



PATENTS REGULATIONS 1991 and TRADE MARKS REGULATIONS 1995

Application for Restoration - following Voluntary Removal

Privacy Notice

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- how we protect your personal information;
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- the contact details for the Privacy Contact Officer.

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The personal information that we may publish on the TTIPA website, includes your:

- name;
- publication address;
- telephone number; and
- email address.

When you complete this form, you provide your consent to your personal information being published on the TTIPA website. Once information is available on the internet, the Designated Manager and IP Australia has no control over its subsequent use and disclosure.

As far as your personal information is concerned:

- you may provide a post office box address as your publication address if you do not want your physical address to be published; and
- if you do not provide the personal information required, we may not be able to process your application.



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You are required to apply for restoration in accordance with reg 20.29 of the Patents Regulations and/or reg 20.14 of the Trade Marks Regulations.

By completing this form, you consent to your personal information being handled in accordance with the Privacy Notice on page 1 of this form.

Contact Details

Salutation:	Name:	Surname:	Sex:
Full Address:			
Email (H):		Contact Number:	

Address for publication on the TTIPA website (minimum details required is state)

Firm/Company:	
Address:	
Contact number:	Email address (w):

Applying for restoration against the below regulation(s)

- Patents Trade Marks

Continuing Professional Education (CPE) (Select the relevant declaration)

- I have met the required hours of CPE whilst off the register(s). Evidence of compliance has been completed on page 3.

Time off the register(s)	Single Registration Removed	Dual Registration Removed
3 years	10	15
2 years	6	10
1 year	3	5

- I have NOT met the required hours of CPE. I request a **CONDITIONAL APPROVAL**. I understand that the shortfall in hours must be completed in addition to the standard hours before the next renewal period. Failure to do so will result in removal from the register for up to 6 months (Patents Regulations reg 20.28).
I have completed of the required hours whilst off the register(s)

Prescribed Fees for restoration (in accordance with Schedule 7 of the Patents Regulations, and Schedule 9 of the Trade Marks Regulations)

- Restoring and renewing both Patent and Trade Marks registrations - \$1350 (\$650 renewal fee and 2x \$350 restoration fees)
- Restoring one registration and renewing both Patent and Trade Marks registrations - \$1000 (\$650 renewal fee and \$350 restoration fee)
- Restoring and renewing Patent Attorney registration - \$800 (\$450 renewal fee and \$350 restoration fee)
- Restoring and renewing Trade Marks Attorney registration - \$800 (\$450 renewal fee and \$350 restoration fee)



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Evidence against CPE Declaration				
Date	Event	Hours Claimed	Topic	Formal or self-guided

Declaration by applicant

I declare that all the information provided is true and correct. Signature _____ Date

For more information on requirements relating to restoration please visit our [website](#).

Reminder that registered attorneys who have been charged with a serious offence must, within 14 days after being charged, notify the Designated Manager, in writing, of the charge. Failure to do so constitutes unsatisfactory professional conduct (Reg 20.28A).

To return this form, please attach the PDF when making payment through [IP Australia online services](#).