Requirements for Filing Trademark Applications in Israel

Documents Required:

Specification of goods	List of goods to be covered in each separate class. Israel requires that a separate application be filed for each different class. If possible, please also send an electronic version of the specification of goods by e-mail.
Representations:	For word marks and black-and-white devices the representations are normally prepared by us at no extra cost, but a clean xerox copy of device marks must be supplied by the client For devices in color, .jpeg files should be sent electronically via e-mail (otherwise, 4 representations of the mark should be supplied for each class filed).
Power of Attorney:	Needs not be legalized. The P.o.A. filed on behalf of a corporate body should indicate the name and position of the person signing it.
Priority Documents:	A certified copy of the priority application as filed is needed. If the language of the original application is other than English, a certified English translation thereof must also be provided, which should be sworn by the translator (no legalization needed).

<u>Terms for Filing Documents (all extendible upon payment of fees):</u>

Representations of the mark:	With the application. Better copies can be submitted later (if, for instance, the representation is received by telefax)
Power of Attorney:	3 months from the filing date of the Israeli application
Priority Document:	3 month from the filing date of the Israeli application
Sworn Translation of Priority Document:	Together with Priority Documents