

TRADE MARKS ACT 1994

REGULATIONS FOR USE OF COLLECTIVE MARK

Background To Regulations

These regulations pertain to the collective mark application No. 2029497
CHARTERED PATENT ATTORNEY / CHARTERED PATENT
ATTORNEYS (a series of two marks hereinafter referred to as "the Mark")
applied for in the name of The Chartered Institute of Patent Agents, (hereinafter
referred to as "the Institute") a body incorporated under Royal Charter of 1891.

Persons Authorised To Use the Mark

Fellows of the Institute, partnerships where a partner is a Fellow of the Institute,
and bodies corporate where a director is a Fellow of the Institute.

The Institute keeps records of members and will upon request advise whether a
person is a Fellow of the Institute.

Conditions Of Membership Of the Institute

Membership of the Institute is open to those persons meeting the requirements
for membership set out in the Charter and By-Laws of the Institute as amended
from time to time.

Conditions Of Use Of the Mark

- 1) It is a condition of use that the Mark may not be used in a manner likely to
be taken as indicating that the person using the Mark is an agent of the
Institute.
- 2) It is a condition of use that the mark shall not be used together with the
designation CHARTERED PATENT AGENT or CHARTERED PATENT
AGENTS or otherwise so as to imply two separate qualifications.
- 3) It is a condition of use that the Mark may not be used in a manner more
prominent than the name or trading style of the person using the Mark.

- 4) It is a condition of use that the Mark, if used other than by individuals, may only be used:-
- a) by a partnership, if all of the partners who are registered patent agents are also Fellows of the Institute;
 - or,
 - b) by a body corporate, if all of the directors who are registered patent agents are also Fellows of the Institute.
- 5) It is a condition of use that the Mark may not be used in a manner offending against Rules prescribed under Section 279¹ of the Copyright, Designs and Patents Act 1988 or succeeding legislation.

Sanctions Against Misuse

- 6) In the event of misuse of the Mark sanctions shall be those set out in the Rules of Professional Conduct issued from time to time under the By-laws of the Institute as approved by the Privy Council from time to time.

¹ Power to prescribe conditions, &c. for mixed partnerships and bodies corporate