which is in itself, sufficient to substantiate his right to the title, he shall, unless the registrar otherwise directs, submit his statement of claim either upon his submission of the application, or to show, with such application, the particulars of all the facts on which he basis his claim to the title of the Trademark and indicate therein also that the Trademark has been transferred or assigned to him together with the name and goodwill of the place in question.
- (2) Every such case shall be supported by a sworn declaration according to the prescribed form, if so requested by the registrar.

### **Article (58)**

#### **Substantiation of Title**

The registrar may, in all cases, request whoever wishes to register his name as proprietor of a Trademark to furnish an evidence in substantiation of his title to the mark, existence of the trade name referred to and his ownership of same or to submit other evidences in substantiation thereof in the manner requested by the registrar.

### **Article (59)**

#### **Entry in the Register**

If the registrar is satisfied of the applicant's title to the mark, he shall take the necessary measures to register it in his name as its proprietor and shall record in the register the particulars he considers necessary in respect of the instrument to which the ownership of the mark has inured to the applicant according thereto, if he had submitted an instrument thereon.

## **APPLICATIONS SUBMITTED PURSUANT TO ARTICLE 19.2 OF THE LAW**

### **Article (60)**

#### **Applications submitted Pursuant to Article 19.2 of the Law.**

- (1) All applications submitted to the registrar pursuant to article 19.2 of the law should be prepared according to the text of the prescribed form and accompanied by the established fee.

- (2) Every application should be accompanied by a statement setting out in detail the facts relating to the marks which the registrar is required to permit the allocation thereof.

**Article (61)**

**The Registrar to investigate and Issue his Decision**

- (1) When the registrar receives such a request with the statement, he shall make the investigations thereon and request the submission of the evidences he may deem necessary in respect of the subject of application.
- (2) The registrar should, before issuing his decision, if necessary, give the parties or their agents an opportunity to hear their statements.
- (3) The decision of the registrar should be put in writing.

**Article (62)**

**Recording the Notes in the Register**

The registrar should, upon making any allocation in any Trademark pursuant to article 19.2 of the law, insert in the register a note thereof in the entry relating to every such Trademark and should refer in such a note to the date of the decision under which such allocation was made.

**CHANGE OF ADDRESS**

**Article (63)**

**Change of Address in the Register**

If the proprietor of the registered Trademark changes his address, he should promptly request the registrar to insert his new address in the register according to the prescribed form and the registrar shall, upon payment of the prescribed fee, make such a change in the register.

**APPLICATIONS SUBMITTED PURSUANT TO  
ARTICLE 27 OF THE LAW**

**Article (64)**

**Applications Submitted Pursuant to Article 27 of the Law**

The application to the registrar, pursuant to Article (27) of the law, may be made by the proprietor of the registered Trademark, or, where the registered proprietor is a company under liquidation, by the receiver of bankruptcy of the proprietor of the Trademark or liquidator, and the application shall be submitted in other cases by the person decided by the registrar to be authorized to carry on work in the name of the proprietor of the registered mark .

**Article (65)**

**Evidences**

The registrar may, upon the submission of such an application, request the submission of an evidence by a sworn declaration or otherwise as he may think fit under the circumstances in which the application was made .

**Article (66)**

**Publication of the Application**

Where an application is made to record a waiver or a memorandum relating to a Trademark, the registrar may, before finalizing such an application, publish it in the official gazette (for) a period of one month in order to enable any person desiring to object to the applicant's right to make the waiver or submit the memorandum to finalize same and state the reasons in writing.

#### **Article (67)**

##### **Change of Trademark**

The application to change a Trademark should be made according to the prescribed form and be accompanied with the established fee as well as with four copies of the mark as it will appear after the change.

#### **Article (68)**

##### **Publication of the Change**

If the registrar grants a permission to make the change, he shall request the applicant to furnish the Trademark block in its amended form for publication in the official gazette, and upon receipt of such a block, the registrar shall issue the instructions to publish the mark in its amended form in the official gazette.

### **APPLICATIONS SUBMITTED UNDER ARTICLES 22 AND 25 OF THE LAW**

#### **Article (69)**

##### **Applications made to correct or Remove a Trademark from the Register**

- (1) The application shall be submitted to the registrar for the correction of an entry or removal of a Trademark from the register according to the prescribed form as set out under Addendum II that is annexed to this by-law.
- (2) Every such application shall be accompanied by a copy and a statement in duplicate, setting out in detail the type of right claimed by the applicant and the facts upon which he relies in his claim.
- (3) The registrar shall immediately send a copy of the application and statement of claim to the registered proprietor of the Trademark.

#### **Article (70)**

##### **Other Proceedings**

Upon submission of the application and forwarding a copy thereof to the registered proprietor of the Trademark, the provisions of articles (36) and (45) hereof shall apply to the case and consider the necessary amendments and organization of the other proceedings which are made according to such provisions, mutandis mutandis, as if such proceedings have been repeated herein. In the event of doubt, any party may apply to the registrar in order to issue his instructions in this respect.

#### **Article (71)**

##### **Objection of Third Party**

Any person other than the registered proprietor of the Trademark may claim a right in a Trademark in respect of which an application was made pursuant to article (66) hereof and apply to the registrar according to the prescribed form to permit him to intervene. The registrar may, after hearing the respective parties, refuse or grant such permission upon the terms and conditions at his discretion. He may, in all cases, before reviewing the application, require the applicant to submit an undertaking to pay the costs and expenses that may be adjudged to the other party.

## **DISCRETIONARY POWER**

### **Article (72)**

#### **Hearing of the Case**

The registrar should, before exercising any discretionary power granted to him by the law or this by-law, hear the defense of the person who may be affected by the exercise of such power , if he is requested to do so.

### **Article (73)**

#### **Applying for Hearing the Case**

An application should be submitted for hearing the case within one month from the date in which the registrar was requested to use the discretionary power vested in him.

### **Article (74)**

#### **Principles of Hearing the Case**

- (1) The registrar shall, upon receiving the application, give the applicant a ten days grace period for hearing his statement or that of his agent.
- (2) The applicant shall, within five days from the date of his receipt of such notice by ordinary post, notify the registrar whether or not he wishes to hear his statement.

### **Article (75)**

The registrar shall notify the decision he makes pursuant to the discretionary power vested in him as aforesaid to the concerned person.

## **PUBLICATION OF THE CHANGES ENTERED IN THE REGISTER**

### **Article (76)**

#### **Publication of Changes and Additions**

The registrar shall take the measures to publish every change in or addition to the particulars listed in the register in respect of any Trademark in the official gazette at the expense of the person who caused the entry of the change or addition in the register.

## **INSPECTION**

### **Article (77)**

#### **Application for Inspection**

The registrar may, if requested in writing to do so on the prescribed form and subsequent to payment of the established fee, order the carrying out of an investigation on marks which resemble those sent to him in duplicate by the person requesting such an investigation and to notify the said person of the result of investigation provided that the registrar shall not be responsible for any error stated in the statement or notification due to the on-going investigation.

### **Article (78)**

#### **Hours of Access**

- (1) The office shall be open to the public every day of the week between the hours of eight in the morning and one in the afternoon excluding the official holidays and on such days as may from time to time be declared on a board placed in a conspicuous place in the office and published in the official gazette.
- (2) Any person wishing to inspect the register may do so at all times when the office is open following the payment of the established fee.

## **REGISTRAR'S POWER TO DISPENSE WITH EVIDENCE**

### **Article (79)**

#### **The Registrar's Power to Dispense with Evidence**

Whoever has been commissioned, pursuant to this by-law, to carry out any act or thing or sign any document, or to make any declaration in his name or on behalf of any corporate body or has been required to produce any document or evidence to the registrar, or to leave same at the office, and the registrar is satisfied on the basis of good cause that such person cannot carry out such an act or thing or to sign such a document, or make such a declaration or produce such a document or evidence as aforesaid, the registrar may, upon the production of other evidences according to the terms and conditions he deems fit, exempt such person from such an act or thing or from the production of the document, or submission of the declaration or evidence .

## **AMENDMENTS**

### **Article (80)**

Any documents, drawing or illustration of a Trademark may be amended. Also, it is permissible to correct any shape in the originals which, in the opinion of the registrar, may be corrected without prejudice to the rights of any other person according to the terms and conditions which he may deem proper to impose and in the manner he thinks fit.

### **Article (81)**

#### **Extension of Time**

The registrar may extend the time designated under this by-law to carry out any act or take any measures pursuant thereto following the notification of the other parties and taking the measures thereon as well as according to such terms and conditions as he may direct.

### **Article (82)**

#### **Excluded days**

If the last day designated in the law or in this by-law for the carrying out of any act shall fall on a day when the office is not open for the public, it shall be permitted to carry out such act on the following day.

## **CERTIFICATES**

### **Article (83)**

#### **Certificates issued by the Registrar**

If the registrar has been commissioned to issue any certificate in respect of any entry, matter or thing pursuant to the Law or this by-law, and such commissioning was not based on paragraph (2) of article (15) of the law, he may issue such a certificate based on a written request submitted to him in this regard upon payment of the established fee. Any registration



certificate issued by the registrar in such manner must comprise whether the purport thereof is for its use in the legal proceedings, registration of a Trademark abroad, use in (a way) other than the legal proceedings or registration of the Trademark abroad

#### **Article (84)**

##### **Certificates to be used for its Registration Abroad**

Where a certificate of registration is required for use in registering the Trademark abroad, the registrar shall attach with the said certificate a copy of the Trademark, and shall state therein such particulars concerning the registration of the mark as he thinks fit, and may cross out therefrom any reference to any waiver applications mentioned in the register.

### **SWORN DECLARATIONS**

#### **Article (85)**

##### **Form of Sworn Declaration**

- (1) The sworn declarations required to be submitted under this by-law or used in any proceedings filed thereunder should comprise at the beginning thereof the subject or subjects relating thereto, be written in the first person form, divided into serially numbered paragraphs and the context of each paragraph should be restricted as far as possible to one subject.
- (2) Every sworn declaration should state the description and actual place of residence of the person who made the declaration. The declaration should be either written, typed or printed and should comprise the name and address of the person who left it as well as the name of the person on whose behalf it was left.

#### **Article (86)**

##### **The Manner in which the Declarations are made and the Persons before whom they should be made**

The sworn declarations required under this by-law or used in the proceedings thereunder shall be made and certified in the following manner:

- (1) Before the Magistrate in the Hashemite Kingdom of Jordan
- (2) Before a Notary Public or a Judge outside the Hashemite Kingdom of Jordan provided it is legalized by the diplomatic authorities.

### **COURT ORDERS**

#### **Article (87)**

##### **Court Order**

Where an order has been made by the court in any case pursuant to the law, the person in whose favor such order has been made, or any such person in whose favor the order has been made, if they are more than one, should leave, in the office, a certified copy of such order, as the registrar may direct and the registrar may then, if necessary, correct or change the register.

#### **Article (88)**

##### **Publication of Court Decisions**

The registrar shall take the measures to publish every order issued by the Court pursuant to the law in the official gazette if he deems same proper.

## **Article (89)**

### **Repeal**

The Jordanian Trademarks by-law for the year 1930 and any amendment thereto and the Palestinian Trademarks by-law and its amendments are repealed without affecting the acts conducted pursuant to the said two by-laws or to any application or another matter still pending at the effective date of this by-law

25<sup>th</sup> November 1952

Abdul Rahman  
Al-Rushaidat

Sulaiman Abdul Razzak  
Toukan

Ibrahim Hashim

Tawfiq Abu Huda

Sa'id Al-Mufti

Abdul Halim Al-Nimer

Khalousi Al-Khairi

Ahmad Al-Tarawneh

Saba Al-Akashi

Ali Hasna

Anwar Nusaibah

Musa Naser

Jamil Al-Totunji

- Prime Minister and Minister of Foreign Affairs
- Deputy Prime Minister and Minister of Interior
- Minister of Education
- Minister of Economy and Trade
- Minister of Agriculture
- Minister of Communications
- Minister of Justice & Acting Chief Judge
- Minister of Defense & Construction & Development
- Minister of Finance
- Minister of Health & Social Affairs

**ADDENDUM I  
FEES**

	<b>JD.</b>	<b>Fils</b>
For the submission of an application to register a Trademark for one or more articles included in one class		250
For the submission of an application pursuant to article (9) of the law to register a coordinated Trademark for goods included in one class		250
For the submission of several applications simultaneously pursuant to article (10) of the law to register one coordinated Trademark for goods covered in one class. Per class		250
4- The total fee levied, under any case, for the registration of a Trademark for a number of classes should not exceed five Dinars . For every session the registrar at the request of the petitioner or registered proprietor	1	000
5- For the notice of objection for every application objected to The objector shall pay a fee of	2	000
6- On filing a counter-statement in answer to a notice of objection by the applicant, for each application objected to	1	000
7- For the review of each objection by the applicant and the registrar for the review of the application made pursuant to articles (22) and (23) of the law, by the applicant or proprietor	2	.000
For the registration of a Trademark for one article of goods in one class	3	000
9- For the submission of an application to register a subsequent Trademark by a proprietor in the event of assignment or transfer in respect of each registration, if the registration is made within six months from the date of acquisition of proprietorship	1	000
If made after the expiry of six months from the date of acquisition of proprietorship	5	000
10- For the application to change the name of a proprietor of a Trademark when the proprietorship is not changed for each registration	0	500
For the application of renewal of registration of a Trademark after the expiry of the last registration	3	000
12- Additional fee pursuant article 52 (2) of the by-law	1	000
For changing one entry of the address of the proprietor of a Trademark, for each change	0	500
14- For every entry in the register, correction or change thereof otherwise charged under any other clause	0	500
15- For canceling an entry or part of an entry of a Trademark from the register upon the request of the proprietor of the Trademark	0	500
For an application to correct the register or cross out a Trademark from the register	2	000

17-	For every application not otherwise charged in another part for correction of clerical errors, for permitting the amendment of an application or for recording the waiver or memorandum	0	500
18-	For carrying out the inspection pursuant to article (78) of the Trademark Act	1	000
19-	For every application submitted to the registrar	1	000
20-	For every certificate issued by the registrar, other than a certificate of registration	1	000
21-	For every application made to the registrar for the entry of a trademark in the register, per entry	1	000
22-	For every review of the register	0	250
	For extracting a copy of a document or an extract from the register, for every hundred words or a fraction thereof	0	040
24-	For certifying a copy of a document extracted from the register	0	250

**ADDENDUM II**

**FORMS**

**Trademarks Law for the year 1952  
Application for the Registration of a Trademark**

**Form T.M. No 1**

One photo of the Trademark should be affixed within this square and four copies thereof should be sent on separate forms .

If the photo is larger from this size , it may be folded But it must be stuck on linen and affixed here.

To : Trademarks Registrar  
Amman

I apply for the registration of the Trademark enclosed herewith in class.....in respect of (a).....

.....  
.....  
in the name of (b) .....

.....  
.....  
engaged in the business of (c).....

.....  
.....  
and claim (s) to be the proprietor of such a Trademark .

My address for service in the Hashemite Kingdom of Jordan is .....

.....  
.....  
Executed in this day.....of the month of .....in the year .....19

Signature

- (a) Only goods contained of the same class should mentioned here and a separate form should be used for every class separately
- (b) Insert legibly here the name, business place or company with the address and description
- (c) Insert here the business title (if any).

**TRADEMARK LAW  
for the Year 1952**

**Form T.M. No. 2**

**Additional Photos for the Trademark to be Enclosed with the Registration Application**

One photo of the Trademark should be affixed within this square . It must conform exactly with the photo affixed on the registration application form . However, if the photo is larger from this size, it may be folded, but it should then be stuck on linen and affixed here.

(The registration application form should be accompanied with four additional photos of the Trademark .

**Trademarks Law for the Year 1952**  
**Form T.M. No. 3**  
**Authorization of Agent**

To: Registrar of Trademarks  
Amman

I (or We) (a) .....

.....  
have appointed (b).....

.....  
of.....

to act as my (or our ) agent in respect of (c ) .....

Please forward all notices, notifications, requests and correspondence relating thereto to the said agent at the address shown above .

I (We) revoke all previous authorization, if any.

(d).....

Address.....

.....

Executed in this day .....of the month of .....

in the year 19.....

- (a) The full name of the principal should be written here.
- (b) The full name and address of the agent should be written here .
- (c) Write here the purpose for which the agent has been appointed .
- (d) The principal should sign here.



**Trademarks Law for the Year 1952**  
**Application Pertaining to the Registration of a**  
**Trademark Pursuant to Article "10"**  
**Form T.M. No. 4**

One photo of the Trademark should be affixed within this square and four copies thereof should be sent on separate forms of foolscap size. If the photos are larger than the said size, it may be folded, but they must then be fixed and stuck hereon

To : Registrar of Trademarks  
Amman

I apply for the registration of the Trademark enclosed herewith pursuant to article (10) in class.....

.....  
in respect of (a).....  
.....

.....  
and kindly requests the registrar to permit its registration.....

(Signed ): .....

Executed in this day .....of the month of .....

in the year 19.....

My address for service in the Hashemite Kingdom of Jordan is .....

.....

.....

Executed in this .....day of the month of .....in the year 19.....

(a) Only goods of the same class should be mentioned here. A separate form should be used for each class separately.

(b) The full name, address, description and nationality of the applicant should be clearly written here.

**Trademarks Law for the Years 1952**  
**Form T.M. No. 5**  
**Certificate of Registration**

Fee JD 3

Amman on .....

The Respected .....  
from .....

I hereby certify, pursuant to article 15(2) of the Trademarks Law for the year 1952 , that the Trademark stated in your application No. .... was duly published in Issue No. ....of the official gazette ....of .....and has been registered in your name in class.....

The registration shall remain valid for a period of seven years from .....

.....  
and the registration may be renewed in accordance with the provisions of the law .

A photo of the said Trademark has been affixed hereto.

In witness whereof , I have set my hand hereunto this .....day of the month of .....in the year 19.....

Registrar of Trademarks

.....

**Trademarks Law for the year 1952**  
**Form T.M. No. 6**

Fee : JD 1

Fee : JD 5

**The Joint Application Submitted by the Registered  
Proprietors of the Trademark and Assignee to  
Register the Trademark in the Name of  
the Assignee**

To : Registrar of Trademarks  
Amman

We (a).....  
of (b).....  
and (c).....  
of (d).....

hereby request, pursuant to article 55 of the by-law, that the name of (e)  
.....who is carrying on the business of (f)  
.....at (g).....

.....be recorded in the Trademarks register as a proprietor of a Trademark No. ....in  
class .....

and as from .....(h).....

according to ( i ).....

(j).....

(k).....

(a) Name of the registered  
proprietor of Trademark

(b) Address of the registered  
proprietor of the Trademark

(c) Name of assignee

(d) Address of assignee

(e) Name of assignee

(f) Business or occupation of  
assignee

(g) Address of assignee

(h) Date of transfer of place and  
its goodwill

(i) Particulars of the document, if any, or details of piece

(j) Signature of registered proprietor of (trade) mark

(k) Signature of assignee

Fee : 1 JD  
Fee : 5 JD

**Trademarks Law for the Year 1952**  
**Form No. T.M. 6.a**

**Application submitted to the Registrar to Register a Trademark in the name of the Assignee upon Transferring of Ownership of the Trademark**

To : Registrar of Trademarks  
Amman

I ( or We) (a).....  
hereby request, according to article 55 of the by-law, the recording of my name (or names) in the Register of Trademarks as a proprietor (s) of Trademarks No. ....in class.....

a- The name in full, address of occupation or business, nationality and description should be clearly written here.....as of (b).....

.....  
I am (we are) holders of the right in the mentioned Trademark pursuant to (c).....

( Signature ).....

Executed in this day .....of the month of ..... in the year 19.....

b- Date of ownership of the Trademark

c- The details in full of the transfer and assignment document, if any, or statement of the case should be written here.

**Trademarks Law for the Year 1952**  
**Form T.M. No. 7**

**Form of the Declaration To Be Submitted By the**  
**Registrar In Confirmation of the Statement of**  
**Claim Accompanied by the**  
**Form T.M. No. 6 & Form T.M. No. 6.a**

To : Registrar of Trademarks,  
Amman

I.....of  
.....make oath that the  
particulars set out in the statement of claim numbered .....  
and filed by myself in connection with my application to be registered in my name in my capacity as the  
assignee of Trademark No. ....  
in class.....are true, and conform, in all respects, the fundamental facts and documents  
which affect the proprietorship of the said Trademark as mentioned above .

(a).....

Sworn in this day.....of the month of .....in the year 19.....

Before me (b).....

- (a) The person who made this declaration under oath should sign here
- (b) Signature and name of Authority before whom the oath is made

Fee : JD 2

**Trademarks Law for the year 1952**  
**Form No. T.M. 8**

“Objection Notice To the Registration Application “  
(This Notice should be Furnished in Duplicate Copies )

In the matter of application No.....which is submitted by .....  
of .....

To : Trademarks Registrar,  
Amman

I, (We) (a) .....hereby give you notice of our intention to object to the  
registration of the Trademark which was published under the aforementioned number in class.....,  
page ....., of Issue.....of the official gazette issued on .....of the month of  
.....in the year 19.....

The grounds of objection are as follows : .....

(Signature ).....

Executed in this day .....of the month of .....in the year 19....

My (Our) address for service in the Hashemite Kingdom of Jordan is  
.....  
.....

(a) State here the full name and address clearly

Fee : JD 1

**Trademarks Law for the year 1952  
Form T.M. No. 9**

**“ Counter-Statement on the Objection “  
( This statement should be submitted in Duplicate )**

In the matter of objection No. ....to Application  
No.....

To : Trademarks Registrar,  
Amman

I (We) applicant for the registration of the above mentioned Trademark , hereby notify you that the following particulars are the grounds on which I (we) rely in support of my (our) application :

I (We) acknowledge the following claims stated in the Notice of Objection on the Registration.....  
.....  
.....

Executed in this day.....of the month of .....in the year 19.....

( Signature ) .....

**Trademarks Law for the Year 1952**  
**Renewal of Registration Before Submission of the Notice**  
**Form T.M. No. 10**

To : Registrar of Trademarks  
Amman

Please renew the registration of Trademark No. ....in class.....

The prescribed fee of JD 3 is enclosed herewith .

Executed in this day .....of the month of .....in the year 19.....

( Signature ) .....

(Address).....



**Trademarks Law for the year 1952**  
**The Notification to be Sent by the Registrar Before**  
**Removal of the Trademark from the Register**

**Pursuant to Paragraph (1) of Article 52 of the By-law**  
**Form T.M. No. 11**

Office of the Trademarks Registrar,  
Amman

I wish to inform you that your Trademark No. ....which is registered in class.....will be removed from the Trademarks register pursuant to the provisions of paragraph (1) of article 52 of the by-law unless the established fee of JD 3 be paid to this office before the .....day of the month of .....in the year 19.....which is the date of expiry of the current registration of the Trademark.

The designated form which should accompany the fee may be obtained from this office.

Executed in this day .....of the month .....in the year 19....

Registrar

**Trademarks Law for the year 1952**  
**Renewal of Registration of the Trademark After the Notice**  
**Form T.M. No. 12**

To : Trademarks Registrar  
Amman

Pursuant to the notice you sent to me (us), I enclose herewith to you the fee of JD 3 for the renewal of the registration of Trademark No. ....in class .....

Executed in this day .....of the month of .....in the year 19.....

N.B. the name and address of the applicant should be inserted on the reverse side of this form .

**Trademarks Law for the year 1952**  
**Form T.M. No 13**

Application for the registration of a Trademark within One Month from the Date of Notice Due to Non-payment of the Renewal Fee or for the Re-registration of a Trademark which was Removed Due to Non-payment of Renewal Fee thereon .

To : Trademarks Registrar  
Amman

Pursuant to your notice which was sent to me (us), I hereby apply for the renewal of registration (a) of Trademark No. .... in class .....and enclose herewith the established fee of JD 3 and an additional fee of JD 1.

Executed in this day .....of the month of .....in the year .....19.....

(a) Cross out the phrase which is not required

N.B. The name and address of applicant should be written on the reverse side of this form .

**Office of Trademarks Registrar  
Amman**

**Trademarks Law for the year 1952  
Form T.M. No. 14  
Certificate of Payment of the Renewal Fee**

Trademark No.....for the year 19.....

I certify that .....  
has paid this .....day of the month of .....in the year 19.....the established fee of  
JD 3 and an additional fee of JD 1

Hence , his rights and authority as a proprietor of the said Trademark shall be for a further period of fourteen  
years.

Registrar.....

Fee : 500 Fils

**Trademarks Law for the year 1952**  
**Form T.M. No. 15**

To : Trademarks Registrar,  
Amman

I (We) .....of .....hereby kindly request you to enter in the register the following details in respect of Trademark No. ....in class .....  
.....

Signature .....

Executed in this day .....of the month of .....in the year 19.....

Fee : JD 1

**Trademarks Law for the year 1952**  
**Form T.M. No. 16**

**The Application Submitted pursuant to article 24 of the Law**  
**to make an Addition or a Change in a Trademark**

In respect of Trademark No.....in class.....

To : Trademarks Registrar  
Amman

I am applying for your permission to make a change in the above numbered Trademark in respect of the following particulars :

( Insert here the full particulars )

Four copies of the Trademark as it will appear after the change should be enclosed with the application .

(Signature of the Proprietor of the Registered Trademark or his Agent)

Executed in this day.....of the month of .....in the year 19.....

Fee : 500 Fils

**Trademarks Law for the year 1952**  
**Form T.M. No. 17**

(An Application submitted for the Correction of the Register or  
Removal of a Trademark from the Register)

( To be Accompanied by a copy thereof and a Statement of Claim in Duplicate)

In respect of Trademark No.....

To : Trademarks Registrar  
Amman

I (We) (a) .....kindly request you to remove the above mentioned numbered Trademark  
from the register or make a correction thereon .

(a)                   Insert here the name and address in full

The grounds of my application are as follows :

.....  
.....M  
y    address    for    service    in    the    Hashemite    Kingdom    of    Jordan    is  
.....  
.....

(Signatue ).....

( Date).....

Fee : JD1

**Trademarks Law for the year 1952  
Form T.M. No. 18**

**An application to be submitted for Intervening in the Proceedings taken for the correction of the Register or Removal of a Trademark from the Register**

In respect of Trademark No.....

To : Trademarks Registrar,  
Amman

I (We) (a) .....hereby apply to kindly request you to permit me to intervene in the proceedings taken for the correction or removal of the entry inserted in the register in respect of the above mentioned Trademark.

My interest in the Trademark is .....

(Signature).....

Executed in this day .....of the month of .....in the year 19.....

My (Our) address for service in the Hashemite Kingdom of Jordan is.....

Signature .....

(a) Insert here the name and address in full .



Fee : JD 1

**Trademarks Law for the year 1952**  
**Form T.M. No. 19**

**Application for Investigation to be submitted**  
**Pursuant to Article 78 of the BY-law**

To : Trademarks Registrar,  
Amman

You are hereby requested to investigate in the register, according to article 78 of the by-law, in class.....

to ascertain whether it includes a Trademark which resembles the Trademark for which two copies thereof are sent herewith and each has been affixed on a half foolscap sheet .

(a).....

(b).....

.....

Executed in this day .....of the month of .....in the year 19.....

- (a) Name of applicant
- (b) Address of Applicant

**Trademarks Law for the year 1952**  
**Form T.M. No. 20**

A Notice of Request to Change an Address Listed in the  
Trademarks Register

In respect of Trademark No. ....  
registered in class.....

To : Trademarks Registrar,  
Amman

I (We) .....  
proprietor of the above mentioned registered Trademark wish to change my address listed in the Trademarks  
Register as follows :

.....

Executed in this day.....of the month of .....in the year 19.....

( Signature ) .....

Fee : JD 1

**Trademarks Law for the year 1952  
Form T.M. No. 21**

**Application for Permitting the Allocation of Trademarks**

In respect of Trademark No. ....

To : Trademarks Registrar  
Amman

We, being the parties concerned, within the meaning purported under article 19 (2) of the Law, in certain Trademarks of .....and have ceased to carry on our business , therefore , we kindly request you to permit the allocation ( distribution ) of these Trademarks to those who are in fact still carrying on their businesses. We have supported this application by a statement according to article (61) of the by-law.

(Signature).....

( Address ) .....

Executed in this day .....of the month of .....in the year 19.....

Fee : 500 Fils

**Trademarks Law for the year 1952**  
**Form T.M. No. 22**

“ An Application to Enter the Changed Name of the Proprietor of the Trade Mark in the Register”

To : Trademarks Registrar  
Amman

I , (We) ( a ) .....

Please record (b).....in the  
Trademarks register as a proprietor of Trademark No.....in class .....instead of (c )  
.....

There has been no change in the ownership of the said Trademark but

(d).....  
.....

Executed in this day .....of the month of .....in the year 19.....

- (a) The name , address and description should be inserted here
- (b) “ my name or our name “
- (c) Insert here the name of the person in whose name the registered Trademark is presently registered
- (d) Insert here the circumstances in which the change of the name took place.

Fee : 500 Fils

**Trademarks Law for the year 1952**  
**Form T.M. No. 23**  
The Application to be Submitted by the Proprietor of the  
Registered Trademark  
To Cancel an Entry from the Register

Trademark No.....in class .....which was  
published in official gazette Issue No.....  
Name of Proprietor of Registered Trademark.....  
His place of Business.....  
Occupation .....

**To : Trademarks Registrar**  
**Amman**

I (We) the undersigned.....  
of.....(or I, the undersigned a member of the business place known  
as.....  
on behalf of the said business place, apply for the cancellation of the entry of Trademark No.....in  
class.....from the Trademarks Register

Executed in this day .....of the month of .....in the year 19.....

(Signature).....

Fee: 500 Fils

**Trademarks Law for the year 1952**  
**Form T.M. No. 24**

An Application to Cross Out Some Goods Out of those for which  
a Trademark has been Registered.

To : Trademarks Registrar  
Amman

I (We).....of .....hereby  
request the crossing out of (a) .....  
.....  
from the goods in which Trademark No.....was registered in  
class.....

(Signature).....

Executed in this day .....of the month of .....in the year 19.....

**Trademarks Law for the year 1952**  
**Form T.M. No. 25**  
**“Notification of None Completion of Registration “**

.....

Trademark No

The Respected .....Esquire

The Registrar withdraws your attention to article (16) of the Trademarks Law, for the year 1952 and article 47 of the Trademarks By-law for the year 1952 which was issued pursuant to the said law.

Your application of the above mentioned number was submitted to me in the day of .....of the month of .....in the year 19.....

In view of your failure to show up (absence), the registration was not completed .If the registration is not made within .....days from the date of this notice, you shall be considered to have given up the application .

Executed in this day .....of the month of .....in the year 19.....

**ADDENDUM III**  
**CLASSIFICATION OF GOODS**

- Class 1      Chemical materials used in manufactured goods, photography or research and anti-corrosive acids.
- Class 2      Chemical materials used in agricultural, horticultural, veterinary and sanitary purposes.
- Class 3      Chemical materials prepared for use in medicine and pharmacy
- Class 4      Raw (uncooked) vegetables or partly prepared (animal and mineral materials) used in the manufactured goods that are not included under other classes.
- Class 5      Unfabricated and partly fabricated metals that are used for fabrication in plants
- Class 6      All types and parts of machinery except agricultural and horticultural machines which are included in class (7).
- Class 7      Agricultural and horticultural machinery and parts
- Class 8      Scientific instruments and apparatuses used for teaching
- Class 9      Medical instruments
- Class 10     Repeater watches, small watches and similar instruments
- Class 11     Instruments, apparatuses and innovations not used for surgical or medical purposes or which has no relation with the health of human beings or animals.
- Class 12     Chopping and sharp (edged) instruments.
- Class 13     Metal goods not included in other classes.
- Class 14     Goods of precious metals and jewelry as well as imitations thereof
- Class 15     Glass
- Class 16     Porcelain and clay
- Class 17     Manufactured products made from metallic materials and others for building or ornamentation
- Class 18     Practical engineering, architectural and building instruments
- Class 19     Arms, ammunition and supplies that are not included in class 20
- Class 20     Explosives



- Class 21 Marine architectural tools and marine supplies not included in classes 19 and 20
- Class 22 Vehicles
- Class 23 a- Spun Cotton  
b- Sewing cotton
- Class 24 Cotton pieces of all kinds
- Class 25 Cotton goods not included in classes 23, 24 and 38.
- Class 26 Spun linen, jute and thread
- Class 27 Linen and jute pieces of goods
- Class 28 Linen and jute goods not included in classes 26, 27 and 50
- Class 29 Spun jute yarns and tissues as well as other materials made of jute which are not included in class 50.
- Class 30 Spun or sewing silk
- Class 31 Silk pieces of goods
- Class 32 Silk goods not included in classes 30 and 31
- Class 33 Spun wool or skeins of wool or hair
- Class 34 Goods or materials of wool or hair
- Class 35 Goods of wool or hair not included in classes 33 and 34
- Class 36 Carpets and floor covers
- Class 37 Tanned and untanned skins processed or unprocessed leather and articles made of tanned leather and not included in other classes.
- Class 38 Clothing
- Class 39 Paper (except those used to cover walls and for hanging), stationary and book binding tools.
- Class 40 Goods manufactured from rubber and Indian glue not included in other classes.
- Class 41 Furniture and furnishings (including the paper used as wallpaper or for hanging)

- Class 42 Foodstuffs or materials from which food is composed
- Class 43 Fermented liquors and alcoholic drinks
- Class 44 Mineral waters, natural and artificial, including ginger beer
- Class 45 Tobacco whether processed or unprocessed
- Class 46 Seeds for general agricultural and gardening plantation.
- Class 47 Candles, ordinary soap, disinfectants, illuminating or heating oil, lubricating oils, matches, starch, blue and other preparations for laundry purposes, gasoline and greases used \* for lubrication and oils used for fuel or for the running of machines.
- Class 48 Perfumes
- Class 49 Games of all kinds and sporting articles not included in other classes.
- Class 50 Miscellaneous:
- 1- Goods made from ivory, bone or wood, not included in other classes
  - 2- Goods made of straw or grass not included in other classes
  - 3- Goods made from animal or vegetable materials, not included in other classes
  - 4- Tobacco pipes
  - 5- Umbrellas, walking sticks, brushes and combs
  - 6- Liquids and powder used in furniture
  - 7- Tarpaulins, tents, ropes, threads and jute
  - 8- Buttons of all kinds other than those made of precious metal or its imitation
  - 9- Socks of all kinds
  - 10- Goods not included in the aforementioned classes (such as the commodities of drum manufacturing)

#### **ADDENDUM IV**

#### **CLASSIFICATION OF GOODS-NAMES OF CLASSES**

(The parts or pieces of any article or apparatuses are considered, in general of the class to which such article or apparatus is affiliated, except where such parts constitute articles included in other classes)

- 1- Chemical products used in industry, science, photography, agriculture, horticulture, gardening, forestry, fertilizers (natural and artificial), fire extinguishing components; tempering substances and chemical preparations for welding, chemicals used in the preservation of foodstuffs; tanning materials; adhesive (glue) substances used in industry.
- 2- Paints, varnishes, lacquers, anti rust and wood boring materials coloring and dyeing materials, caustic acids, resins, metal sheets and powder used by painters and decorators.

- 3- Bleaching preparations and other substances used in laundry and cleaning, polishing, scouring and abrasive preparations, soaps, aromatics, essential oils, cosmetics, hair solutions and dentifrice .
- 4- Oils and greases used in industry (other than edible oils fats and essential oils); massaging materials, dustlaying and absorbing components fuels, (including motor oils) illuminants, small and big candles, lighting lamps and wicks.
- 5- Pharmaceutical, veterinary and hygiene preparations, children and patient foods; adhesive emplastrum, bandages ; materials used for teeth filling, dental wax, sterilization materials, preparations for killing weeds and insects
- 6- Unfabricated and partly fabricated ordinary metals, anchors, anvils, bells, poured and rolled building materials, rail tracks and other metallic materials used for laying railway lines, chains except driving chains used in vehicles, thick and fine (non-electric) wire; lock smiths work, metallic pipes, tubes, metal cabinets, safes, steel balls, horse shoes, nails, screws and other non-precious metal goods not included in other classes and ores
- 7- Machines and machine tools, motors (except vehicle motors) machine linking tools, belts (except those used for vehicles), large size agricultural implements and incubators.
- 8- Hand tools and machines, knives, forks and spoons and arms tugged to the wastes of human beings such as daggers, swords, spears, etc.
- 9- Scientific, nautical, surveying and electrical apparatuses and instruments (including wireless), photography, cinematography and optical, apparatuses and instruments, weighing, measuring, signaling, controlling, life saving and teaching apparatuses and instruments; money counting machines, phonograph sets, cash registers, calculating machines and fire extinguishers.
- 10- Surgical, medical, veterinary and dental instruments and equipment (including artificial limbs, eyes and teeth).
- 11- Lighting, heating, steams generating, cooking, refrigeration, drying, ventilation, water supply and sanitary affairs equipment.
- 12- Vehicles and means of transport of running equipment by land, sea and air.
- 13- Fire arms, ammunition, projectiles, explosives and fire works (rockets).
- 14- Precious metals and bullion thereof and goods made of precious metals or plated therewith (except cutlery, forks and spoons), jewelry, precious stones, timepieces and other chronometrical instruments.
- 15- Musical instruments (other than phonographs and radio sets )
- 16- Paper and paper articles, card board, and articles made therefrom , printed matter, newspapers, periodicals , books, binding materials , photographs; stationary, adhesive materials (relating to stationary);

artist materials, paint brushes, typewriters and office supplies (other than furniture); teaching and education tools (other than machines), playing cards , (printing letters and blocks (clichés)

- 17- Gutta-percha (Malaysia), Indian rubber, genuine balata rubber and substitutes , articles made of the aforesaid substances which were not included in the other classes, packaging, filling or insulating materials, asbestos, mica and products thereof, rubber pipes (non metallic hoses )
- 18- Tanned and tampered leather, imitation of leather and articles made from the aforementioned materials which were not included in other classes, tanned leather, raw skins, big and small bags, canopies umbrellas, walking sticks, whips, saddles and harnesses.
- 19- Building materials, natural and artificial stone, cement, lime, mortar, plaster and gravel , water pipes made of clay or cement ; road paving materials , asphalt , bitumen and pitch , portable buildings, stone monuments and chimneys.
- 20- Furniture (furnishings), mirrors, picture frames, articles (not included in other classes) made of wood, cork, cane, bamboo, willow, ivory, whale bone, oysters shell, amber, celluloid and substitutes of such materials.
- 21- Small hardware and hollow articles (not made of precious metals nor plated therewith ), combs, sponge, brushes (other than paint brushes) brush-making materials ; machines and tools used in cleaning, steel wool ; glassware , chinaware, and ceramics not included in other classes
- 22- Ropes, twine, nets, tents, tarpaulins, sails, canvas, pillows, quilts and mattresses filling materials (such as hair, feather and seaweed etc.) and raw fabric materials .
- 23- Skeins and threads.
- 24- Bed and table goods and covers as well as fabric materials not included in other classes.
- 25- Clothing including boots, shoes , and slippers
- 26- Lace, ribbons, buttons, press buttons, hooks, needles, pins, and artificial flower.
- 27- Carpets, rugs, mats, linoleum and other materials for covering floors (houses), wall hangings (not made of fabric)
- 28- Games and toys, physical sporting articles (other than clothing); ornaments and decorations for hanging on the Christmas tree.
- 29- Meat, fish, poultry, game, meat and fish extracts, preserved, dried or cooked vegetables and fruits, jellies, jams , eggs, milk and other dairy products, edible fats, canned food and pickles
- 30- Coffee, tea, cocoa, sugar, rice, tapioca, sago, coffee mates, flour and preparations made of cereals, bread, biscuits, cakes, pastry and hardening powder thereof, honey, molasses, yeast, bread crumbs, salt, mustard, pepper, vinegar, sauce, spices, condiments and glaces.

- 31- Agricultural, horticultural and forestry products and grains not included in other classes; live animals, fresh fruits and vegetables, seeds, live plants, flowers, fodder and malt.
- 32- Beer, ale, porter, mineral and carbonated water, other non-alcoholic refreshing drinks and other preparations used in the manufacture of refreshing beverages.
- 33- Liquors, spirit and intoxicating drinks
- 34- Raw or processed tobacco, smokers' articles and matches

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[Added under the Addendum Published in Page 356 of Issue No. 446 of the official gazette issued on 16/8/1934](#)

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