



Instructions for Filing a Canadian Trademark Application

I. Client Information

Name: _____
Address: _____
Tel.: _____
Fax: _____
E-mail: _____
Ref. No.: _____

II. Identification of Trademark

Trademark: _____
 Trademark is a word mark. Trademark is a design mark.

III. Applicant Information

Applicant:
Name: _____
Address: _____

IV. Accompanying Documents

Image File (Design Mark Only)	Enclosed <input type="checkbox"/> To Follow <input type="checkbox"/> N/A <input type="checkbox"/>
Certified Copy of Foreign Registration ¹	Enclosed <input type="checkbox"/> To Follow <input type="checkbox"/> N/A <input type="checkbox"/>
Copy (Uncertified) of Foreign Registration	Enclosed <input type="checkbox"/> To Follow <input type="checkbox"/> N/A <input type="checkbox"/>
Copy (Uncertified) of Foreign Application	Enclosed <input type="checkbox"/> To Follow <input type="checkbox"/> N/A <input type="checkbox"/>
Other Documents (if any)	Enclosed <input type="checkbox"/> To Follow <input type="checkbox"/> N/A <input type="checkbox"/>

¹ We do not require a certified copy of the priority document. A certified copy of the corresponding foreign registration is required only where registration and use in another country is claimed as a filing basis.

V. Goods/Services Information

Goods:

Additional description of good(s) is attached.

Services:

Additional description of service(s) is attached.

VI. Ground(s) for Application (select all that apply)

- use in Canada since at least as early as _____
(date)
- _____ Registration No. _____ granted _____
(country) (date)
and use in _____ for all above-listed goods and services
(country)
- _____ Application No. _____ filed _____
(country) (date)
and use in _____ for all above-listed goods and services
(country)
- proposed use in Canada

NOTES:

If use in Canada has occurred, a date of first use should be stated in the application.

If different classes of goods and services are listed, a separate date of first use in Canada for each class should be stated.

If mark has not been used in Canada but has been made known in Canada, this may constitute another ground for applying for registration in Canada. Since the applicable legal requirements to support a “making known” claim are difficult to satisfy under Canadian law, we suggest that you communicate with us further.

If use of mark in Canada has been by a predecessor in title, affiliated company or licensee, please communicate with us further.

VII. Convention Priority Claims

- Convention priority is not claimed Convention priority claim is listed below

Convention priority claim(s) is based on:

Country	Application Serial Number	Filing Date

- Additional Convention priority claim(s) is attached.

VIII. Special Instructions

Filing deadline: _____

Additional
instructions: _____

- further additional instructions are attached

IX. Mailing Instructions

Please send completed form and attachments to Oyen Wiggs Green & Mutala LLP via

- a) E-mail to mail@patentable.com, or
- b) Fax to 604.681.4081, or
- c) Courier to address below