## 721-40.5(548) Registration and protection of marks.

**40.5(1)** *Classification.* The following general classes of goods and services are established, but do not limit or extend the applicant's or registrant's rights, and a single application for registration of a mark may include any or all goods upon which, or services with which, the mark is actually being used comprised in a single class, but in no event shall a single application include goods or services upon which the mark is being used which fall within different classes of goods or services.

The said classes are as follows:

## GOODS

Class Title

- 1 Raw or partly prepared materials
- 2 Receptacles
- 3 Baggage, animal equipments, portfolio, and pocketbooks
- 4 Abrasives and polishing materials
- 5 Adhesives
- 6 Chemicals and chemical compositions
- 7 Cordage
- 8 Smokers' articles, not including tobacco products
- 9 Explosives, firearms, equipments, and projectiles
- 10 Fertilizers
- 11 Inks and inking materials
- 12 Construction materials
- 13 Hardware, plumbing, and steam-fitting supplies
- 14 Metals and metal castings and forgings
- 15 Oils and greases
- 16 Paints and painters' materials
- 17 Tobacco products
- 18 Medicines and pharmaceutical preparations
- 19 Vehicles
- 20 Linoleum and oiled cloth
- 21 Electrical apparatus, machines, and supplies
- 22 Games, toys, and sporting goods
- 23 Cutlery, machinery, and tools, and parts thereof
- 24 Laundry appliances and machines
- 25 Locks and safes
- 26 Measuring and scientific appliances
- 27 Clocks, watches, and other horological instruments
- 28 Jewelry and precious-metal ware
- 29 Brooms, brushes, and dusters
- 30 Crockery, earthenware, and porcelain
- 31 Filters and refrigerators
- 32 Furniture and upholstery
- 33 Glassware
- 34 Heating, lighting, and ventilating apparatus
- 35 Belting, hose, machinery packing, and nonmetallic tires
- 36 Musical instruments and supplies
- 37 Paper and stationery

- 38 Prints and publications
- 39 Clothing
- 40 Fancy goods, furnishings, and notions
- 41 Canes, parasols, and umbrellas
- 42 Knitted, netted, and textile fabrics, and substitutes thereof
- 43 Thread and yarn
- 44 Dental, medical, and surgical appliances
- 45 Soft drinks and carbonated waters
- 46 Foods and ingredients of foods
- 47 Wines
- 48 Malt beverages and liquors
- 49 Distilled alcoholic liquors
- 50 Cosmetics and toilet preparations
- 51 Detergents and soaps
- 52 Digital products and software applications
- 53 Goods not otherwise classified

## SERVICES

- Class Title
- 100 Services not otherwise classified
- 101 Advertising and business
- 102 Insurance and financial
- 103 Construction, maintenance, and repair
- 104 Communication
- 105 Transportation and storage
- 106 Material treatment, recycling, and waste disposal
- 107 Education and entertainment
- 108 Software as a service
- 109 Medical
- 110 Hair and cosmetic
- 111 Restaurant and bar
- 112 Real estate sales and property management
- 113 Retail sales

**40.5(2)** Assistance in applications. The secretary of state cannot give legal advice as to the nature and extent of the protection afforded by law nor advise as to the registrability of a specific mark except as questions may arise in connection with pending applications.

**40.5(3)** *Incomplete or defective applications.* An application will not be filed unless the application and accompanying facsimiles or specimens are in proper form, comply with the statutory requirements and are accompanied by the fee established by rule. Specimens which are metal need not be submitted, a facsimile being preferable in order to avoid filing problems. Documents not filed will be returned with a statement of the reasons therefor.

**40.5(4)** *Registration dates.* The registration date is the date the registration application is stamped received by the office of the secretary of state, if, after the application has been examined, it is allowed for registration.

**40.5(5)** Form of application. The application shall be on a current form supplied by the secretary of state, be completed in the English language and plainly written or typed. If the mark or any part thereof is not in the English language, it must be accompanied by a sworn translation.

**40.5(6)** *Withdrawal of application.* Prior to actual registration of the mark, the applicant, by written request, may withdraw the application.

**40.5(7)** *Plurality of goods in single application.* A single application may recite a plurality of goods, or a plurality of services, comprised in a single class, provided the particular identification of each of the goods or services be stated and the mark is used or has been actually used on or in connection with all of the goods or in connection with all of the services specified.

**40.5(8)** Single class in one application. A single application to register a mark for both goods and services or for goods or services in different classes will be rejected. Applications must be restricted to goods or services comprised in a single class.

**40.5(9)** *Conflicts.* Whenever application is made for registration of a mark or trade name which so resembles a mark registered in this state or a mark previously used in this state by another and not abandoned, so as to be likely, when applied to the goods or services of the applicant, to cause confusion or mistake or to deceive, a conflict shall be declared to exist and registration denied.

**40.5(10)** Conflicts between applications. Conflicts between pending applications will be resolved on the basis of the claimed date of first use. The secretary of state may require affidavits and other proof of first use.

**40.5(11)** *Record change on automatic transfer.* In the event of mergers or consolidations of corporations, a certified copy of such documents may be accepted to transfer ownership of marks.

If the name of the owner of record of a mark is changed, and request for a change of the records is made, then written proof of such change can be made by sworn affidavit showing the manner or mode by which the change of ownership was made.

**40.5(12)** *Change of address.* If the registered owner of a mark changes the address set forth on the registration, then written notice of such change of address must be given to the secretary of state. Such notice must clearly identify the mark or marks involved and must request that the change of address be noted on the records of the registration on file. **[ARC 7059C**, IAB 8/23/23, effective 9/27/23]

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