

Trade Mark Registration with Marshall Marks

Registration of your brand as a trade mark is the only way that you can obtain formal legal rights in your brand. By achieving registration of your brand as a registered trade mark you will have the strongest claim to use it, as well as the right to prevent others from using it.

Registration of your brand as a registered trade mark is a **two-step process**.

Step 1 provides **advice** as to whether your brand will qualify for trade mark registration. If it does, then you can move to Step 2.

Step 2 is to **apply** for trade mark registration.

These steps and their costs are described in more detail below.

STEP 1 – ADVICE

You will be provided with a **Pre-Application Report** which will:

1. identify the trade mark that you should seek to register;
2. identify the goods and/or services in relation to which you should consider registering your trade mark;
3. classify those goods and/or services in accordance with the trade mark registration classification system;


4. identify any similar trade marks on the Trade Marks Register that may be infringed by your use of your trade mark;
5. provide an assessment of whether the registration of your trade mark is likely to be objected to by the Trade Marks Office based on the existence of similar trade marks and your trade mark's capability to operate as a trade mark under *Trade Marks Act 1995* (Cth); and
6. provide a cost estimate of applying to register your trade mark, including overcoming any objections raised against its registration, by the Trade Marks Office.

Step 1 is charged at a **flat fee of \$660.00** (incl. GST) per trade mark.

STEP 2 – APPLICATION

If the Pre-Application Report under “Step 1” does not raise any serious issues to the registration of your brand as a trade mark you may wish to file an application to register your brand as a registered trade mark.

If you wish to go ahead with an application, we will provide you with our Trade Mark Application Instruction Sheet which sets out the details of the application that we will file on your behalf, including the trade mark, the goods/services claimed and the name of the entity making the application, which will be you or your company.



Application costs are determined by the number of classes in to which the goods and/or services that you apply to register your brand are categorised. Each class in an application will be charged at a rate of \$660.00 (incl. GST).

Registration costs of \$330.00 (incl. GST) per class will be incurred if your brand is accepted for registration and will need to be paid to achieve registration.

Other costs may be incurred in order to achieve registration and you will be informed of the likelihood and extent of these costs in the Pre-Application Report discussed in “Step 1”.

The minimum charge to obtain registration of your brand as a trade mark in a single class, including the Pre-Application Report, will be \$1,650.00 (incl. GST).

ABOUT US

Marshall Marks is part of the Marshall IP Group.

Marshall Marks is an incorporated registered trade mark attorney practice specialising in the clearance and protection of brands.

Marshall Marks is located in the Illawarra region, about 80 kilometres south of Sydney.

OTHER SERVICES OF MARSHALL IP GROUP

Trade Marks - including trade mark applications, trade mark searching (“freedom to use” searches), oppositions, revocations and trade mark portfolio management;

Designs – including design registration applications, design searching (“freedom to use” searches), certification of registrations, oppositions and design registration portfolio management;

IP/IT Advice – advising on IP/IT legal matters, generally;

IP Agreements – including licences of any type of IP, IP Assignments, Development Agreements, Technology Transfer Agreements;

IP Enforcement & Defence - pre-litigious and litigious IP/IT matters, including negotiating and drafting Settlement Agreements;

IT Agreements – including Software Licence Agreements, Software Development Agreements, Website Agreements;

Commercial Agreements – including Manufacturing Agreements, Confidentiality Agreements, Supply Agreements, Distribution Agreements, Website Policies and Agreements, Standard Terms of Business, Standard Terms of Sale;

IP/IT Audits & Due Diligence – identification of IP rights, vendor and purchaser IP due diligence services;

IP/IT Management – advising and assisting with the management of IP/IT portfolios;

Corporate IP/IT – advising and assisting with IP/IT aspects of corporate transactions, such as company and asset sales, MBOs, Joint Venture Agreements, Shareholder Agreements, and Security Agreements containing or relating to IP/IT; and

Privacy Law – advice and assistance in relation to State and Federal Privacy Laws.

IProtect

T +61 (0) 2 4288 2030
F +61 (0) 2 4288 2034
E info@marshallip.com.au
W marshallip.com.au

Suite 1, Level 2, 221–229 Crown Street
Wollongong NSW 2500
Postal: PO Box 869, Wollongong NSW 2500

Marshall Marks Pty Ltd (ACN 605 529 002) trading as Marshall Marks is an Incorporated Registered Trade Marks Practice. Regulated by the Professional Standards Board. Marshall Marks is a trade mark of Marshall Legal Services Pty Ltd.