

TRADE MARKS

WORK MANUAL

IDEAS TODAY, ASSETS TOMORROW.

About IPOS

The Intellectual Property Office of Singapore or IPOS is the lead government agency that formulates and regulates Intellectual Property (IP) laws, promotes IP awareness and provides the infrastructure to facilitate the greater development of IP in Singapore. With IP fast becoming a critical resource in today's new economy, IPOS's vision is to foster a creative Singapore where ideas and intellectual efforts are valued, developed and exploited. Formerly known as the Registry of Trade Marks and Patents, IPOS was established as a statutory board of the Ministry of Law on 1 April 2001. More information on IPOS can be found on www.ipos.gov.sg.

Copyright © 2021 Intellectual Property Office of Singapore.

You may download, view, print and reproduce this document without modifications, but only for noncommercial use. All other rights are reserved. This document and its contents are made available on an "as is" basis, and all implied warranties are disclaimed. The contents of this document do not constitute, and should not be relied on as, legal advice. You should approach a legal professional if you require legal advice.

CONTENT OUTLINE

- Chapter 1: What is a trade mark?
- Chapter 2: Colour marks
- Chapter 3: Shape marks
- Chapter 4: Descriptive trade marks
- Chapter 5: Geographical names
- Chapter 6: Evidence of distinctiveness acquired through use
- Chapter 7: Relative grounds for refusal of registration
- Chapter 8: Series of marks
- Chapter 9: Marks contrary to public policy or to morality
- Chapter 10: Names and/or representations of famous people, fictional characters, stories and buildings
- Chapter 11: Other grounds for refusal of application
- Chapter 12: Deceptive marks
- Chapter 13: Licences
- Chapter 14: Slogans
- Chapter 15: Collective Marks
- Chapter 16: Certification Marks
- Chapter 17: Renewal
- Chapter 18: Classification of Goods and Services
- Chapter 19: International registrations / Subsequent designations designating Singapore
- Chapter 20: International applications where Singapore is the office of origin
- Chapter 21: Priority Claims
- Chapter 22: Assignment

Copyright © 2021 Intellectual Property Office of Singapore.

You may download, view, print and reproduce this document without modifications, but only for noncommercial use. All other rights are reserved. This document and its contents are made available on an "as is" basis, and all implied warranties are disclaimed. The contents of this document do not constitute, and should not be relied on as, legal advice. You should approach a legal professional if you require legal advice.

Copyright © 2021 Intellectual Property Office of Singapore.

You may download, view, print and reproduce this document, only for non-commercial use by yourself or your organisation, and only if you do not modify this document or its contents in any way. All other rights are reserved.

This document and its contents are made available on an "as is" basis without warranties of any kind. To the fullest extent permitted by law, IPOS hereby disclaims all warranties relating to this document and its contents (including, without limitation, any warranty as to the accuracy, completeness, correctness, reliability, timeliness, quality or fitness for any particular purpose).

The contents of this document are for general informational purposes only, and do not amount to legal advice. Please seek independent professional advice before acting on any of the contents of this document.

Copyright © 2021 Intellectual Property Office of Singapore.

You may download, view, print and reproduce this document without modifications, but only for noncommercial use. All other rights are reserved. This document and its contents are made available on an "as is" basis, and all implied warranties are disclaimed. The contents of this document do not constitute, and should not be relied on as, legal advice. You should approach a legal professional if you require legal advice.