

Intellectual Property Office of the Philippines

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BOT

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BUREAU OF TRADEMARKS TRADEMARK APPLICATION FORM

(Prescribed Form)

1. Applicant (* MANDATORY FIELDS) Please print legibly			
Name*			
		ountry of Residence or Incorporation	n*
□ Natural □	Juridical		
Complete Address*			
T. I		Te · ·	5 1411 +
Telephone*		Facsimile	E-mail Address*
Name(s) and address(es) of other applicant(s) (Use extra sheets if necessary)			
2. Resident Agent or Authorized Representative			
Agent/Name and Position of Company's Authorized Representative			
Complete Address in the Philippines			
3. The Mark (Place a copy of the mark in the box. The mark should be clear enough to be reproduced and digitized)			
		Title of the Mark	
l l		Claim of Color(s) Transliteration/Translation	
Disclaimer			
Claim for convention priority			
Country Application No Date of Filing			
Tick off those that apply			
\square The mark is three-dimensional. \square The application is for collective mark.			The application is for collective mark
The mark is a stamped or marked container of goods.			
4. Goods and/or services covered by the application (Use additional sheet(s) if necessary)			
(ose additional sheet(s) in necessary)			
5. Printed Name	and Signature	_ -	
		Big (Total Assets: Mor	e than Php 100M)
		Small (Total Assets: Ph	p 100M or less)
		, , , , , , , , , , , , , , , , , , , ,	,
			by cheque or postal money order, it should be
		payable to the INTELLEC	TUAL PROPERTY OFFICE.

IMPORTANT REMINDERS:

Pursuant to Section 124.2 and Section 145 of R.A. 8293

- 1) The applicant or the registrant shall file **DECLARATION OF ACTUAL USE (DAU)** of the mark with evidence to that effect, as prescribed by the Regulations within three (3) years from the filing date of application. Otherwise, the application shall be **REFUSED** or the mark shall be **REMOVED** from the Register by
- A certificate of registration shall remain in force for ten (10) years; provided, that the registrant shall file a DECLARATION OF ACTUAL USE to that effect, or shall show valid reasons based on the existence of obstacles to such use, as prescribed by the Regulations, within one (1) year from the fifth (5th) anniversary of the date of registration of the mark. Otherwise, the mark shall be **REMOVED** from the Register by the Office.