

SCHEDULE 1

Amendments to the 1994 Act to make provision for certain trade marks registered as European Union trade marks to be treated as registered trade marks and about certain applications for such marks

2. After section 52^{M1} (and before the italic heading before section 53), insert—

“52A Certain trade marks registered as European Union trade marks to be treated as registered trade marks

52A. Schedule 2A makes provision for European Union trade marks (including certain expired and removed marks) to be treated as registered trade marks with effect from [F¹IP completion day] and about certain applications for a European Union trade mark made before [F¹IP completion day].”

F1 Words in Sch. 1 para. 2 substituted (31.12.2020 immediately before IP completion day) by The Intellectual Property (Amendment etc.) (EU Exit) Regulations 2020 (S.I. 2020/1050), regs. 1(2), **9(a)**

Commencement Information

I1 Sch. 1 para. 2 in force at 31.12.2020 on IP completion day (in accordance with 2020 c. 1, **Sch. 5 para. 1(1)**), see reg. 1(1)

Marginal Citations

M1 Section 52 was amended by the Legal Services Act 2007 (c. 29), **paragraph 110** of Schedule 21, S.I. 2016/299, **regulations 2** and 5, the Intellectual Property (Unjustified Threats) Act 2017 (c. 14), **section 2(3)** and S.I. 2018/825, **regulation 27**.

Changes to legislation:

There are currently no known outstanding effects for the The Trade Marks (Amendment etc.) (EU Exit) Regulations 2019, Paragraph 2.