What is protectable as an EU trade mark?

Any signs (including words, personal names, logos, letters, numbers, colours, the shape or packaging of goods or sounds), provided that they are represented in a clear and precise manner, and that they are capable of distinguishing the goods or services of one undertaking from those of others. The EU trade mark registration grants its owner an exclusive right to use its trade mark in relation to specific goods and services in all Member States of the EU. The trade mark to be applied for should not be identical or similar to any earlier trade marks for the same or related goods or services (classes).

How do I check availability?

Searches for earlier trade marks can be performed using the EUIPO’s eSearch plus database and TMView. For further information on trade mark search, you can refer to the European IPR Helpdesk Fact Sheet on how to search for trade marks.

How to apply for an EU trade mark?

EU trade mark applications can be filed at the European Union IP Office (EUIPO) through on-line filing via the User Area, by post or by courier. Alternatively, it is also possible to designate the EU in an international application via the Madrid System at the World Intellectual Property Organization (WIPO).

EU trade mark applications must contain signs capable of being represented in any appropriate form together with a clear indication of the goods and services that the trade mark intends to cover following the Nice Classification.

Who can file an EU trade mark application?

For applications filed through EUIPO, any individual or company from any country in the world can apply. For applications filed through WIPO, the applicant must either have a business in, or be domiciled in or be a national of any territory that is part of the Madrid System.

When should I file an EU trade mark application?

The EUIPO applies the first-to-file principle, that is to say, the person who first files a valid application for a given trade mark will become its owner.

An applicant who has already filed a trade mark application has a right of priority when filing a EU trade mark application for the same trade mark in respect of the same goods and services within six months from the date of filing of the first application.

What happens after filing an EU trade mark application at the EUIPO?

<table>
<thead>
<tr>
<th>Event</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Filing date</td>
<td>2-4 months</td>
</tr>
<tr>
<td>Publication</td>
<td>3 months</td>
</tr>
<tr>
<td>Examination period</td>
<td></td>
</tr>
<tr>
<td>Registration</td>
<td></td>
</tr>
</tbody>
</table>

(distinctiveness/non descriptiveness/other requirements)
What are the registration fees for an EU trade mark application at the EUIPO?

The fees depend on the type of filing and on the number of classes (goods and services) applied for. The fees below correspond to e-filing applications, which is the most affordable system, of individual EU trade marks. Further information about the EU trade mark fees can be found here.

<table>
<thead>
<tr>
<th>Class</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>First class</td>
<td>850 €</td>
</tr>
<tr>
<td>Second class</td>
<td>50 €</td>
</tr>
<tr>
<td>Each additional class exceeding two</td>
<td>150 €</td>
</tr>
</tbody>
</table>

How long is the term of protection?

Protection of EU trade marks lasts for 10 years from the application date and they can be renewed every 10 years indefinitely.

What are the advantages of the EU trade mark?

- Single application for all the EU Member States
- Cheaper alternative to individual filings in all EU Member States
- Easy management of filing and post-application processes (e.g. recordal of change in owner’s address etc.) instead of dealing with different offices

What is the all-or-nothing principle?

Even if there is a ground for refusal only for one country (e.g. because of a similar or identical earlier trade mark), the EUIPO refuses the EU trade mark application as a whole for all the EU Member States. Therefore, you will either have a EU trade mark for all the countries (if there are no refusals in any of the EU Member States) or no EU trade mark at all.

However, if an EU trade mark application is refused or an EU trade mark is declared invalid or revoked, the application or EU trade mark may be converted into national trade mark applications in the remaining EU Member States, in which the ground for refusal, invalidity or revocation does not apply. The ensuing national trade mark applications will retain the filing date of the EU trade mark application.

Disclaimer

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