



## 中国商标异议申请

根据《中国商标法》第 33 条规定的情况：

1. 违反商标禁止使用、禁止注册规定的
2. 不以使用为目的的恶意商标注册  
自商标局初步审定予以公告之日起**三个月内**,  
**任何单位或个人**可针对该公告商标提异议。
3. 复制、摹仿或者翻译他人驰名商标
4. 代理人或代表人以自己的名义抢注商标
5. 与他人在相同或类似商品上的在先商标相同或近似的
6. 损害他人现有的在先权利，以不正当手段抢先注册他人已使用并有一定影响的商标

自商标局初步审定予以公告之日起**三个月内**,  
**在先权利人或者利害关系人**可以向商标局提出  
异议。

### 异议的作用是什么？

当商标申请因存在公告中的在先相似商标被  
驳回，提出异议是扫除在先商标阻碍的有效  
方式之一；也是已注册的商标权利人对在后  
申请人的有效监督措施，可以避免在后申请  
人获得不应得到的商标专用权。

### 异议的审查期限多久？

12-18 个月。

### 异议的费用是多少？

**SGD 1,050** 起，请联系我们索取具体的报  
价。

## China Trademark Opposition

According to Article 33 of PRC Trademark  
Law,

1. A trademark registration violates the relevant  
prohibition rules
2. A trademark registration is made in bad faith and not  
for use  
Any **organization or individual** may file an opposition  
application, **within three months** from the date of  
publication.
3. A well-known trademark is copied, imitated or  
translated
4. An agent or a representative applies for registration of  
a trademark without authorization
5. A trademark is identical with or similar to other's  
registered trademark used for the same or similar goods
6. The existing prior rights of any other party are infringed  
upon, or registering a trademark (with a certain influence  
already used by another party) by illegal means.

**Any holder of prior rights or interested party** may file an  
opposition application, **within three months** from the date  
of publication.

### Why opposition?

If the application is objected due to prior similar  
mark(s) which is in publication, filing opposition  
is one of the most effective ways to remove the  
previous trademark obstacles; and it is also an  
effective way for registered trademark owners to  
supervise subsequent trademark applications.

### How long is the processing time?

12-18 months.

### How much?

From **SGD 1,050**. Please feel free to contact us for more  
detailed quotation.