

Use of CSA Registered Trademark(s) Form

Approval of Material:

All words, graphics or other copy or design that will be placed anywhere in direct or indirect association with the CSA Trademark(s) must be provided to CSA Group 10 business days in advance of all deadlines.

Once CSA has received all Material from the user, requests for the use of CSA Registered Trademark(s) will be considered in keeping with corporate guidelines.

Permission to use the Registered Trademark(s) will only be granted under the following conditions:

1. The right to use the CSA Mark(s) is granted to the User only and is not transferable or assignable to any other party.
2. Usage is limited to the CSA Mark(s) requested, and such Mark(s) must only be reproduced on the edition of the Material, as approved by CSA.
3. The CSA Mark(s) must only be used as shown in any attached file, and in strict accordance with the Guidelines for Use, as may be updated from time to time.
4. The CSA Mark(s) must not be combined with any other trade-marks to be used as a basis for a new trade-mark.
5. CSA has the right to inspect the use being made of the CSA Mark(s) by the User, and request samples of usage from the User, from time to time. The User shall remedy any deficiencies in its use of the CSA Mark(s), upon notice from CSA.
6. The User has no title or interest in the CSA Mark(s) and cannot authorize a third party to use the Mark(s).
7. The User must not intentionally do anything that might harm the reputation or goodwill associated with the CSA Mark(s), and must employ best efforts to protect the CSA Mark(s).
8. The User must not use the CSA Mark(s) in any way that is misleading. The Mark(s) must not be used, without CSA's approval, to imply any relationship or affiliation with CSA, sponsorship by CSA, or endorsement of certain statements, products or services by CSA.
9. The User takes full responsibility for any misuse or damage caused to any party as a result of the User's use of the Mark(s).
10. CSA has the right to revoke its permission to use the CSA Mark(s) in association with the Material at any time, by providing notice to the User. Upon receipt of such notice, the User must provide proof of removal of the Mark(s) from the Material to CSA.

The following will apply where appropriate, that is, where extra caution is warranted or use of the mark could be misinterpreted (e.g. when it is meant for illustration purposes only but could be taken to mean certification of a product by CSA or affiliation with or endorsement by CSA):

11. The following statement must be displayed alongside the Material: “The CSA trademark is displayed here with the permission of CSA International. While use of the mark has been authorized, CSA International shall not be responsible for the manner in which the mark is presented, nor for any interpretations thereof.”

Add the following where the CSA Mark will be displayed on a Web page (whether as a link or as a static image):

12. You must not use the CSA Mark on any Web site that disparages CSA or its services, infringes on CSA’s intellectual property or other rights, contains any objectionable content, or violates any federal, provincial or foreign law.

Add the following where the CSA Mark will be used as a link from a Web page or other electronic document to CSA’s Web site:

13. When using the CSA Mark as an active link or button, you must configure the Mark to link to the home page of CSA International’s Web site (<http://www.csa-international.org>) and to no other pages of your Web site, or a third party Web site.

For the purpose of ensuring that the above conditions are being met, please provide CSA with a copy of the final Material, incorporating the CSA Mark(s).