

Index

All references are to sections of the text, unless otherwise indicated. The following abbreviations are used in this index: TA Trademarks Act, 1985.

ABANDONMENT

- Applications
 - voluntary, § 6:29 to § 6:38, APP 1A.3, APP 3E.7
 - where incorrect name used, § 7:6
- Assignment, effect on, § 12:3
- Assignment request, of, § 12:9
- Basis of filing, § 6:34
- Deemed
 - failure to respond to action/objection, § 5:10, § 5:21
- Default notice, issuance of, § 5:13, § 5:21, APP 1A.3
- Extension of time and
 - prior to deemed, § 5:13, § 5:21
- Failure to respond to/during opposition proceedings see OPPOSITION PRACTICE
- Security interest request, of, § 12:26
- Trade-mark application, effect of, § 7:52
- Under s. 40(3), § 5:21

ACCESS TO DOCUMENTS

- Generally, § 1:12, § 1:13
- Access by public to files, § 1:13, § 5:3, § 5:5
- Applications for registration, § 1:12, § 1:13, APP 1A.3
- Arguments in proceedings, § 1:13
- Correspondence, § 1:12, § 1:13, APP 1F.1, APP 4A.1
- Extracts from register, § 1:13
- File histories, § 1:13
- Index searches see INDEX
- Photocopying, § 1:13
- Requests for public notice, § 1:13
- Trade-mark files, § 1:13
- Unpublished requests for official marks, § 1:13, § 3:87 to § 3:98

ACQUIRED DISTINCTIVENESS

- Based on use in Canada, § 8:19, § 8:20, § 9:34

ACQUIRED DISTINCTIVENESS

—Cont'd

- Clearly descriptive marks, § 9:34, § 9:36, § 9:46
- Evidentiary requirements, § 8:21, § 8:26
- Portion of trade-mark, § 8:37, § 8:38, § 9:46

ACTIONS

See OBJECTIONS

ADDRESS OF APPLICANT

- Amendments re, § 6:9, § 6:42, § 7:8, APP 6A
- Examination requirements
 - generally, § 3:19 to § 3:21, § 7:8
 - applicant domiciled abroad, § 3:31, § 3:33, § 7:8
 - applicant domiciled in Canada, § 3:20
 - mistakes, common, § 3:21
 - representative for service in Canada, § 4:35
- Objections re
 - agent requirement, § 7:8
 - Canadian mailing address, § 7:8
 - overcoming, § 7:8
 - foreign applicant, § 7:8
 - priority claim, § 7:8
 - overcoming, § 7:8

ADVERTISEMENT

- Advertised application and notices, publication of on CIPO website, § 1:16
- Amendments after see AMENDMENTS
- Amendments before see AMENDMENTS
- Approval for advertisement, § 3:1, § 3:2, § 5:22, § 5:24, § 5:28
- Correction following, § 5:28
- Effect of, § 5:24, § 6:29 to § 6:38
- Erratum notice, § 5:31, § 6:32
- In the Trade-marks Journal
 - generally, § 5:7, § 5:28
 - official marks, § 3:87 to § 3:98, § 11:6

ADVERTISEMENT—Cont'd

- In the Trade-marks Journal—Cont'd
 - prohibited marks, § 3:87 to § 3:98, § 11:6, § 11:17, § 11:22
 - translations, § 5:27
- Pre-advertisement search, § 5:4, § 5:7, § 5:28
- Refusal of, § 5:22
- Time to object, § 5:28
- When re-advertisement required, § 5:28
- Withdrawal, § 5:24

AGENT

- Appointment
 - generally, § 4:4 to § 4:10
 - associate agent, § 4:50, § 7:54
 - correspondence requirements, § 4:9
 - foreign applicant, by, § 3:31, § 3:71, § 4:4 to § 4:10
 - nomination in writing, § 4:9
 - online, § 4:50, APP 4A.1
- Associate agent, § 4:50, § 7:54
- Authority to correspond, § 3:20, § 4:4 to § 4:10, § 7:54
- Electronic filing
 - details re, § 4:32 to § 4:50, APP 4A.1
 - form, separate, APP 4A.7
- Eligibility to practice
 - generally, § 4:5
 - fees, annual, § 4:5, § 4:6
 - firms with listed agents, § 4:5
 - foreign agents, § 4:6
 - lawyers, § 4:6
- Fees
 - annual, § 4:5, § 4:6
 - exemptions, § 4:6
 - reinstatement, § 4:8
 - renewals, § 4:6
- List
 - generally, § 4:5 to § 4:8, § 4:21, § 4:30, § 4:31
 - fees for entry, § 4:6 to § 4:8
 - reinstatement on, § 4:8
 - removal from, § 4:7
- Objections re, § 7:54
 - overcoming, § 7:54
- Reinstatement, § 4:8
- Removal from list, § 4:7
- Renewal requirements
 - generally, § 4:6, § 4:7
 - effect of non-compliance, § 4:7

AGENT—Cont'd

- Revocation, § 4:9
- Signature, § 3:51

AGRICULTURAL PRODUCT LEGEND

- Generally, § 7:49

AGRICULTURE AND AGRI-FOOD CANADA (AAFC)

- Address, APP 3E.9, APP 3E.10
- Jurisdiction, GI applications
 - examination, § 3:77, § 5:3, § 5:7, § 5:23, APP 3E.9
 - removal from list, § 5:26, § 16:3
- Memorandum of Understanding, § 5:3
- News release, APP 3E.10
- Request for clarification, § 5:9

ALLOWANCE

- See DECLARATION OF USE
- Notice of, § 13:1 to § 13:3
 - amendments to application after issuance of notice, § 13:2
 - revocation of notice, § 13:3

AMENDMENTS

- Generally, § 6:1 to § 6:27, § 6:29 to § 6:38
- Address of applicant, re see ADDRESS OF APPLICANT
- Affidavits, where required
 - basis of application, to amend application/registration and use abroad, § 3:31
 - date of first use/making known, to amend, § 6:16, § 7:39
 - identity of applicant, to amend
 - generally, § 3:31, § 6:5, § 6:16
 - Canadian corporations, § 6:8
 - foreign corporations, legal status, § 6:8
 - improper/erroneous identification, § 6:6
- Annulment of, § 6:3 to § 6:27
- Basis of application, re, post-advertisement
 - actual use to proposed use, § 6:34
 - application/registration and use abroad claim
 - adding, § 6:34
 - changing details of registration, § 6:34
 - foreign registration, § 6:34

AMENDMENTS—Cont'd

- Basis of application, re, pre-advertisement generally, § 6:17, § 6:18
- actual use to proposed use, § 6:3 to § 6:27, § 7:7
- application/registration and use abroad adding, § 3:31
- changing foreign registration, § 3:31
- specifying country of use, § 7:39
- combined bases, § 6:18
- priority convention claim
 - changing to proposed use, § 7:8
 - correcting country, § 6:18
 - correcting date, § 6:18, § 7:59
 - deleting, § 7:59, § 7:62
- proposed use to actual use, § 6:18, § 7:39
- proposed use to making known, § 6:18
- Before examination, § 6:3 to § 6:27, APP 4A.2
- Clerical errors see CLERICAL ERRORS
- Confirming letter, APP 4A.2
- Counter statement see OPPOSITION PRACTICE
- Date of first use, re
 - post-advertisement, § 6:33
 - pre-advertisement, § 6:16, § 7:39
- Date of making known, re
 - post-advertisement, § 6:33
 - pre-advertisement, § 6:16
- Disclaimers, to add, § 6:23, § 6:37, § 7:35
- Documentation requirements, § 6:3 to § 6:27, APP 4A.2
- During examination, § 6:3 to § 6:27, APP 4A.2
- Fees for
 - address/name of owner or representative, § 6:42, APP 6A
 - assignment of pending trade-mark, § 6:26, § 6:42
 - clerical errors, § 6:6, APP 6A
 - during examination, § 6:26
 - extension of time to file declaration of use, § 6:42
 - foreign trade-mark registration, § 6:26
 - post-advertisement generally, § 6:42
 - practice notice re, APP 6A
- Forms see FORMS
- Identity of applicant/owner, re see IDENTITY OF APPLICANT

AMENDMENTS—Cont'd

- Identity of trade-mark, re
 - post-advertisement, § 6:32
- Non-temporal, generally, § 6:39 to § 6:41
 - errors and clerical errors, § 6:40
 - post decision amendments: abandonment, expungement and refusal, § 6:41
- Official marks, re, § 6:11, § 6:43
- Opposition proceedings, in see OPPOSITION PRACTICE
- Post advertisement, generally, § 6:29 to § 6:38
- Post-refusal, generally, § 6:24
- Post-registration
 - Corrections, APP 4A.2
 - Fee Review, CIPO—Updated Explanatory Note, APP 6A
- Pre-advertisement, generally, § 6:3 to § 6:27
- Predecessor-in-title, re
 - post-advertisement, § 6:30
 - pre-advertisement, § 6:10, § 7:7
- Pre-examination, § 6:3 to § 6:27, APP 4A.2
- Refusal
 - letter of, APP 4A.2
- Scope, § 6:1 to § 6:27, § 7:44
- Statement of opposition see OPPOSITION PRACTICE
- Statement of wares/services, post-advertisement
 - generally, § 6:35, § 7:45
- Statement of wares/services, pre-advertisement
 - generally, § 6:19, § 7:28
 - certification marks, § 7:25, § 7:28
 - clarification, § 6:20, § 7:28, § 7:44, § 7:63
 - class of wares/services, general, § 7:42
 - deletion
 - generally, § 6:21
 - Bank Act objection, to address, § 7:48
 - certification mark application, § 7:25
 - duplication, to eliminate, § 7:41
 - entitlement objection, to overcome, § 7:52, § 7:53
 - extension, improper, to eliminate, § 7:44

AMENDMENTS—Cont'd

- Statement of wares/services, pre-advertisement—Cont'd
- deletion—Cont'd
 - priority convention claim application, § 7:63
 - protected GI used as generic term, § 7:46
 - registered trade-mark used as generic term, § 7:46
 - restriction/substitution, by, § 6:21, § 7:44
- extension, § 6:21, § 7:44
- foreign application or registration, in, § 6:22, § 7:43, § 7:44
- foreign terms, § 7:35
- priority claim in country of union, § 7:63
- protected GI used as generic term, § 7:46
- registered trade-mark used as generic term, § 7:46
- restriction, § 6:21, § 7:44
- substitution, § 6:21
- Trade-mark, re, post-advertisement
 - clerical errors, § 6:32
 - drawings, requiring, § 6:32
 - opposition proceedings, during, § 6:32
- Trade-mark, re, pre-advertisement
 - generally, § 6:12, § 7:11, § 7:20
 - design marks, § 6:14
 - foreign registration, § 6:15
 - word trade-marks
 - generally, § 6:13
 - hyphenated, § 6:13
 - word-and-design trade-marks, § 6:13
- Transfer of ownership, re, § 6:25, § 12:22
- Type of trade-mark, re
 - post-advertisement, § 6:31
 - pre-advertisement, § 6:11

AMENDMENTS TO REGISTRAR

- Post registration, § 14:8 to § 14:14
- amendments by registrar, § 14:9
- application for amendment other than to extend statement of goods/services, § 14:10, APP 14A.3
- amendment of statement of goods/services, § 14:10
- amendment to identity of registered owner, § 14:10

AMENDMENTS TO REGISTRAR**—Cont'd**

- Post registration, § 14:8 to § 14:14
- Cont'd
 - application for amendment other than to extend statement of goods/services, § 14:10, APP 14A.3
 - Cont'd
 - certification mark, § 14:10
 - disclaimer, § 14:10
 - formalities of application, § 14:10
 - merger of divided application, § 14:10
 - voluntary cancellation, § 14:10, APP 14A.3
 - application for amendment to extend statement of goods/services, § 14:11
 - correction of obvious error, § 14:13
 - grouping of goods/services (Nice Classification), § 14:12
 - removal of registration, § 14:14

APPEAL

- Appealable matter
 - registration refused, § 5:20
- Federal Court, § 5:20
- Time period for, § 5:20

APPLICANT

- Address see ADDRESS OF APPLICANT
- Agent see AGENT
- Application checklist, § 3:1, § 3:2
- Associations, § 3:12, § 7:4, APP 3A
- Banking institution as applicant, § 7:48
- Change of name see CHANGE OF NAME
- Charities, § 3:9, APP 3A
- Citizenship of, § 4:49
- Corporation as, § 3:3 to § 3:18, § 3:25, § 6:5, § 6:8, § 7:4, APP 3A
- Foreign legal entity, § 3:10, § 3:16, § 7:8
- Governments, § 3:3 to § 3:18, § 3:88, § 3:89, § 7:3, § 11:5, APP 3A
- Identity see IDENTITY OF APPLICANT
- Individuals as, § 3:4, § 3:6, § 3:10, § 6:6, § 7:3, § 7:4, APP 3A
- Joint applicants, § 3:10, § 7:5
- Joint ventures, § 3:3 to § 3:21, § 7:5, APP 3A
- Legal entity, § 3:3 to § 3:18, § 6:5, § 7:3, § 7:4

APPLICANT—Cont'd

- Non-profit organizations, § 3:9, APP 3A
- Partnerships, § 3:3 to § 3:21, § 6:5, § 7:5, APP 3A
- Representative for service see REPRESENTATIVE FOR SERVICE
- Trusts, § 3:8, § 6:5, § 6:6
- Use of French or English form of corporate name, § 3:15
- Wrong entity, § 6:7, § 6:8

APPLICATION PROCESS

- Amendments see AMENDMENTS
- Approval, § 5:22, § 5:24
- Correspondence see CORRESPONDENCE
- Emergencies, § 4:12
 - examination requirements see EXAMINATION REQUIREMENTS
- Fees see FEES
- Filing see FILING PROCEDURES
- Forms see FORMS
- Objections see OBJECTIONS
- Processing see PROCESSING OF APPLICATIONS
- Scanning documents, § 4:11, APP 3E.3

ASSIGNMENT

- Generally, § 12:1, § 12:2 to § 12:20
- Abandonment of, § 12:9
- Abandonment of application
 - effect on assignability, § 12:3
- Address requirement, § 12:15
- Amendments to
 - affidavits, where required, § 12:22
 - after recording, § 12:22
 - before recording, § 12:22
- Assignable rights
 - expungement proceedings, § 12:7
 - official marks, § 6:43, § 12:4
 - opposition proceedings, § 12:5, § 12:6
 - scope generally, § 12:5
- Assignee
 - entitled to prosecute application/registration, § 12:16 to § 12:17
 - establishing ownership in name of, § 12:9, § 12:16, § 12:19, APP 12B.2
- Assignment and Renewal section
 - examination by, § 12:12
- Associated marks, § 12:8, § 12:12
- Certification marks, § 12:4, § 12:8

ASSIGNMENT—Cont'd

- Conditions, § 12:5
- Confusion and, § 12:3, § 12:8
- Correspondence re, § 12:9, § 12:10
- Defined, § 12:2 to § 12:20
- Documentation requirements, § 12:12, § 12:13, § 12:22, APP 12B.2
- Effective date, § 12:13
- Entry in register
 - generally, § 12:14, § 12:16
- Estate administrator, by, § 12:13
- Evidence of transfer, § 12:9, § 12:12, § 12:13, APP 12B.2
- Examination of, § 12:12
- Executor, by, § 12:13
- Expungement and, § 12:3, § 12:7
- Failure to record, § 12:14
- Fees, § 6:26, § 6:42, § 12:9
 - effect of non-payment, § 12:9
- Filing, § 12:10, § 12:14
- Formalities, § 12:9
- Geographical indications, § 12:4, § 12:8
- Goodwill and, § 12:3, § 12:5
- Identification of applicant, § 12:15
- Inactive trade-marks, § 12:4
- Partial
 - generally, § 12:3, § 12:5, § 12:8
 - associated marks, § 12:8
 - certification marks, § 12:8
 - distinctiveness and, § 12:5
 - geographical indications, § 12:8
 - proposed use applications, § 12:8
 - vesting
 - registration, § 12:19
 - wares/services, partial list, § 12:5, § 12:8
- Practice notices, relevant
 - Transfers and/or Change of Name, APP 12B.2
- Recording
 - address requirement, § 12:9, § 12:15, APP 12B.2
 - effect of entry in register, § 12:14, § 12:16
 - evidentiary requirements, § 12:9, § 12:12, § 12:13, APP 12B.2
 - fees, § 12:9, APP 12B.2
 - non-mandatory, § 12:11
 - partial transfers, of, § 12:16
 - time for filing, § 12:14

ASSIGNMENT—Cont'd

Registration, of, § 12:3 to § 12:5, § 12:19

Representative for service
appointment of, § 12:15

Scope of, § 12:5

Subject matter generally, § 12:3

Trade-mark applications, ordinary
generally, § 12:4

based on application/registration and
use in country of union, § 12:18

based on proposed use, § 12:5, § 12:8

based on registration, § 12:5

based on use, § 12:5

priority claim, § 12:18

Trade-mark applications, pending, § 12:3,
§ 12:4

Trustee in bankruptcy, by, § 12:13

jurisdiction of Registrar, § 12:9

Vesting, partial

effect of: applications

generally, § 12:17

application/registration and use in
country of union, § 3:3

foreign assignee, § 12:18

priority claim, foreign application,
§ 12:18

effect of: registrations, § 12:19

ASSOCIATE AGENT

Appointment, § 4:50

ASSOCIATED MARKS

Partial assignment/transfer, § 12:8

Qualified approval, § 5:22

Transfers, § 12:8

BANK ACT

Generally, § 1:3

Objection re, § 7:48

overcoming, § 7:48

Security interests, § 12:24

**CANADA AGRICULTURAL
PRODUCTS ACT**

Generally, § 1:3

Agricultural product legend, § 7:49

Objection re, § 7:49

Overcoming, § 7:49

**CANADIAN INTELLECTUAL
PROPERTY OFFICE (CIPO)**

Actions see OBJECTIONS

**CANADIAN INTELLECTUAL
PROPERTY OFFICE (CIPO)****—Cont'd**

Correspondence procedures see CORRE-
SPONDENCE

Designated establishments

generally, § 4:1 to § 4:3, § 4:12, § 4:13

addresses, § 4:12, APP 1F.1, APP 4A.1

emergency procedures, § 4:12

fax delivery to, § 4:12, § 4:13, APP
4A.1

forwarding correspondence, § 1:10 to
§ 1:13

hand delivery to, § 4:12, APP 4A.1

holiday delivery to, § 4:12, APP 4A.1

time, local, § 4:13

E-services, § 1:14 to § 1:27, § 4:25 to
§ 4:62, APP 3E.3, APP 4A.3, APP
6A

electronic filing online, § 4:26 to
§ 4:50, APP 3E.3, APP 4A.3

Headquarters

location, § 1:10 to § 1:13

storage of correspondence, § 1:12, APP
1F.1, APP 4A.1

International preliminary examining
authority, as

patent fee schedule, APP 6A

International search authority, as
patent fee schedule, APP 6A

Objections see OBJECTIONS

Official languages, § 1:11

Practice notices see PRACTICE
NOTICES

Publications

Canadian Trade-marks Database
Online, § 1:26

Guide to Trade-marks, § 1:15

practice notices see PRACTICE
NOTICES

Trade-marks Examination Manual,
§ 1:24

Trade-marks Examination of Goods
and Services Manual, § 1:25,
§ 3:35

Trade-marks Journal, § 2:10, § 3:1,
§ 3:2, APP 2A

Trademark regime, modernization of,
explanation of, APP N

Trade-marks office

access to documents see ACCESS TO
DOCUMENTS

CANADIAN INTELLECTUAL PROPERTY OFFICE (CIPO)

—Cont'd

- Trade-marks office—Cont'd
 - actions see OBJECTIONS
 - Assignment and Renewal section,
 - § 12:12, § 12:21, § 12:26
 - emergency closure, § 4:12
 - fees see FEES
 - index, official, § 1:26, APP 1A.2, APP 1C.3
 - inquiries at, § 1:11
 - INTREPID database see INTREPID DATABASE
 - reprographics centre, § 1:13
 - Vienna Classification Schema, APP 1B.3
 - Web site
 - Canadian Trade-marks Database Online, § 1:26, APP 1A.2, APP 1C.3
 - e-services, § 1:14 to § 1:27, APP 3E.3, APP 4A.3, APP 6A
 - general information, § 1:15
 - Guide to Trade-marks, § 1:15
 - practice notices, § 1:23
 - see also PRACTICE NOTICES
 - Trade-marks Examination Manual, § 1:24
 - Trade-marks Examination of Wares and Services Manual, § 1:25, § 3:35
 - Trade-marks Journal, § 2:10, § 3:1, § 3:2, APP 2A
 - URL, § 1:14 to § 1:27

CANADIAN TRADE-MARKS DATABASE ONLINE

- Generally, § 1:26, APP 1A.2, APP 1C.3

CERTIFICATE

- Certified copy, § 4:2, § 8:23
- Corresponding registration, § 3:31, § 4:2, § 7:57

CERTIFICATION MARKS

- Amendments re
 - defined standard, § 7:26, § 7:28
 - different type of mark, § 6:1, § 6:2, § 6:11
- Assignment of, § 12:4, § 12:8
- Authority of applicant to control, § 3:75 to § 3:84
- Defined, § 2:6, § 3:75 to § 3:84, APP 3E.2

CERTIFICATION MARKS—Cont'd

- Examination requirements
 - generally, § 3:75 to § 3:84, § 11:24
 - defined standards statement, § 7:26, APP 3E.2
 - exception, descriptive marks, § 3:74
 - geographical indications see GEOGRAPHICAL INDICATIONS
 - particulars of defined standard, § 7:26, APP 3E.2
- Geographical indications see GEOGRAPHICAL INDICATIONS
- Mark not used by applicant, § 3:75 to § 3:84
- May be geographically descriptive, § 2:7, § 3:74
- Objections re
 - generally, § 7:24 to § 7:32
 - area: services performed, § 7:31
 - overcoming, § 7:31
 - area: wares produced, § 7:31
 - overcoming, § 7:31
 - class of persons: services performed, § 7:30
 - overcoming, § 7:30
 - class of persons: wares produced, § 7:30
 - overcoming, § 7:30
 - engaged in manufacture/sale of wares, § 7:25
 - overcoming, § 7:25
 - engaged in performance of services, § 7:25
 - overcoming, § 7:25
 - standards of certification, § 7:26
 - overcoming, § 7:26
 - use by licen, see Before filing date, § 7:27
 - overcoming, § 7:27
 - working conditions: services performed, § 7:29
 - overcoming, § 7:29
 - working conditions: wares produced, § 7:29
 - overcoming, § 7:29
- Places of origin and, § 9:45
- Practice notices, relevant
 - Certification Marks—Compliance with Paragraph 30(f), APP 3E.2
- Purpose of, § 2:6

CERTIFICATION MARKS—Cont'd

- Purpose to certify, § 2:6
- Registrability see
 - generally, § 2:6, § 7:22 to § 7:32
- Use by others, § 3:75 to § 3:84

CHANGE OF FILING DATE

- Application see AMENDMENTS
- Foreign application, § 6:18
- Insufficient funds, where, § 4:14 to § 4:24

CHANGE OF NAME

- Abandonment of request, § 12:21
- Amendments re, § 12:21
- Evidence of change
 - generally, § 12:21, APP 12B.2
 - amalgamation, of, § 12:21, APP 12B.2
 - corporate continuation, of, § 12:21, APP 12B.2
 - merger, of, § 12:21, APP 12B.2
- Fees, § 12:21, APP 12B.2
- Practice notices, relevant
 - Transfers and/or Change of Name, APP 12B.2
- Time for filing/requesting, § 12:21

CLERICAL ERRORS

- Generally, § 6:39 to § 6:41
- Date of first use, § 6:33
- Date of making known, § 6:33
- Defined, § 6:40
- Drawings, § 6:32, § 6:40
- Expungement, § 6:39 to § 6:41
- Fees to correct, § 6:6, APP 6A
- Identity of applicant/owner
 - generally, § 6:4, § 7:6
 - Canadian corporations, § 6:8
 - legal status, § 6:6
 - name, § 6:6
- Written descriptions, § 6:40

COINED WORDS

- Alternative meaning
 - for surname, § 8:15
- Descriptiveness, § 2:22, § 9:12, § 9:41, § 9:42
- Disclaimer requests
 - overcoming, § 8:33, § 9:12, § 9:41
- Distinctiveness, § 2:22, § 9:41
- Foreign words as, § 9:41
- Hyphenated, § 9:42
- Misdescriptiveness, § 9:12, § 9:42

COINED WORDS—Cont'd

- Selecting as mark, § 2:22

COLLATERAL

- See SECURITY INTERESTS

COLOUR

- As trade-mark, § 2:2 to § 2:12
- Feature of trade-mark, § 7:13, APP 3E.1
- Lining, § 7:13
- Specimens, APP 3E.1

COMPANY

- See IDENTITY OF APPLICANT—
 - corporation

CONFUSION

- Absence of actual confusion, § 10:64
- Degree of resemblance between the trademarks, § 10:52
- Doubt, as to, § 10:65
- Methods of overcoming an objection
 - generally, § 10:22
 - assignment of the application or the cited trademark, § 10:26
 - consent
 - certification marks, § 10:36
 - official marks, § 10:37
 - consent agreement
 - ordinary trademarks, proposed use and distinguishing guises, § 10:35
 - consent from the owner/public authority, § 10:34
 - deletion of goods or services, § 10:25
 - exclusion of goods services, § 10:24
 - expungement of the cited trademark or withdrawal of the cited official mark, § 10:27
 - newfoundland registrations, § 10:29
 - non-use of the registered trademark, § 10:28
 - official mark, § 10:32
 - proceedings for registered trademarks, § 10:30
 - redefinition of goods/services in more specific terms, § 10:23
 - requests for extensions of time, § 10:33
 - territorial restriction for confusion with newfoundland registration, § 10:38
 - unregistered confusing trademark, § 10:31

CONFUSION—Cont'd

- Nature channels of trade, § 10:51
- Objections
 - generally, § 10:1
 - definition
 - likelihood of confusion, § 10:2
- Objections based on
 - generally, § 10:11
 - associated trademarks, § 10:21
 - geographical indication for wines, spirits, agricultural products or foods, § 10:19
 - 12(1)(d) of the Trademarks Act, § 10:13
 - 12(1)(e) of the Trademarks Act, § 10:14
 - 12(1)(f) of the Trademarks Act, § 10:15
 - 12(1)(g) of the Trademarks Act, § 10:16
 - 12(1)(h) of the Trademarks Act, § 10:17
 - 12(1)(h.1) of the Trademarks Act, § 10:18
 - protected plant variety denomination, § 10:19
 - requests for public notice of official marks, § 10:20
 - section 16 of the Trademarks Act, § 10:12
- Objections based on
 - see also OBJECTIONS—Prohibited marks
 - official marks, APP C1 [TA 12(1)(e)]
 - see also OBJECTIONS—Prohibited marks
 - pending marks, § 7:51 to § 7:53, APP C1 [TA 16]
 - plant variety denomination, § 11:25, APP C1 [TA 12(1)(f)]
 - previously registered marks, APP C1 [TA 12(1)(d)]
 - prohibited marks, § 11:9, APP C1 [TA 12(1)(e)]
 - protected GIs for spirits, with, § 11:26, APP C1 [TA 12(1)(h)]
 - protected GIs for wines, § 11:26, APP C1 [TA 12(1)(g)]
- Practice notices, relevant
 - Entitlement, Confusing Marks, APP 1C.1

CONFUSION—Cont'd

- Rebuttal
 - generally, § 10:39
 - different goods or services
 - same broad category, § 10:49
 - extent and length of time, § 10:43
 - family of marks, § 10:45
 - famous marks, § 10:44
 - inherent distinctiveness, § 10:40
 - coexistence, state of trademarks register, § 10:42
 - disclaimer of common element, § 10:41
 - nature of goods or services, § 10:46
 - prices between the goods or services, differences, § 10:48
 - similarity of goods or services, § 10:47
 - use of the trademark in association with pharmaceutical products, § 10:50
- Test for determining
 - generally, § 10:3
 - average consumer of average intelligence, § 10:6
 - bilingual consumer, § 10:7
 - consumers speaking language other than english or french, § 10:8
 - consideration of trademark in its entirety, § 10:9
 - effect of disclaimer, § 10:10
 - first impression, § 10:4
 - imperfect recollection, § 10:5
 - surrounding circumstances, § 10:10.50
- To bilingual entry
 - official marks, § 11:9
- Trademarks in their entirety
 - generally, § 10:53
 - common element in trademarks, § 10:63
 - design vs. word trademark, § 10:58
 - first syllable, prefix or first word of trademark, § 10:54
 - identical suffixes, § 10:55
 - laudatory or descriptive word, § 10:59
 - numerals and acronyms, § 10:56
 - reversed order, § 10:62
 - same idea suggested
 - use of english or french, § 10:60, § 10:61
 - visual and phonetic equivalent, § 10:57

CONSENT

- Form of, § 8:41
- Living individuals, § 8:28, § 8:39 to § 8:42, § 11:20
- Names, § 8:39 to § 8:42, § 11:20
- Official marks
 - see also Prohibited marks
- Portraits, § 8:39 to § 8:42
- Prohibited marks, see also Official marks
 - armed forces insignia, § 11:22
 - arms/crests/flags, official, § 11:12
 - connection with royalty, suggesting, § 11:11
 - false connection with living individual, suggesting, § 11:20
 - Geneva Cross, § 11:13
 - national flag, § 11:17
 - Red Crescent, § 11:14
 - Red Cross, § 11:13
 - sign listed in art. 6ter of Paris Convention, § 11:19
 - United Nations, § 11:21
 - universities' insignia, § 11:22
- Signatures, § 8:39 to § 8:42
- Surnames, § 8:39 to § 8:42

COPYRIGHTS

- Defined, § 2:28
- Infringement, § 2:28
- Office, APP 1F.1, APP 4A.1
- Practice notices, relevant
 - Correspondence Procedures, Updated, APP 1F.1, APP 4A.1
 - Dies non for Trade-mark Business, § 4:12, APP 4A.1
- Subsisting in trade-mark, § 2:28
- Term of, § 2:28
- Time limits
 - filing, § 4:12, APP 4A.1

CORPORATE NAMES

- See also TRADE NAMES IDENTITY OF APPLICANT
- Change see AMENDMENTS
- Errors see CLERICAL ERRORS
- Failure to register as trade-mark, § 2:12
- Infringement of trade-mark by use, § 2:12, APP 2A
- NUANS search, § 2:25, APP 2A
- Practice notices, relevant
 - Corporate Name, Protecting, APP 2A

CORPORATE NAMES—Cont'd

- Protecting, APP 2A
- Registration
 - effect of, § 2:12, APP 2A
 - trade-mark, as
 - availability may be limited, APP 2A
 - failure to register, § 2:12
- Trade-mark and, § 2:11, § 2:12, APP 2A
- Trade name and, § 2:11, APP 2A

CORRESPONDENCE

- Generally, § 1:12, § 4:1 to § 4:3, APP 1F.1, APP 3B, APP 4A.1
- Agent see AGENT
- Amendments, re, § 4:2, § 4:4 to § 4:10
- Assignments, re, § 12:9, § 12:10
- Authority to correspond
 - agents, § 3:20, § 4:4 to § 4:10, § 7:54
 - Registrar, APP 3B
 - representative for service, § 4:4 to § 4:10, § 7:54
- Cancellation of registration, re, § 4:2
- Communication procedure, § 4:2
- Contents, prescribed, § 4:2, § 4:13
- Delivery date
 - deemed, § 4:1 to § 4:3, § 4:12, § 4:13
 - dies non practice, § 4:11 to § 4:13, APP 4A.1
 - emergency office closure, during, § 4:12
 - extension of time, § 4:12, APP 4A.1
 - faxed documents, § 4:13
 - hand delivered documents, § 4:12
 - holidays, on, § 4:12, APP 4A.1
- Designated offices
 - generally, § 4:1 to § 4:3, § 4:12, § 4:13
 - addresses, § 4:12, APP 1F.1, APP 4A.1
 - emergency procedures, § 4:12
 - fax delivery to, § 4:12, § 4:13, APP 4A.1
 - forwarding correspondence, § 1:10 to § 1:13
 - hand delivery to, § 4:12, APP 4A.1
 - holiday delivery to, § 4:12, APP 4A.1
 - time, local, § 4:13
- Dies non practice, § 4:11 to § 4:13, APP 4A.1
- Electronic see ELECTRONIC FILING ONLINE
- Fax transmission considerations
 - generally, § 4:13, APP 4A.1

CORRESPONDENCE—Cont'd

- Fax transmission considerations—Cont'd
 - acknowledgment of filing, **APP 4A.1**
 - affidavits excepted, § 4:13
 - confirmation not issued, § 4:13
 - contents, prescribed, § 4:13, **APP 4A.1**
 - date of receipt, determining, § 4:13, **APP 4A.1**
 - document deemed original, § 4:13, **APP 4A.1**
 - evidence excepted, § 4:13
 - mode of payment, § 4:13, **APP 4A.1**
 - notice of filing, **APP 4A.1**
 - numbers, designated, § 4:13, **APP 4A.1**
 - processing time, § 4:26 to § 4:29
 - single application only, § 4:13
 - statutory declarations excepted, § 4:13
- Format requirements, physical
 - generally, § 4:1 to § 4:3
- Hand delivery considerations, § 4:12, § 4:26 to § 4:29
- Language requirements, § 4:1 to § 4:3
- Opposition proceedings, in see **OPPOSITION PRACTICE**
- Practice notices, relevant
 - Correspondence, Electronic, Registrar May Receive, **APP 3B**
 - Correspondence, Trade-marks Office Facsimile, **APP 4A.1**
 - Correspondence Procedures, Updated, **APP 1F.1, APP 4A.1**
 - Data Quality, Improving—Trade-Mark Applications, **APP 3E.3, APP 4A.3**
 - Dies Non for Trade-mark Business, § 4:12, **APP 4A.1**
 - Emergency Procedures, § 4:12
- Representative for service see **REPRESENTATIVE FOR SERVICE**
- Service of documents on Registrar in legal proceedings, § 4:3
- Third party intervention, § 7:55

COUNTRY OF UNION

- Country of origin, § 3:31, § 3:33, § 6:18, § 7:8, § 7:58 to § 7:64
- Paris Convention see **PARIS CONVENTION**

DATE

- Amending, § 6:16, § 6:33, § 7:39
- Indefinite, § 7:39

DATE—Cont'd

- Objections re, § 7:39
 - overcoming, § 7:39
- Of first use in Canada, § 3:1, § 3:2, § 3:23, § 3:24, § 6:1, § 6:2, § 6:16, § 6:33, § 6:34
- Of making known, § 3:1, § 3:2, § 3:29, § 4:47, § 6:1, § 6:2, § 6:16, § 6:33, § 7:39, § 7:51 to § 7:53
- Of priority, § 1:5, § 2:23, § 2:25, § 3:33, § 4:13, § 6:18, § 7:7, § 7:51 to § 7:53, § 7:59, § 7:62, § 7:64, § 12:18, **APP 3E.6**
- Specifying, § 3:24

DATE OF FIRST USE

- Amending, § 6:16, § 6:33, § 7:39
- Indefinite, § 7:39
- Objections re, § 7:39
 - overcoming, § 7:39
- Specifying, § 3:24

DEADLINES

- See also **EXTENSIONS OF TIME**
- How to compute, § 4:11 to § 4:13, **APP 4A.1**
- Practice notices, relevant
 - Dies Non for Trade-Mark Business, § 4:12, **APP 4A.1**
 - Emergency Procedures, § 4:12
 - Extensions of Time in Examination, **APP 5C.1**
- Priority claim, § 3:33, § 4:12, § 4:13, § 7:59, § 7:64
- To appeal, § 5:20
- To extend see **EXTENSIONS OF TIME**
- To respond, § 5:21, **APP 5C.1**

DECEPTIVELY MISDESCRIPTIVE

- See **DESCRIPTIVENESS OBJECTIONS**—misdescriptiveness, deceptive, re

DECLARATION OF USE

- Application based on proposed use, § 13:4 to § 13:8
 - denial of extension of time request, § 13:8
 - extensions of time to file, § 13:8, **APP 13A**
- form and content, § 13:5
 - complete or partial, § 13:6
 - nature of declaration of use, § 13:7

DECLARATION OF USE—Cont'd

Partial declaration of use—wares/
services, practice notice, **APP 13A.1**

DEFAULT NOTICE

Generally, § 5:13, § 5:21, **APP 1A.3**

DEFINED STANDARDS

Amendments re, § 7:26, § 7:28

Objections re

lack of particulars, § 7:26

overcoming, § 7:26

set by entity other than applicant,
§ 7:26

overcoming, § 7:26

unclear, § 7:26

overcoming, § 7:26

unrelated to character of wares/
services, § 7:28

overcoming, § 7:28

unrelated to quality of wares/services,
§ 7:28

overcoming, § 7:28

Particulars, § 7:26, **APP 3E.2**

Practice notices, relevant

Certification Marks, Compliance with
Paragraph 30(f), **APP 3E.2**

Statement, § 3:75 to § 3:84, § 7:26

DEFINITIONS

“Action,” § 5:10

“Any person,” § 15:20

“Assignment,” § 12:2 to § 12:20

“Certification mark,” § 2:6, § 3:75 to
§ 3:84, **APP 3E.2**

“Change in date of first use,” § 6:34

“Change in identity,” § 6:4

“Clearly descriptive,” § 9:21

“Clerical error,” § 6:40

“Coined word,” § 9:41

“Copyright,” § 2:28

“Country of origin,” § 3:31

“Country of the Union,” § 3:1, § 3:2,
§ 3:29

“Deceptively misdescriptive,” § 9:22

“Depicted,” § 9:24

“Distinguishing guise,” § 2:5, **APP 3E.1**

“Entitlement,” § 2:23

“Famous,” § 8:18

“General class of wares or services,”
§ 3:34 to § 3:47

DEFINITIONS—Cont'd

“Geographical indication,” § 2:7, § 3:77,
APP 3E.10

“Hatching,” § 7:13

“Industrial design,” § 2:29

“Intangible,” § 12:24

“Integrated circuit typography,” § 2:30

“Keep list,” § 5:5

“Mark,” § 2:8

“Meaningful representation,” § 3:71,
§ 3:72, § 7:18 to § 7:21

“Member,” § 4:5

“Merely suggestive,” § 9:29

“Name,” § 8:2 to § 8:5

“Nunc pro tunc,” § 12:12

“Office action,” § 3:1, § 3:2

“Official mark,” § 2:10

“Package,” **APP 3E.1**

“Patent,” § 2:27

“Public authority,” § 3:89

“Responsible authority,” § 3:77, **APP**
3E.9

“Services,” § 3:34 to § 3:47

“Shaping of wares or their containers,”
APP 3E.1

“Sounded,” § 9:26, **APP 9A.2**

“Specify,” § 3:35

“Surname,” § 8:2 to § 8:5

“Trade-mark”

“certification mark,” § 2:6
copyright and, § 2:28

“distinguishing guise,” § 2:5

general definition, § 2:2 to § 2:12

“geographical indication,” § 2:7, **APP**
3E.10

industrial design and, § 2:29

integrated circuit typography and,
§ 2:30

mark v. trademark, § 2:9

“non-traditional,” § 2:8

“ordinary,” § 2:4

patent and, § 2:27

“primarily merely,” § 8:9

“proposed,” § 2:4

“registered,” § 2:13

regular, § 2:4

trade name and, § 2:11

unregistered, § 2:14

“Trade name,” § 2:11

“Transfer,” § 12:2 to § 12:20

DEFINITIONS—Cont'd

- “University,” § 3:88
- “Upload,” § 4:41
- “Wares,” APP 3E.1
- “Written,” § 9:25

DESCRIPTIVENESS OBJECTIONS

- Generally, § 9:1 to § 9:19
- Character of wares/services
 - generally, § 9:3, § 9:7, APP 9A.2, APP C1 [TA 12(1)(b), re]
 - acronyms, § 9:11
 - coined words, § 9:12
 - embellishments, § 9:9, § 9:26
 - foreign equivalent/languages/words, § 9:4, § 9:41
 - laudatory expressions, § 9:8
 - lettering, fancy, § 9:9, § 9:26
 - overcoming
 - disclaimer, § 8:37, § 8:38, § 9:36, § 9:38 to § 9:46
 - disclaimer requirement, § 8:37, § 8:38, § 9:12, § 9:35, APP 9A.2
 - distinctiveness, § 8:37, § 8:38, § 9:34, § 9:46
 - merely suggestive, § 9:32
 - more than one meaning/multiple meanings, § 9:31
 - multiple impressions, § 9:31
 - multiple wares/services, § 9:33
 - non-descriptive elements, additional, § 9:35
 - phonetic equivalent, § 9:26
 - punctuation marks, § 9:10, § 9:26
 - typographic characters, § 9:10, § 9:26
- Condition of production of wares, re, § 9:14
- Disclaimer requests, overcoming
 - generally, § 8:37, § 8:38, § 9:38 to § 9:46, APP 9A.2
 - coined words, § 9:41
 - composite marks in English and French, § 9:40
 - composite marks in English or French, § 9:39
 - distinctiveness, portion of mark, re, § 8:37, § 8:38, § 9:46
 - domain names, § 9:43
 - geographical location/origin, § 9:44
 - certification marks, § 9:45

DESCRIPTIVENESS OBJECTIONS**—Cont'd**

- Disclaimer requests, overcoming—Cont'd
 - hyphenated marks, § 9:42
 - portion previously registered, § 8:38, § 9:46
- Domain names, re, § 9:43, APP 9A.1
- Explanation for
 - duty of examiner to provide, § 9:27 to § 9:29
- Geographical location/origin of wares/services, re
 - generally, § 9:17, § 9:44, § 9:52
 - certification marks, § 9:45
 - geographical indication, re, § 9:18
 - overcoming, § 9:44, § 9:52
- Misdescriptiveness, deceptive, re
 - generally, § 9:12, § 9:19, § 9:51, § 9:52, APP 9A.2
 - disclaimers, effect of, § 9:12, § 9:19, § 9:38 to § 9:46, APP 9A.2
 - geographical location/origin, § 9:52
 - overcoming
 - generally, § 9:51, § 9:52
 - disclaimers ineffective, § 9:12, § 9:19, § 9:38 to § 9:46
 - geographical location/origin, § 9:44
 - test applicable
 - generally, § 9:22, § 9:23 to § 9:26
 - “deceptively misdescriptive,” § 9:22, § 9:23 to § 9:26
 - “depicted,” § 9:24
 - “sounded,” § 9:26
 - “written,” § 9:25
- Name of wares/services, any language
 - generally, § 9:5, APP C1 [TA 12(1)(c), re]
 - overcoming
 - deleting wares/services, § 9:48
 - foreign word, use of, § 9:47
 - part of composite mark
 - disclaimer requirement, § 9:6
 - test applicable, § 9:5
- Persons employed in performance of services, re, § 9:15
- Persons employed in production of wares, re, § 9:15
- Pharmaceutical trade-marks, re, § 9:16
- Practice notices, relevant
 - Descriptiveness and Terms such as .com, .ca, .Jr., .uk, u.s, APP 9A.1

DESCRIPTIVENESS OBJECTIONS**—Cont'd**

- Practice notices, relevant—Cont'd
 - “Sounded” Test Applied to Composite Marks which Include Words that Are the Dominant Feature of the Mark, Paragraph 12(1)(b), **APP 9A.2**
- Tests applicable
 - “clearly descriptive,” § 9:21, § 9:23 to § 9:26
 - “depicted,” § 9:24
 - linguistic construction, § 9:28
 - “sounded,” § 9:26, **APP 9A.2**
 - suggestive trade-marks, § 9:29
 - “written,” § 9:25
 - “deceptively misdescriptive,” § 9:22, § 9:23 to § 9:26
 - “depicted,” § 9:24
 - “sounded,” § 9:26, **APP 9A.2**
 - “written,” § 9:25

DISCLAIMERS

- Amendments re, § 6:23, § 6:37, § 7:35
- Composite trade-mark, for
 - clearly descriptive wording, § 9:38 to § 9:46
 - foreign words, § 7:35
 - names, § 8:29
 - official/prohibited marks
 - armed forces insignia, § 11:22
 - commercial words, recognized, denoting attributes of wares/services, § 11:24
 - Geneva Cross, § 11:13
 - national flag, § 11:17
 - official arms/crests/flags, § 11:12
 - Paris Convention, art. 6ter, listed signs, § 11:19
 - Red Cross, § 11:13
 - royalty, terms suggesting, § 11:11
 - United Nations, § 11:21
 - universities' insignia, § 11:22
 - surnames, § 8:29
- Descriptiveness objections, to overcome
 - generally, § 3:48, § 3:49, § 9:12, § 9:38 to § 9:46, **APP 9A.2**
 - coined words, § 9:41
 - hyphenated marks, § 9:42
 - composite marks in English and French, § 9:40

DISCLAIMERS—Cont'd

- Descriptiveness objections, to overcome
 - Cont'd
 - composite marks in English or French, § 9:39
 - distinctiveness, portion of mark, re, § 8:37, § 8:38, § 9:46
 - domain names, § 9:43
 - geographical location, § 9:44
 - certification marks, § 9:45
 - portion previously registered, § 8:38, § 9:46
- Double, § 3:49
- Effect, § 3:48, § 3:49, § 4:36, § 9:12, § 9:19, § 9:38 to § 9:46
- Electronic filing, § 4:36
- Foreign terms, re, § 7:35
- Form, approved, § 3:48, § 3:49
- Independent, for components, § 3:48, § 3:49
- Misdescriptiveness objections, to overcome
 - ineffective, § 9:12, § 9:19, § 9:38 to § 9:46
- Multiple, § 3:49
- Partial, § 3:48, § 3:49, § 9:6, § 9:12, § 9:35, § 9:38 to § 9:46
- Practice notice, relevant
 - Disclaimers, **APP 3F.2**
- Purpose, § 3:48, § 3:49
- Surnames, re
 - generally, § 8:35
 - coined words containing, § 8:33
 - compound, § 8:31
 - followed by “and Sons,” “Bros.,” etc., § 8:34
 - hyphenated, § 8:31
 - possessive or pluralized, § 8:30

DISTINCTIVENESS

- Acquired
 - based on use in Canada, § 8:19, § 8:20, § 9:34
 - clearly descriptive marks, § 9:34, § 9:36, § 9:46
 - composite marks, § 8:37, § 8:38, § 9:46
 - evidentiary requirements, § 8:21, § 8:26
- Assignable rights and, § 12:5
- Clearly descriptive marks, § 9:34, § 9:36, § 9:46

DISTINCTIVENESS—Cont'd

- Comparison of, § 8:26, APP C1 [TA 12(2) and TA 14]
- Composite marks, § 8:37, § 8:38, § 9:46
- Defence, as, § 3:33
- Determination of, § 8:21
- Disclaimer requests and, § 8:37, § 8:38, § 9:46
- Distinguishing guises, § 3:85, APP 3E.1
- Limited registration, § 8:22, § 12:5
- Multiple filing bases, § 3:32
- Names, § 8:19 to § 8:26, § 8:37, § 8:38
- Not without distinctive character
 - based on foreign registration and use, § 8:23
 - clearly descriptive marks, § 9:34, § 9:36
 - evidentiary requirements, § 8:24 to § 8:26
 - portion of trade-mark, § 9:46
- Portion of trade-mark, re, § 8:37, § 8:38, § 9:46
- Practice notices, relevant
 - Three-dimensional Marks, APP 3E.1
- Proposed use basis, 7:22, 7:23
- Signatures, § 8:19 to § 8:26
- Surnames, § 8:19 to § 8:26, § 8:37, § 8:38

DISTINGUISHING GUISES

- Acquired distinctiveness
 - evidence of, § 3:85, § 7:22, § 7:23, APP 3E.1
- Amendments re
 - design marks, § 6:14
- Colour as element, § 6:14, § 7:14, APP 3E.1
- Defined, § 2:5, § 3:85, APP 3E.1
- Distinctiveness, § 3:85, APP 3E.1
- Examination requirements
 - generally, § 3:85
 - acquired distinctiveness, evidence of, § 3:85, APP 3E.1
 - three-dimensional trade-marks and, § 3:86, APP 3E.1
- Functionality assessment, APP 3E.1
- Objections re
 - generally, § 7:9 to § 7:38
 - colour: mode of packing wares, § 7:14
 - overcoming, § 7:14

DISTINGUISHING GUISES—Cont'd

- Objections re—Cont'd
 - colour: mode of wrapping wares, § 7:14
 - overcoming, § 7:14
 - drawings, § 7:23
 - proposed use basis, § 7:22, § 7:23
- Packaging wares, mode of, and, § 3:85, § 7:9 to § 7:38, APP 3E.1
- Practice notices, relevant
 - Three-dimensional Marks, APP 3E.1
- Registrability, § 2:6, § 3:85, § 7:23, APP 3E.1
- Shaping of wares or their containers and, § 3:85, § 6:14, § 7:9 to § 7:38, APP 3E.1
- Wares, and, APP 3E.1
- Wrapping wares, mode of, and, § 3:85, § 7:9 to § 7:38, APP 3E.1

DOMAIN NAMES

- Descriptiveness objections re, APP 9A.1
- Disclaimers re, § 8:34, § 9:43, APP 9A.1
- Misdescriptiveness objections re, APP 9A.1
- Obscene or scandalous, § 11:18
- Practice notices, relevant
 - Descriptiveness and Terms such as .com, .ca, .fr., .uk, u.s, APP 9A.1
- Security interests, as, § 12:23 to § 12:27
- Surname objections re, § 8:34
- Use as part of trade-mark, § 9:43

DRAWINGS

- Generally, § 3:71, § 3:72, § 4:36, § 7:13, § 7:19, § 7:20
- Amendments re, § 6:14, § 6:32
- Broken lines, § 3:71 to § 3:74, § 6:14, § 7:20, APP 3E.1
- Clear drawing, § 3:71, § 3:72, § 7:17, § 7:19, § 7:20, APP 3E.1, APP 3E.3, APP 4A.3
- Description of colour, § 4:36, § 7:13
- Electronic filing, § 4:36
- Format, § 3:72, § 4:36, APP 3E.3, APP 4A.3
- Limited to one mark, § 3:52, § 7:11
- Marks in special form, APP 3E.4
- Multiple, § 7:11

DRAWINGS—Cont'd

- Objections re
 - colour: visible surface, § 7:13
 - overcoming, § 7:13
- distinguishing guises, § 7:23
- meaningful representation
 - generally, § 7:18 to § 7:21
 - unclear drawings, § 7:16, § 7:19
 - overcoming, § 7:17, § 7:19
- written description inconsistent, § 7:20
- Three-dimensional marks, § 3:73, § 3:74, § 7:13, § 7:19, § 7:23, APP 3E.1

EFFECTIVE FILING DATE

- Priority claim, § 3:33, § 4:13, § 6:18, § 7:51 to § 7:53, § 7:58 to § 7:64, APP 3E.6

ELECTRONIC FILING ONLINE

- Generally, § 4:25 to § 4:62, APP 3E.3, APP 4A.3
- Agent details
 - generally, § 4:50, APP 4A.1
 - appointment of agent, § 4:50
 - appointment of associate agent, § 4:50
- Amendments, § 4:35
- Applicant details, § 4:33, § 4:35, APP 4B.3
- Attachments, § 4:41, APP 4A.1
- Authorization statement, § 4:41
- Availability, § 4:26 to § 4:29
- Bases for filing
 - generally, § 4:46
 - application abroad and use, APP 4A.15
 - made known in Canada, § 4:47, APP 4A.12
 - proposed use in Canada, APP 4A.16
 - registration abroad and use, APP 4A.14
- Browser requirements, § 4:27
- Claims, see also Bases for filing
 - non-filing basis claims, § 4:49
- Closing details
 - generally, § 4:49, APP 4A.1
- Confirmation receipt, § 4:15, APP 4A.1
- Correspondence details, § 4:34, APP 4B.2
- Eligible users, § 4:31
- Entitlement statement, § 4:38
- Fee information, § 4:40, APP 4A.1
- Forms
 - agent of applicant, for, § 4:32 to § 4:50, APP 4A.7

ELECTRONIC FILING ONLINE**—Cont'd**

- Language preferences, § 4:34
 - Login, § 4:32 to § 4:50, APP 4B.1
 - New application, creating, § 4:33, APP 4B.3
 - Non-filing basis claims
 - generally, § 4:49
 - priority claim based on foreign application, § 4:49
 - s. 12(2) and s. 14 claims, § 4:49
 - “One application—one mark” rule, § 4:31
 - Payment systems, § 4:18, § 4:29
 - Practice notices, relevant
 - Data Quality, Improving—Trade-Mark Applications, APP 3E.3, APP 4A.3
 - Processing time, § 4:26 to § 4:29
 - Purpose, § 4:26 to § 4:29
 - Renewal of registrations
 - generally, § 4:30
 - correspondence options, § 4:55
 - payment procedures, § 4:40
 - Representative for service details
 - generally, § 4:50, APP 4A.1
 - appointment of representative, § 4:50
 - Saved application, loading, § 4:32 to § 4:50, APP 4A.8
 - Technical requirements, § 4:27
 - Time zone, § 4:26 to § 4:29
 - Trade-mark details
 - generally, § 4:36, APP 4A.9
 - disclaimers, § 4:36
 - identification, § 4:36
 - services details, § 4:37, § 4:38, APP 4A.11
 - type, § 4:36
 - wares details, § 4:37, § 4:38, APP 4A.10
 - Training manual, § 4:28
 - Transactions available, § 4:30, § 4:31
 - View/print/save, § 4:12, APP 4A.1
 - Welcome menu, § 4:32 to § 4:50, APP 4A.6
- ENTITLEMENT**
- Confusing marks, § 2:24, § 7:51 to § 7:53, APP 1C.1
 - Co-pending applications
 - generally, § 2:24, APP 1C.1

ENTITLEMENT—Cont'd

- Co-pending applications—Cont'd
 - objections re, § 7:51 to § 7:53
 - opposition proceedings, effect of, § 7:53
- Date of, § 7:51 to § 7:53
- Defined, § 2:23
- Objections re, § 7:51 to § 7:53
 - overcoming, § 7:52, § 7:53
- Opposition based on, § 15:6, APP 15C § 15C:1 et seq.
- Practice notices, relevant
 - Entitlement, Confusing Marks, APP 1C.1
- Statement
 - actual use claim, § 3:23
 - electronic filing, § 4:38
 - form, § 3:50, § 4:38
 - multiple claims, § 3:32

ERRATUM NOTICE

- Generally, § 5:28, § 6:32

EVIDENCE

- Affidavits
 - acquired distinctiveness, re, APP 3E.1
 - agent's qualifications, re, § 4:5
 - date amendments, re, § 6:16, § 7:39
 - distinguishing guise, re, § 3:85, APP 3E.1
 - electronic, APP 3B
 - error, to correct, § 3:13, § 3:15, § 6:5, § 6:6, § 6:8, § 12:22
 - expedited examination, re, § 5:8
 - faxing, § 4:13
 - foreign registration, re, § 7:57
 - “not without distinctive character,” to show, § 8:25
- Comparison of s. 12(2) and s. 14, § 4:49, § 8:24, § 8:26
- Distinguishing guise, § 3:85, APP 3E.1
- Requirements
 - acquired distinctiveness see DISTINCTIVENESS
 - assignments, re, § 12:9, § 12:12, § 12:13, APP 12B.2
 - “not without distinctive character” see DISTINCTIVENESS
 - opposition proceedings in see OPPOSITION PRACTICE
 - Restriction as to territory, § 4:49, § 8:22, § 8:26, § 12:5, APP 3E.1

EVIDENCE—Cont'd

- S. 12(2), § 4:49, § 8:18 to § 8:20, § 8:24, § 8:37 to § 8:42, § 9:34, § 9:46
- S. 14, § 4:49, § 8:18, § 8:19, § 8:24, § 8:37 to § 8:42, § 9:34, § 9:46
- Survey evidence see SURVEY EVIDENCE

EXAMINATION

- Amendments by examiner, § 5:18
- Expedited
 - circumstances justifying, § 5:8
 - request for, § 5:8
 - affidavit, supporting, § 5:8
 - prejudice requirement, § 5:8
 - statutory declaration, supporting, § 5:8
 - time for filing, § 5:8
- Geographical indications, for see GEOGRAPHICAL INDICATIONS
- Official marks, for, § 5:7
- Practice notices, relevant
 - Examination, Extensions of Time In, APP 5C.1
 - Examination Procedures, New—Compliance with Paragraph 30(a), APP 3C.2, APP 7A.1
- Report of examiner, see also OBJECTIONS
 - generally, § 5:9
 - content, prescribed, § 5:12
 - first action, § 5:10
 - response to, § 5:12 to § 5:14
 - second action, § 5:19
 - secondary examination following, § 5:19
- Requirements, formal see EXAMINATION REQUIREMENTS
- Response to objections, proper
 - content of, § 5:14
 - extension of time, § 5:13, APP 5C.1
 - practice notices re, APP 5C.1
 - form of, § 5:14
 - initial, § 5:15
 - interview, personal, § 5:16
 - supplemental, § 5:17
 - time for filing, § 5:12, § 5:13, APP 5C.1
- Routine, § 5:7
- Secondary, § 5:19

EXAMINATION REQUIREMENTS

- Generally, § 3:1, § 3:2
- Address of applicant see ADDRESS OF APPLICANT
- Agent
 - appointment, § 3:20, § 3:21
 - effect of failure to appoint, § 3:21
- Certification marks, for see CERTIFICATION MARKS
- Claims
 - generally, § 3:22 to § 3:32
 - actual use
 - generally, § 3:23
 - date of first use, § 3:24, § 7:39
 - entitlement statement, § 3:23
 - predecessor-in-title, § 3:25
 - priority convention claim and, § 3:33
 - application/registration and use abroad
 - generally, § 3:31, § 8:23
 - certificate of foreign registration, § 3:31, § 7:57, § 8:23
 - country of associated use, § 3:31, § 7:39
 - country of origin, § 3:31
 - data, prescribed, § 3:31
 - filing fee, § 3:31
 - identity of applicant/owner, § 7:56, § 7:57, § 8:23
 - identity of trade-mark, § 8:23
 - particulars of foreign registration, § 3:31
 - post-filing assertion, § 3:31
 - priority convention claim and, § 3:33
 - same wares/services, assertion re use, § 3:31, § 8:23
 - scope of wares/services, § 3:37 to § 3:46, § 8:23
 - translation of foreign registration, § 3:31, § 7:57
 - valid/subsisting foreign application/registration, § 3:31
 - declaration, § 3:50
 - distinctiveness, proof of, § 3:32
 - generally, § 3:32
 - entitlement statement, § 3:32
 - making known in Canada, § 3:29, § 3:33
 - priority convention claim see PRIORITY CONVENTION CLAIM
 - proposed use, § 3:27, § 3:33
- Consent see CONSENT

EXAMINATION REQUIREMENTS

- Cont'd
- Disclaimers
 - coined words, re, § 8:33
 - composite trade-mark, for, § 7:35, § 8:29, APP 9A.2
 - double, § 3:49
 - effect, § 3:48, § 3:49, § 4:36
 - electronic filing, § 4:36
 - foreign terms, re, § 7:35
 - form, approved, § 3:48, § 3:49
 - independent, for components, § 3:48, § 3:49
 - multiple, § 3:49
 - partial, § 3:48, § 3:49
 - purpose, § 3:48, § 3:49
 - surnames, re
 - generally, § 8:35
 - coined words containing, § 8:33
 - compound or hyphenated, § 8:31
 - followed by “and Sons,” “Bros.,” etc., § 8:34
 - possessive or pluralized, § 8:30
- Documents, see also FORMS
 - generally, § 3:52
 - colour, § 3:52
 - electronic filing, APP 3E.3, APP 4A.3
 - format, § 3:52, APP 3E.3, APP 4A.3
 - language, § 3:52
 - paper applications, APP 3E.3, APP 4A.3
 - practice notice re, APP 3E.3, APP 4A.3
 - size, § 3:52
- Drawings
 - generally, § 3:71, § 3:72, § 4:36
 - black and white, § 7:17
 - description of colour, § 4:36, § 7:13
 - electronic filing, § 4:36
 - format, § 3:72, § 4:36, APP 3E.3, APP 4A.3
 - marks in special form, APP 3E.4
 - three-dimensional marks, § 3:73, § 3:74, § 7:13, § 7:19, APP 3E.1
- Entitlement statement, § 3:23, § 3:32, § 3:50, § 4:38
- Extension of wares/services, application for
 - generally, § 3:86
- Forms see FORMS
- Geographical indications, for, see GEOGRAPHICAL INDICATIONS

EXAMINATION REQUIREMENTS**—Cont'd**

- Identity of applicant see **IDENTITY OF APPLICANT**
- Official marks, for see **OFFICIAL MARKS**
- Practice notices, relevant
 - Certification Marks—Compliance with Paragraph 30(f), **APP 3E.2**
 - Examination Procedures, New—Compliance with Paragraph 30(a), **APP 3C.2, APP 7A.1**
 - Pharmaceuticals—Compliance with Paragraph 30(a), **APP 3C.1**
 - Priority Claims—Requirements for Country, Date and Number, **APP 3E.6**
 - Programs—Data Transmission Services - Compliance with Section 30(a), **APP 3E.5**
 - “Sounded” Test Applied to Composite Marks which Include Words that Are the Dominant Feature of the Mark, Paragraph 12(1)(b), **APP 9A.2**
 - Special Form, Marks in—Compliance with Paragraph 30(h), **APP 3E.4**
 - Three-dimensional Marks, **APP 3E.1**
- Representative for service
 - appointment, § 3:20, § 3:21
 - effect of failure to appoint, § 3:21
 - mistakes, common, § 3:21
- Signature of applicant, § 3:51
- Signatures of living individuals, § 8:39 to § 8:42
- Statement of goods and services
 - generally, § 3:34 to § 3:47, § 7:40 to § 7:50, **APP 7A.1**
 - accessories, **APP 7A.1**
 - acronyms, use of, § 3:36
 - botanicals, § 3:36
 - broadening scope not permitted, § 3:35
 - Canada, services provided in, § 3:36
 - clothing, re, § 3:36, § 7:40 to § 7:50, **APP 7A.1**
 - commercial terms, ordinary, **APP 7A.1**
 - computer software re, § 3:36, § 7:41, **APP 3E.5, APP 7A.1**
 - domain names, **APP 7A.1**
 - electronic mail services, **APP 3E.5**
 - elements of, § 3:36

EXAMINATION REQUIREMENTS**—Cont'd**

- Statement of goods and services—Cont'd
 - exclusions as to wares/services, § 3:36
 - footwear, re, § 3:36, **APP 7A.1**
 - foreign application or registration
 - scope of wares/services, § 3:37 to § 3:46, § 7:43
 - guidelines, general, § 3:35, **APP 7A.1**
 - hair care preparations, re, § 3:36, **APP 7A.1**
 - herbal supplements, § 3:36
 - homeopathic remedies, § 3:36
 - houses, **APP 7A.1**
 - “including,” **APP 7A.1**
 - intangible things, **APP 7A.1**
 - limitations as to channels of trade, § 3:36
 - “merely incidental” to sale of goods, **APP 7A.1**
 - mistakes, common, § 3:36
 - nutraceuticals, § 3:36
 - “parts and fittings,” re, **APP 7A.1**
 - pharmaceutical preparations, re, § 3:36, § 7:42, **APP 3C.1**
 - public benefit, **APP 7A.1**
 - restrictions as to wares/services, § 3:36, § 7:44
 - “services,” § 3:34 to § 3:47, **APP 3E.5**
 - skin care preparations, § 3:36, **APP 7A.1**
 - “specify,” § 3:35
 - “such as,” **APP 7A.1**
 - telecommunications equipment, re, § 3:36, **APP 7A.1**
 - telecommunication services, re, § 3:36, **APP 3E.5, APP 7A.1**
 - services related to electronic transmission of data, § 3:36
 - terminology, inclusive, § 3:36
 - web sites, **APP 7A.1**
- Three-dimensional marks, for
 - generally, § 3:73, **APP 3E.1**
 - as two-dimensional marks, § 3:74, **APP 3E.1**
 - drawings, § 3:73, § 3:74, § 7:13, § 7:19, **APP 3E.1**
 - functionality, **APP 3E.1**
 - shaping of wares or their containers and, **APP 3E.1**
 - wares and, **APP 3E.1**

EXAMINATION REQUIREMENTS**—Cont'd**

- Translation/transliteration of words,
§ 3:53 to § 3:70, § 7:35, § 7:57
veterinary pharmaceutical preparations,
§ 3:36
- wine and beer, § 3:36, APP 3D.1
- Word marks
 - accents, foreign language, § 3:33,
§ 3:52
 - representation of, § 3:52, § 4:36, APP
3E.4

EXTENSION OF TIME

- Abandonment and
extension not sought, § 13:8, § 15:24
- Application for registration, to file,
§ 4:12, APP 4A.1
- Correspondence delivery, § 4:12, APP
4A.1
- Default notices, to respond to
generally, § 5:13
fees, § 5:13
retroactive, § 5:13
- Emergency, § 3:33, § 4:12
- Ending on holiday or weekend, § 3:33,
§ 4:12, APP 4A.1
- Fees, § 5:13
generally, § 5:13, § 5:21, APP 5C.1
- Fees see FEES—extension of time, for
Holidays, § 3:33, § 4:12, APP 4A.1
- How to compute, § 4:12, APP 4A.1
- Practice notices, relevant
 - Dies Non for Trade-mark Business,
§ 4:12, APP 4A.1
 - Extension Fee of 016750, APP 4A.5
 - Extensions of Time In Examination,
APP 5C.1
- Priority claim, § 3:33
- Renewals, for, § 5:13
- Review of Registrar's discretion re,
§ 5:13
- Statutory, § 3:33, § 4:12, APP 4A.1
- Weekends, § 3:33, § 4:12, APP 4A.1

FEES

- Generally, § 1:14 to § 1:27
- Agents'
 - annual, § 4:5, § 4:6
 - exemptions, § 4:6
 - renewals, § 4:6

FEES—Cont'd

- Amendments, for
 - address/name of owner or representa-
tive, § 6:42, § 12:21, APP 6A,
APP 12B.2
 - assignment of pending trade-mark,
§ 6:26, § 6:42, § 12:9, APP 12B.2
 - clerical errors, § 6:6, APP 6A
 - during examination, § 6:26
 - foreign trade-mark registration, § 6:26
 - post-advertisement generally, § 6:42
 - practice notices re, APP 1A.3
- Copies of documents, for, § 1:13
- Deficiencies
 - generally, § 4:23, APP 4A.4
 - corrective payments, § 4:23, APP 4A.4
 - insufficient funds, § 4:24, APP 4A.4
- Extension of time, for
 - generally, APP 4A.5
 - declaration of use, to file, § 6:42,
§ 13:8
 - default notices, to respond to, § 5:13
 - objections/office actions, to respond to,
§ 5:13
 - opposition proceedings, in see
OPPOSITION PRACTICE
- Filing
 - generally, § 4:21, APP 1A.3, APP
4A.4, APP 6A
 - assignments, § 6:26, § 6:42, § 12:9,
APP 12B.2
 - change of name, § 12:21, APP 12B.2
 - declaration of use, § 6:42
 - geographical indications, § 3:77, APP
3E.9, APP 3E.10
 - industrial designs, APP 6A
 - official marks, § 3:89, § 3:93, § 3:97,
APP 2B.1
 - security agreements/interests, § 12:25,
§ 12:26, APP 12B.1
 - Tariff, § 4:21, APP 1A.3, APP 2B.1,
APP 3E.7, APP 4A.5, APP 12B.2
- Geographical indications, for, § 3:77,
APP 3E.9, APP 3E.10
- Index searches, § 1:13
- Industrial designs, for, APP 6A
- Methods of payment
 - generally, § 4:14 to § 4:24
 - bank transfers, § 4:20
 - cash, § 4:15
 - credit card accounts, § 4:17, APP 5A

FEES—Cont'd

- Methods of payment—Cont'd
 - credit cards, § 4:16, § 4:17
 - deposit accounts, § 4:19
 - online payment systems, § 4:18, § 4:29
- Official marks, for, § 3:89, § 3:93, § 3:97, APP 2B.1
- Opposition proceedings, in see OPPOSITION PRACTICE
- Overpayments, § 4:22, APP 3E.7, APP 4A.4, APP 4A.5
- Practice notices, relevant
 - Fee, Extension, of 016750, APP 4A.5
 - Fee Review, CIPO—Updated Explanatory Note, APP 6A
 - Fees, Payment of Official Notice, APP 4A.4
 - Filing, Procedures at Time of, APP 1A.3, APP 3E.7
- Refunds, § 3:1, § 3:2, § 3:97, § 4:22, APP 2B.1, APP 4A.4, APP 4A.5
- Tariff, § 4:21, APP 1A.3, APP 2B.1, APP 3E.7, APP 4A.5, APP 6A, APP 12B.2

FILING DATE

- See also DATE
- Application, § 12:17, APP 1A.3, APP 3E.7. § 7:51 to § 7:53
- Change, § 6:18, § 6:34, § 7:7, § 7:39, § 7:64
- Denial, § 3:1, § 3:2, § 3:23, § 3:34 to § 3:47
- Effective, § 3:33, § 6:18, § 7:51 to § 7:53
- Facsimile, via, § 4:13
- Insufficient funds, and, § 4:24
- Minimum requirements, § 3:1, § 3:2, § 3:21, § 3:23, § 3:34 to § 3:47, § 5:3, APP 1A.3, APP 3E.7
- Online, § 4:26 to § 4:29
- Priority, § 1:5, § 2:25, § 3:33, § 4:13, § 4:49, § 6:18, § 7:7, § 7:52, § 7:58 to § 7:64, APP 3E.6
- Time zones, different, § 4:13

FILING PROCEDURES

- Computation of time, § 4:11, § 4:12
- Dies non practice, § 4:11, § 4:12, APP 4A.1
- Electronic filing see ELECTRONIC FILING ONLINE
- Extension of time, § 4:12, APP 4A.1

FILING PROCEDURES—Cont'd

- Facsimile transmission considerations, § 4:13, APP 4A.1
- Fees see FEES
- Hand delivery considerations, § 4:12, § 4:26 to § 4:29
- Holidays, on, § 4:12, APP 4A.1
- Notice of filing, § 4:12, § 4:26 to § 4:29, § 5:3, APP 4A.1
- Practice notices, relevant
 - Dies Non for Trade-mark business, § 4:12, APP 4A.1
 - Fee Review, CIPO—Updated Explanatory Note, APP 6A
 - Fees, Payment of Official Notice, APP 4A.4
 - Filing, Procedures at Time of, APP 1A.3, APP 3E.7
 - Time limits, § 4:12, APP 4A.1

FORMS

- Application for Registration of Trade-mark
 - online forms, § 4:32 to § 4:50

FUNCTIONALITY

- Generally, APP 3E.1

GEOGRAPHICAL INDICATIONS

- AAFC
 - address, APP 3E.9, APP 3E.10
 - jurisdiction
 - examination, § 3:77, § 5:3, § 5:7, § 5:23, APP 3E.9
 - removal from list, § 5:26
 - Memorandum of Understanding, § 5:3
 - news release, APP 3E.10
 - request for clarification, § 5:9
- Acquisition through use, § 11:32
- Assignment of, § 12:4, § 12:8
- Cancellation, § 11:28
- Certification marks as, § 2:7
- Confidentiality of application, APP 3E.9
- Customary names, § 11:29
- Defined, § 2:6, § 3:77, APP 3E.10
- Descriptiveness objection re, § 9:18
- Effect of listing, § 11:30, APP 3E.10
- Examination of applications, § 5:1, § 5:3, § 5:7
- Examination requirements
 - generally, § 3:77, APP 3E.9

GEOGRAPHICAL INDICATIONS**—Cont'd**

- Examination requirements—Cont'd
 - address of principal office, § 3:77, **APP 3E.9**
 - administrative practices, § 3:77, **APP 3E.9**
 - country of origin, **APP 3E.9**
 - date of official protection and recognition, § 3:77, **APP 3E.9**
 - evidence of recognition, § 3:77
 - historical exports to Canada, § 3:77
 - identity of responsible authority, § 3:77
 - indication, § 3:77, **APP 3E.9**
 - labels, copies of, § 3:77
 - laws, relevant, § 3:77, **APP 3E.9**
 - locality description, § 3:77, **APP 3E.9**
 - production annual, § 3:77, **APP 3E.9**
 - region description, § 3:77, **APP 3E.9**
 - sales, annual, § 3:77
 - statement of knowledge and belief, § 3:77, **APP 3E.9**
 - statement of quality, reputation, etc., § 3:77, **APP 3E.9**, **APP 3E.10**
 - territory description, § 3:77, **APP 3E.9**
- Failure to take proceedings, § 11:31
- Fees, § 3:77, **APP 3E.9**, **APP 3E.10**
- Generic names, § 11:30
- Good faith filing of trade-mark, § 11:32
- Jurisdiction
 - AAFC, § 3:77, § 5:7, **APP 3E.9**
 - administration, § 3:77
 - CIPO, § 3:77, § 5:3
 - examination, § 3:77, § 5:3, § 5:7, § 5:23, **APP 3E.9**
 - processing, § 3:77, § 5:3
 - publication, § 3:77, § 5:23
 - registration, § 3:77
 - removal from list, § 5:26
- List of, § 3:77, § 5:23, § 5:26, § 11:30, **APP 3E.10**, **APP 10A**
- Memorandum of Understanding re, § 5:3
- Notice of entry on list, § 5:23
- Objection process, § 5:23, **APP 3E.9**, **APP 3E.10**
- Objections related to
 - confusion with, § 11:26
 - descriptiveness of wares/services, § 9:18
 - use as generic term, § 7:46

GEOGRAPHICAL INDICATIONS**—Cont'd**

- Objections related to—Cont'd
 - wine or spirit not originating in territory, § 11:26
 - overcoming: acquisition through use, § 11:32
 - overcoming: cancellation, § 11:28
 - overcoming: customary names, § 11:29
 - overcoming: disclaimer, § 11:27
 - overcoming: disuse, § 11:28
 - overcoming: failure to take proceedings, § 11:31
 - overcoming: generally, § 11:27
 - overcoming: generic names, § 11:26
 - overcoming: good faith filing, § 11:32
 - Process for protection, **APP 3E.9**
 - Publication in Gazette, § 3:77, § 5:23
 - Recommendation for publication, § 5:23
 - Removal from list, § 5:26
 - Responsible authority, **APP 3E.9**
 - TRIPS Agreement and, § 1:7, **APP 3E.9**
 - Use as generic term, § 7:46
- GRADE NAMES**
- Generally, § 7:49
- HATCHING**
- Generally, § 7:13
- HOLIDAYS**
- Generally, § 3:33, § 4:12, **APP 4A.1**
- IDENTITY OF APPLICANT**
- Amendments re
 - generally
 - post-advertisement, § 6:30
 - pre-advertisement, § 6:4, § 7:6
 - affidavit evidence, where required generally, § 6:5
 - Canadian corporations, § 6:8
 - foreign corporations, legal status, § 6:8
 - corporations, pre-advertisement generally, § 6:8
 - amalgamation, § 6:8
 - Canadian corporations, § 6:8
 - erroneous or improper identification, § 6:8
 - foreign corporations, § 6:8

IDENTITY OF APPLICANT—Cont'd

- Amendments re—Cont'd
 - corporations, pre-advertisement—Cont'd
 - merger, § 6:8
 - name change, § 6:8
 - death of applicant, upon, § 6:6
 - indeterminate legal entities, pre-advertisement, § 6:5
 - individuals, pre-advertisement
 - generally, § 6:6
 - erroneous or improper identification, § 6:6
 - misidentification of legal status, § 6:6
 - wrong entity or person, § 6:6
 - non-legal entities
 - pre-advertisement, § 6:5
 - operating divisions, pre-advertisement
 - generally, § 6:7
 - erroneous or improper identification, § 6:7
 - wrong entity or person, § 6:7
 - post-advertisement, generally, § 6:30
 - predecessor-in-title, post advertisement, § 6:30
 - predecessor-in-title, pre-advertisement, § 6:10, § 7:7
 - sole proprietorships, pre-advertisement
 - generally, § 6:7
 - erroneous or improper identification, § 6:7
 - wrong entity or person, § 6:7
 - trading styles, pre-advertisement
 - generally, § 6:7
 - erroneous or improper identification, § 6:7
 - wrong entity or person, § 6:7
- Examination requirements
 - generally, § 3:1 to § 3:18
 - charities, § 3:9, APP 3A
 - corporations
 - generally, § 3:14, APP 3A
 - Canadian, § 3:15
 - foreign, § 3:36
 - government entities, § 3:17, APP 3A
 - foreign governments, § 3:18
 - individuals, § 3:3 to § 3:18, APP 3A
 - mistakes, common
 - associations, § 3:12
 - corporations, Canadian, § 3:15

IDENTITY OF APPLICANT—Cont'd

- Examination requirements—Cont'd
 - mistakes, common—Cont'd
 - individuals, § 3:5
 - joint ventures, § 3:13
 - partnerships, § 3:11
 - sole proprietorships, § 3:7
 - trading styles, § 3:7
 - multiple applicants/owners
 - generally, § 3:10
 - associations, § 3:10, § 3:12, APP 3A
 - joint ventures, § 3:13, APP 3A
 - partnerships, § 3:11, APP 3A
 - non-profit organizations, § 3:9, APP 3A
 - quasi-governmental institutions, § 3:17
 - sole proprietorships, § 3:3 to § 3:18, APP 3A
 - trading styles, § 3:3 to § 3:18, APP 3A
 - trusts, § 3:8
- Objections re
 - generally, § 7:2 to § 7:8
 - associations, § 7:4
 - change in identity, § 7:6
 - overcoming, § 7:6
 - corporations, § 7:4
 - error in identity, § 7:6
 - overcoming, § 7:6
 - individuals, § 7:4
 - legal entity - missing components, § 7:4
 - overcoming, § 7:4
 - legal entity status, § 7:3
 - overcoming, § 7:3
 - multiple applicants/owners, § 7:5
 - overcoming, § 7:5
 - predecessor-in-title, § 7:7
 - overcoming, § 7:7
 - trading styles, § 7:4

INDEX

- Cards, expunged, § 1:26, APP 1A.2
- Classification scheme, § 1:8, APP 1C.3
- Official, APP 1A.2, APP 1C.3
- Paper records, APP 1A.2
- Pharmaceutical index, § 5:4, § 5:5, § 9:16
- Practice notices, relevant
 - Trade-mark Index, Official, Notice Regarding, APP 1A.2
 - Vienna Classification 2011, APP 1E.4

INDEX—Cont'd

Searches, § 1:13, § 1:26, § 2:25, § 5:4 to § 5:6, APP 1C.3

INDUSTRIAL DESIGNS

Defined, § 2:29

Delaying registration, APP 6A

Distinguished from trade-marks, § 2:29

E-services respecting, APP 6A

Examination request, accelerated, APP 6A

Fees, APP 6A

Issuing correcting certificate, APP 6A

Non-renewable, § 2:29

Office

e-services, APP 6A

fees, APP 6A

Practice notices, relevant

Fee Review, CIPO—Updated Explanatory Note, APP 6A

Regulations, APP 6A

Reinstating of abandoned application, APP 6A

Term of, § 2:29

Time limits

filing, § 4:12, APP 4A.1

INHERENT DISTINCTIVENESS

See DISTINCTIVENESS

**INTEGRATED CIRCUIT
TYPOGRAPHIES**

Deadline for filing application, § 2:30

Defined, § 2:30

Practice notices, relevant

Correspondence Procedures, Updated, APP 1F.1, APP 4A.1

Registrar, § 1:10 to § 1:13, APP 1F.1, APP 4A.1

Term of registration, § 2:30

INTREPID DATABASE

Generally, § 1:26, APP 1A.2

Contents, § 1:26

“Copy and paste,” APP 3E.3, APP 4A.3

Data quality, APP 3E.3, APP 4A.3

Drawing format, § 3:72, APP 3E.3

Entry into, § 3:72, APP 1A.3, APP 3E.3, APP 3E.7

Official register, as, § 1:26, APP 1A.2

LICENSEE

Amendments re, § 7:27

LICENSEE—Cont'd

Certification mark, of

use before filing, § 7:27

Objections re, § 7:27

overcoming, § 7:27

Predecessor-in-title as, § 3:25

LIKELIHOOD OF CONFUSION

See CONFUSION

MADRID PROTOCOL

Active trademarks, APP G

Administration by WIPO, § 1:9

Applications, § 1:9.30

Inapplicable in Canada, § 1:9

In Canada, general principles, APP O

MAKING KNOWN

Date of

affidavits re, § 6:16, § 7:39

amendments re

post-advertisement, § 6:33

post-registration, § 14:10

pre-advertisement, § 6:16

clerical errors in, § 6:33

Filing basis

change from proposed use, § 6:18

electronic filing, § 4:47, APP 4A.12

examination requirements, § 3:29, § 3:33

MEAT INSPECTION ACT

Generally, § 1:3

Grade names, § 7:49

Objection re, § 7:49

overcoming, § 7:49

MISDESCRIPTIVENESS OBJECTIONS

Generally, § 9:1 to § 9:3, § 9:19, § 9:51, § 9:52

Character of wares/services

generally, § 9:3, § 9:7, APP C1 [TA 12(1)(b), re]

acronyms, § 9:11

coined words, § 9:12

embellishments, § 9:9, § 9:26

laudatory expressions, § 9:8

lettering, fancy, § 9:9, § 9:26

overcoming

generally, § 9:51, § 9:52

deleting wares/services, § 9:51, § 9:52

MISDESCRIPTIVENESS OBJECTIONS**—Cont'd**

- Character of wares/services—Cont'd
 - overcoming—Cont'd
 - disclaimer ineffective, § 9:12, § 9:19, § 9:38 to § 9:46
 - geographical location/origin, § 9:52
 - merely suggestive, § 9:51, § 9:52
 - punctuation marks, § 9:10, § 9:26
 - typographic characters, § 9:10, § 9:26
- Condition of production of wares, re, § 9:14
- Disclaimer ineffective, § 9:12, § 9:19, § 9:38 to § 9:46
- Geographical location/origin of wares/services, re, § 9:52
- Pharmaceutical trade-marks, re, § 9:16
- Test applicable
 - “deceptively misdescriptive,” § 9:22, § 9:23 to § 9:26
 - “depicted,” § 9:24
 - “sounded,” § 9:26, APP 9A.2
 - “written,” § 9:25

MULTIPLE CLAIMS

- Amendments re, § 6:17, § 6:18
- Distinctiveness, proof of, § 3:32
- Entitlement statement, § 3:32
- Inconsistent, § 3:32
- Independent review, § 3:32

MULTIPLICITY, RULE AGAINST

- Generally, § 4:31, § 7:11

NAMES

- See SURNAME OBJECTIONS

NICE CLASSIFICATION SYSTEM

- Generally, § 3:33

NON-TRADITIONAL TRADE-MARKS

- Defined, § 2:8
- International obligations re, § 2:8
- Mark v. trade-mark, § 2:9
- Scents, § 2:8
- Sounds, § 2:8

NUANS SEARCH

- Generally, § 2:25, APP 2A

OBJECTIONS

- See also CONFUSION; DESCRIPTIVENESS OBJECTIONS; SURNAME OBJECTIONS

OBJECTIONS—Cont'd

- Address of applicant, re
 - agent requirement, § 7:8
 - Canadian mailing address, § 7:8
 - overcoming, § 7:8
 - foreign applicant, § 7:8
 - priority claim, § 7:8
 - overcoming, § 7:8
- Agent, re, § 7:54
 - overcoming, § 7:54
- Amendments to trade-mark, re, § 7:33
- Basis of use, re
 - proposed use to actual use, § 7:39
 - overcoming, § 7:39
- Bilingual trade-marks, re
 - generally, § 7:34
 - modified application, § 7:34
 - multiple use, § 7:34
 - separate application, § 7:34
 - separate use, § 7:34
- Certification marks, re
 - generally, § 7:24 to § 7:32
 - area: services performed, § 7:31
 - overcoming, § 7:31
 - area: wares produced, § 7:31
 - overcoming, § 7:31
 - class of persons: services performed, § 7:30
 - overcoming, § 7:30
 - class of persons: wares produced, § 7:30
 - overcoming, § 7:30
 - defined standards unrelated
 - to character of wares/services, § 7:28
 - overcoming, § 7:28
 - to quality of wares/services, § 7:28
 - overcoming, § 7:28
 - engaged in manufacture/sale of wares, § 7:25
 - overcoming, § 7:25
 - engaged in performance of services, § 7:25
 - overcoming, § 7:25
 - standards of certification, § 7:26
 - overcoming, § 7:26
 - use by licen, see Before filing date, § 7:27
 - overcoming, § 7:27

OBJECTIONS—Cont'd

- Certification marks, re—Cont'd
 - working conditions: services performed, § 7:29
 - overcoming, § 7:29
 - working conditions: wares produced, § 7:29
 - overcoming, § 7:29
- Commercial words, recognized, denoting attributes of wares/services, confusion with, § 11:24
 - overcoming, § 11:24
- Confusing application, co-pending, re
 - generally, § 7:51 to § 7:53
 - co-pending application opposed, § 7:53
 - overcoming, § 7:53
 - entitlement date, § 7:51 to § 7:53
 - overcoming, § 7:52
- Country of use, unidentified, re, § 7:39
 - overcoming, § 7:39
- Date of first use, re
 - change to earlier date, § 7:39
 - overcoming, § 7:39
- Definition of see DEFINITIONS
- Descriptiveness, re see DESCRIPTIVENESS OBJECTIONS
- Disclaimer see DISCLAIMERS
- Distinguishing guises, re
 - generally, § 7:22, § 7:23
 - colour: mode of packing wares, § 7:14
 - overcoming, § 7:14
 - colour: mode of wrapping wares, § 7:14
 - overcoming, § 7:14
 - drawings, § 7:23
 - proposed use basis, 7:22, 7:23
- Drawings, re
 - distinguishing guises, § 7:23
 - meaningful representation
 - generally, § 7:18 to § 7:21
 - unclear drawings, § 7:16, § 7:19
 - overcoming, § 7:17, § 7:19
 - written description inconsistent, § 7:20
- Failure to respond to, § 5:12, § 5:13, § 5:21
- Foreign registration, corresponding, re
 - generally, § 7:56, § 7:57
 - addresses, different, § 7:8
 - certificate of registration, § 7:57
 - overcoming, § 7:57

OBJECTIONS—Cont'd

- Foreign registration, corresponding, re—Cont'd
 - owners, different, § 7:56, § 7:57
 - overcoming, § 7:56, § 7:57
 - trade-marks, difference in character, APP C1 [TA 14(1)], APP C1 [TA 16(2)]
 - translation of certificate, § 7:57
 - overcoming, § 7:57
- Identity of applicant, re
 - generally, § 7:4
 - associations, § 7:4
 - change in identity, § 7:6
 - overcoming, § 7:6
 - corporations, § 7:4
 - error in identity, § 7:6
 - overcoming, § 7:6
 - individuals, § 7:4
 - legal entity - missing components, § 7:4
 - overcoming, § 7:4
 - legal entity status, § 7:3
 - overcoming, § 7:3
 - multiple applicants/owners, § 7:5
 - overcoming, § 7:5
 - predecessor-in-title, § 7:7
 - overcoming, § 7:7
 - trading styles, § 7:4
- Indefinite date, § 7:39
 - overcoming, § 7:39
- Name, personal, re see SURNAME OBJECTIONS
- Nature of subject matter, re
 - generally, § 7:10 to § 7:14
 - colour: mode of packing wares, § 7:14
 - colour: mode of wrapping wares, § 7:14
 - overcoming, § 7:14
 - colour: visible surface, § 7:13
 - overcoming, § 7:13
 - extraneous elements, § 7:12
 - multiplicity, § 7:11
 - overcoming, § 7:11
 - overcoming, § 7:14
- Portrait, re
 - consent requirement, written, § 8:39 to § 8:42
 - example of consent, § 8:41
 - overcoming, § 8:40, § 8:41

OBJECTIONS—Cont'd

- Portrait, re—Cont'd
 - constituting trade-mark as whole, § 8:27, § 8:28
 - overcoming, § 8:28
- Practice notices, relevant
 - Data Quality, Improving—Trade-Mark Applications, APP 3E.3, APP 4A.3
 - Name or Surname, Paragraph 12(1)(a) of the Act, APP 8A.1
 - Three-dimensional Marks, APP 3E.1
- Priority convention claim, re see PRIORITY CONVENTION CLAIM
- Prohibited marks, re
 - generally, § 11:9
 - armed forces' insignia, confusion with, § 11:22
 - overcoming, § 11:22
 - civil defence, int'l sign of, confusion with, § 11:16
 - overcoming, § 11:3
 - commercial words, recognized, denoting attributes of wares/services, confusion with, § 11:24
 - overcoming, § 11:24
 - connection with royalty
 - symbols/words suggesting, § 11:11
 - overcoming, § 11:11
 - Geneva cross, confusion with, § 11:13
 - overcoming, § 11:13
 - immoral words/devices, § 11:19
 - overcoming, § 11:18
 - living individual, misrepresentation of, § 11:20
 - consent requirement, § 11:20
 - overcoming, § 11:20
 - obscene words/devices, § 11:19
 - overcoming, § 11:18
 - official arms/crest/flags, confusion with, § 11:12
 - Paris Convention, art. 6ter, listed signs, confusion with, § 11:17
 - overcoming, § 11:19
 - plant variety denomination, confusion with, § 11:25
 - overcoming, protected GI, § 11:25, § 11:26
 - overcoming: acquisition through use, § 11:32
 - overcoming: cancellation, § 11:28

OBJECTIONS—Cont'd

- Prohibited marks, re—Cont'd
 - plant variety denomination, confusion with, § 11:25—Cont'd
 - overcoming: customary names, § 11:29
 - overcoming: disclaimer, § 11:27
 - overcoming: disuse, § 11:28
 - overcoming: failure to take proceedings, § 11:31
 - overcoming: generally, § 11:27
 - overcoming: generic names, § 11:30
 - overcoming: good faith filing, § 11:32
 - public authorities, confusion with, § 11:22
 - overcoming, § 11:22
 - R.C.M.P, confusion with, § 11:23
 - overcoming, § 11:23
 - Red Crescent on white background, confusion with, § 11:14
 - overcoming, § 11:14
 - Red Cross, confusion with, § 11:13
 - overcoming, § 11:13
 - Red Lion and Sun used by Iran, confusion with, § 11:15
 - overcoming, § 11:15
 - royal arms/crest/standard, § 11:10
 - overcoming, § 11:10
 - scandalous words/devices, § 11:19
 - overcoming, § 11:18
 - United Nations, confusion with, § 11:21
 - overcoming, § 11:21
 - universities' insignia, § 11:22
 - overcoming, § 11:22
- Representation of subject matter
 - generally, § 7:15 to § 7:17
 - illegibility of characters/design, § 7:17
 - overcoming, § 7:17
 - legibility of application, § 7:16
- Representative for service, re, § 7:54
- overcoming, § 7:54
- Signature, re
 - consent requirement, written, § 8:39 to § 8:42, § 11:20
 - example of consent, § 8:41
 - overcoming, § 8:40, § 8:41, § 11:20
 - constituting trade-mark as whole, § 8:27, § 8:28
 - overcoming, § 8:28

OBJECTIONS—Cont'd

- Signature, re—Cont'd
 - fictitious signature, § 8:17, § 8:42
 - prohibited mark, as, § 11:20
- Statement of wares and services, re
 - generally, § 7:40 to § 7:50
 - Bank Act, § 7:48
 - overcoming, § 7:48
 - broader than foreign application/
 registration, § 7:43
 - overcoming, § 7:43
 - Canada Agricultural Products Act,
 § 7:49
 - overcoming, § 7:49
 - class of wares/services, general, § 7:42
 - overcoming, § 7:42
 - duplication of wares/services, § 7:41
 - overcoming, § 7:41
 - extension of statement after publica-
 tion, § 7:45
 - overcoming, § 7:45
 - extension of statement before publica-
 tion, § 7:44
 - overcoming, § 7:44
 - foreign terms, § 7:35
 - Meat Inspection Act, § 7:49
 - protected GI used as generic term,
 § 7:46
 - overcoming, § 7:46
 - qualification as service, § 7:47
 - overcoming, § 7:47
 - registered trade-mark used as generic
 term, § 7:46
 - overcoming, § 7:46
- Surname, re see SURNAME OBJEC-
 TIONS
- Third party intervention, re, § 7:55
 - overcoming, § 7:55
- Translation/transliteration, re
 - generally, § 7:35
 - overcoming, § 7:35
 - foreign application, § 7:57
 - overcoming, § 7:57
- Written description, re
 - absence/inconsistency/unclear, § 7:20
 - overcoming, § 7:20
 - unclear/ inconsistency with drawing,
 § 7:20

OFFICIAL MARKS

- See also OBJECTIONS—prohibited
 marks
- Amendments re, § 6:11, § 6:43
- Assignment, § 6:43, § 12:4
- Coats of arms, for, § 3:93, § 11:10
- Confidentiality of application, § 3:87 to
 § 3:98
- Confusion with, § 11:9
 - see also OBJECTIONS—Prohibited
 marks
- Consent to use
 - see also CONSENT
- Conversion of application, § 11:7
- Crests, § 3:93, § 11:10
- Defined, § 2:10
- Disclaimers armed forces insignia,
 § 11:22
 - commercial words, recognized, denot-
 ing attributes of wares/services,
 § 11:24
 - Geneva Cross, § 11:13
 - national flag, § 11:17
 - official arms/crests/flags, § 11:12
 - Paris Convention, art. 6ter, listed signs,
 § 11:19
 - Red Cross, § 11:13
 - royalty, terms suggesting, § 11:11
 - United Nations, § 11:21
 - universities' insignia, § 11:22
- Examination
 - streamlined procedure, § 5:7
 - time period, § 5:7
- Examination requirements
 - generally, § 3:87 to § 3:98
 - adoption and use in Canada, § 3:90,
 § 11:6, § 11:7
 - governmental control, evidence of,
 § 3:89, § 11:4, § 11:5
 - public authority status, evidence of,
 § 3:87 to § 3:98, § 11:4, § 11:5
 - public benefit, evidence of, § 3:89,
 § 11:4, § 11:5, APP 2B.1
 - registrability not assessed, § 2:10,
 § 3:88
 - statutory basis, § 11:8
 - universities, of, § 3:87 to § 3:98,
 § 11:2, § 11:3
- Fees, § 3:89, § 3:93, § 3:97, § 11:7, APP
 2B.1
 - non-refundable, § 3:97

OFFICIAL MARKS—Cont'd

Fees, § 3:89, § 3:93, § 3:97, § 11:7, APP
2B.1—Cont'd

non-transferable, § 3:97

Flags, § 3:93, § 11:12, § 11:17, § 11:18

Forms, § 3:93

Not registered, § 2:10, § 3:88

Objections regarding

generally, § 11:1

adoption and use in Canada, § 11:6

overcoming, § 11:7

basis of request, § 11:6 to § 11:8

statutory basis, absence of, § 11:8

universities, requests by, § 11:2

overcoming, § 11:3

Objections related to see OBJECTIONS
— prohibited marks

Publication in Trade-marks Journal

generally, § 2:10, § 3:87 to § 3:98

discretion to refuse, § 3:94

Public authority status

evidence of, § 3:87 to § 3:98, § 11:4,
§ 11:5

foreign entity, of, § 3:89

new/subsequent requests, upon, § 3:96

obligation to evaluate, § 3:89, APP
2B.1

test to evaluate, § 3:89, § 11:5, APP
2B.1

governmental control, § 3:89, § 11:4,
§ 11:5

public benefit, § 3:89, § 11:4, § 11:5,
APP 2B.1

Standing to request publication, § 3:88,
§ 3:93

Transfers not recordable, § 6:43

Universities, of, § 3:87 to § 3:98, § 11:2,
§ 11:3, § 11:8, § 11:22

Wares and services, associated, § 11:8,
§ 11:9

OPPOSITION PRACTICE

Opposition board, § 15:2, APP 17A, APP
17B

jurisdiction of opposition board, § 15:3

Opposition proceedings, § 15:4 to
§ 15:39, § 17:29

amendment of statement of opposition/
counterstatement, § 15:25

amendment of Trademarks Act,
§ 15:58.30, § 16:23.30

OPPOSITION PRACTICE—Cont'd

Opposition proceedings, § 15:4 to
§ 15:39, § 17:29—Cont'd

applications

divisional, § 19:4.50

national, § 19:4

original, § 19:4.50

protocol, § 19:4

correspondence with Board, § 15:21

counterstatement, § 15:12, § 15:24,
APP 15C § 15C:1 et seq.

decision and parallel proceedings,
§ 15:56 to § 15:59, § 17:29

Appeals, § 15:58

Concurrent Proceedings, § 15:57

Remittal for Redetermination,
§ 15:59

discretion of Registrar, § 17:29

evidence, Rule 41 or 42, § 15:13

applicant's evidence, § 15:39

concurrent opposition and expunge-
ment proceedings, § 15:57

cross-examination, § 15:15, § 15:40
to § 15:42, § 17:29

extension of time to conduct
cross-examination, § 15:15

proceedings during cross-exami-
nation, § 15:41

purpose and consequences,
§ 15:42

further evidence, § 15:44

modified rules of evidence, § 17:36

nature and types, § 15:26

affidavit or statutory declaration,
§ 15:27

expert evidence, § 15:28

file wrapper evidence from exami-
nation section, § 15:34

foreign law, § 15:32

interlocutory rulings on evidence,
§ 15:37

state of the register, § 15:30

survey evidence, § 15:29

trade-mark agents, § 15:31

website/Internet, § 15:35

opponent's evidence, § 15:38

reply evidence, § 15:14, § 15:43

extensions of time, § 15:9, § 17:36

beyond benchmark, exceptional cir-
cumstances, § 15:19

OPPOSITION PRACTICE—Cont'd

- Opposition proceedings, § 15:4 to § 15:39, § 17:29—Cont'd
- extensions of time, § 15:9, § 17:36—Cont'd
 - consequences of granting extensions of time, § 15:10
 - cooling-off period extension, § 15:10
 - prior to filing counterstatement or applicant's rule 42(1) evidence, § 15:10
 - retroactive extension of time to file statement of opposition, § 15:11
 - retroactive extensions of time generally, § 15:18
 - table of deadlines for stages and extensions of time, APP 15B
- openness or publicity, § 17:38
- oral hearing, § 15:17, § 15:46 to § 15:55, § 17:29
 - cancellation, § 15:52
 - changes to schedule hearing date, § 15:49
 - hearings on short notice, § 15:48
 - jurisprudence, § 15:53
 - postponement, § 15:51
 - scheduling of hearings, § 15:47
 - simultaneous translation, § 15:50
- pleadings, § 17:29, § 19:1 to § 19:3, § 19:6
- practice before board, practice notice, APP 15E
- prescribed fees, § 15:23
- procedure before board, practice notice, APP 15E.1
 - case law digests, APP 15D § 15D:1 et seq.
- standing of interested parties, § 15:20
 - stare decisis and opposition board decisions, § 15:33, § 17:39
- statement of opposition, § 15:5, APP 15C § 15C:1 et seq.
 - content of and grounds raised in statement of opposition, § 15:6
 - table of material dates for assessing grounds of opposition, APP 15A
 - interlocutory rulings on pleadings, § 15:7
 - specific grounds of opposition, § 15:8
- test for leave, § 15:58.50, § 16:23.50

OPPOSITION PRACTICE—Cont'd

- Opposition proceedings, § 15:4 to § 15:39, § 17:29—Cont'd
 - written argument, § 15:16, § 15:45

ORDINARY COMMERCIAL TERMS

- Generally, APP 7A.1

PARIS CONVENTION

- See also PRIORITY CONVENTION CLAIM
- Generally, § 1:4, § 2:26 to § 2:30, § 3:1, § 3:2, APP 1E.1
- Article 6ter, § 11:17, § 11:19, APP 1A.1
- Canadian accession to, APP 1A.1
- Country of the Union
 - generally, § 3:29
 - defined, § 3:1, § 3:2
 - objections re
 - address, § 7:8
 - country of origin, § 7:62
 - national flag, § 11:18
 - substituting
 - post-advertisement, § 6:34
- National treatment, § 1:4 to § 1:6
- Practice notice re, APP 1A.1
- Practice notices, relevant
 - Priority Claims—Requirements for Country, Date and Number, APP 3E.6
- Priority, see also PRIORITY CONVENTION CLAIM
 - generally, § 1:5, § 3:33, § 3:37 to § 3:46
 - adding claim, § 6:18, APP 3E.6
 - claim requirements, APP 3E.6
 - electronic filing, § 4:49
 - entitlement objection re, § 7:51 to § 7:53
 - filing date, § 1:5, § 2:25, § 3:33, § 4:13, APP 3E.6
 - objection re address, § 7:8
- Prohibited marks, objections re, § 11:17
 - overcoming, § 11:19
- Purpose, § 1:4
- Signatories, APP 1E.1

PATENTS

- Clerical errors, § 6:40
- Commissioner of, § 1:10 to § 1:13, APP 1F.1, APP 4A.1
- Cooperation treaty, § 4:12, APP 4A.1

PATENTS—Cont'd

- Defined, § 2:27
- Distinguished from trade-marks, § 2:27
- Office, § 4:12, APP 1F.1, APP 4A.1
- Practice notices, relevant
 - Correspondence Procedures, Updated, APP 1F.1, APP 4A.1
 - Dies Non for Trade-mark Business, § 4:12, APP 4A.1
 - Fee Review, CIPO—Updated Explanatory Note, APP 6A
- Rights associated with, § 2:27
- Term of, § 2:27
- Time limits
 - filing, § 4:12, APP 4A.1

PHARMACEUTICAL INDEX

- Generally, § 5:4, § 5:5, § 9:16

PHARMACEUTICAL MARKS

- Description of wares, § 3:36, § 7:42, APP 3C.1
- Descriptiveness, § 9:16
- Examination requirements, § 3:36, § 7:42, APP 3C.1
- Index, § 5:4, § 5:5, § 9:16
- Misdescriptiveness, § 9:16
- Objections re, § 7:42, § 9:16
- Practice notices, relevant
 - Examination Procedures, New—Compliance with Paragraph 30(a), APP 3C.2, APP 7A.1
 - Pharmaceuticals—Compliance with Paragraph 30(a), APP 3C.1

PLACE OF ORIGIN

- Generally, § 2:20, § 3:35, § 11:24, APP 9A.1
- Certification mark
 - descriptive of, § 3:76, § 7:24 to § 7:32, § 9:45
- Misdescription of, § 9:3, § 9:19, § 9:22, § 9:52, APP 9A.1
- Misleading indication of origin of wine/spirits, § 11:27

PLANT BREEDERS' RIGHTS ACT

- Generally, § 5:6, § 11:25

PLANT VARIETIES JOURNAL

- Generally, § 5:6, § 11:25

PLANT VARIETY DENOMINATION

- Generally, § 11:25

PRACTICE NOTICES

- Generally, § 1:23
- Amendments to the Trade-marks Act—Exception for Generic Names for Wines, APP 2C.1
- Archive (no longer in effect), APP 1C.4
- Certification Marks—Compliance with Paragraph 30(f), APP 3E.2
- Conflict with legislation, § 1:23
- Corporate Name, Protecting, APP 2A
- Corrections, APP 4A.2
- Correspondence, Electronic, Registrar May Receive, APP 3B
- Correspondence, Trade-marks Office Facsimile, APP 4A.1
- Correspondence Procedures, Updated, APP 1F.1, APP 4A.1
- Data Quality, Improving—Trade-Mark Applications, APP 3E.3, APP 4A.3
- Declaration of Use, Extensions of Time to File, APP 13A
- Declaration of Use, Partial, Wares/Services, APP 13A.1
- Descriptiveness and Terms such as.com, .ca, .fr., .uk, u.s., APP 9A.1
- Dies Non for Trade-mark Business, § 4:12, APP 4A.1
- Disclaimers, APP 3F.2
- Emergency Procedures, § 4:12
- Entitlement - Confusing Marks, APP 1C.1
- Examination, Extensions of Time In, APP 5C.1
- Examination Procedures, New - Compliance with Paragraph 30(a), APP 3C.2, APP 7A.1
- Fee, Extension, of 016750, APP 4A.5
- Fee Review, CIPO—Updated Explanatory Note, APP 6A
- Fees, Payment of, Official Notice, APP 4A.4
- Filing, Procedures at Time of, APP 1A.3, APP 3E.7
- Name or Surname—Paragraph 12(1)(a) of the Act, APP 8A.1
- Order Amending Subsections 11.18(3) and (4) of the Trade-marks Act, APP 2C.2
- Paris Convention, Canada Accedes to Latest Text, APP 1A.1
- Pharmaceuticals—Compliance with Paragraph 30(a), APP 3C.1

PRACTICE NOTICES—Cont'd

- Priority Claims—Requirements for Country, Date and Number, **APP 3E.6**
- Professional Designations and their initials—Paragraph 12(1)(b) of the Trade-marks Act, **APP 3F.1, APP 9A.3**
- Programs—Data Transmission Services—Compliance with Section 30(a), **APP 3E.5**
- Publication requirements, § **1:23**
- Public Authority Status Under Sub-paragraph 9(1)(n)(iii), **APP 2B.1**
- Section 45 Procedures, Changes Related to, **APP 14A.1**
- Section 44 Proceedings, Explanatory Notes to Rules of Practice, **APP 16C.2**
- Section 45 Proceedings Rules of Practice Effective June 17, 2019, **APP 16C.1**
- Security Agreements, **APP 12B.1**
- Service of Documents on Registrar of Trade-marks, **APP 16C.4**
- “Sounded” Test Applied to Composite Marks which Include Words that Are the Dominant Features of the Mark, Paragraph 12(1)(b), **APP 9A.2**
- Special Form, Marks in—Compliance with Paragraph 30(h), **APP 3E.4**
- Three-dimensional Marks, **APP 3E.1**
- Trade-mark Index, Official, Notice Regarding, **APP 1A.2**
- Trade-marks Opposition Board, Practice Before, **APP 15E.1**
- Transfers and/or Change of Name, **APP 12B.2**
- Vienna Classification, **APP 1C.3**

PREDECESSOR-IN-TITLE

- Amalgamated entity, § **3:25**
- Amendments re, § **6:10, § 6:30, § 7:7**
- Examination requirements, § **3:25**
- Licensee, § **3:25**
- Objections re, § **7:7**
 - overcoming, § **7:7**

PRIMARILY

- Meaning of, § **8:9**
- Test to determine, § **8:9, § 8:16, § 8:17, § 8:19, APP 8A.1**

PRIORITY

- Filing date, § **1:5, § 2:25, § 3:33, § 4:13, § 4:49, § 6:18, § 7:7, § 7:52, § 7:58 to § 7:64, APP 3E.6**

PRIORITY CONVENTION CLAIM

- Amendments re
 - adding claim, § **6:18, APP 3E.6**
 - changing to proposed use, § **7:8**
 - clarifying scope of wares/services, § **7:63**
 - correcting country, § **6:18, § 7:39, § 7:64**
 - correcting date, § **6:18, § 7:59, § 7:64**
 - deleting claim, § **7:59, § 7:62**
 - deleting wares/services, § **7:63**
- Assignment, § **12:18**
- Electronic filing, § **4:49**
- Examination requirements
 - country requirement, § **3:33, § 7:62, APP 3E.6**
 - deadline for assertion, § **3:33, § 7:59, § 7:64, APP 3E.6**
 - earliest application, generally, § **3:33, § 3:37 to § 3:46, § 7:60, APP 3E.6**
 - number requirement, **APP 3E.6**
 - practice notice re, **APP 3E.6**
 - registration in name of applicant, § **3:33, § 7:61**
 - same wares/services in Country of Union, § **3:33, § 7:63**
 - scope of wares/services, § **3:37 to § 3:46**
 - statement of wares/services, § **3:33, § 3:37 to § 3:46, § 7:63**
- Filing date, § **1:5, § 2:25, § 3:33, § 4:13, § 4:49, § 6:18, § 7:7, § 7:52, § 7:58 to § 7:64, APP 3E.6**
- Non-filing basis claim, as, § **3:33, § 4:49**
- Objections re
 - generally, § **7:58 to § 7:64**
 - address of applicant, § **7:8**
 - overcoming, § **7:8**
 - co-pending application/entitlement, § **7:51 to § 7:53**
 - overcoming, § **7:52**
 - Country of Union, § **7:62**
 - overcoming, § **7:62**
 - country of use, unidentified, § **7:39**

PRIORITY CONVENTION CLAIM**—Cont'd**

- Objections re—Cont'd
 - deadline, six-month, § 7:59
 - overcoming, § 7:59
- declaration amended post-deadline, § 7:64
 - overcoming, § 7:64
- earliest application, § 7:60
 - overcoming, § 7:60
- foreign applicant/registrant, different, § 7:61
 - overcoming, § 7:61
- wares/services same in Country of Union, § 7:63
 - overcoming, § 7:63
- Practice notices, relevant
 - Priority Claims—Requirements for Country, Date and Number, APP 3E.6

PROCESSING OF APPLICATIONS

- Generally, § 5:1
- Abandonment proceedings
 - deemed abandonment, § 5:13, § 5:21
 - default notice, issuance of, § 5:13, § 5:21, APP 1A.3
 - extension of time, § 5:13, § 5:21
- Acknowledgment of receipt, § 5:2, APP 4A.1
- Advertisement in Trade-marks Journal
 - correction following, § 5:28
 - effect of, § 5:24
 - erratum notice, § 5:31
 - refusal of, § 5:22
 - time to object, § 5:28
- Allowance, see also DECLARATION OF USE; NOTICE OF ALLOWANCE
 - confirmation of notice of, § 5:31
 - declaration of use, § 5:31
- Appeal of Registrar's decision
 - forum of appeal, § 5:20
 - time for appeal, § 5:20
- Application number, assignment of, § 5:3
- Approval for publication in Trade-marks Journal
 - generally, § 5:22
 - associated marks, § 5:22
 - notice of approval, issuance of, § 5:22
 - qualified, § 5:22
 - refusal of advertisement, § 5:22

PROCESSING OF APPLICATIONS**—Cont'd**

- Approval for publication in Trade-marks Journal—Cont'd
 - unqualified, § 5:22
 - withdrawal of notice of approval, § 5:24
- Examination see EXAMINATION
- Geographical indications, re, § 5:1, § 5:3, § 5:7
- Notice of approval
 - issuance of, § 5:22
 - withdrawal of, § 5:24
- Notice of filing, issuance of, § 4:12, § 4:26 to § 4:29, § 5:3
- Official marks, re, § 5:1, § 5:7
- Processing time, § 4:26 to § 4:29
- Proof sheet, issuance of, § 5:3
- Re-advertisement, § 5:28
- Search
 - generally, § 5:4
 - parameters of, § 5:6
 - Pharmaceutical Index, § 5:5
 - pre-examination, § 5:4
 - pre-publication, § 5:4, § 5:28
 - search sheet, summary, § 5:5
- Steps, APP 5C.7
- Timing, APP 5C.7
- Translation, § 5:4, § 5:27

PROHIBITED MARKS

- Consent to use, see CONSENT
- Examiner's reports see OBJECTIONS—prohibited marks
- Informing the applicant, § 11:10
- Official marks see OFFICIAL MARKS
- Public authority see PUBLIC AUTHORITY STATUS
- Public notice, request for see PUBLIC NOTICE

PROPER RESPONSE

- Content of, § 5:14
- Extension of time, § 5:13, APP 5C.1
 - practice notices re, APP 5C.1
- Form of, § 5:14
- Initial, § 5:15
- Interview, personal, § 5:16
- Supplemental, § 5:17
- Time for filing, § 5:12, § 5:13, APP 5C.1

PROPOSED USE

- Generally, § 3:27
- Abandonment, § 5:21
- Amendments re see AMENDMENTS—
Basis of application
- Declaration of use see DECLARATION
OF USE
- Entitlement date, § 7:51 to § 7:53

PROTECTED GEORAPHICAL INDICATIONS FOR WINES OR SPIRITS

- See also GEOGRAPHICAL INDICATIONS
- Disclaimer re, § 11:27
- Examiners' reports, § 11:27
- Objections re, § 11:26, § 11:27

PUBLIC AUTHORITY STATUS

- Evidence of, § 3:87 to § 3:98, § 11:4, § 11:5
- Foreign entity, of, § 3:89
- New/subsequent requests, upon, § 3:96
- Obligation to evaluate, § 3:89, APP 2B.1
- Practice notices, relevant
 - Public Authority Status Under Sub-paragraph 9(1)(n)(iii), APP 2B.1
- Standing to request publication, § 3:88, § 3:93
- Test to evaluate, § 3:89, § 11:4, § 11:5, APP 2B.1
 - governmental control, § 3:89, § 11:4, § 11:5
 - public benefit, § 3:89, § 11:4, § 11:5, APP 2B.1
- Universities, of, § 3:87 to § 3:98, § 11:2

PUBLIC NOTICE

- Prohibited marks, re, § 3:88 to § 3:97, § 11:10, § 11:12

QUALITY MARKS

- Generally, § 9:1, § 9:2

RE-ADVERTISEMENT

- Generally, § 5:28

REGISTERED TRADE-MARKS

- Cancellation, voluntary, § 14:10
- Defined, § 2:13
- Renewal see RENEWAL
- Rights associated with, § 2:13
- Use as generic terms, § 7:46

REGISTRATION

- Registration and issuance of certificate of registration, § 13:9 to § 13:14
- duration, validity and effect, § 13:13
- formalities, § 13:10
 - summary of particulars of application for registration, § 13:11
- incontestability, § 13:14

REGISTRATION RENEWAL

- See RENEWALS

RENEWALS

- Renewal of registration, § 14:2 to § 14:7, APP 14A.1
 - consequences of failure to renew, § 14:4
 - effect of renewal, § 14:5
 - erroneous or unintended expungement, § 14:7
 - formalities, § 14:4
 - notice and period for renewal, § 14:3

REPRESENTATIVE FOR SERVICE

- Appointment
 - generally, § 4:4 to § 4:10
 - foreign applicant, by, § 3:20, § 3:21, § 4:4 to § 4:10
 - nomination in writing, § 4:9
 - online, § 4:50, APP 4A.1
- Authority to correspond, § 4:4 to § 4:10, § 7:54
- Electronic filing
 - details re, § 4:50, APP 4A.1
- Objections re, § 7:54
 - overcoming, § 7:54
- Requirement of
 - Canadian applicant, § 3:20
 - foreign applicant, § 3:20, § 3:21, § 4:4 to § 4:10
 - mistakes, common, § 3:21
- Revocation, § 4:9

SECURITY INTERESTS

- Generally, § 12:23 to § 12:27
- Abandonment
 - request to record, of, § 12:26
- Correspondence re, § 12:26
- Creation
 - generally, § 12:23 to § 12:27
 - legislation, federal, § 12:24
 - legislation, provincial, § 12:24

SECURITY INTERESTS—Cont'd

- Discharge, § 12:27
- Enforceability, § 12:24
- Fees
 - generally, § 12:25, § 12:26, APP 12B.1
 - effect of non-payment, § 12:26
 - release of interest, re, § 12:27
- Jurisdiction
 - federal, § 12:24
 - provincial, § 12:25
- Perfection, § 12:24
- Practice notices, relevant
 - Security Agreements, APP 12B.1
- Recording
 - amendment to register, as, § 12:26, APP 12B.1
 - correspondence re, § 12:26
 - effect of, § 12:23 to § 12:27
 - fees, § 12:23 to § 12:27, APP 12B.1
 - formalities, § 12:25, § 12:26
 - notice upon approval, § 12:26
 - notice upon release of interest, § 12:11
 - release of interest, § 12:27
- Security agreements, § 12:24, § 12:26, § 12:27, APP 12B.1
- Validity, § 12:24

SELECTION OF TRADE-MARKS

- Generally, § 2:15 to § 2:24
- Caution in, § 2:15 to § 2:24
- Clearance, conducting, § 2:25
- Entitlement, see also ENTITLEMENT
 - generally, § 2:23
 - confusion with existing trade-mark, § 2:24, APP 1C.1
- Registrability, see also CONFUSION; DESCRIPTIVENESS OBJECTIONS; OBJECTIONS; SURNAME OBJECTIONS
 - generally, § 2:15 to § 2:24
 - clearly descriptive words, § 2:18, § 2:20, § 2:22
 - coined words, § 2:22
 - deceptively misdescriptive words, § 2:19, § 2:20
 - geographical names, § 2:20
 - names, § 2:17, § 2:20
 - signatures, § 2:17
 - suggestive words, § 2:21
 - surnames, § 2:17

SELECTION OF TRADE-MARKS**—Cont'd**

- Searches, conducting, § 1:13, § 1:26, § 2:25, APP 1C.3

STATEMENT OF GOODS/SERVICES

- Accuracy, § 3:34 to § 3:47
- Ambiguous, § 6:20, APP 7A.1
- Amendments to see AMENDMENTS
- Amendment to
 - exclusionary wording, § 6:20.50
- Broad terms, § 3:34 to § 3:47
- Electronic filing, § 4:37, § 4:38, APP 4A.11
- Examination requirements
 - generally, § 3:34 to § 3:47, § 7:40 to § 7:50, APP 7A.1
 - accessories, APP 7A.1
 - acronyms, use of, § 3:36
 - application/registration and use abroad
 - same wares/services, assertion re use, § 3:31, § 8:23
 - scope of wares/services, § 3:37 to § 3:46, § 7:43, § 8:23
 - botanicals, § 3:36
 - broadening scope not permitted, § 3:35
 - Canada, service performed in, § 3:36
 - clothing, re, § 3:36, § 7:40 to § 7:50, APP 7A.1
 - commercial terms, ordinary, APP 7A.1
 - computer software re, § 3:36, § 7:41, APP 3E.5, APP 7A.1
 - domain names, APP 7A.1
 - electronic mail services, APP 3E.5
 - elements of, § 3:36
 - exclusions as to wares/services, § 3:36
 - extension of wares/services, application for
 - generally, § 3:86
 - footwear, re, § 3:36, APP 7A.1
 - foreign application or registration
 - scope of wares/services, § 3:37 to § 3:46, § 7:43
 - guidelines, general, § 3:35, APP 7A.1
 - hair care preparations, re, § 3:36, APP 7A.1
 - herbal supplements, § 3:36
 - homeopathic remedies, § 3:36
 - houses, APP 7A.1
 - “including,” APP 7A.1
 - intangible things, APP 7A.1

STATEMENT OF GOODS/SERVICES

—Cont'd

- Examination requirements—Cont'd
 - limitations as to channels of trade, § 3:36
 - “merely incidental” to sale of goods, APP 7A.1
 - mistakes, common, § 3:36
 - nutraceuticals, § 3:36
 - “parts and fittings,” re, APP 7A.1
 - pharmaceutical preparations, re, § 3:36, § 7:42, APP 3C.1
 - priority convention claim, § 3:33, § 3:37 to § 3:46, § 7:63
 - public benefit, APP 7A.1
 - restrictions as to wares/services, § 3:36, § 7:44
 - “services,” § 3:34 to § 3:47, APP 3E.5
 - criteria of elements of, § 3:36
 - scope of, for amendment see AMENDMENTS
 - what is a service, § 3:34 to § 3:47, APP 3E.5
 - skin care preparations, § 3:36, APP 7A.1
 - “specify,” § 3:35
 - “such as,” APP 7A.1
 - telecommunications equipment, re, § 3:36, APP 7A.1
 - telecommunication services, re, § 3:36, APP 3E.5, APP 7A.1
 - services related to electronic transmission of data, § 3:36
 - terminology, inclusive, § 3:36
 - three-dimensional marks, APP 3E.1
 - veterinary pharmaceutical preparations, wine and beer, § 3:36, APP 3D.1
 - web sites, APP 7A.1
- Extension of wares/services, application for
 - generally, § 3:86
- Manual, APP 3E.11
- Objections re
 - generally, § 7:40 to § 7:50
 - Bank Act, § 7:48
 - overcoming, § 7:48
 - broader than foreign application/registration, § 7:43
 - overcoming, § 7:43

STATEMENT OF GOODS/SERVICES

—Cont'd

- Objections re—Cont'd
 - Canada Agricultural Products Act, § 7:49
 - overcoming, § 7:49
 - certification marks see CERTIFICATION MARKS—Objections
 - class of wares/services, general, § 7:42
 - overcoming, § 7:42
 - confusion, based on, § 11:24
 - overcoming, § 11:24
 - defined standards, re see DEFINED STANDARDS
 - descriptiveness, based on, see DESCRIPTIVENESS OBJECTIONS
 - duplication of wares/services, § 7:41
 - overcoming, § 7:41
 - extension of statement after publication, § 7:45
 - overcoming, § 7:45
 - extension of statement before publication, § 7:44
 - overcoming, § 7:44
 - foreign terms, § 7:35
 - Meat Inspection Act, § 7:49
 - misdescriptiveness, based on, see MISDESCRIPTIVENESS OBJECTIONS
 - priority convention claims, § 7:63
 - overcoming, § 7:63
 - protected GI used as generic term, § 7:46
 - overcoming, § 7:46
 - qualification as service, § 7:47
 - overcoming, § 7:47
 - registered trade-mark used as generic term, § 7:46
 - overcoming, § 7:46
- Practice notices, relevant
 - Descriptiveness and Terms such as .com, .ca, .fr., .uk, u.s, APP 9A.1
 - Examination Procedures, New—Compliance with Paragraph 30(a), APP 3C.2, APP 7A.1
 - Pharmaceuticals—Compliance with Paragraph 30(a), APP 3C.1
 - Programs—Data Transmission Services—Compliance with Section 30(a), APP 3E.5

STATEMENT OF GOODS/SERVICES**—Cont'd**

Practice notices, relevant—Cont'd
Three-dimensional Marks, **APP 3E.1**

STATUTORY FRAMEWORK

Generally, § **1:2 to § 1:9.50**
College of Patent Agents and Trademark Agents, § **1:9.50**
Federal statutes, miscellaneous, § **1:3**
Madrid Protocol, § **1:9**
NAFTA, **APP 1A.1**
Paris Convention, § **1:4 to § 1:6, § 1:10 to § 1:13, APP 1E.1**
Statistics and protocol applications, § **1:9.30**
Trade-Mark Regulations, § **1:10 to § 1:13**
Trade-Marks Act, § **1:2 to § 1:9**
TRIPS Agreement, § **1:7, APP 1A.1**
Vienna Classification 2011, § **1:8, APP 1E.4**

SUGGESTIVE TRADE-MARKS

Generally, § **9:29**

SUMMARY CANCELLATION**PRACTICE**

Expungement/non-use proceedings, § **16:1 to § 16:24**
appeal, § **16:23**
decision, § **16:21**
extensions of time, **APP 16C.3**
 registrar's powers to maintain registration and simultaneously issue second s. 45 notice, § **16:22**
hearing and decision of registrar, § **16:20**
initiation of notice, § **16:2 to § 16:23**
 filing request to issue section 45 notice, § **16:5**
 at least three years after date of registration, § **16:5**
 initiating request by registrar at any time after date of registration, § **16:5**
 registrations subject to cancellation/expungement, § **16:3**
practice notice, **APP 16C.1**
 explanatory notes to rules of practice, **APP 16C.2**
rescindment or withdrawal by requesting party, § **16:19**

SUMMARY CANCELLATION**PRACTICE—Cont'd**

Expungement/non-use proceedings, § **16:1 to § 16:24**—Cont'd
 responses to section 45 notice and extensions of time, § **16:6 to § 16:17**
 default, failure to furnish any evidence, § **16:7**
 evidence in form of affidavit or statutory declaration, § **16:8 to § 16:16**
 expert evidence, § **16:15**
 special circumstances excusing non-use/absence of use, § **16:11**
 substance of affidavit by registered owner or third party, § **16:9**
 use of the registered trade-mark, § **16:10**
 section 45 correspondence and notification procedures, § **16:4**
 service of documents on Registrar, **APP 16C.4**
 written argument, § **16:18**

SURNAME OBJECTIONS

Consent requirement, written, re, § **8:39 to § 8:42**
 example of consent, § **8:41**
 overcoming, § **8:40, § 8:41**
Constituting trade-mark as whole generally, § **8:1, § 8:2 to § 8:5, APP C1 [TA 12(1)(a), re]**
overcoming
 generally, § **8:6 to § 8:28**
 alternative meanings
 generally, § **8:10**
 acronym, § **8:13**
 coined word, § **8:15**
 dictionary word, § **8:11**
 fictitious signature, § **8:17**
 foreign word, § **8:17**
 geographic location, § **8:14**
 given name, § **8:12**
 historical significance, § **8:16**
 invented word, § **8:17**
distinctive character, not without generally, § **8:19, § 8:23, APP C1 [TA 14(2)]**
 disclaimer requests and, § **8:19**
 evidence, nature and scope, § **8:25**

SURNAME OBJECTIONS—Cont'd

- Constituting trade-mark as whole
 - Cont'd
 - overcoming—Cont'd
 - distinctive character, not without
 - Cont'd
 - evidence, onus and, § 8:24
 - foreign registration and use, based on, § 8:23
 - distinctiveness, acquired
 - generally, § 8:19, § 8:20, APP C1 [TA 12(2)]
 - disclaimer requests and, § 8:19
 - evidence, nature and scope, § 8:21, § 8:22
 - limited registration, § 8:22
 - use in Canada, based on, § 8:20
 - famous individuals, § 8:18, APP 8A.1
 - identical listings, § 8:7
 - minimal number of listings, § 8:8
 - “primarily merely” test, § 8:9, § 8:16, § 8:17, § 8:19, APP 8A.1
 - twenty-five listing minimum, § 8:8
 - principles, general
 - famous individuals exception, § 8:4, APP 8A.1
 - listings of surnames or names, § 8:3
 - possessive or pluralized form, § 8:2 to § 8:5, § 8:30, APP 8A.1
 - “primarily merely” test, § 8:9, § 8:16, § 8:17, § 8:19, APP 8A.1
 - twenty-five listing minimum, § 8:3, APP 8A.1
- Disclaimer requirement
 - generally,], 35, APP C1 [TA 12(1)(a), re
 - compound or hyphenated surname, § 8:31
 - overcoming—providing disclaimer
 - generally, § 8:35
 - coined word, § 8:33
 - example of disclaimer, § 8:35
 - surname followed by “and Sons,” “Bros.” etc., § 8:34
 - overcoming—proving distinctiveness
 - generally, 14(1)], APP C1 [TA 12(2)
 - generally unavailable, § 8:37, § 8:38

SURNAME OBJECTIONS—Cont'd

- Disclaimer requirement—Cont'd
 - overcoming—rebutting arguments
 - generally, § 8:6 to § 8:28, § 8:32 to § 8:35
 - coined word, § 8:33
 - portions previously registered, § 8:38
 - surname forming part of trade-mark, § 8:29
 - surname in possessive or pluralized form, § 8:30
 - Fictitious surnames, re, § 8:2 to § 8:5, § 8:42

SURVEY EVIDENCE

- Generally, § 7:39, § 8:21

THIRD PARTY INTERVENTION

- Generally, § 7:55

TRADE-MARK

- See also OBJECTIONS
- Generally, § 8:29, § 9:15, § 11:10
- Abandoned application
 - effect of, § 3:33, § 7:52
- Associated mark see ASSOCIATED MARKS
- Certification mark see CERTIFICATION MARKS
- Clearly descriptive, § 9:21, § 9:23 to § 9:26
 - see also DESCRIPTIVENESS OBJECTIONS
- Colour see COLOUR
- Composite
 - generally, § 6:12
 - descriptiveness, § 9:6, § 9:15, § 9:38 to § 9:46
 - disclaimers re see DISCLAIMERS
 - distinctiveness, § 8:37, § 8:38, § 9:46
 - domain name, containing, § 9:43
 - geographic location, containing, § 9:44
 - in English and French, § 9:40
 - in English or French, § 9:39
 - prohibited marks and, § 11:11 to § 11:13, § 11:17, § 11:19, § 11:21, § 11:22, § 11:24
 - surname, containing, § 8:29, § 8:30, § 8:38
 - translation/transliteration, § 7:35
- Confusion with registered see CONFUSION

TRADE-MARK—Cont'd

- Deceptively misdescriptive, § 9:22, § 9:23 to § 9:26
 - see also DESCRIPTIVENESS OBJECTIONS
- Description of, § 1:26, § 3:71, § 3:72 to § 3:74, § 4:36, § 6:14, § 6:40, § 7:11, § 7:13, § 7:18 to § 7:23, § 9:1, § 9:2, APP 3E.1
- Distinguishing guise, see DISTINGUISHING GUISES
- Functionality see FUNCTIONALITY
- Identification of, § 4:36
- Initials, § 3:4, § 8:2 to § 8:5
- Letters, § 2:8, § 3:52
- Names see SURNAME OBJECTIONS
- Non-registrable, § 3:36, § 3:48, § 3:49, § 7:24 to § 7:32, § 7:35, § 8:9, § 8:20, § 8:26
- Non-traditional, § 2:8
 - mark v. trade-mark, § 2:9
- Numerals, § 2:8, § 3:52 to § 3:72, § 7:9 to § 7:38
- Registrability, § 2:16
 - see also OBJECTIONS
- Representation of wares, § 3:74, § 6:14, § 7:13, § 7:20, § 7:23
- Suggestive, § 2:21, § 8:15, § 9:29, § 9:32, § 9:51, § 9:52, § 11:10
- Surnames see SURNAME OBJECTIONS
- Translation/transliteration, § 3:53 to § 3:70, § 7:35
- Type of, § 2:3 to § 2:8, § 4:36, § 6:11, § 6:31, § 7:22 to § 7:32, § 12:4
- Use of, see USE

TRADE-MARK AGENT

See AGENT

TRADE-MARKS JOURNAL

- Advertisement, see ADVERTISEMENT
- Contents, § 1:23
- Effect of advertisement in, see ADVERTISEMENT
- Erratum notices, § 5:28, § 6:32
- Information, APP 2A

TRADE-MARKS OFFICE

- Access to documents at, see ACCESS TO DOCUMENTS
- Actions see OBJECTIONS
- Assignment and Renewal section
 - change of name, § 12:21

TRADE-MARKS OFFICE—Cont'd

- Assignment and Renewal section
 - Cont'd
 - examination of assignments, § 12:12
 - recording security interest, § 12:26
 - Correspondence see CORRESPONDENCE
 - Emergency closure, § 4:12
 - Fees see FEES
 - Index, official see INDEX
 - Inquiries at, § 1:11
 - INTREPID database
 - generally, § 1:26, APP 1A.2
 - contents, § 1:26
 - “copy and paste,” APP 3E.3, APP 4A.3
 - data quality, drawing format, § 3:72, APP 3E.3, APP 4A.3
 - entry into, § 3:72, APP 1A.3, APP 3E.3, APP 3E.7
 - official register, as, § 1:26 APP 1A.2
 - Reprographics centre, § 1:13
- TRADE-MARKS OPPOSITION BOARD**
- See OPPOSITION PRACTICE—Board
- General characteristics of, § 17:11 to § 17:19
 - appointment of members, § 17:14
 - duties of opposition board members, § 17:16
 - final decisions, § 17:19
 - interlocutory rulings, § 17:18
 - preliminary assessment of initial request to object, oppose or expunge, § 17:17
 - independence of, § 17:12
 - composition, § 17:13
 - role of chairperson, § 17:15
 - Interplay of administrative law and board, introduction, § 17:1 to § 17:10
 - administrative justice, § 17:3
 - autonomy in administrative procedure, § 17:4
 - Canadian Intellectual Property Office, § 17:9, APP 17C
 - Registrar of Trade-Marks, § 17:10
 - creation and statutory basis of trade-marks opposition board, § 17:10

TRADE-MARKS OPPOSITION BOARD**—Cont'd**

Interplay of administrative law and board, introduction, § 17:1 to § 17:10

—Cont'd

common law duty of procedural fairness, § 17:5

audi alteram partem, right to be heard, § 17:6

evidentiary requirements and fairness in administrative proceedings, § 17:8

he who hears must decide, § 17:7

types of hearing, § 17:7

disposition without oral hearing, § 17:7

electronic hearings, § 17:7

oral hearings, § 17:7

public law, § 17:2

Jurisdiction and powers, § 15:2, § 15:3, § 17:25 to § 17:38

cancel or withdraw forwarding of statement of opposition, § 17:35

contentious proceedings, common law duties and adversarial principle, § 17:32

extensions of time, § 17:36

limits to powers, § 17:34

advertisements, § 17:34

exception to functus—authority to reconsider decisions, § 17:34

finality of decisions, functus officio, § 17:34

modified rules of evidence in opposition board proceedings, § 17:36

openness or publicity in opposition proceedings, § 17:38

re-opening deemed abandoned opposition/retroactive extensions of time, § 17:33

return or remove evidence from record, § 17:36

applicability of Federal Court Rules, § 17:36

right to representation, § 17:37

mandatory representation, § 17:37

self-represented litigants, § 17:37

scope of powers, § 17:27 to § 17:38

no inquisitorial powers, § 17:31

primary and auxiliary jurisdiction, § 17:28

instances of auxiliary jurisdiction, § 17:30

TRADE-MARKS OPPOSITION BOARD**—Cont'd**

Jurisdiction and powers, § 15:2, § 15:3, § 17:25 to § 17:38—Cont'd

scope of powers, § 17:27 to § 17:38

—Cont'd

primary and auxiliary jurisdiction, § 17:28—Cont'd

instances of primary jurisdiction, § 17:29

suspension or stay of proceedings, § 17:36

vesting of jurisdiction, § 17:26

Types of proceedings before board, § 17:20 to § 17:24

nature of opposition proceedings, § 17:21

nature of opposition and summary cancellation proceedings, § 17:23

nature of opposition proceedings and infringement actions, § 17:24

nature of trade-mark examination and opposition proceedings, § 17:22

TRADE NAMES

Distinguished from trade-mark, § 2:11

Failure to register as trade-mark, § 2:12

TRANSFER

See ASSIGNMENT

TRANSLATIONS

Applications, § 3:33, § 5:27

Foreign documents, § 7:57

Foreign entity, § 6:8

Foreign registration, § 3:31, § 3:33, § 3:37 to § 3:46, § 7:57

Foreign word in mark, § 3:53 to § 3:70, § 7:35, § 7:57, § 9:47

Geographical indication, § 3:77, § 11:26

Transliteration, non-latin characters, § 3:53 to § 3:70, § 7:35

TRIPS AGREEMENT

Administration, APP 1A.1

Geographical indications and, § 3:77

Implementation, § 1:7

Non-traditional trade-marks and, § 2:8

TYPOGRAPHICAL ERRORS

Generally, § 6:6, § 6:8

UNREGISTERED TRADE-MARK

- Conflict with, § 5:22
- Rights associated with, § 2:14

USE

- Amendments re see AMENDMENTS
- Applicant, by, § 2:13, § 2:14, § 3:24, § 3:27, § 3:48, § 3:49, § 7:6, APP 2A, APP 7A.1
- Assignment and, § 12:2 to § 12:20
- Basis of application
 - actual use, in Canada, § 3:1, § 3:2, § 3:22 to § 3:33, § 7:39, § 7:51 to § 7:53, § 8:19, § 8:20, § 12:5
 - change of see AMENDMENTS
 - proposed use, in Canada, § 3:1, § 3:2, § 3:22 to § 3:33, § 7:22, § 7:23, § 7:39, § 7:51 to § 7:53, § 8:18, § 8:19, § 12:5
 - use abroad, § 3:31 to § 3:33, § 6:22, § 7:39, § 7:43, § 7:51 to § 7:53, § 8:23, § 9:38 to § 9:46, § 12:18
- Bilingual trade-mark, § 7:34
- Certification mark, of, § 3:75 to § 3:84, § 7:22, § 7:23, APP 3E.2
- Consent to see CONSENT
- Corporate name, of, § 2:12, § 3:14, APP 2A
- Date of first see DATE OF FIRST USE
- Declaration of see DECLARATION OF USE
- Disclaimer and, § 3:48, § 3:49
- Entitlement, applicant's statement of claim of see ENTITLEMENT
- Geographical indication, of, § 3:77, APP 3E.9
- Licensee, by, § 3:25, § 3:27, § 7:27
- Predecessor-in-title, by, § 3:25, § 7:7
- Prohibited marks, of, § 2:10, § 3:87 to § 3:98, § 11:1, § 11:4, § 11:6 to § 11:23

USE—Cont'd

- Transfer and, § 12:2 to § 12:20

VIENNA CLASSIFICATION 2011

- Generally, § 1:8, APP 1E.4

VIENNA CLASSIFICATION 2017

- Generally, APP 1B.4

WARES/SERVICES

- See STATEMENT OF WARES/SERVICES

WITHDRAWAL

- Advertisement, of, § 5:24
- Agent, § 4:9
- Claim, of, § 7:60
- Disclaimer, of, § 6:23
- Notice of approval, of, § 5:24
- Objection, of, § 5:19
 - generally, § 5:19
 - translation, re, § 7:35
- Official mark, of, § 6:43
- Representative for service, § 4:9
- Translation requirement, of, § 7:35

WORLD INTELLECTUAL PROPERTY ORGANIZATION (WIPO)

- Director General, APP 1A.1
 - administration by, § 1:9
- Vienna Classification 2011, § 1:8, APP 1E.4
- Vienna Classification 2017, APP 1B.4

WORLD TRADE ORGANIZATION

- Geographical indications and
 - generally, § 3:77
 - statement of knowledge and belief, § 3:77, APP 3E.10
- Implementation Act, § 1:4, § 1:7
- TRIPS Agreement see TRIPS AGREEMENT