

## **Intellectual Property Office of the Philippines**

Document No.

IPOPHL-SOP-BOT-01-F01

## BUREAU OF TRADEMARKS

TRADEMARK APPLICATION FORM
(Prescribed Form)

Issued by: BOT

Rev. No. 03

Date: 10/01/2017

Natural	1. Applicant (* MANDATORY FIELDS) Please print legibly						
Complete Address*  Telephones* Telephones* Telephones* Telephones* Telephones* 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 J. Ponce Law Complete Address in the Philippines 20/F Zuellig Building, Makati Avenue corner Paseo de Roxas, Makati City, Metro Manila, 1226 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 Claim of Color(s) Transliteration/Translation Disclaimer Claim for convention priority Country Application No. Date of Filing Tick off those that apply The mark is three-dimensional. 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)  5. Printed Name and Signature  6. Type of Entity    Big (Total Assets: More than Php 100M)   Small (Total Assets: Php 100M or less)   Note: For payments made by cheque or postal money order, it should be	Name*						
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## 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 the Director.
- 2) 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 (5<sup>th</sup>) anniversary of the date of registration of the mark. Otherwise, the mark shall be **REMOVED** from the Register by the Office.