

EUROPEAN COMMISSION

> Brussels, 31.10.2016 COM(2016) 702 final

ANNEXES 1 to 3

ANNEXES

to the

Proposal for a

REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

on the European Union trade mark (codification)

(Text with EEA relevance)

◆ 2424/2015 Art. 1.145 and Annex I (adapted)

ANNEX I

AMOUNT OF FEES

- A. The fees to be paid to the Office under this Regulation shall be as follows (in EUR):
- 1. Basic fee for the application for an individual EU trade mark (Article 31(2)):

EUR 1 000

2. Basic fee for the application for an individual EU trade mark by electronic means (Article 31(2)):

EUR 850

3. Fee for the second class of goods and services for an individual EU trade mark (Article 31(2)):

EUR 50

4. Fee for each class of goods and services exceeding two for an individual EU trade mark (Article 31(2)):

EUR 150

5. Basic fee for the application for an EU collective mark or an EU certification mark (Article 31(2) and Article 74(3) or Article 83(3)):

EUR 1 800

6. Basic fee for the application for an EU collective mark or an EU certification mark by electronic means (Article 31(2) and Article 74(3) or Article 83(3)):

EUR 1 500

7. Fee for the second class of goods and services for an EU collective mark or an EU certification mark: (Article 31(2) and Article 74(3) or Article 83(3)):

EUR 50

8. Fee for each class of goods and services exceeding two for an EU collective mark or an EU certification mark (Article 31(2) and 74(3) or Article 83(3)):

EUR 150

- 9. Search fee for an EU trade mark application (Article 43(2)) or for an international registration designating the Union (Article 43(2) and Article 195)2)): EUR 12 multiplied by the number of central industrial property offices referred to in Article 43(2); that amount, and the subsequent changes, shall be published by the Office in the Official Journal of the Office.
- 10. Opposition fee (Article 46(3)):

EUR 320

Basic fee for the renewal of an individual EU trade mark (Article 53(3)):EUR 1 000

12. Basic fee for the renewal of an individual EU trade mark by electronic means (Article 53(3)):

EUR 850

13. Fee for the renewal of the second class of goods and services for an individual EU trade mark (Article 53(3)):

EUR 50

14. Fee for the renewal of each class of goods and services exceeding two for an individual EU trade mark (Article 53(3)):

EUR 150

15. Basic fee for the renewal of an EU collective mark or an EU certification mark (Article 53(3) and Article 74(3) or Article 83(3):

EUR 1 800

16. Basic fee for the renewal of an EU collective mark or an EU certification mark by electronic means (Article 53(3) and Article 74(3) or Article 83(3)):

EUR 1 500

17. Fee for the renewal of the second class of goods and services for an EU collective mark or an EU certification mark (Article 53(3) and Article 74(3) or Article 83(3)):

EUR 50

18. Fee for the renewal of each class of goods and services exceeding two for an EU collective mark or an EU certification mark (Article 53(3) and Article 74(3) or Article 83(3)):

EUR 150

- 19. Additional fee for the late payment of the renewal fee or the late submission of the request for renewal (Article 53(3)): 25 % of the belated renewal fee, subject to a maximum of EUR 1 500
- 20. Fee for the application for revocation or for a declaration of invalidity (Article 63(2)):

EUR 630

- 21. Appeal fee (Article 68(1)): EUR 720
- 22. Fee for the application of *restitutio in integrum* (Article 104(3)):

EUR 200

- 23. Fee for the application for the conversion of an EU trade mark application or an EU trade mark (Article 140(1), also in conjunction with Article 202(1)):
 - (a) into a national trade mark application;
 - (b) into a designation of Member States under the Madrid Protocol: EUR 200
- 24. Fee for continuation of proceedings (Article 105(1)): EUR 400

25. Fee for the declaration of division of a registered EU trade mark (Article 56(4) or an application for an EU trade mark (Article 50(3)):

EUR 250

- 26. Fee for the application for the registration of a licence or another right in respect of a registered EU trade mark (Article 26(2)) or an application for an EU trade mark (Article 26(2)):
 - (a) grant of a licence;
 - (b) transfer of a licence;
 - (c) creation of a right *in rem*;
 - (d) transfer of a right *in rem*;
 - (e) levy of execution:

EUR 200 per registration, but where multiple requests are submitted in the same application or at the same time, not to exceed a total of EUR 1 000

- 27. Fee for the cancellation of the registration of a licence or other right (Article 29(3)): EUR 200 per cancellation, but where multiple requests are submitted in the same application or at the same time, not to exceed a total of EUR 1 000
- 28. Fee for the alteration of a registered EU trade mark (Article 54(4)):

EUR 200

- 29. Fee for the issue of a copy of the application for an EU trade mark (Article 114(7)), a copy of the certificate of registration (Article (51(2)), or an extract from the register (Article 111(7)):
 - (a) uncertified copy or extract:

EUR 10

(b) certified copy or extract:

EUR 30

30. Fee for the inspection of the files (Article 114(6)):

EUR 30

- 31. Fee for the issue of copies of file documents (Article 114(7)):
 - (a) uncertified copy:

EUR 10

(b) certified copy:

EUR 30

plus per page, exceeding 10

EUR 1

- 32. Fee for the communication of information in a file (Article 114(9)):EUR 10
- 33. Fee for the review of the determination of the procedural costs to be refunded (Article 109(8)):

EUR 100

- 34. Fee for the filing of an international application at the Office (Article 184(4)): EUR 300
- B. Fees to be paid to the International Bureau
- I. Individual fee for an international registration designating the Union
- 1. The applicant for an international registration designating the Union shall be required to pay to the International Bureau an individual fee for the designation of the Union in accordance with Article 8(7) of the Madrid Protocol.
- 2. The holder of an international registration who files a request for territorial extension designating the Union made subsequent to the international registration shall be required to pay to the International Bureau an individual fee for the designation of the Union in accordance with Article 8(7) of the Madrid Protocol.
- 3. The amount of the fee under points B.I.1 or B.I.2 shall be the equivalent in Swiss Francs, as established by the Director-General of the WIPO pursuant to Rule 35(2) of the Common Regulations under the Madrid Agreement and Protocol, of the following amounts:
 - (a) for an individual trade mark: EUR 820 plus, where applicable, EUR 50 for the second class of goods and services and EUR 150 for each class of goods and services contained in the international registration exceeding two;
 - (b) for a collective mark or a certification mark: EUR 1 400 plus, where applicable, EUR 50 for the second class of goods and services and EUR 150 for each class of goods or services exceeding two.

II. Individual fee for a renewal of an international registration designating the Union

- 1. The holder of an international registration designating the Union shall be required to pay to the International Bureau, as a part of the fees for a renewal of the international registration, an individual fee for the designation of the Union in accordance with Article 8(7) of the Madrid Protocol.
- 2. The amount of the fee referred to in point B.II.1 shall be the equivalent in Swiss Francs, as established by the Director-General of the WIPO pursuant to Rule 35(2) of the Common Regulations under the Madrid Agreement and Protocol, of the following amounts:
 - (a) for an individual trade mark: EUR 820 plus, where applicable, EUR 50 for the second class of goods and services and EUR 150 for each class of goods and services contained in the international registration exceeding two;
 - (b) for a collective mark or a certification mark: EUR 1 400 plus, where applicable, EUR 50 for the second class of goods and services and EUR 150 for each class of goods and services contained in the international registration exceeding two.

↓ 207/2009 (adapted)

ANNEX II

Repealed Regulation with list of its successive amendments

I Council Regulation (EC) No 207/2009 (OJ L 78, 24.3.2009, p. 1) ⊠

☑ Act of Accession of 2012, Annex III, point 2(I) 🖾

➢ Regulation (EU) 2015/2424 of the European Parliament
➢ Only Article 1
☑ Only Article 1

↑

ANNEX III

CORRELATION TABLE

Regulation (EC) No 207/2009	This Regulation
Articles 1 to 7	Articles 1 to 7
Article 8(1) to (4)	Article 8(1) to (4)
Article 8(4a)	Article 8(5)
Article 8(5)	Article 8(6)
Article 9	Article 9
Article 9a	Article 10
Article 9b	Article 11
Article 10	Article 12
Article 11	Article 13
Article 12	Article 14
Article 13	Article 15
Article 13a	Article 16
Article 14	Article 17
Article 15	Article 18
Article 16	Article 19
Article 17(1), (2) and (3)	Article 20(1), (2) and (3)
Article 17(5)	Article 20(4)
Article 17(5a)	Article 20(5)
Article 17(5b)	Article 20(6)
Article 17(5c)	Article 20(7)
Article 17(5d)	Article 20(8)
Article 17(5e)	Article 20(9)

Article 17(5f)	Article 20(10)
Article 17(6)	Article 20(11)
Article 17(7)	Article 20(12)
Article 17(8)	Article 20(13)
Article 18	Article 21
Article 19	Article 22
Article 20	Article 23
Article 21	Article 24
Article 22	Article 25
Article 22a	Article 26
Article 23	Article 27
Article 24	Article 28
Article 24a	Article 29
Article 25	Article 30
Article 26	Article 31
Article 27	Article 32
Article 28	Article 33
Article 29	Article 34
Article 30	Article 35
Article 31	Article 36
Article 32	Article 37
Article 33	Article 38
Article 34(1)	Article 39(1)
Article 34(1a)	Article 39(2)
Article 34(2)	Article 39(3)
Article 34(3)	Article 39(4)
Article 34(4)	Article 39(5)

Article 34(5)	Article 39(6)
Article 34(6)	Article 39(7)
Article 35	Article 40
Article 36	Article 41
Article 37(1)	Article 42(1)
Article 37(3)	Article 42(2)
Article 38	Article 43
Article 39	Article 44
Article 40	Article 45
Article 41	Article 46
Article 42	Article 47
Article 42a	Article 48
Article 43	Article 49
Article 44(1) and (2)	Article 50(1) and (2)
Article 44(4)	Article 50(3)
Article 44(4a)	Article 50(4)
Article 44(5) to (9)	Article 50(5) to (9)
Article 45	Article 51
Article 46	Article 52
Article 47	Article 53
Article 48	Article 54
Article 48a	Article 55
Article 49	Article 56
Article 50	Article 57
Article 51	Article 58
Article 52	Article 59
Article 53	Article 60

	_
Article 54	Article 61
Article 55	Article 62
Article 56	Article 63
Article 57	Article 64
Article 57a	Article 65
Article 58	Article 66
Article 59	Article 67
Article 60	Article 68
Article 61	Article 69
Article 63	Article 70
Article 64	Article 71
Article 65	Article 72
Article 65a	Article 73
Article 66	Article 74
Article 67	Article 75
Article 68	Article 76
Article 69	Article 77
Article 70	Article 78
Article 71	Article 79
Article 72	Article 80
Article 73	Article 81
Article 74	Article 82
Article 74a	Article 83
Article 74b	Article 84
Article 74c	Article 85
Article 74d	Article 86
Article 74e	Article 87

Article 74f	Article 88
Article 74g	Article 89
Article 74h	Article 90
Article 74i	Article 91
Article 74j	Article 92
Article 74k	Article 93
Article 75	Article 94
Article 76	Article 95
Article 77	Article 96
Article 78	Article 97
Article 79	Article 98
Article 79a	Article 99
Article 79b	Article 100
Article 79c	Article 101
Article 79d	Article 102
Article 80	Article 103
Article 81	Article 104
Article 82	Article 105
Article 82a	Article 106
Article 83	Article 107
Article 84	Article 108
Article 85(1)	Article 109(1)
Article 85(1a)	Article 109(2)
Article 85(2)	Article 109(3)
Article 85(3)	Article 109(4)
Article 85(4)	Article 109(5)
Article 85(5)	Article 109(6)

EN

Article 85(6)	Article 109(7)
Article 85(7)	Article 109(8)
Article 86	Article 110
Article 87	Article 111
Article 87a	Article 112
Article 87b	Article 113
Article 88	Article 114
Article 88a	Article 115
Article 89	Article 116
Article 90	Article 117
Article 91	Article 118
Article 92	Article 119
Article 93	Article 120
Article 93a	Article 121
Article 94	Article 122
Article 95(1)	Article 123(1)
Article 95(2)	_
Article 95(3)	Article 123(2)
Article 95(4)	Article 123(3)
Article 95(5)	_
Article 96	Article 124
Article 97	Article 125
Article 98	Article 126
Article 99	Article 127
Article 100	Article 128
Article 101	Article 129
Article 102	Article 130

Article 103	Article 131
Article 104	Article 132
Article 105	Article 133
Article 106	Article 134
Article 107	Article 135
Article 109	Article 136
Article 110	Article 137
Article 111	Article 138
Article 112	Article 139
Article 113	Article 140
Article 114	Article 141
Article 115	Article 142
Article 116	Article 143
Article 117	Article 144
Article 118	Article 145
Article 119(1) to (5)	Article 146(1) to (5)
Article 119(5a)	Article 146(6)
Article 119(6)	Article 146(7)
Article 119(7)	Article 146(8)
Article 119(8)	Article 146(9)
Article 119(9)	Article 146(10)
Article 119(10)	Article 146(11)
Article 120	Article 147
Article 121	Article 148
Article 123	Article 149
Article 123a	Article 150
Article 123b	Article 151

Article 123c	Article 152
Article 124	Article 153
Article 125	Article 154
Article 126	Article 155
Article 127	Article 156
Article 128	Article 157
Article 129	Article 158
Article 130	Article 159
Article 131	Article 160
Article 132	Article 161
Article 133	Article 162
Article 134	Article 163
Article 134a	Article 164
Article 135	Article 165
Article 136	Article 166
Article 136a	Article 167
Article 136b	Article 168
Article 137	Article 169
Article 137a	Article 170
Article 138	Article 171
Article 139	Article 172
Article 140	Article 173
Article 141	Article 174
Article 141a	Article 175
Article 142	Article 176
Article 143	Article 177
Article 144	Article 178

Article 144a	Article 179
Article 144b	Article 180
Article 144c	Article 181
Article 145	Article 182
Article 146	Article 183
Article 147	Article 184
Article 148	Article 185
Article 148a	Article 186
Article 149	Article 187
Article 150	Article 188
Article 151	Article 189
Article 152	Article 190
Article 153	Article 191
Article 153a	Article 192
Article 154	Article 193
Article 154a	Article 194
Article 155	Article 195
Article 156	Article 196
Article 157	Article 197
Article 158	Article 198
Article 158a	Article 199
Article 158b	Article 200
Article 158c	Article 201
Article 159	Article 202
Article 160	Article 203
Article 161	Article 204
Article 161a	Article 205

Article 161b	Article 206
Article 163	Article 207
Article 163a(1)	Article 208(1)
Article 163a(2), first sentence	Article 208(2)
Article 163a(2), second sentence	Article 208(4)
Article 163a(3)	Article 208(3)
Article 163a(4)	Article 208(5)
Article 163a(5)	Article 208(6)
Article 165	Article 209
Article 165a	Article 210
Article 166	Article 211
Article 167	Article 212
Annex -I	Annex I
Annex I	Annex II
Annex II	Annex III