TERM AND RENEWAL	riod, per class\$100.00
2.181 Term of original registrations and re-	(7) For filing to publish a mark under section 12(c), per class\$100.00
newals. 2.182 Time for filing renewal application. 2.183 Requirements for a complete renewal	(8) For issuing a new certificate of registration upon request of assignee\$100.00
application. 2.184 Refusal of renewal. 2.185 Correcting deficiencies in renewal ap-	(9) For a certificate of correction of registrant's error\$100.00
plication.	(10) For filing a disclaimer to a registration\$100.00
2.186 Petition to Commissioner to review refusal of renewal. 2.187 [Reserved]	(11) For filing an amendment to a registration\$100.00
AUTHORITY: 15 U.S.C. 1123; 35 U.S.C. 6, un-	(12) For filing an affidavit under section 8 of the Act, per class\$100.00
less otherwise noted.	(13) For filing an affidavit under \$15 of the Act, per class\$200.00
SOURCE: 30 FR 13193, Oct. 16, 1965, unless otherwise noted.	(14) Additional fee for filing a section 8 affidavit during the grace period,
§ 2.1 Sections of part 1 applicable.	per class\$100.00 (15) For petitions to the Commissioner
Sections 1.1 to 1.26 of this chapter apply to trademark cases, except those parts that specifically refer to patents, and except §1.22 to the extent that it is inconsistent with §§2.85(e), 2.101(d),	\$100.00 (16) For filing a petition to cancel, per class\$300.00 (17) For filing a notice of opposition, per class\$300.00
2.111(c), 2.164, or 2.185. Other sections of part 1 incorporated by reference in part 2 also apply to trademark cases.	(18) For ex parte appeal to the Trademark Trial and Appeal Board, per class
[64 FR 48917, Sept. 8, 1999]	(19) Dividing an application, per new application (file wrapper) created
§ 2.2 Definitions.	(20) For correcting a deficiency in a
(a) <i>The Act</i> as used in this part means the Trademark Act of 1946, 60 Stat. 427, as amended, codified in 15 U.S.C. 1051 <i>et</i>	section 8 affidavit\$100.00 (21) For correcting a deficiency in a renewal application\$100.00 (b) Trademark service fees.
seq. (b) Entity as used in this part includes both natural and juristic per-	(1) For printed copy of registered mark, copy only
sons. [54 FR 37588, Sept. 11, 1989]	(i) Regular service, which includes preparation of copies by the PTO
	within 2-3 business days of receipt and delivery by United States
§ 2.6 Trademark fees.  The Patent and Trademark Office re-	Postal Service, fax, or to a PTO
quires the following fees and charges:	Box\$3.00.  (ii) Delivery on next business day to PTO Box or fax delivery within
(a) Trademark process fees.	one business day to U.S./Canada/ Mexico\$6.00.
(1) For filing an application, per class	(iii) Expedited delivery by commercial delivery service\$25.00.
use under section 1(c) of the Act, per class\$100.00	(2) Certified or uncertified copy of trademark
(3) For filing a statement of use under section 1(d)(1) of the Act, per class	application as filed: (i) Regular service\$15.00
(4) For filing a request under section 1(d)(2) of the Act for a six-month extension of time for filing a	(ii) Expedited local service
statement of use under section 1(d)(1) of the Act, per class\$150.00 (5) For filing an application for re-	(4) Certified copy of a registered mark, showing title and/or status:
newal of a registration, per class	(i) Regular service