#### **Index**

## ADVERTISEMENT OF APPLICATION

Where Registrar not satisfied that application should be refused, § 37 [TMR 37]

## AMENDMENT OF APPLICATION FOR REGISTRATION

Amendment either before or after advertisement, § 30 [TMR 30]

Correction of clerical errors, § 33 [TMR 33]

No amendment after advertisement to change . . .

generally, § 32 [TMR 32]

date of first use or making known, § 32 [TMR 32(b)]

from one alleging use or making known to proposed use, § 32 [TMR 32(c)]

from one not alleging use and registration to alleging such, § 32 [TMR 32(d)]

statement of wares and services so as to be broader, § 32 [TMR 32(e)]

trade-mark in any manner, § 32 [TMR 32(a)]

No amendment when application would change . .

generally., § 31 [TMR 31]

No amendment when application would change . . .

date of first use or making known in Canada, § 31 [TMR 31(d)]

exception, when justified by facts, § 31 [TMR 31(d)]

from one not alleging use or making known to one alleg-

## AMENDMENT OF APPLICATION FOR REGISTRATION

-Cont'd

No amendment when application would change . . .—Cont'd ing such, § 31 [TMR 31(d)] identity of applicant, except after recognition of transfer, § 31 [TMR 31(a)]

statement of wares or services so as to be broader, § 31 [TMR 31(e)]

trade-mark, § 31 [TMR 31(b)]

exception, in respects that do not alter distinctive character or affect its identity, § 31 [TMR 31(b)]

#### AMENDMENT OF REGISTER

Additional representations, Registrar may by notice demand, § 43 [TMA 43]

Application by registered owner, Registrar may make amendments

generally, § 41 [TMA 41(1)]

amend statement of goods or services, § 41 [TMA 41(1)(c)] conditions, § 41 [TMA 41(2)]

cancel registration, § 41 [TMA 41(2)] 41(1)(b)]

certification mark, amend particulars of defined standard of use, § 41 [TMA 41(1)(d)]

correct error or enter change in name or address of owner, § 41 [TMA 41(1)(a)]

enter disclaimer, § 41 [TMA 41(1)(e)]

### AMENDMENT OF REGISTER —Cont'd

Evidence of use, made after three years from date of registration generally, § 45 [TMA 45(1)] action by Registrar in accordance with decision, § 45 [TMA 45(5)]

expungement, effect of non-use, § 45 [TMA 45(3)] form of notice, § 45 [TMA 45(2)] notice to owner of decision, § 45 [TMA 45(4)]

### APPLICATIONS FOR REGISTRATION

Abandonment of application, § 38 [TMA 38(7.2)]

Abandonment where application in default of prosecution, § 38 [TMA 36]

Application based on registration abroad, filing of certified copy, § 31 [TMA 31(1)]

evidence required in certain cases, § 31 [TMA 31(2)]

Application for registration under ss. 12(2) or 13, further information

generally, § 32 [TMA 32(1)] registration to be restricted, § 32 [TMA 32(2)]

Applications by trade unions or commercial associations, § 33 [TMA 33]

Contents of application

generally, TMR 14(1), TMR 25], § 14, § 25 [TMA 30, § 30

address of applicant and representative for service, § 30 [TMA 30(g)]

certification mark, § 30 [TMA 30(f)]

drawings, § 30 [TMA 30(h)] requirements for drawings, § 27 [TMR 27]

## APPLICATIONS FOR REGISTRATION—Cont'd

Contents of application—Cont'd proposed trade-mark, statement that applicant intends to use mark, § 30 [TMA 30(e)]

registration or application in another country, particulars of, § 30 [TMA 30(d)]

requirements where colour claimed as feature of mark, § 28 [TMR 28]

statement in ordinary commercial terms of specific goods or services, § 30 [TMA 30(a)]

statement that applicant is entitled to use trademark, § 30 [TMA 30(i)]

use in Canada, date of first use, § 30 [TMA 30(b)]

Date of application abroad deemed date of application in Canada generally, § 34 [TMA 34(1)]

evidence requests, § 34 [TMA 34(2)]

how and when evidence must be furnished, § 34 [TMA 34(3)]

Date of filing, § 25 [TMR 25] Disclaimers, § 35 [TMA 35]

May require applicant to furnish specimens of mark as used, § 29 [TMR 29(c)]

Opposition

generally, § 35 to § 37 [TMR 35 to 47]

correspondence

generally, § 35, § 36 [TMR 35 to 36]

opposition to applicant, § 36 [TMR 36]

state clearly that it relates to opposition, § 35 [TMR 35]

Counterstatement generally, § 38 [TMA 38(6)]

#### APPLICATIONS FOR APPLICATIONS FOR REGISTRATION—Cont'd REGISTRATION—Cont'd Opposition—Cont'd Opposition—Cont'd Counterstatement—Cont'd frivolous opposition, § 38 [TMA amendments only with leave, 38(4)] § 40 [TMR 40] grounds filing and service, § 39 [TMR generally, § 38 [TMA 38(2)] 391 applicant not person entitled to cross-examination on affidavits/ registration, § 38 [TMA declarations, § 44 [TMR 38(2)(c)44(2) to (5)] application does not conform decision, § 38 [TMA 38(8)] to requirements of s. 30, § 38 [TMA 38(2)(a)] evidence and hearing non-distinctiveness, § 38 generally, § 38 [TMA 38(7)] [TMA 38(2)(d)]applicant's evidence, § 42 non-registrable, § 38 [TMA [TMR 42(1)] 38(2)(b)] application deemed public inspection of materials abandoned when no filed, § [TMR, (3)], 45(2) evidence filed, § 42 service of any statement or other [TMR 42(2)] material, § 37 [TMR 37] cross-examination on Statement of Opposition affidavits/declarations, generally, § 38 [TMA 38(3)] § [TMR, 44(2) to (5)] address of opponent, § 38 exhibits to be filed with affida-[TMA 38(3)(b)]vit or declaration, (4)], amendments only with leave, § 45 [TMR 45(1) § 40 [TMR 40] no further evidence except contents, § 38 [TMA 38(3)] with leave, § 44 [TMR filing, TMR 38], § 38 [TMA 44(1)] 38(1) opponent's evidence, § 41 grounds, § 38 [TMA 38(3)(a)] [TMR 41(1)] substantial issue, § 38 [TMA opposition deemed 38(5)] withdrawn when no when application to be allowed, evidence filed, § 41 § 39 [TMA 39(1)] [TMR 41(2)]opponent's reply evidence, withdrawal of opposition, § 38 § 43 [TMR 43] [TMA 38(7.1)] oral hearing, § 46 [TMR written argument, § 46 [TMR] 46(4)] 46(1) to (3)] Refusal of application extension of time generally, TMR 47], § 39, § 47 generally, § 37 [TMA 37] [TMA 39(2) applicant not person entitled to exception, § 39 [TMA 39(3)] registration, § 37 [TMA none if filing opposition where 37(1)(c)application allowed, § 47 application does not conform to [TMR 47] requirements of s. 30, § 37

### APPLICATIONS FOR

REGISTRATION—Cont'd

Refusal of application—Cont'd [TMA 37(1)(a)]

doubtful cases, § 37 [TMA 37(3)]

notice to applicant, § 37 [TMA 37(2)]

trade-mark is not registrable, § 37 [TMA 37(1)(b)]

Single application for each trademark, § 24 [TMR 24]

Tariff of fees, filing, APP B § APP B1 [TMR, Sched.]

Translation into English or French of any words in any other language, § 29 [TMR 29(a)]

Transliteration of matters expressed in characters, § 29 [TMR 29(b)]

#### **CERTIFICATION MARKS**

Amendment of Register, amend particulars of defined standard of use, § 41 [TMA 41(1)(d)]

Contents of application, § 30 [TMA 30(f)]

Definition, § 2 [TMA 2]

Descriptive certification mark, § 25 [TMA 25]

Registration

generally, § 23 [TMA 23(1)] licence, § 23 [TMA 23(2)]

registration of trade-mark confusing with certification mark, § 24 [TMA 24]

unauthorized use, § 23 [TMA 23(3)]

action by unincorporated body, § 23 [TMA 23(4)]

### CHANGE OF PURPOSE OF USE IN MARK

Not a ground of invalidity, § 49 [TMA 49]

#### CORRESPONDENCE

Addressed to Registrar of Trade-Marks, § 3 [TMR 3(1)]

#### CORRESPONDENCE—Cont'd

Applicant' address, requirements of, § 6 [TMR 6]

Contents

generally, § 7 [TMR 7] application, § 7 [TMR 7(1)]

registration, § 7 [TMR 7(2)]

Correspondence from Registrar to be to applicant, § 8 [TMR 8]

Electronic or other means of transmission as specified in Journal, § 3 [TMR 3(6)]

In writing but oral communications may be considered, § 4 [TMR 4(1)]

Registrar may request confirmation in writing, § 4 [TMR 4(2)]

Physical delivery to Registrar, TMR, § [TMR, 3(2) to 3(4), 3(5)]

Single application or registration, § 5 [TMR 5(1)]

exceptions, § 5 [TMR 5(2)]

Trademark agent

generally, § 8 [TMR 8 to 11] not resident in Canada, § 9

[TMR 9]

oppositions, § 10 [TMR 10] request for written authorization,

§ 11 [TMR 11]

### ELIGIBILITY FOR EXAMINATION

Eligibility for qualifying examination for trade-mark agents, § 18 [TMR 18]

### **EXAMINING BOARD**

Appointed by Registrar, § 19 [TMR 19]

At least two members trade-mark agents appointed by CPIC, § 19 [TMR 19]

#### **EXTENSIONS OF TIME**

Conditions where requested after expiration of time, § 47 [TMA 47(2)]

#### **EXTENSIONS OF TIME—Cont'd IMPORTATION AND** EXPORTATION—Cont'd Grant of where circumstances justify of any act fixed by Act/ Interpretation—Cont'd Regulations, § 47 [TMA relevant registered trade-mark, 47(1)] § 51 [TMA 51.02] working day, § 51 [TMA 51.02] **FEES** Measures related to detained goods Tariff of fees, filing, APP B § APP inspection, § 51 [TMA 51.08] B1 [TMR, Sched.] joint and several or solidary Tariff of fees, issuance, APP B liability, § 51 [TMA § APP B1 [TMR, Sched.] 51.09(4)] Tariff of fees, registration, APP B liability for charges, § 51 [TMA § APP B1 [TMR, Sched.] 51.09(1)] Tariff of fees, trade-mark agents, exception, TMA 51.09(3), § APP B § APP B1 [TMR, TMA 51.09(5)], § 51 Sched.] [TMA 51.09(2) provision of information by **GENERAL** customs officer, § 51 [TMA Act to be administered by Minister 51.05] of Industry, § 62 [TMA 62] provision of information to Documents, format, § 13 [TMR 13] pursue remedy, § 51 [TMA] Documents relating to registration, 51.06] § 14 [TMR 14(2)] restriction on information use, Fees payable to Receiver General, § 51 [TMA 51.07] § 12 [TMR 12] No liability, § 51 [TMA 51.1] Publication of registrations, § 64 Powers of court relating to detained [TMA 64] goods Registrar of Trade-Marks application to court, § 51 [TMA] generally, § 63 [TMA 63(1)] 51.11(1)] continued detention, § 51 [TMA delegation of powers, duties and 51.11(4)] functions to assistants, § 63 damages against trade-mark [TMA 63(3)] owner, § 51 [TMA 51.12] appeal from as decision of Minister's consent, TMA Registrar, § 63 [TMA 51.11(3)], § 51 [TMA 63(4)] 51.11(2) Regulations, § 65 [TMA 65] security, § 51 [TMA 51.11(5)] Time limit deemed extended where Prohibition Trade-Marks Office closed. generally, § 51 [TMA 51.03(1)] § 66 [TMA 66] exception, § 51 [TMA 51.03(2)] IMPORTATION AND restriction, § 51 [TMA 51.03(3)] **EXPORTATION** Request for assistance Interpretation generally, § 51 [TMA 51.04(1)]

Rel. 7, 7/2023 Index-5

information in request, § 51

security, § 51 [TMA 51.04(4)]

[TMA 51.04(2)]

customs officer, § 51 [TMA

Minister, § 51 [TMA 51.02]

51.02]

#### IMPORTATION AND INTERPRETATION—Cont'd EXPORTATION—Cont'd **Definitions** Request for assistance—Cont'd generally, § 2 [TMA 2, § 2 update, § 51 [TMA 51.04(5)] [TMR 2] validity period, § 51 [TMA Act, § 2 [TMR 2] 51.04(3)] applicant, § 2 [TMR 2] certification mark, § 2 [TMA 2] **INTERPRETATION** confusing, § 2 [TMA 2] Confusing, when mark or name Convention, § 2 [TMA 2] generally, § 6 [TMA 6] country of origin, § 2 [TMA 2] considerations country of the union, § 2 [TMA generally, § 6 [TMA 6(5)] 2 all the surrounding circumdistinctive, § 2 [TMA 2] stances, § 6 [TMA 6(5)] distinguishing guise, § 2 [TMA] degree of resemblance, § 6 2] [TMA 6(5)(e)] geographical indication, § 2 extent to which they have [TMA 2] become known, § 6 goods, § 2 [TMA 2] [TMA 6(5)(a)] journal, § 2 [TMR 2] inherent distinctiveness, § 6 owner, § 2 [TMA 2] [TMA 6(5)(a)] person, § 2 [TMA 2] length of time in use, § 6 person interested, § 2 [TMA 2] [TMA 6(5)(b)]prescribed, § 2 [TMA 2] nature of goods, services or proposed trade-mark, § 2 [TMA business, § 6 [TMA 6(5)(c)2] nature of trade, § 6 [TMA protected geographical indica-6(5)(d)tion, § 2 [TMA 2] definition, § 2 [TMA 2] register, § 2 [TMA 2] when mark or name confusing registered trade-mark, § 2 [TMA generally, § 6 [TMA 6(1)] 2] inferences Registrar, § 2 [TMA 2] generally, § 6 [TMA 6(2), related companies, § 2 [TMA 2] 6(3)release, § 2 [TMA 2] trade-mark, § 6 [TMA 6(2)] representative for service, § 2 trade-name, § 6 [TMA 6(3), [TMA 2] 6(4)] trade-mark, § 2 [TMA 2] Deemed to be adopted, when mark, trade-mark agent, § 2 [TMR 2] § 3 [TMA 3] trade-name, § 2 [TMA 2] Deemed to be made known, when use, § 2 [TMA 2] mark, § 5 [TMA 5] WTO Agreement, § 2 [TMA 2] Deemed to be used, when mark WTO member, § 2 [TMA 2] generally, § 4 [TMA 4] **JOURNAL** export, § 4 [TMA 4(3)] goods, § 4 [TMA 4(1)] Contents of advertisement services, § 4 [TMA 4(2)] generally, § 16 [TMR 16]

#### JOURNAL—Cont'd JOURNAL—Cont'd Contents of advertisement—Cont'd Particulars of registrations made or application number, § 16 [TMR extended—Cont'd 16(d)] advertised, § 17 [TMR 17(d)] date of filing and date of priority claim, § 16 [TMR 16(e)] name of owner, § 17 [TMR name and address of applicant 17(b)] number and date of registration, and representative for service, § 16 [TMR 16(c)] § 17 [TMR 17(a)] note if proposed mark, certifica-**LEGAL PROCEEDINGS** tion mark or distinguishing Appeal from any decision of Regisguise, § 16 [TMR 16(g)] note of any disclaimer, § 16 generally, § 56 [TMA 56(1)] [TMR 16(b)] additional evidence, § 56 [TMA note where benefit of ss. 12(2) or 56(5)] 14 of Act claimed. § 16 hearing, § 59 [TMA 59(3)] [TMR 16(h)] judgments to be filed with Regisparticulars of any territorial trar, § 61 [TMA 61] restriction, § 16 [TMR] notice to owner setting out 16(i)grounds, § 56 [TMA 56(3), particulars of any translation or 59(1)] transliteration, § 16 [TMR procedure, § 56 [TMA 56(2)] 16(j)public notice, § 56 [TMA 56(4)] summary of information filed Registrar to transmit documents, pursuant to s. 30 of Act, § 16 § 60 [TMA 60] [TMR 16(f)] reply, particulars on which appeal trade-mark, § 16 [TMR 16(a)] contested, § 59 [TMA Contents published on weekly basis 59(2)] generally, § 15 [TMR 15] Definitions in sections 53 to 53.3 advertisements under s. 37(1) of generally, § 52 [TMA 52] Act, § 15 [TMR 15(a)] court, § 52 [TMA 52] Ministerial orders under s. 66(2) duties, § 52 [TMA 52] of Act, § 15 [TMR 15(d)] Minister, § 52 [TMA 52] particulars of every registration Evidence, § 54 [TMA 54] made or extended, § 15 [TMR 15(b)] Jurisdiction of Federal Court public notices under s. 9(1) of generally, § 55 [TMA 55, 57(1)] Act, § 15 [TMR 15(c)] exclusive jurisdiction to order Particulars of registrations made or entry in register struck out extended or amended generally, TMA 57(2)], § 57 generally, § 17 [TMR 17] [TMA 57(1) application number, § 17 [TMR 17(c)] hearing, § 59 [TMA 59(3)] issue number/date issue of how proceedings commenced, Journal when application § 58 [TMA 58]

### LEGAL PROCEEDINGS—Cont'd Jurisdiction of Federal Court —Cont'd exclusive jurisdiction to order entry in register struck out or amended-Cont'd judgments to be filed with Registrar, § 61 [TMA 61] notice to set out grounds, § 59 [TMA 59(1)] registrar to transmit documents, § 60 [TMA 60] reply, particulars on which application contested, § 59 [TMA 59(2)] Power of Court to grant relief TMA 53.2] notice to interested persons, § 53 [TMA 53.2(2)] Proceedings for detention by Minister on application by owner generally, § 53 [TMA 53.1(1)] application for directions in implementing order, § 53 [TMA 53.1(4)] how application is made, § 53 [TMA 53.1(2)] inspection by applicant or importer, § 53 [TMA 53.1(5)] posting of security, § 53 [TMA] 53.1(3)] where applicant fails to commence action, § 53 [TMA 53.1(6)] where court finds in favour of plaintiff, § 53 [TMA 53.1(7)] Proceedings for interim custody of goods generally, § 53 [TMA 53(1)] how application is made, § 53

[TMA 53(5)]

53(3)]

lien for charges, § 53 [TMA

```
LEGAL PROCEEDINGS—Cont'd
  Proceedings for interim custody of
       goods-Cont'd
    may be taken, § 53 [TMA 53(6)]
    posting of security by applicant,
         § 53 [TMA 53(2)]
    prohibition of imports, § 53
         [TMA 53(4)]
  Removal of trade-mark, § 53 [TMA
       53.3(2)]
  Unaltered state, exportation, sale or
       distribution of goods in s. 53.1
       or 53.2 proceedings, § 53
       [TMA 53.3(1)]
LICENCES
  Infringement proceedings, licensee
      may call upon owner to take,
       § 50 [TMA 50(3)]
  Licence to use trade-mark, § 50
       [TMA 50(1)]
  Pharmaceutical preparations
    generally, § 51 [TMA 51]
    definition, § 51 [TMA 51(3)]
    use of trade-mark by related
         companies, § 51 [TMA
         51(1)]
       exception, § 51 [TMA 51(2)]
  Presumptions where public notice
       given of fact that use licensed,
       § 50 [TMA 50(2)]
LISTING OF TRADE-MARK
    AGENTS
  Persons to be entered on list, § 21
      [TMR 21]
  Renewal
    generally, § 22 [TMR 22 to 23]
    reinstatement, § 23 [TMR 23]
    removal from list, § 22 [TMR
         22(3)]
    requirements for maintaining
         name on list, § 22 [TMR
         22(1)]
```

notice of failure to comply,

§ 22 [TMR 22(2)]

## LISTING OF TRADE-MARK AGENTS—Cont'd

Tariff of fees, trade-mark agents, APP B § APP B1 [TMR, Sched.]

#### NEWFOUNDLAND

Applications pending on April 1, 1949, § 67 [TMA 67(2)]

Registration before April 1, 1949, **§ 67 [TMA 67(1)]** 

Use of trade-mark or trade-name before April 1, 1949, § 68 [TMA 68]

### OBJECTION PROCEEDINGS UNDER SECTION 11.13 OF ACT

Amendments to Statement of Opposition or Counterstatement only with leave, § 54 [TMR 54]

Evidence and hearing

generally, § 55 [TMR 55 to 59]

cross-examination on affidavits or declarations, § [TMR, 58(2) to (5)]

exhibits to be filed with affidavit or declaration, § [TMR, (4)], 59(1)

no further evidence except with leave, § 58 [TMR 58(1)]

objector's evidence, § 55 [TMR 55(1)]

objection deemed withdrawn where no evidence filed, § 55 [TMR 55(2)]

objector's reply evidence, § 57 [TMR 57]

oral hearing, § 60 [TMR 60(4)] responsible authority's evidence, § 56 [TMR 56]

Extensions of time, § 61 [TMR 61] Service of any statement or other materials, § 53 [TMR 53]

#### OFFENCES AND PUNISHMENT

Disposition order, § 51 [TMA 51.01(8)]

notice, § 51 [TMA 51.01(9)]

Labels or packaging, § 51 [TMA 51.01(4)]

Limitation period, § 51 [TMA 51.01(7)]

Manufacture of goods, § 51 [TMA 51.01(2)]

Punishment, § 51 [TMA 51.01(6)]

Registration of trade-mark, § 51 [TMA 51.01(5.1)]

Sale of goods, § 51 [TMA 51.01(1)]

Services, § 51 [TMA 51.01(3)]

Trafficking in labels or packaging, § 51 [TMA 51.01(5)]

#### **OPPOSITION**

Abandonment of application, § 38 [TMA 38(7.2)]

Correspondence

generally, § 35 [TMR 35 to 36]

copies to other party following delivery of Statement of Opposition to applicant, § 36 [TMR 36]

state clearly that it relates to opposition, § 35 [TMR 35]

Counterstatement

generally, § 38 [TMA 38(6)] amendments only with leave, § 40 [TMR 40]

filing and service, § 39 [TMR 39]

Decision, § 38 [TMA 38(8)]

Evidence and hearing

generally, § 38 [TMA 38(7)] applicant's evidence, § 42 [TMR 42(1)]

application deemed abandoned when no evidence filed, § 42 [TMR 42(2)]

no further evidence except with leave, § 44 [TMR 44(1)]

#### OPPOSITION—Cont'd OPPOSITION—Cont'd Evidence and hearing—Cont'd When application to be allowed, opponent's evidence § 39 [TMA 39(1)] generally, § 41 [TMR 41(1)] Withdrawal of opposition, § 38 [TMA 38(7.1)] opposition deemed withdrawn Written argument, § 46 [TMR] when no evidence filed, 46(1) to (3)] § 41 [TMR 41(2)] opponent's reply evidence, § 43 PERSONS ENTITLED TO [TMR 43] REGISTRATION oral hearing, § 46 [TMR 46(4)] Marks registered and used abroad Extension of time generally, § 16 [TMA 16(2)] generally, TMR 47], § 39, § 47 unless at the date of filing of the [TMA 39(2) application, it was . . . exception, § 39 [TMA 39(3)] generally, § 16 [TMA 16(1)] none if filing opposition where confusing with trademark for application allowed, § 47 which application had [TMR 47] previously been filed in Frivolous opposition, § 38 [TMA Canada by any other 38(4)] person, § 16 [TMA Grounds 16(1)(b)generally, § 38 [TMA 38(2)] confusing with trademark applicant not person entitled to previously used in Canada registration, § 38 [TMA or made known in Canada 38(2)(c)by any other person, § 16 [TMA 16(1)(a)] application does not conform to requirements of s. 30, § 38 confusing with trade-name [TMA 38(2)(a)]previously used in Canada by any other person, § 16 non-distinctiveness, § 38 [TMA 38(2)(d)[TMA 16(1)(c)] Marks used or made known in Cannon-registrable, § 38 [TMA ada, § 16 [TMA 16(1)] 38(2)(b)no affect where confusing Service of any statement or other trademark or trade-name material, § 37 [TMR 37] abandoned at date of Statement of Opposition advertisement of applicagenerally, § 38 [TMA 38(3)] tion, § 16 [TMA 16(5)] amendments only with leave, unless on date on which first so § 40 [TMR 40] used or made known it was. contents generally, § 38 [TMA 38(3)] generally, § 16 [TMA 16(1)] address of opponent, § 38 confusing with trademark for [TMA 38(3)(b)]which application had filing, TMR 38], § 38 [TMA previously been filed in 38(1) Canada by any other grounds, § 38 [TMA 38(3)(a)] person, § 16 [TMA Substantial issue, § 38 [TMA 38(5)] 16(1)(b)

PROHIBITED TRADE-MARKS

#### REGISTRATION—Cont'd -Cont'd Marks used or made known in Can-Denomination under Plant Breeders ada, § 16 [TMA 16(1)] Rights Act, § 10 [TMA 10.1, -Cont'd 11.1, 12(1)(f)] Geographical indications unless on date on which first so used or made known it was. generally, § 11 [TMA 11.12(1)] ..—Cont'd list of, § 11 [TMA 11.12(1)] confusing with trademark information set out in statepreviously used in Canada ment of Minister, § 11 or made known in Canada [TMA 11.12(3)] by any other person, § 16 removal from list, § 11 [TMA [TMA 16(1)(a)]11.12(4)] confusing with trade-name objection proceedings under s. previously used in Canada 11.13 of Act by any other person, § 16 generally, TMR 53 to 61], § 11 [TMA 16(1)(c)][TMA 11.13 Proposed marks TMA 16(3)] amendments to Statement of unless at the date of filing of the Opposition or application, it was . . . Counterstatement only generally, § 16 [TMA 16(1)] with leave, § 54 [TMR 54] confusing with trademark for counterstatement of which application had responsible authority, § 11 previously been filed in [TMA 11.13(4)] Canada by any other person, § 16 [TMA decision, § 11 [TMA 11.13(7)] 16(1)(b)evidence and hearing confusing with trademark generally, TMR 55 to 59], previously used in Canada § 11, § 55 to § 59 or made known in Canada [TMA 11.13(5) by any other person, § 16 cross-examination on [TMA 16(1)(a)]affidavits or declaraconfusing with trade-name tions, § 58 [TMR 58(2) previously used in Canada to (5)] by any other person, § 16 exhibits to be filed with affi-[TMA 16(1)(c)] davit or declaration, Where application for confusing (4)], § 59 [TMR 59(1) mark pending, § 16 [TMA no further evidence except 16(4)] with leave, § 58 [TMR 58(1)] PROHIBITED TRADE-MARKS objector's evidence, § 55 **Definitions** [TMR 55(1)] generally, § 11 [TMA 11.11] objection deemed Minister, § 11 [TMA 11.11] withdrawn where no Responsible authority, § 11 evidence filed, § 55 [TMA 11.11] [TMR 55(2)]

PERSONS ENTITLED TO

#### PROHIBITED TRADE-MARKS PROHIBITED TRADE-MARKS -Cont'd -Cont'd Geographical indications—Cont'd Geographical indications—Cont'd objection proceedings under s. prohibited adoption of indication 11.13 of Act—Cont'd for spirits-Cont'd evidence and hearing-Cont'd exceptions-Cont'd objector's reply evidence, generic names for spirits, § 57 [TMR 57] § 11 [TMA 11.18(4)] oral hearing, § 60 [TMR or disuse, § 11 [TMA 60(4)] 11.18(1)] responsible authority's eviperson's name, § 11 [TMA dence, § 56 [TMR 56] 11.16] extensions of time, § 61 [TMR prohibited adoption of indication 61] for wines ground, not a geographical generally, § 11 [TMA 11.14, indication, § 11 [TMA 12(1)(g)11.13(2)] exceptions public inspection of materials generally, § 11 [TMA 11.16] filed, § [TMR, (3)], 59(2) comparative advertising. service of any statement or § 11 [TMA 11.16(2), other materials, § 53 11.16(3)] [TMR 53] continued use, § 11 [TMA statement of objector, § 11 11.17 [TMA 11.13(1)] customary names, § 11 contents of objection, § 11 [TMA 11.18(2)] [TMA 11.13(3)] failure to take enforcement withdrawal of objection, § 11 proceedings, § 11 [TMA 11.13(6)] [TMA 11.19] written arguments, § 60 [TMR generic names for wines. 60(1) to (3)] § 11 [TMA 11.18(3)] prohibited adoption of indication or disuse, § 11 [TMA for spirits 11.18(1)] generally, § 11 [TMA 11.15, person's name, § 11 [TMA 12(1)(h)11.16] exceptions Marks recognized as designating generally, § 11 [TMA 11.16] kind, quality, quantity destination, value, place of origin or comparative advertising, § 11 [TMA 11.16(2), date of production of goods or services, § 10 [TMA 10] 11.16(3)] continued use, § 11 [TMA Prohibited marks, § 9 [TMA 9(1), 11, 12(1)(e)] 11.17] customary names, § 11 excepted uses, § 9 [TMA 9(2)] [TMA 11.18(2)] OUALIFYING EXAMINATION failure to take enforcement proceedings, § 11 Contents of notice on website, § 20

[TMR 20(2)]

[TMA 11.19]

### **QUALIFYING EXAMINATION** -Cont'd Duties of Examining Board, § 20 [TMR 20(1)] Requirements for designation of place(s) for examination, § 20 [TMR 20(3)] REGISTER Indexes generally, § 28 [TMA 28(1)] abandoned or refused applications, § 28 [TMA 28(1)(c)] names of applicants, § 28 [TMA 28(1)(e)] names of owners, § 28 [TMA 28(1)(d)] pending applications, § 28 [TMA 28(1)(b)] registered trade-marks, § 28 [TMA 28(1)(a)]trade-mark agents, § 28 [TMA 28(1)(f), 28(2)Information to be shown generally, § 26 [TMA 26(2)]

26(2)(a)]
particulars of renewals, § 26
[TMA 26(2)(d)]

summary of all documents, § 26 [TMA 26(2)(c)]

date of registration, § 26 [TMA

summary of application, § 26 [TMA 26(2)(b)]

Inspection, § 29 [TMA 29] Register, § 26 [TMA 26(1)]

Register under Unfair Competition Act, § 27 [TMA 27]

### REGISTRABLE TRADE-MARKS

Associated trademarks, § 15 [TMA 15]

Distinguishing guise, § 13 [TMA 13]

Marks registered abroad, § 14 [TMA 14]

Registrable if it is not generally, § 12 [TMA 12(1)]

### REGISTRABLE TRADE-MARKS —Cont'd

Registrable if it is not—Cont'd clearly descriptive or deceptively misdescriptive, § 12 [TMA 12(1)(b)]

exception, so used as to become distinctive at date of filing, § 12 [TMA 12(2)]

confusing with registered trademark, § 12 [TMA 12(1)(d)]

denomination prohibited by s. 10(1), § 12 [TMA 12(1)(f)]

mark prohibited by Olympic and Paralympic Marks Act, § 12 [TMA 12(1)(i)]

marks prohibited by ss. 9-10, **§ 12 [TMA 12(1)(e)]** 

name of goods of services, § 12 [TMA 12(1)(c)]

name or surname of a person living or who has died, § 12 [TMA 12(1)(a)]

exception, so used as to become distinctive at date of filing, § 12 [TMA 12(2)]

protected geographical indication for spirits, § 12 [TMA 12(1)(h)]

protected geographical indication for wines, § 12 [TMA 12(1)(g)]

#### REGISTRATION

Abandonment of application for proposed trade-mark, § 40 [TMA 40(3)]

Application other than a proposed trade-mark, § 40 [TMA 40(1)] Form and effect, § 40 [TMA 40(4)]

Proposed trade-mark, on filing of declaration of use, § 40 [TMA 40(2)]

#### REGISTRATION—Cont'd

Tariff of fees, issuance, APP B § APP B1 [TMR, Sched.]

#### RENEWAL OF REGISTRATIONS

Effective date of, § 46 [TMA 46(4)] Expungement, failure to renew, § 46 [TMA 46(3)]

Notice to renew, § 46 [TMA 46(2)] Renewal within 15 years from date of registration/last renewal,

Tariff of fees, issuance, APP B § APP B1 [TMR, Sched.]

§ 46 [TMA 46(1)]

#### TRADE-MARK AGENTS

Privileged communication
generally, § 51 [TMA 51.13(1)]
application, § 51 [TMA 51.13(6)]
country other than Canada, § 51
[TMA 51.13(4)]
exceptions, § 51 [TMA 51.13(3)]
individual acting on behalf of
trade-mark agent or client,
§ 51 [TMA 51.13(5)]
waiver, § 51 [TMA 51.13(2)]

#### **TRANSFER**

Distinctiveness where rights subsist in more than one person, § 48 [TMA 48(2)]

Registration of transfer, requirements for, § 48 [TMA 48(3)]

Trade-mark transferable, § 48 [TMA 48(1)]

#### TRANSITIONAL PROVISION

Prior applications for registration, § 69 [TMA 69]

#### UNFAIR COMPETITION

Prohibitions
generally, § 7 [TMA 7]
deceit in offering goods or services to public
generally, § 7 [TMA 7(d)]
as to character quality, quantity
or composition, § 7

#### UNFAIR COMPETITION—Cont'd

Prohibitions—Cont'd

deceit in offering goods or services to public—Cont'd

[TMA 7(d)(i)]

as to the geographical origin, § 7 [TMA 7(d)(ii)]

as to the mode of manufacture, production or performance, § 7 [TMA 7(d)(iii)]

false or misleading statements tending to discredit business, goods or services of competitor, § 7 [TMA 7(a)]

pass of other goods or services for those ordered or requested, § 7 [TMA 7(c)] statutory passing off, § 7 [TMA

7(b)]
Warranty of lawful use, § 8 [TMA

## VALIDITY AND EFFECT OF REGISTRATION

Concurrent use of confusing marks, § 21 [TMA 21]

Depreciation of goodwill, § 22 [TMA 22(1)]

action in respect, § 22 [TMA 22(2)]

Effect of registration in relation to previous use, § 17 [TMA 17(1)]

when registration uncontestable, § 17 [TMA 17(2)]

Exclusive right to use throughout Canada, § 19 [TMA 19]

Infringement, § 20 [TMA 20(1)] exceptions, TMA 20(1.2), TMA 20(2)], § 20 [TMA 20(1.1)

Invalidity

generally, § 18 [TMA 18(1)] abandoned, § 18 [TMA 18(1)(c)] not distinctive at time proceedings contesting invalidity are

# VALIDITY AND EFFECT OF REGISTRATION—Cont'd

Invalidity—Cont'd
commenced, § 18 [TMA
18(1)(b)]
not registrable at date of registration, § 12 [TMA 12(1),
18(1)(a)]

# VALIDITY AND EFFECT OF REGISTRATION—Cont'd

Invalidity—Cont'd not the person entitled to secure the registration, § 18 [TMA 18(1)(d)]