

## WORKINGGROUPONTHE ESTABLISHMENTOFNE W REGULATIONSUNDERTH EHAGUEAGREEMENT CONCERNINGTHEINTER NATIONALREGISTRATIO NOF INDUSTRIALDESIGNS

Geneva, June 24 to 27, 2003

# PROPOSALFORCOMMON REGULATIONSUNDERTH E1999ACT,THE1960 ACT ANDTHE1934ACTOF THEHAGUEAGREEMENT

Document prepared by the International Bureau

- $1. \quad The present document contains the proposal of the International Bureauf \qquad or Common Regulations under the 1999 Act, the 1960 Act and the 1934 Act of the Hague Agreement.$
- 2. AsindicatedindocumentH/WG/3,thedraftCommonRegulationsarebased,toavery largeextent,ontheexistingprovisionsoftheRegulationsunderthe199 9Act.Changes vis-à-visthelatterareindicatedasfollows:deletedtextisstruckoutandnewtextisdouble underlined.
  - 3. The Working Group is invited to comment and consider the proposal contained in this document and its Annex.

[Annexfollows]

#### **ANNEX**

# <u>COMMON</u> REGULATIONSUNDER THE <u>1999</u> ACT <u>THE1960ACT ANDTHE1934</u> <u>ACT OFTHEHAGUEAGREEME NTCONCERNING THEINTERNATIONAL REGISTRATIONOFINDUSTRIALDESIGNS</u>

Mis en forme Supprimé : GENEVA

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## CHAPTER1

## **GENERALPROVISIONS**

## Rule 1

## Definitions

| (1) [AbbreviatedExpressions ] ForthepurposesoftheseRegulations,  (i) "1999Act" meanstheActsignedatGenevaonJuly 2,1999,ofthe  HagueAgreement;   |                  | Supprimé: (1) . [Referencestothe Act] (a) Forthepurposesofthese Regulations, "theAct" meanstheActof theHagueAgreementConcerningthe InternationalRegistrationofIndustrial DesignsadoptedatGenevaon July 2, 1999.¶ |
|--|------------------|--|
| (ii) "1960Act" meanstheActsignedatTheHagueon November 28, 1960,oftheHagueAgreement;  | \<br>\<br>\<br>\ | (b) Inthese Regulations,theword<br>"Article"referstothespecifiedArticleof<br>theAct ¶  |
| (iii) "1934Act"meanstheActsignedatLondonon June 2,19 34,ofthe  HagueAgreement;   |                  | Supprimé : 2   |
| (iv) anexpressionwhichis usedintheseRegulationsandis referredtoin  |                  | Supprimé : i   |
| Article1 ofthe1999Act hasthesamemeaningasin that Act; (v) "AdministrativeInstructions" meanstheAdministrativeInstructions  | <====            | Supprimé : the   |
| referredtoinRule 33;   |                  | Supprimé : ¶   |
|  |                  | Supprimé : ii Supprimé : 31  |
| (vi) "communication" means any international application or any request, declaration, invitation, notification or information relating to or accompanying an   |                  | Supprimé : iii   |
| internationalapplicationoraninternationalregistrationthatisaddressedtotheOfficeofa<br>ContractingParty,theInternationalBureau,theapplicantortheholderbymeanspermitte<br>theseRegulationsortheAdministrativeInstructions; |                  |  |
| $(\underbrace{\text{vii}})  \text{``official form'' means a formest ablished by the International Bureau} \\ \text{or any form having the same contents and format};$  |                  | Supprimé : iv  |
| (viii) "InternationalClassification" meanstheClassificationest ablished undertheLocarnoAgreementEstablishinganInternationalClassificationforIndustrial Designs;  |                  | Supprimé : v   |
| (ix) "prescribedfee"meanstheapplicablefeesetoutintheScheduleof Fees;   |                  | Supprimé : vi  |
| (x) "Bulletin"meanstheperiodicalbulletininwhichtheInt ernational Bureaueffectsthepublicationsprovidedforinthe 1999 Act, the 1960 Act the 1934 Act or these Regulations, whatever the medium used;                        |                  | Supprimé : vii   |
| (xi) "ContractingPartydesignatedunderthe1999Act"means a designatedContractingPartyinrespectof whichthe1999Act isapplicable,either asthe only   |                  |  |

| common Act towhichthatdesignatedContractingPartyandtheapplicant'sContractingParty  |
|--|
| arebound, or by virtue of Article 31(1), first sentence, of the 1999 Act;  |
| (xii) "ContractingPartydesignate dunderthe1960Act"means a designatedContractingPartyinrespectofwhichthe1960Actisapplicable , either astheonly common ActtowhichthatdesignatedContractingPartyandtheStateoforigin referredtoin Article2ofthe1960Act arebound , orbyvirtueofArticle31(1) , firstsentence, ofthe1960 Act; |
| (xiii) "ContractingPartydesignatedunderthe1934Act"meansa  designatedContractingPartyinrespectofwhichthe1934Actisapplicable, astheonly commonActtowhichthatdesignated ContractingPartyandthe contractingcountry referred to in Article1ofthe1934Actarebound ;   |
| (xiv) "international application governed exclusively by the 1999 Act"  means an international application in respect of which all designated Contracting Parties designated under the 1999 Act;  Contracting Parties designated under the 1999 Act;   |
| (xv) "internationalapplicationgovernedexclusivelybythe1960Act" meansaninternationalapplicationinrespectofwhichalldesignatedContractingPartiesare ContractingPartiesdesignated underthe1960Act;   |
| (xvi) "international application governed exclusively by the 1934 Act"  means an international application in respect of which all designated Contracting Parties are  Contracting Parties designated under the 1934 Act;  |
| (xvii) "internationalapplicationgovernedbyboththe19 99Actandthe19 60 Act"meansaninternationalapplicationinrespectofwhich   |
| <ul> <li>atleastoneContractingPartyhasbeendesignatedunderthe19 99         <ul> <li>Act,</li> <li>atleastoneContracting Partyhasbeendesignatedundert he19 60</li></ul></li></ul>  |
| - atleastoneContractingPartyha sbeendesignatedunderthe1999  Act,  - atleastoneContractingPartyhasbeendesignatedunderthe1934  Act,and  - noContractingPartyhasbeendesignatedunderthe1960Act;  (xix) "internationalapplicationgovernedbyboththe1960Actandthe1934  Act"meansaninternationalapplicationinrespectofwhich    |
| - atleastoneContractingPartyhasbeendesignatedunderthe1960 Act, - atleastoneContractingPartyhasbeendesignatedunderthe1934 Act and   |

| <ul> <li>noContractingPartyhasbeendesignatedund erthe1999 Act;</li> </ul>   |              |
|---|--------------|
| (xx) "international application governed by the 1999 Act, the 1960 Act and  |              |
| the1934Act''meansaninternationalapplicationinrespectofwhich   |              |
| <ul> <li>atleastoneContractingPartyhasbeendesignatedunderthe1999         <ul> <li>Act,</li> <li>atleastoneCont ractingPartyhasbeendesignatedunderthe1960</li> <li>Act,and</li> <li>atleastoneContractingPartyhasbeendesignatedunderthe1934</li> <li>Act.</li> </ul> </li> </ul> |              |
| (2) [Correspondence Between Some Expressions Usedinthe1999Act _the1960Act and   | Mis en forme |
| the1934Act   Forthepurposesofthese Regulations,   | Mis en forme |
|   | Mis en forme |
| (i) referenceto"internationalapplication"or"internationalregistration" shallbedeemed,whereappropriate,toincludeareferenceto"internationaldeposit" as  | Mis en forme |
| referredtointhe1960Act andthe1934Act;   | Mis en forme |
|   | Mis en forme |
| (ii) referenceto "applic ant" or "holder" shall be deemed, where  |              |
| appropriate, to include a reference to, respectively, "depositor" or "owner" as referred to in  |              |
| the1960Actandthe1934Act;  |              |
| (iii) referenceto "Contracting Party" shall be deemed, where appropriate, to include a reference to a State party to the 1960 Act or to a country party to the 1934 Act;  |              |
| (iv) referenceto "Contracting Partywhose Office is an examining Office"   |              |
| shallbedeemed, whereappropriate, to include are ference to "State having an ovelty"   |              |
| examination"asdefined in Article2of the1960Act;   |              |
| (v) referenceto"individualdesignationfee"shallbedeemed,where  |              |
| appropriate, to include a reference to the feementioned in Article 15(1)2(b) of the 1960 Act;   |              |

(vi) referenceto "renewal" shall be deemed, w here appropriate, to include are ference to "prolongation" referred to in the 1934 Act.

#### Rule2

#### CommunicationwiththeInternationalBureau

Communications addressed to the International Bureau shall be effected as specified in the Administrative Instructions.

#### Rule3

#### Representation Before the International Bureau

- $(1) \quad [\textit{Representative; Number of Representatives} \quad ] \ (a) \ \, \text{The applicant or the holder may have a representative before the International Bureau}.$
- (b) Onlyonerepresentative may be appointed in respectofagive ninternational application or international registration. Where the appointment indicates several representatives, only the one indicated first shall be considered to be a representative and be recorded as such.
- $(c) \ \ Where a partnership \ or firm composed of attorneys or patent or trademark agents has been indicated as representative to the International Bureau, it shall be regarded as one representative.$
- (2) [AppointmentoftheRepresentative ] (a) Theappointmentofarepresentativema ybe madeintheinternationalapplication,providedthattheapplicationissignedbytheapplicant.
- (b) Theappointmentofarepresentative may also be made in a separate communication which may relate to one or more specified international applications or international registrations of the same applicant or holder. The said communication shall be signed by the applicant or the holder.
- (c) WheretheInternationalBureauconsidersthattheappointmentofa representativeisirregular,itshallnotifyac cordinglytheapplicantorholderandthepurported representative.
- (3) [RecordingandNotificationofAppointmentofaRepresentative;EffectiveDateof Appointment] (a) WheretheInternationalBureaufindsthattheappointmentofarepresentative complies with the applicable requirements, it shall record the fact that the applicant or holder has a representative, as well as the name and address of the representative, in the International Register. In such a case, the effective date of the appointment shall be the date on which the International Bureaure ceived the international application or separate communication in which the representative is appointed.
- $(b) \ \ The International Bureau shall not if y the recording referred to in subparagraph (a) to both \ the applicant or holder and the representative.$
- (4) [EffectofAppointmentofaRepresentative ] (a) ExceptwheretheseRegulations expresslyprovideotherwise, the signature of are presentative recorded underparagraph (3)(a) shall replace the signature of the applicant or holder.

- $(b) \ Except where these Regulations expressly require that a communication be addressed to both the applicant or holder and the representative, the International Bureau shall address to the representative recorded underparagra <math display="block"> ph \ (3) (a) any communication which, in the absence of a representative, would have to be sent to the applicant or holder; any communication so addressed to the said representative shall have the same effect as if it had been addressed to the applicant or holder. \\$
- (c) AnycommunicationaddressedtotheInternationalBureaubytherepresentative recordedunderparagraph (3)(a)shallhavethesameeffectasifithadbeenaddressedtothesaid Bureaubytheapplicantorholder.
- (5) [CancellationofRecording; EffectiveDateofCancellation ](a) Anyrecording underparagraph (3)(a)shallbecanceledwherecancellationisrequestedinacommunication signedbytheapplicant,holderorrepresentative. Therecordingshallbecanceled exofficio bythe InternationalBureauwhereanewrepresentativeisappointedorwhereachangeinownershipis recordedandnorepresentativeisappointedbythenewholderoftheinternationalregistration.
- (b) The cancellation shall be effective from the date on which the International Bureaure ceives the corresponding communication.
- (c) TheInternationalBureaushallnotifythecancellationanditseffectivedatetothe representativewhoserecordinghasbeencanceledandtotheapplicantorholder.

#### Rule4

#### Calculation of T imeLimits

- (1) [PeriodsExpressedinYears] Anyperiodexpressedinyearsshallexpire,inthe relevantsubsequentyear,inthemonthhavingthesamenameandonthedayhavingthesame numberasthemonthandthedayoftheeventfromwhichtheperiod startstorun,exceptthat, wheretheeventoccurredonFebruary 29andintherelevantsubsequentyearFebruaryendson the 28th,theperiodshallexpireonFebruary 28.
- (2) [PeriodsExpressedinMonths ] Anyperiodexpressedinmonthsshallexpire,int he relevantsubsequentmonth,onthedaywhichhasthesamenumberasthedayoftheeventfrom whichtheperiodstartstorun,exceptthat,wheretherelevantsubsequentmonthhasnodaywith thesamenumber,theperiodshallexpireonthelastdayoftha tmonth.
- (3) [PeriodsExpressedinDays ] The calculation of any period expressed indays shall start with the day following the day on which there evant even to ccurred and shall expire accordingly.
- (4) [ExpiryonaDayonWhichtheInternationalBureau oranOfficeIsNotOpentothe Public] IfaperiodexpiresonadayonwhichtheInternationalBureauortheOfficeconcernedis notopentothepublic,theperiodshall,notwithstandingparagraphs (1)to (3),expireonthefirst subsequentdayonwhich theInternationalBureauortheOfficeconcernedisopentothepublic.

#### Rule5

## *IrregularitiesinPostalandDeliveryServices*

| (1) [CommunicationsSentTh             | vroughaPostalService   | ] Failurebyaninterestedpartyto |
|---------------------------------------|------------------------|--------------------------------|
| meetatimelimitforacommunication       | addressedtotheInterna  | ationalBureauandmailedthrougha |
| postalserviceshallbeexcusediftheinter | estedpartysubmitsevide | enceshowing,tothesatisfaction  |
| oftheInternationalBureau,             |                        |                                |

- (i) thatthecommunicationwasmailedatleastfivedaysprior to the expiryofthetimelimit, or, where the postal service was, on any of the tendays preceding the day of expiryof the timelimit, interrupted on account of war, revolution, civil disorder, strike, natural calamity, or other like reason, that the communication was mailed not later than five days after postal service was resumed,
- $(ii) \quad that the mailing of the communication was registered, or details of the mailing were recorded, by the postal service at the time of mailing, and$
- (iii) incases where not all classes of mail normally reach the International Bureau within two days of mailing, that the communication was mailed by a class of mail which normally reaches the International Bureau within two days of mailing or by air mail.
- (2) [Communications SentThroughaDeliveryService ] Failurebyaninterestedpartyto meetatimelimitforacommunicationaddressedtotheInternationalBureauandsentthrougha deliveryserviceshallbeexcusediftheinterestedpartysubmitsevidenceshowing,tothe satisfactionoftheInternationalBureau,
- (i) thatthecommunicationwassentatleastfivedayspriortotheexpiry of the timelimit, or, where the delivery service was, on any of the tendayspreceding the day of expiry of the timelimit, interrupted on account of war, revolution, civil disorder, natural calamity, or other like reason, that the communication was sent not later than fived ay safter the delivery service was resumed, and
- (ii) thatdetailsofthesendingofthecommunicationwere recorded by the delivery service at the time of sending.
- (3) [LimitationonExcuse] FailuretomeetatimelimitshallbeexcusedunderthisRule onlyiftheevidencereferredtoinparagraph (1)or (2)andthecommunicationoraduplicate thereofarereceivedby theInternationalBureaunotlaterthansixmonthsaftertheexpiryofthe timelimit.

#### Rule6

## Languages

- $(1) \quad [\textit{International Application}\ ] \ \ The international applications hall be in English or French.$
- (2) [RecordingandPublication ] Therecordingin theInternationalRegisterandthe publicationintheBulletinoftheinternationalregistrationandofanydatatobebothrecordedand publishedundertheseRegulationsinrespectofthatinternationalregistrationshallbeinEnglish andFrench.There cordingandpublicationoftheinternationalregistrationshallindicatethe languageinwhichtheinternationalapplicationwasreceivedbytheInternationalBureau.
- $(3) \quad [\textit{Communications}] \ \, \text{Any communication concerning an international application or their nternational registration resulting therefrom shall be}$
- $(i) \quad in English or French where such communication is addressed to the International Bureau by the applicant or holder or by an Office;$
- (ii) inthelanguageoftheinternationalapplicationwhereth e communicationisaddressedbytheInternationalBureautoanOffice,unlessthatOfficehas notifiedtheInternationalBureauthatallsuchcommunicationsaretobeinEnglishorthatall suchcommunicationsaretobeinFrench;
- (iii) inthelanguageo ftheinternationalapplicationwherethe communicationisaddressedbytheInternationalBureautotheapplicantorholderunlessthe applicantorholderexpressesthewishtoreceiveallsuchcommunicationsinEnglishalthough theinternationalapplicationwasinFrench,or viceversa.
- (4) [Translation] Thetranslationsneededfortherecordings and publications under paragraph (2) shall be made by the International Bureau. The applicant may annex to the international application approposed translation of any text matter contained in the international application. If the proposed translation is not considered by the International Bureau to be correct, it shall be corrected by the International Bureau after having invited the applicant to make, within one month from the invitation, observations on the proposed corrections.

#### CHAPTER2

#### INTERNATIONALAPPLICATIONS ANDINTERNATIONAL REGISTRATIONS

#### Rule7

Requirements Concerning the International Application

- $(1) \quad [Formand Signature \ ] \ The international \ applications hall be presented on the official form. The international applications hall be signed by the applicant.$
- (2) [Fees] The prescribed fees applicable to the international applications hall be paid as provided for in Rules 27 and 28.
- $(3) \quad [\textit{MandatoryContentsoftheInternationalApplication} \quad ] \ \, \text{The international application} \\ \text{shall contain or indicate}$
- $(i) \quad the name of the applicant, given in accordance with the Administrative Instructions;$
- (ii) theaddressoftheapplicant, given in accordance wit hthe Administrative Instructions;
- $(iii) \quad \underbrace{the Contracting Party or Parties} \quad in respect of which the applicant \\ fulfills the conditions to be the holder of an international registration \quad \vdots$

(iv) the productor products which constitute the industrial designor in relation to which the industrial design is to be used, with an indication whether the productor products constitute the industrial design or are products in relation to which the industrial design is to be used; the productor products shall preferably be identified by using terms appearing in the list of goods of the International Classification;

(v) <u>thenumberofindustrialdesignsincludedintheinternational</u> <u>applicationand</u> thenumberofreproductionsorspec imensoftheindustrialdesign <u>saccompanyingtheinternationalapplicationinaccordancewithRule</u> 9or10;

- (vi) thedesignatedContractingParties;
- (vii) theamountofthefeesbeingpaidandthemethodofpayment,or instructionstodebittherequire damountoffeestoanaccountopenedwiththeInternational Bureau,andtheidentificationofthepartyeffectingthepaymentorgivingtheinstructions.
- (4) [Additional Mandatory ContentsofanInternationalApplication ] (a) Withrespectto ContractingPartiesdesignatedunderthe1999Actinaninternationalapplication,thatapplication shall contain,inadditiontotheindicationsreferredtoinparagraph (3)(iii), the indicationofthe applicant's ContractingParty.

(b) Where a Contracting Party designated under the 1999 Act has notified the Director General, in accordance with Article 5(2)(a) of the 1999 Act that its law requires one or

**Supprimé:** theapplicant'sContracting Party;

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Supprimé : a

**Supprimé:** theinternational applicationcontainsthedesignation of

Supprimé : that

moreoftheelementsreferredtoinArticle 5(2)(b)ofthe1999Act ,theinternational application shallcontainsuchelementorelements, asprescribed in Rule

(c) WhereRule 8applies,theinternational applications hall contain the indications referredtoinRule 8(2)and, where applicable, be accompanied by the statement or document referredtointhatRule.

Supprimé: (b) Anelementreferred toinitem (i)or(ii)ofArticle 5(2)(b) may, at the option of the applicant, be includedintheinternationalapp lication evenwherethatelementisnotrequiredin consequenceofanotificationin accordancewithArticle 5(2)(a)

- [OptionalContentsofanInternationalApplication ] (a) Anelementreferredtoin item (i)or(ii)ofArticle 5(2)(b)ofthe1999ActorinArticle8(4)(a)ofthe1960Actmay,atth option of the applicant, be included in the international application even where that element is not requiredinconsequenceofanotificationinaccordancewithArticle 5(2)(a)ofthe1999Actorin consequenceofarequirementunderArticle8(4)(a)of the1960Act.
- (b) Wheretheapplicanthasarepresentative, the international applications hall state thenameandaddressoftherepresentative, giveninaccordance with the Administrative Instructions.

(c) Wheretheapplicantwishes, under Article 4 oftheParisConvention,totake Supprimé: e advantageofthepriorityofanearlierfiling, the international applications hall contain a

declaration claiming the priority of that earlier filing, together with an indication of the name of theOfficewheresuchfiling wasmadeandofthedateand, whereavailable, the number of that filingand, where the priority claim relates to less than all the industrial designs contained in the international application, the indication of those industrial designs to which the prior rityclaim relatesordoesnotrelate.

Supprimé : f

Supprimé : d

- (d) WheretheapplicantwishestotakeadvantageofArticle 11oftheParis Convention, the international applications hall contain a declaration that the product or products whichconstitutetheindustrialdesigno rinwhichtheindustrialdesignisincorporatedhavebeen shownatanofficialorofficiallyrecognized international exhibition, together with the place wheretheexhibitionwasheldandthedateonwhichtheproductorproductswerefirstexhibited thereand, whereless than all the industrial designs contained in the international application are concerned, the indication of those industrial designs to which the declaration relates or does not relate.
- (e) Wheretheapplicantwishesthatpublication of theindustrialdesignbedeferred theinternational applications hall contain a request for deferment of publication.

(f) Theinternational application may also contain any declaration, statement or

otherrelevantindicati onasmaybespecifiedintheAdministrativeInstructions.

(g) The international application may be accompanied by a statement that identifies informationknownbytheapplicanttobematerialtotheeligibilityforprotectionoftheindustrial designco ncerned.

(6) [NoAdditionalMatter] If the international application contains any matter other than thatrequiredorpermittedbythe 1999 Act, the 1960 Act, the 1934 Act, these Regulations or the AdministrativeInstructions,theInternationalBureaush alldeleteit ex officio.Iftheinternational Supprimé: g

Supprimé: inaccordancewith

Supprimé : h

Supprimé : i

Supprimé: 5

application is accompanied by any document other than those required or permitted, the International Bureau may dispose of the said document.

(7) [AllProductstoBeinSameClass ] Alltheproductswhichc onstitutetheindustrial designstowhichaninternationalapplicationrelates,orinrelationtowhichtheindustrialdesigns aretobeused,shallbelongtothesameclassoftheInternationalClassification.

#### Rule8

#### SpecialRequirementsConcerningthe Applicant

- (1) [NotificationofSpecialRequirements] (a) WherethelawofaContractingParty boundbythe1999Act requiresthatanapplicationfortheprotectionofanindustrialdesignbe filedinthenameofthecreatoroftheindustrialdesign,t hatContractingPartymay,ina declaration,notifytheDirectorGeneralofthatfact.
- $(b) \ \ The declaration referred to in subparagraph \qquad (a) shall specify the form and mandatory contents of any statement or document required for the purposes of paragraph (2).$
- (2) [IdentityoftheCreatorandAssignmentofInternationalApplication ] Wherear internationalapplicationcontainsthedesignationofaContractingPartythathasmadethe declarationreferredtoinparagraph (1),
- (i) itshallalsocontainindica tionsconcerningtheidentityofthecreator oftheindustrialdesign,togetherwithastatement,complyingwiththerequirementsspecified inaccordancewithparagraph (1)(b),thatthelatterbelieveshimselftobethecreatorofthe industrialdesign;t hepersonsoidentifiedasthecreatorshallbedeemedtobetheapplicant forthepurposesofthedesignationofthatContractingParty,irrespectiveofthepersonnamed astheapplicantinaccordancewithRule 7(3)(i);
- $(ii) \ \ where the person identified \ \ as the creator is a person other than the person named as the applicant in accordance with Rule \ \ 7(3)(i), the international application shall be accompanied by a statement or document, complying with the requirements specified in accordance with paragraph \ (1)(b), to the effect that it has been assigned by the person identified as the creator to the person named as the applicant. The latter person shall be recorded as the holder of the international registration.$

#### Rule9

## Reproductions of the Industrial Design

| (1) [FormandNumberofReproductionsoftheIndustrialDesign ](a) Reproductionsof                         |  |
|---|--|
| heindustrialdesignshall, at the option of the applicant, bein the form of photographs or other      |  |
| raphicrepresentationsoftheindustrialdesignitselforof theproductorproductswhich                      |  |
| onstitutetheindustrialdesign. The same product may be shown from different angles; views            |  |
| romdifferentangles shall beincludedin differentphotographsorot hergraphic representations.          | <br>Supprimé : may   |
| (b) Anyreproductionshallbesubmittedinthenumberofcopiesspecifiedinthe                                | <br>Supprimé: thesamephotographor othergraphicrepresentationorin |
|   |  |
| AdministrativeInstructions. (2) [RequirementsConcerning   | <br>Supprimé : ¶   |
| Reproductions] (a) Reproductions shall be of a quality permitting all the details of the industrial | 1  |

 $(b) \ \ Matter which is shown in a reproduction but for which protection is not sought may be indicated as provided for in the Administrative Instructions.$ 

designtobeclearly distinguished and permitting publication.

- (3) [ViewsRequired ] (a) Subjecttosubparagraph (b),anyContractingParty boundby the 1999Act which requires certain specified views of the productor products which constitute the industrial design or in relation to which the industrial design is to be used shall, in a declaration, so notify the Director General, specifying the views that are required and the circumstances in which they are required.
- (b) NoContractingPartymayrequiremorethanoneviewwheretheindustrial designorproductistwo -dimensional,ormore thansixviewswheretheproductis three-dimensional.
- (4) [RefusalonGroundsRelatingtotheReproductionsoftheIndustrialDesign ] A ContractingPartymaynotrefusetheeffectsoftheinternationalregistrationonthegroundthat requirementsrelati ngtotheformofthereproductionsoftheindustrialdesignthatareadditional to,ordifferentfrom,thosenotifiedbythatContractingPartyinaccordancewithparagraph (3)(a) havenotbeensatisfiedunderitslaw.AContractingPartymayhoweverref usetheeffectsofthe internationalregistrationonthegroundthatthereproductionscontainedintheinternational registrationarenotsufficienttodisclosefullytheindustrialdesign.

#### Rule10

# SpecimensoftheIndustrialDesignWhere Defermentof PublicationIsRequested

(1) [NumberofSpecimens] Where an international application governed exclusively by the 1999 Act contains are questford ferment of publication in respect of atwo dimensional industrial designand, instead of being accompanied by the reproductions referred to in Rule 9, is accompanied by specimens of the industrial design, the following number of specimens shall accompany the international application:

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- (i) onespecimenfortheInternationalBureau,and
- $(ii) \quad one specim \ enfore a chdesignated Office that has notified the \\ International Bureau under Article \quad 10(5) \ \underline{of the 1999 Act} \quad that it wishes to receive copies of international registrations.$
- (2) [Specimens] Allthespecimensshallbecontainedinasinglepackage. The specimensmay befolded. The maximum dimensions and weight of the package shall be specified in the Administrative Instructions.

#### Rule11

## IdentityofCreator; Description; Claim

- (1) [Identity of Creator] Where the international application contains indications concerning the identity of the creator of the industrial design, his name and address shall be given in accordance with the Administrative Instructions.
- (2) [Description] Wheretheinternational application contains a description, the latter shall concern those features that appear in the reproductions of the industrial design. If the description exceeds 100 words, an additional fee, as set out in the Schedule of Fees, shall be payable.
- (3) [Claim] AdeclarationunderArticle 5(2)(a) ofthe 1999Act thatthelawofa ContractingPartyrequiresaclaiminorderforanapplicationforthegrantofprotectiontoan industrialdesigntobeaccordedafilingdateunderthatlawshallspecifytheexactwordingofthe requiredclaim.Wheretheint ernationalapplicationcontainsaclaim,thewordingofthatclaim shallbeasspecifiedinthesaiddeclaration.

#### Rule12

## $Fees Concerning the {\it International Application}$

|   | $(1)  [\textit{PrescribedFees}\ ] \ (a) \ The international applications hall be subject to the paoline of the following fees:$  |        |                           |  |
|---|--|--------|---------------------------|--|
|   | (i) abasicfee;   |        |                           |  |
| 1 | (ii) astandarddesignationfeeinrespectofeachdesignatedContracting   | (      |                           |  |
|   | PartythathasnotmadeadeclarationunderArticle 7(2)ofthe1999Actorunder Rule 35(1); (iii) anindividualdesignationfee inrespectofeachdesignated   | >      | Mis en forme Supprimé : ¶ |  |
|   | ContractingPartythathasmadeadeclarationunderArticle 7(2)ofthe1999Act or under Rule 35(1);  | (<br>( | Mis en forme              |  |
|   | (iv) apublicationfee.  |        |                           |  |
|   | $\begin{tabular}{ll} (b) The amounts of the fee & {\tt \underline{s}referred to in items (i), (ii) and (iv) are set out in the Scheduleo fFees. \end{tabular}$   |        |                           |  |
|   | (2) [WhenFeestoBePaid ] Thefeesreferredtoinparagraph (1)are,subjectto paragraph (3),payableatthetimeoffilingtheinternationalapplication,exceptthat,wherethe internationalapplicationcontainsarequestfordefermentofpubl ication,thepublicationfeemay bepaidlater,inaccordancewithRule 16(3).  |        |                           |  |
|   | (3) [IndividualDesignationFeePayableinTwoParts ] (a) Adeclarationunder Article 7(2) ofthe1999Actor under Rule 35(1) mayalsospecifythattheindividualdesignatio n feetobepaidinrespectoftheContractingPartyconcernedcomprisestwoparts,thefirstpartto bepaidatthetimeoffilingtheinternationalapplicationandthesecondparttobepaidatalater datewhichisdeterminedinaccordancewiththelaw oftheContractingPartyconcerned.  | {      | Mis en forme              |  |
|   | (b) Wheresubparagraph (a)applies,thereferenceinparagraph (1)(iii)toan individualdesignationfeeshallbeconstruedasareferencetothefirstpartoftheindividual designationfee.  |        |                           |  |
|   | (c) Thesecondpartofthe individualdesignationfeemaybepaideitherdirectlyto theOfficeconcernedorthroughtheInternationalBureau,attheoptionoftheholder.Whereitis paiddirectlytotheOfficeconcerned,theOfficeshallnotifytheInternationalBureauaccording ly andtheInternationalBureaushallrecordanysuchnotificationintheInternationalRegister. WhereitispaidthroughtheInternationalBureau,theInternationalBureaushallrecordthe paymentintheInternationalRegisterandnotifytheOfficeconc ernedaccordingly. |        |                           |  |

onintheInternationalRegisterwith

Rule13

 $(d) \ \ Where the second part of the individual designation fee is not paid within the$ 

applicable period, the Office concerned shall not if y the International Bureau and request the

respect to the Contracting Party concerned. The International Bureau shall proceed accordingly to the Contracting Party concerned and th

InternationalBureautocanceltheinternationalregistrati

and so notify the holder.

## International Application Filed Through an Office

|   | (1) [DateofReceiptbyOfficeand TransmittaltotheInternationalBureau ] Where an   | - Supprimé : the   |
|---|--|--|
|   | internationalapplication governedexclusivelybythe1999Act isfiledthroughtheOfficeofthe applicant'sContractingParty,thatOfficeshallnotifytheapplicantofthedateonwhichit received theapplication.Atthesametimeasittransmitstheinternationalapplicationtothe InternationalBureau,theOfficeshallnotifytheInternationalBureauofthedateonwhichit receivedtheapplication.TheOfficeshallnotifytheapplicantofthef actthatithastransmittedthe internationalapplicationtotheInternationalBureau.   |  |
| İ | (2) [TransmittalFee] AnOfficethatrequiresatransmittalfee,asprovidedforin Article 4(2)ofthe1999Act_,shallnotifytheInternationalBureauoftheamounto_fsuchfee, whichshouldnotexceedtheadministrativecostsofreceivingandtransmittingtheinternational application,anditsduedate.   |  |
|   | (3) [FilingDateofInternationalApplicationFiledIndirectly subject to Rule14(2), the filingdat eofaninternationalapplicationfiledthroughanOfficeshallbe  | - Supprimé: Article 9(3)   |
|   | (i) wheretheinternationalapplicationisgovernedexclusivelybythe  1999Act, thedateonwhichtheinternationalapplicationwasreceivedbythatOffice, providedthatitisreceived bytheInternationalBureauwithinonemonthofthatdate;  |  |
|   | <ul> <li>(ii) inanyothercase, the date on which the International Bureaureceives the international application.</li> <li>(4) [Filing Date Where Applicant's Contracting Party Requires a Security</li> </ul>   |  |
| l | Clearance] Notwithstandingparagraph (3),aContractingPartywhoselaw,atthetimethatit becomespartytothe 1999 Act,requiressecurityclearancemay,inadeclaration,notifythe DirectorGeneralthattheperiodofonemonthreferredtointhatparagraphshallb ereplacedbya periodofsixmonths.   |  |
|   | Rule14   |  |
|   | Examination by the International Bureau  |  |
|   | (1) [TimeLimitforCorrectingIrregularities ] IftheInternationalBureaufindsthatthe internationalapplicationdoesnot,atthetimeofitsreceiptbytheInte rnationalBureau,fulfillthe   |  |
|   | applicablerequirements, its hall invite the applicant to make the required corrections within months from the date of the invite the applicant to make the required corrections within three months from the date of the invite the applicant to make the required corrections within three months from the date of the invite the applicant to make the required corrections within three months from the date of the invite the applicant to make the required corrections within three months from the date of the invite the applicant to make the required corrections within three months from the date of the invite the applicant to make the required corrections within three months from the date of the invite the applicant to make the required corrections within three months from the date of the invite the applicant to make the required corrections within the required correction within the required corrections within the required correction within t | Supprimé: Theprescribedtimelimit forcorrectingirregularitiesinaccordance withArticle 8 shallbe |
|   | (2) [IrregularitiesEntailingaPostponementoftheFilingDateoftheInternational Application] Wheretheinternationalapplicationhas,onthedateonwhichitisreceivedbythe InternationalBureau,anirreg ularitywhichisprescribedasanirregularityentailinga postponementofthefilingdateoftheinternationalapplication,thefilingdateshallbethedateon  | Inséré :   |
|   | whichthecorrectionofsuchirregularityisreceivedbytheInternationalBureau. The irregularitieswhich_areprescribedasentailingapostponementofthefilingdateofthe internationalapplicationarethefollowing:   | Supprimé: ,inaccordancewith Article 9(3),  |

- (a) theinternational application is not in the prescribed language or one of the prescribed languages;
  - (b) anyofthefollowing elements is missing from the international application:
- (i) anexpressorimplicitindicationthatinternationalregistrationunder the 1999 Act, the 1960Act orthe 1934Act issought;
  - (ii) indicationsallowingth eidentityoftheapplicanttobeestablished;
  - (iii) indications sufficient to enable the applicant or its representative, if any, to be contacted;
- (iv) are production, or, in accordance with Article 5(1)(iii) of the 1999 Act, aspecimen, of each indus trial design that is the subject of the international application;
  - (v) thedesignationofatleastoneContractingParty.
- (3) [InternationalApplicationConsideredAbandoned; ReimbursementofFees] Where anirregu larityisnotremediedwithinthetime limitreferredtoinparagraph(1), theinternational applicationisconsideredabandoned and theInternationalBureaushallrefundanyfeespaidin respectofthatapplication, afterdeduction of an amount correspond ingtothebasicfee.

Mis en forme

**Supprimé :** ,inaccordancewith Article 8(2)(a),

Supprimé :

Rule15

Registration of the Industrial Design in the International Register

- (1) [RegistrationoftheIndustrialDesignintheInternationalRegister ] Wherethe InternationalBureaufindsthattheinternationalapplicationconfor mstotheapplicable requirements,itshallregistertheindustrialdesignintheInternationalRegisterandsenda certificatetotheholder.
  - (2) [ContentsoftheRegistration ] Theinternationalregistrationshallcontain
- (i) all the data contained in the international application, except any priority claim under Rule 7(5)(c) where the date of the earlier filing is more than six months before the filing date of the international application;

Supprimé: (4)(e)

(ii) anyreproductionoftheindustrialdesign;

- (iii) thedateoftheinternationalregistration;
- (iv) thenumberoftheinternationalregistration;

publicationinrespectofaninternationalapplicationgovernedexclusivelybythe1999Act

 $(v) \quad the relevant class of the International Classification, as determined by the International Bureau.$ 

#### Rule16

#### **DefermentofPublication**

[MaximumPeriodofDeferment ] (a) Theprescribedperiodfor deferment of

| ۰ | be30 monthsfromthefilingdateor,wherepri orityisclaimed,fromtheprioritydateofthe                    | Article 11(1)(a)and(2)(i) |
|---|--|---------------------------|
|   | applicationconcerned.  |                           |
|   |  |                           |
|   | (b) Themaximumperiodfordefermentofpublicationinrespectofaninternational                            |                           |
|   | applicationgovernedexclusivelybythe1960Actorbyboththe1999Actandthe1960Actshall                     |                           |
| l | be12 monthsfromthefilingdateor, where priority is claimed, from the priority date of the           |                           |
| l | applicationconcerned.  |                           |
|   |  |                           |
|   | (2)  [Period for With drawal of Designation Where Deferment Is Not Possible Under                  |                           |
| l | ApplicableLaw ] TheperiodreferredtoinArticle 11(3)(i) ofthe1999Act fortheapplicantto               |                           |
|   | withdrawthedesignationofaContractingPartywhoselawdoesnotallowthedefermentof                        |                           |
|   | publications hall be one month from the date of the notification sent by the International Bureau. |                           |
|   |  |                           |
|   | (3) [PeriodforPayingPublicat ionFeeandSubmittingReproductions ] Thepublication                     |                           |
| l | feereferredtoinRule 12(1)(a)(iv)shallbepaid,and ,where specimens havebeensubmitted                 |                           |
| l | insteadofreproductionsinaccordancewith Rule10 , those reproductions shall be submitted,            | Supprimé : the            |
| l | beforetheperiodofdefermentapplicableunderArticle 11(2) ofthe1999Act orunderArticle                 | Supprimé : referredtoin   |
| l | 6(4)(a)ofthe1960Act expiresorbeforetheperiodofdefermentisconsideredtohaveexpiredin                 | Article 11(6)(b)          |

shall

(4) [RegistrationofReproductions ] TheInternationalBureaushallrecordinthe InternationalRegisteranyreproductionsubmittedunder paragraph(3)

accordancewithArticle 11(4)(a)ofthe 1999Act orwithArticle6(4)(b)ofthe1960Act

 $(5) \quad [\textit{RequirementsNotCompliedWit} \quad h] \quad \text{If the requirements of paragraph} \quad (3) \text{ are not complied with, the international registrations hall be canceled and shall not be published.}$ 

Supprimé : Article 11(6)(b)

Supprimé:,

**Supprimé**: thepurposesof

#### Rule17

## Publication of the International Registration

- (1) [TimingofPublication ] Theinternationalregistra tionshallbepublished
  - (i) wheretheapplicantsorequests, immediately after the registration,
- (ii) wheredefermentofpublicationhasbeenrequestedandtherequesthas notbeendisregarded,immediatelyafterthedateonwhichtheperiodofdefermen texpiredor isconsideredtohaveexpired,
- (iii) inanyothercase, six months after the date of the international registration or assoon as possible thereafter.
- (2) [ContentsofPublication ] Thepublicationoftheinternationalregistrationinthe Bulletinshallcontain

**Supprimé:**, inaccordance with Article 10(3).

- (i) thedatarecordedintheInternationalRegister;
- (ii) thereproductionorreproductionsoftheindustrialdesign;
- (iii) wherepublication has been deferred, an indication of the date on which the period of deferment expired or is considered to have expired.

#### CHAPTER3

#### REFUSALSANDINVALIDATIONS

#### Rule18

#### NotificationofRefusal

**Supprimé:** thedate onwhichthe InternationalBureausendstotheOffice concernedacopy of

(b) Notwithstandingsubparagraph (a),anyContractingPartywhoseOfficeisan ExaminingOffice,orwhoselawprovidesforthepossibilityofoppositiontothegrantof protection,may,inadeclaration ,notifytheDirectorGeneralthat <u>,whereitisdesignatedunderthe 1999Act</u>, theperiodofsix monthsreferredtointhatsubparagraphshallbereplacedbyaperiod of 12 months.

- (c) The declaration referred to insubparagraph (b) may also state that the international registration shall produce the effect referred to in Article 14(2)(a)  $\frac{\text{of the 1999 Act}}{\text{of the 1999 Act}}$  at the latest
- (i) atatimespecifiedinthedeclarationwhichmaybelaterthanthedate referredtointhatArticlebutwhichshallnotbemorethans ix monthsafterthesaiddateor
- (ii) atatimeatwhichprotectionisgrantedaccordingtothelawofthe ContractingPartywhereadecisionregardingthegrantofprotectionwasunintentionallynot communicatedwithintheperiodapplicableundersubpar agraph (a)or (b);insuchacase,the OfficeoftheContractingPartyconcernedshallnotifytheInternationalBureauaccordingly andendeavortocommunicatesuchdecisiontotheholderoftheinternationalregistration concernedpromptlythereafter.
- (2) [NotificationofRefusal ] (a) Thenotificationofanyrefusalshallrelatetoone internationalregistration,shallbedatedandshallbesignedbytheOfficemakingthenotification.
  - (b) Thenotificationshallcontainorindicate
    - (i) theOfficemak ingthenotification,
    - (ii) thenumberoftheinternationalregistration,
- $(iii) \quad all the grounds on which there fusal is based together with a reference to the corresponding essential provisions of the law,$
- (iv) wherethegroundsonwhichtherefusali sbasedrefertosimilarity withanindustrialdesignwhichhasbeenthesubjectofanearliernational,regionalor internationalapplicationorregistration,thefilingdateandnumber,theprioritydate(ifany), theregistrationdateandnumber(ifava ilable),acopyofareproductionoftheearlier industrialdesign(ifthatreproductionisaccessibletothepublic)andthenameandaddressof theownerofthesaidindustrialdesign,
- $(v) \quad where the refusal does not relate to all the industrial designs \\ the subject of the international registration, those to which it relates or does not relate,$
- $(vi) \quad whether there fus almay be subject to review or appeal and, if so, the time limit, reasonable under the circumstances, for any request for review of, or appeal against, there fus aland the authority to which such request for review or appeal shall lie, with the indication, where applicable, that the request for review or the appeal has to be filed through the intermediary of a representative whose a ddress is within the territory of the Contracting Party whose Office has pronounced the refusal, and$ 
  - (vii) thedateonwhichtherefusalwaspronounced.
- (3) [NotificationofDivisionofInternationalRegistration ] Where,followinga notificationofref usalinaccordancewithArticle 13(2)ofthe1999Act ,aninternational registrationisdividedbeforetheOfficeofadesignatedContractingPartyinordertoovercomea groundofrefusalstatedinthatnotification,thatOfficeshallnotifytheInternati onalBureauof suchdataconcerningthedivisionasshallbespecifiedintheAdministrativeInstructions.

- (4) [Notification of Withdrawal of Refusal ] (a) The notification of anywithdrawal of refusal shall relate to one international registration, shall bedated and shall be signed by the Office making the notification.
  - (b) Thenotificationshallcontainorindicate
    - (i) theOfficemakingthenotification,
    - (ii) thenumber of the international registration,
- (iii) wherethewithdrawaldoesnotrelate toalltheindustrialdesignsto whichtherefusalapplied,thosetowhichitrelatesordoesnotrelate,and
  - (iv) thedateonwhichtherefusalwaswithdrawn.
- $(5) \quad [\textit{Recording}] \ \, The International Bureau shall record any notification received under paragraph (1)(c)(ii), (2) or (4) in the International Register together with, in the case of a notification of refusal, an indication of the date on which the notification of refusal was sent to the International Bureau.$
- (6) [TransmittalofCopiesofNotificat ions] TheInternationalBureaushalltransmit copiesofnotificationsreceivedunderparagraph (1)(c)(ii),(2)or (4)totheholder.

#### Rule19

#### **IrregularRefusals**

- (1) [NotificationNotRegardedasSuch ] (a) Anotificationofrefusalshallnotbe regardedassuchbytheInternationalBureauandshallnotberecordedintheInternational Register
- (i) ifitdoesnotindicatethenumberoftheinternationalregistration concerned,unlessotherindicationscontainedinthenotificationpermitthesaidreg istrationto beidentified,
  - (ii) ifitdoesnotindicateanygroundsforrefusal,or
- (iii) ifitissenttotheInternationalBureauaftertheexpiryoftheperiod applicableunderRule 18(1).
- (b) Wheresubparagraph (a)applies,theInternationalBure aushall,unlessitcannot identifytheinternationalregistrationconcerned,transmitacopyofthenotificationtotheholder, shallinform,atthesametime,theholderandtheOfficethatsentthenotificationthatthe notificationofrefusalisnotre gardedassuchbytheInternationalBureauandhasnotbeen recordedintheInternationalRegister,andshallindicatethereasonstherefor.

- (2) [IrregularNotification] Ifthenotificationofrefusal
- (i) isnotsignedonbehalfoftheOfficewhichco mmunicatedtherefusal, ordoesnotcomplywiththerequirementsestablishedunderRule 2,
- $\mbox{(ii)} \quad \mbox{does not comply, where applicable, with the requirements of } \\ \mbox{Rule } 18(2)(b)(iv),$
- (iii) doesnotindicate, where applicable, the authority to which are quest for review or an appeal lies and the applicable time limit, reasonable under the circumstances, for lodging such are questor appeal (Rule 18(2)(b)(vi)),
- (iv) doesnotindicatethedateonwhichtherefusalwaspronounced (Rule 18(2)(b)(vii)),

theIntern ationalBureaushallneverthelessrecordtherefusalintheInternationalRegisterand transmitacopyofthenotificationtotheholder.Ifsorequestedbytheholder,the InternationalBureaushallinvitetheOfficewhichcommunicatedtherefusaltorec tifyits notificationwithoutdelay.

#### Rule20

#### InvalidationinDesignatedContractingParties

- (1) [ContentsoftheNotificationofInvalidation ] Wheretheeffectsofaninternational registrationareinvalidatedinadesignatedContractingPartyandth einvalidationisnolonger subjecttoanyrevieworappeal,theOfficeoftheContractingPartywhosecompetentauthority haspronouncedtheinvalidationshall,whereitisawareoftheinvalidation,notifythe InternationalBureauaccordingly.Thenotif icationshallindicate
  - (i) theauthoritywhichpronouncedtheinvalidation,
  - (ii) thefactthattheinvalidationisnolongersubjecttoappeal,
  - (iii) thenumberoftheinternationalregistration,
- $(iv) \quad where the invalidation does not relate to all t \\ \quad he industrial designs that \\ \quad are the subject of the international registration, those to which it relates or does not relate, \\ \quad$
- $(v) \quad the date on which the invalidation was pronounced and its effective date. \\$
- $(2) \quad [\textit{Recording of the Invalidation} \quad ] \ \, \text{The Internation al Bureau shall record the invalidation} \\ \text{in the International Register, together with the data contained in the notification of invalidation}.$

#### CHAPTER4

#### **CHANGESANDCORRECTIONS**

#### Rule21

#### RecordingofaChange

- (1) [PresentationoftheRequest ] (a) A requestfortherecordingshallbepresented to the International Bureau on the relevant of ficial formwhere the request relates to any of the following:
- $(i) \quad a change in the ownership of the international registration in respect of all or some of the index of the international registration;$ 
  - (ii) achangeinthenameoraddressoftheholder;
- $(iii) \quad are nunciation of the international registration in respect of any or all of the designated Contracting Parties;$
- (iv) a limitation,inrespectofanyorallofthedesignatedContracting Parties,tooneorsomeoftheindustrialdesignsthatarethesubjectoftheinternational registration.
- (b) Therequestshallbepresentedbytheholderandsignedbytheholder;howeve arequestfortherecordingofachangeinownershipmaybepresentedbythenewowner, providedthatitis

r,

- (i) signedbytheholder,or
- (ii) signedbythenewownerandaccompaniedbyanattestationfromthe competentauthorityoftheholder'sCont ractingPartythatthenewownerappearstobethe successorintitleoftheholder.
- $(2) \quad [\textit{Contents of the Request} \quad ] \ \, \text{The request for the recording of a change shall, in addition to the requested change, contain or indicate}$ 
  - (i) thenumberoftheinternati onalregistrationconcerned,
- $(ii) \quad the name of the holder, unless the change relates to the name or address of the representative,$
- (iii) incase of a change in the ownership of the international registration, then a mean daddress, given in accordance with the Administrative Instructions, of the new owner of the international registration,

(iv) incase of a change in the ownership of the international registration, the Contracting Party or Parties in respect of which then ewo wnerful fills the condition stobe Supprimé: ,underArticle 3, theholderofaninternationalregistration, incaseofachangeintheownershipoftheinternationalregistration that does not relate to all the industrial designs and to all the Contracting Parties, the numbers ofthein dustrialdesignsandthedesignatedContractingPartiestowhichthechangein ownershiprelates, and theamount of the feesbeing paid and the method of payment, or instruction to debit the required amount of fees to an account opened with the Interval of the control of thernational Bureau, and the identification of the party effecting the payment or giving the instructions. [RequestNotAdmissible ] Achangeintheownershipofaninternational registration maynotberecordedinrespectofadesignatedContractingPar ty ifthatContractingParty isnot boundbyanActtowhichtheContractingParty ,oroneoftheContractingPart ies,indicatedunder paragraph (2)(iv)isbound. (4) [IrregularRequest] Iftherequestdoesnotcomplywiththeapplicablerequirements, Supprimé: 3 theInternationalBureaushallnotifythatfacttotheholderand,iftherequestwasmadebya personclaiming to be then ewowner, to that person. (5) [TimeAllowedtoRemedyIrregularity ] Theirregularitymayberemediedwithin Supprimé: 4 threemonthsfromthed ateofthenotification of their regularity by the International Bureau. If theirregularity is not remedied within the said three months, the requests hall be considered abandonedandtheInternationalBureaushallnotifyaccordinglyandatthesametime theholder and, if the request was presented by a person claiming to be the new owner, that person, and shall refundanyfeespaid,afterdeductionofanamountcorrespondingtoone -halfoftherelevantfees. [RecordingandNotificationofaChange] (a) TheInternationalBureaushall, Supprimé: ¶ provided that the request is in order, promptly record the change in the International Register and Supprimé: 5 shallinformtheholder.Inthecaseofarecordingofachangeinownership,theInternational Bureauwillinformb oththenewholderandthepreviousholder.

(b) ThechangeshallberecordedasofthedateofreceiptbytheInternationalBureau oftherequestcomplyingwiththeapplicablerequirements.Wherehowevertherequestindicates thatthechangeshouldbere cordedafteranotherchange,orafterrenewaloftheinternational registration,theInternationalBureaushallproceedaccordingly.

[RecordingofPartialChangeinOwnership ] Assignmentorothertransferofthe internationalregistrationinrespect ofsomeonlyoftheindustrialdesigns,orsomeonlyofthe designatedContractingPartiesshallberecordedintheInternationalRegisterunderthenumberof theinternationalregistrationofwhichaparthasbeenassignedorotherwisetransferred;any assignedorotherwisetransferredpartshallbecanceledunderthenumberofthesaidinternational registrationandrecordedasaseparateinternationalregistration.Theseparateinternational registrationshallbearthenumberoftheinternationalregi strationofwhichaparthasbeen assignedorotherwisetransferred,togetherwithacapitalletter.

Supprimé : 6

(8) [RecordingofMergerofInternationalRegistrations ] Wherethesameperson becomestheholderoftwoormoreinternationalregistrationsresulting fromapartialchangein ownership,theregistrationsshallbemergedattherequestofthesaidpersonandparagraphs (1) to (6)shallapply mutatis mutandis. Theinternationalregistrationresultingfromthemergershall bearthenumberoftheinternati onalregistrationofwhichaparthadbeenassignedorotherwise transferred, together, whereapplicable, with a capital letter.

## Supprimé : 7

#### Rule22

#### *CorrectionsintheInternationalRegister*

- (1) [Correction] WheretheInternationalBureau,acting ex officioora ttherequestofthe holder,considersthatthereisanerrorconcerninganinternationalregistrationintheInternational Register,itshallmodifytheRegisterandinformtheholderaccordingly.
- (2) [RefusalofEffectsofCorrection ] TheOfficeofany designatedContractingParty shallhavetherighttodeclareinanotificationtotheInternationalBureauthatitrefusesto recognizetheeffectsofthecorrection. Rules 18and 19shallapply mutatismutandis.

Supprimé: Article 12and

CHAPTER5

RENEWALS

#### Rule23

Unofficial Notice of Expiration

Sixmonthsbeforetheexpirationofafive -yearterm, the International Bureau shall send to the holder and the representative, if any, a notice indicating the date of expiration of the international registration. The fact that the said notice is not received shall not constitute an excuse for failure to comply with any time limit under Rule 24.

#### Rule24

#### **DetailsConcerningRenewal**

- (1) [Fees] (a) Theinternational registrations hall be renewed upon payment of the following fees:
  - (i) abasicfee;
- (ii) astandarddesignationfeeinrespectofeach ContractingParty

  designatedunderthe1999Act thathasnotmadeadeclarationunderArticle 7(2) ofthe1999

  Act,andeachContractingPartydesignate dunderthe1960Act forwhichtheinternational
  registrationistoberenewed;

  Supprimé: designated

  Supprimé: and

Supprimé: designated

- (iii) anindividualdesignationfeeforeach underthe 1999 Act that has made a declaration under Article which the international registration is to be renewed.

  Contracting Party designated 7(2) of the 1999 Act and for which the international registration is to be renewed.
- (b) Theamountsofthefeesreferredtoinitems(i)and(ii)ofsubparagraph (a)are setoutintheScheduleofFees.
- (c) Thepaymentofthefeesreferredtoinsubparagraph (a)shallbemadea tthe latestonthedateonwhichtherenewaloftheinternationalregistrationisdue. However, itmay stillbemadewithinsix months from the date on which there new aloftheinternational registrationisdue, provided that the surcharge specified int he Schedule of Feesis paid at the same time.
- (d) IfanypaymentmadeforthepurposesofrenewalisreceivedbytheInternational Bureauearlierthanthreemonthsbeforethedateonwhichtherenewaloftheinternational registrationisdue,itshallbe consideredashavingbeenreceivedthreemonthsbeforethatdate.
- (2) [FurtherDetails] (a) Wheretheholderdoesnotwishtorenewtheinternational registration
  - (i) inrespectofadesignatedContractingParty,or
- (ii) inrespectofanyoftheind ustrialdesignsthatarethesubjectofthe international registration,

payment of the required fees shall be accompanied by a statement indicating the Contracting Party or the numbers of the industrial designs for which the international registration is berenewed.

(b) Wheretheholderwishestorenewtheinternationalregistrationinrespectofa designatedContractingPartynotwithstandingthefactthatthemaximumperiodofprotectionfor industrialdesignsinthatContractingPartyhasexpired ,paymentoftherequiredfees,including thestandarddesignationfeeortheindividualdesignationfee,asthecasemaybe,forthat ContractingParty,shallbeaccompaniedbyastatementthattherenewaloftheinternational registrationistoberecord edintheInternationalRegisterinrespectofthatContractingParty.

- (c) Wheretheholderwishestorenewtheinternationalregistrationinrespectofa designatedContractingPartynotwithstandingthefactthatarefusalisrecordedintheInternational RegisterforthatContractingPartyinrespectofalltheindustrialdesignsconcerned,paymentof therequiredfees,includingthestandarddesignationfeeortheindividualdesignationfee,asthe casemaybe,forthatContractingParty,shallbeaccomp aniedbyastatementspecifyingthatthe renewaloftheinternationalregistrationistoberecordedintheInternationalRegisterinrespectof thatContractingParty.
- (d) Theinternationalregistrationmaynotberenewedinrespectofanydesignated ContractingPartyinrespectofwhichaninvalidationhasbeenrecordedforalltheindustrial designsunderRule 20orinrespectofwhicharenunciationhasbeenrecordedunderRule 21. Theinternationalregistrationmaynotberenewedinrespectofanyde signatedContractingParty forthoseindustrialdesignsinrespectofwhichaninvalidationinthatContractingPartyhasbeen recordedunderRule 20orinrespectofwhichalimitationhasbeenrecordedunderRule 21.
- $(3) \quad [\textit{InsufficientFees}\ ] \ (a) \quad If the amount of the fees received is less than the amount required for renewal, the International Bureau shall promptly notify at the same time both the holder and the representative, if any, accordingly. The notifications hall specify them is sing amount.$
- (b) If the amount of the fees received is, on the expiry of the period of six months referred to in paragraph (1)(c), less than the amount required for renewal, the International Bureau shall not record the renewal, shall refund the amount received and shall not if yaccordingly the holder and the representative, if any.

#### Rule25

#### Recording of the Renewal; Certificate

- (1) [Recording and Effective Date of the Renewal International Register with the date on which renewal was renewal are paid within the period of gracer effect of Rule
- ] Renewalshallberecordedinthe due, even if the fees required for 24(1)(c).
- $(2) \quad [\textit{Certificate}] \ \ The International Bureau shall send a certificate of renewal to the holder.$

CHAPTER6

BULLETIN

Rule26

Bulletin

- (1) [InformationConcerningInternationalRegistrations ] TheInternationalBureaushall publishintheBulletinrelevantdataconcerning
  - (i) international registrations, in accordance with Rule 17;
- $(ii) \quad refusals recorded under Rule \quad 18(5), with an indicatio \quad nastowhether \\ there is a possibility of review or appeal, but without the grounds for refusal;$ 
  - (iii) invalidationsrecordedunderRule 20(2);
- (iv) changesinownership, changes of name or address of the holder, renunciations and limitations recorded under Rule 21;
  - (v) correctionseffectedunderRule 22
  - (vi) renewalsrecordedunderRule 25(1);
  - (vii) international registrations which have not been renewed.
- (2) [InformationConcerningDeclarations;OtherInformation ] TheInternational Bureaush allpublishintheBulletinanydeclarationmadebyaContractingPartyunderthe 1999 Act\_the1960Act\_ortheseRegulations,aswellasalistofthedaysonwhichtheInternational Bureauisnotscheduledtoopentothepublicduringthecurrentandthe followingcalendaryear.
- (3) [Modeof Publishing the Bulletin The Bulletin referred to in Rule 1(1)(x) shall be published on the website of the Organization. The date on which each issue of the Bulletin spublished on the website shall be electronically communicated by the International Bureau to the Office of each Contracting Party. Such communication shall be deemed to replace the sending of the Bulletin referred to in Article 10(3)(b) of the 1999 Act and Article 6(3)(b) of the 1960 Act and Article 8(2) of the 1960 Act the Bulletin shall be deemed to have been received by each Office concerned also on the date of the said communication .

CHAPTER7

**FEES** 

Rule27

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Supprimé: (a)

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**Supprimé**: NumberofCopiesfor OfficesofContractingParties

Supprimé: TheInternationalBureau shallse ndtotheOfficeofeach
ContractingPartycopiesoftheBulletin.
EachOfficeshallbeentitled,freeof charge,totwocopiesand,whereduringa givencalendaryearthenumberof designationsrecordedwithrespecttothe ContractingPartyconcernedhas exceeded500,inthefollowingyearone additionalcopyandfurtheradditional copiesforevery500designationsin excessof500. EachContractingParty maypurchaseeveryyear,athalfofthe subscriptionprice,thesamenumberof copiesasthattowhi chitisentitledfree ofcharge.

(b) . IftheBulletinisavailableinmore thanoneform,eachOfficemaychoose theforminwhichitwishestoreceiveany copytowhichitisentitled.

#### **Amounts and Payment of Fees**

- $(1) \quad [Amounts of Fees \ ] \ The amounts of fees due under the \ \underline{1999} \ Act, \underline{the 1960 Act} \ , \underline{the 1934 Act} \ and these Regulations, other than individual designation fees referred to in Rule 12(1)(a)(iii), shall be specified in the Schedule of Fees which is annexed to these Regulations and forms an integral part thereof.$
- (2) [Payment] (a) Subjecttosubparagraph (b)andRule 12(3)(c),thefeesshallbepaid directlytotheInternationalBureau.
- (b) WheretheinternationalapplicationisfiledthroughtheOfficeoftheapplica nt's ContractingParty,thefeespayableinconnectionwiththatapplicationmaybepaidthroughthat Officeifitacceptstocollectandforwardsuchfeesandtheapplicantortheholdersowishes.Any Officewhichacceptstocollectandforwardsuchfee sshallnotifythatfacttotheDirectorGeneral.
- $(3) \quad [\textit{Modes of Payment} \ ] \ \ Fees shall be paid to the International Bureau in accordance with the Administrative Instructions.$
- (4) [IndicationsAccompanyingthePayment ] Atthetimeofthepaymentofanyfee to theInternationalBureau,anindicationmustbegiven,
- (i) beforeinternational registration, of the name of the applicant, the industrial design concerned and the purpose of the payment;
- $(ii) \quad after international registration, of the name of the ho \\ of the international registration concerned and the purpose of the payment.$
- (5) [DateofPayment] (a) SubjecttoRule 24(1)(d)andsubparagraph (b),anyfeeshall beconsideredtohavebeenpaidtotheInternationalBureauonthedayon whichtheInternationalBureaureceivestherequiredamount.
- (b) Wheretherequiredamountisavailableinanaccountopenedwiththe InternationalBureauandthatBureauhasreceivedinstructionsfromtheholderoftheaccountto debitit,thefeeshall beconsideredtohavebeenpaidtotheInternationalBureauonthedayon whichtheInternationalBureaureceivesaninternationalapplication,arequestfortherecordingof achange,oraninstructiontorenewaninternationalregistration.
- $(6) \begin{tabular}{l} $(A) = Change in the Amount of the Fees & $(A) = Change in the Amount of the Fees & $(A) = Change in the Amount of the Fees & $(A) = Change in the Office of the applicant's Contracting Party and the amount of the fees payable in respect of the filling of the international application is changed between, on the on which the international application was received by that Office and, on the other hand, the date of the receipt of the international application by the International Bureau, the feeth at was valid on the first dates hall be applicable. \\ \end{tabular}$
- (b) Wheretheamountofthefeespayableinrespectoftherenewalofan internationalregistrationischangedbetweenthedateofpaymentandtheduedateoftherenewal, thefeethatwasvalidonthedateofpayment,oronthedateconsideredtobethe dateofpayment

underRule 24(1)(d), shall be applicable. Where the payment is made after the due date, the fee that was valid on the due date shall be applicable.

(c) Wheretheamountofanyfeeotherthanthefeesreferredtoinsubparagraphs and (b)ischanged,theamountvalidonthedateonwhichthefeewasreceivedbythe
InternationalBureaushallbeapplicable.

#### Rule28

#### CurrencyofPayments

- (1) [ObligationtoUseSwissCurrency ] AllpaymentsmadeundertheseRegulationsto theInternatio nalBureaushallbeinSwisscurrencyirrespectiveofthefactthat,wherethefeesare paidthroughanOffice,suchOfficemayhavecollectedthosefeesinanothercurrency.
- (2) [EstablishmentoftheAmountofIndividualDesignationFeesinSwiss Currency] (a) WhereaContractingPartymakesadeclarationunderArticle 7(2) ofthe1999Act orunderRule 35(1) thatitwantstoreceiveanindividualdesignationfee,theamountofthefee indicatedtotheInternationalBureaushallbeexpressedinthecurr encyusedbyitsOffice.

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- (b) Wherethefeeisindicatedinthedeclarationreferredtoinsubparagraph (a)ina currencyotherthanSwisscurrency,theDirectorGeneralshall,afterconsultationwiththeOffice oftheContractingPartyconcerned,establish theamountofthefeeinSwisscurrencyonthebasis oftheofficialexchangerateoftheUnitedNations.
- (c) Where, formore than three consecutive months, the official exchangerate of the United Nations between the Swiss currency and the currency in which the amount of an individual designation fee has been indicated by a Contracting Party is higher or lower by at least 5% than the last exchangerate applied to establish the amount of the fee in Swiss currency, the Office of that Contracting Partymay ask the Director General to establish an ewamount of the fee in Swiss currency according to the official exchangerate of the United Nations prevailing on the day preceding the day on which the request is made. The Director General shall proceed accordingly. Then ewamount shall be applicable as from a date which shall be fixed by the Director General, provided that such date is between one and two months after the date of the publication of the said amount in the Bulletin.

(d) Where,formorethanthr eeconsecutivemonths,theofficialexchangerateofthe UnitedNationsbetweentheSwisscurrencyandthecurrencyinwhichtheamountofan individualdesignationfeehasbeenindicatedbyaContractingPartyislowerbyatleast10%than thelastexchan gerateappliedtoestablishtheamountofthefeeinSwisscurrency,theDirector GeneralshallestablishanewamountofthefeeinSwisscurrencyaccordingtothecurrentofficial exchangerateoftheUnitedNations.Thenewamountshallbeapplicable asfromadatewhich shallbefixedbytheDirectorGeneral,providedthatsuchdateisbetweenoneandtwomonths afterthedateofthepublicationofthesaidamountintheBulletin.

#### Rule29

Crediting of Feest othe Accounts of the Contracting Parties Concerned

Any standard designation fee or individual designation fee paid to the International Bureau inrespect of a Contracting Party shall be credited to the account of that Contracting Party with the International Bureau within the month following the month in the course of which the recording of the international registration or renewal for which that fee has been paidwaseffectedor, as regards the second part of the individual designation fee, immediately upon its receipt by the International Bureau.

#### CHAPTER8

<u>INTERNATIONALAPPLICATIONSGOVERNED EXCLUSIVELY ORPARTLY BYTHE1934</u>

<u>ACTANDINTERNATIONALREGISTRATIONSRESULTINGTHEREFROM</u>

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## <u>Rule30</u>

<u>Applicability of These Regulations to International Applications Governed Exclusively by</u>
the 1934Ac tand International Registrations Resulting Therefrom

- (1) [General Principle] Unlessotherwisespecifiedandsubjecttoparagraph( 2),t hese Regulations shallbe applicabletointernationalapplicationsgovernedexclusivelybythe1934Act andtointern ationalregistrationsresultingtherefrom .
- (2) [Exceptions] (a) NotwithstandingRule6,a nyinternationalapplicationgoverned exclusivelybythe1934ActshallbeinFrench.Anycommunicationconcerning thatinternational applicationortheinternation alregistrationresultingtherefromshallbeinFrench.
- (b) NotwithstandingRule7(5)(a), adescriptionofthereproductionorofthe characteristicfeaturesoftheindustrialdesign s andtheidentityofthecreatorofthe industrial designs maynotbein cludedin anapplicationgovernedexclusivelybythe1934 Act.
- (c) NotwithstandingRule7(5)(e),defermentofpublicationmaynotberequested withrespecttoaninternationalapplicationgovernedexclusivelybythe1934Act.

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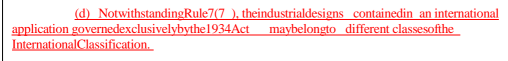
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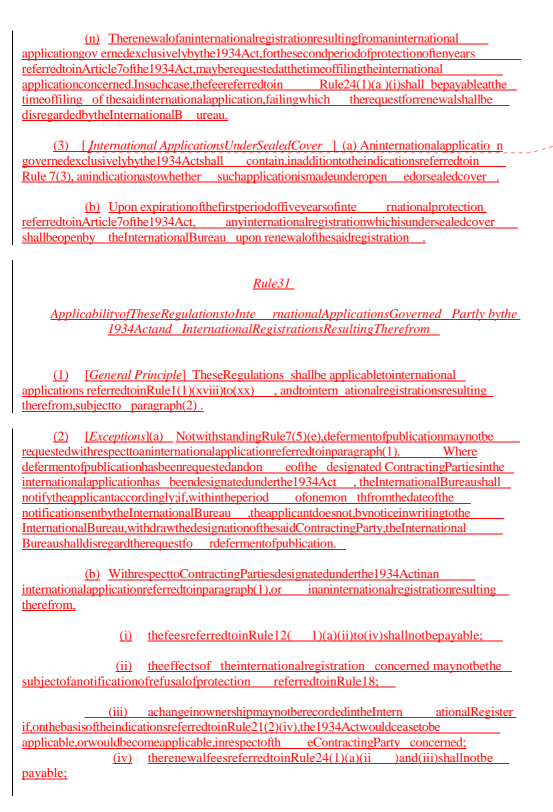
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- (e) NotwithstandingRule9(1), aninternational application governed exclusively by the 1934 Actmay, instead of containing eproductions, beaccompanied by specimens.
- (f) NotwithstandingRule12(1)(a), an international application governed exclusively bythe1934Act shall be subject only to the payment of the basic fee referred to inRule 12(1)(a)(i).
- (h) NotwithstandingRule 17(1),aninternationalregistrationresultingfroman internationalapplicationgovernedexclusivelybythe1934Actshallbepublishedi mmediately afterregistration .
- (i) NotwithstandingRule 17(2)(ii), thereproductionsofindustrialdesigns contained in an international registration resulting from an international application governed exclusively by the 1934Actshall not be published in the Bulletin.
- (j) NotwithstandingRule18,theeffectsofaninternationalregistration resulting from an international application governed exclusively by the 1934Act may not be the subject of anotification of refusal of protection.
- (k) NotwithstandingRule21(3), achangeinownershipmaynotberecordedin respectofaContractingPartydesignatedunderthe1934 Act if,onthebasisoftheindications referredtoin Rule21(2)(iv),the1934Actwouldceasetobeapplicable inrespectofthat ContractingParty.
- (1) NotwithstandingRule24(1) (a),aninternationalregistrationresultingfroman internationalapplic ationgovernedexclusivelybythe1934Actshallbereneweduponpayment only ofthe basic fee referredtoinRule24(1)(a)(i) .
- (m) NotwithstandingRule24(2)(b),aninternationalregistrationresultingfroman internationalapplicationgovernedexclusive lybythe1934Actshallnotberenewedwherethe durationofinternationalprotectionoffifteenyearsreferredtoinArticle7ofthe1934Acthas expired.

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|   | (vi) therenewal, for the second period of protection of tenyears referred               |             |               |  |
|---|---|-------------|---------------|--|
|   | toinArticle7ofthe1934Act,mayberequestedatthetimeoffilingtheinternational                |             |               |  |
|   | applicationconcerned.Insuchcase,thefeereferredtoinRule24(1)(a)(i)shallbepayabl          | eat         |               |  |
|   | thetimeoffilingofthesaidinternationalapplication, failing which there quest for renewal |             |               |  |
|   | shallbedisregardedbytheInternationalBureau.   |             |               |  |
|   |   |             |               |  |
|   |   |             |               |  |
|   |   |             |               |  |
|   | CHAPTER <mark>9</mark>  |             | Supprimé : 8  |  |
|   |   |             |               |  |
|   | MISCELLANEOUS   |             |               |  |
|   |   |             |               |  |
| ı | D 1 22  |             |               |  |
| ļ | Rule <u>32,</u>   |             | Supprimé : 30 |  |
|   |   |             |               |  |
|   | Amendment of Certain Rules  |             |               |  |
|   |   |             |               |  |
|   | (1) [RequirementofUnanimity ] Amendmentofthefollowingprovisionsofthese                  |             |               |  |
| l | Regulationsshallrequireunanimity oftheContractingPartiesboundbythe1999Act:              |             |               |  |
| ļ | Regulationsshamequireunammity othecontracting articsoothidoythe 1999Act.                |             |               |  |
| l | (i) Rule13(4); (ii) Rule18(1).  | _           | Supprimé : ¶  |  |
| ļ | (2) [RequirementofFour -FifthsMajority] Amendmentofthefollowingprovisionsof             |             | ¶             |  |
| ĺ | theRegulationsandofparagraph (3)ofthepresentRuleshallrequireafour -fifthsmajority of    | the `\      | Supprimé : ¶  |  |
|   | ContractingPartiesboundbythe1999Act :   | <u>tite</u> |               |  |
| ļ | Contracting articooding yile1////rec  |             |               |  |
| l | (i) Rule7( 7); (ii) Rule9(3)(b); (iii) Rule16(1) (a);                                   |             | Supprimé : 6  |  |
|   | (iv) Rule17(1)(iii).  |             | Supprimé : ¶  |  |
|   | (3) [Procedure] Anyproposa Iforamendingaprovisionreferredtoinparagraph (1)              |             | ¶             |  |
|   | or (2)shallbesenttoallContractingPartiesatleasttwomonthspriortotheopeningofthe          | '''         | Supprimé : ¶  |  |
|   | sessionoftheAssemblywhichiscalledupontomakeadecisionontheproposal.                      | //          | 1             |  |
|   |   | `\          | Supprimé : ¶  |  |
|   |   |             | Supprimé : ¶  |  |

| Rule 33_ | Supprimé : 31 |
|----------|---------------|
| Kule 55_ | Supprime : 31 |

#### AdministrativeInstructions

- (1) [EstablishmentofAdministrativeInstructions;MattersGovernedbyThem ] (a) The DirectorGeneralshallestablishAdministrativeInstructions.TheDirectorGeneralmaymodify them.TheDirectorGeneralshallconsulttheOffice swhichhaveadirectinterestintheproposed AdministrativeInstructionsortheirproposedmodification.
- (b) The Administrative Instructions shall deal with matter sin respect of which these Regulations expressly refer to such Instructions and with deta ils in respect of the application of these Regulations.
- (2) [ControlbytheAssembly ] TheAssemblymayinvitetheDirectorGeneraltomodify anyprovisionoftheAdministrativeInstructions,andtheDirectorGeneralshallproceed accordingly.
- $(3) \quad [\textit{Publication} and \textit{EffectiveDate} \quad ] \ \, (a) \ \, \text{TheAdministrativeInstructions} and any modification thereof shall be published in the Bulletin.}$
- (b) Eachpublicationshallspecifythedateonwhichthepublishedprovisions becomeeffective. The dates may be different for different provisions, provided that no provision may be declared effective prior to its publication in the Bulletin.
- (4) [Conflictwiththe 1999 Act,the1960Act ,the1934Act orTheseRegulations ] Inthe caseofconflictbetween ontheonehand, an yprovisionoftheAdministrativeInstructionsand ontheotherhand, anyprovisionofthe 1999 Act,the1960Act ,the1934Act orofthese Regulations,thelattershallprevail.

| Rule <u>34</u> , | <br>Supprimé : 32 |
|------------------|-------------------|

#### DeclarationsMadebyContractingParties tothe1999Act

- (1) [MakingandComingintoEffectofDeclarations ] Article 30(1)and (2) ofthe 1999 Act shallapply mutatismutandis tothemakingofanydeclarationunderRules 8(1),9(3)(a),13(4) or 18(1)(b) and to its cominginto effect.
- (2) [WithdrawalofDeclaration s] Anydeclarationreferredtoinparagraph (1)maybe withdrawnatanytimebynotificationaddressedtotheDirectorGeneral.Suchwithdrawalshall takeeffectuponreceiptbytheDirectorGeneralofthenotificationofwithdrawaloratanylater date indicated in the notification. In the case of a declaration made under Rule 18(1)(b), the withdrawalshall notaffect an international registration whose date is earlier than the coming into effect of the said withdrawal.

## Rule35

## DeclarationsMadeby ContractingPartiestothe1960Act

| (1) Individual Designation Fee   ForthepurposeorArticle 15(1)2(0)01the 1900Act,  |
|--|
| anyContractingPartytothe1960ActwhoseOfficeisanExaminingOfficemay,inadeclaration,   |
| notifytheDirectorGeneralthat, inconnectionwithanyinternationalapplicationinwhichitis   |
| designatedunderthe1960Act, thestandarddesignationfeereferredtoinRule12(1)(a)(ii)shall  |
| bereplacedbyanindividualdesignationfee, who seamounts hall be indicated in the declaration   |
| and can be changed in further declarations. The said amount may not be higher than the   |
| <u>equivalentoftheamountwhichtheOfficeofthatContractingPartywouldbeentitledtoreceive</u>   |
| <u>fromanapplicantforagrantofprotectionforanequivalentperi</u> <u>odtothesamenumberof</u>  |
| <u>industrialdesigns,thatamountbeingdiminishedbythesavingsresultingfromtheinternational</u>  |
| procedure.   |
|  |
| (2) [MaximumDurationofProtection ] EachContractingPartytothe1960Actshall,ina   |
| declaration,notifytheDirector Generalofthemaximumdurationofprotectionprovidedforbyits  |
| <u>law.</u>  |
|  |
| (3) [TimeatWhichDeclarationsMayBeMade ] Anydeclarationunderparagraphs (1)  |
| and(2)maybemade  |
|  |
|  |
| (i) atthetimeofthedepositofaninstrumentreferredtoinArticle 26(2)   |
| (i) atthetimeofthedepositofaninstrumentreferredtoinArticle 26(2) ofthe1960Act,inwhichcaseitshallbecomeeffectiveonthedateonwhichtheStatehaving  |
|  |
| ofthe1960Act,inwhichcaseitshallbecomeeffectiveonthedateonwhichtheStatehaving   |
| ofthe1960Act,inwhichcaseitshallbecomeeffectiveonthedateonwhichtheStatehaving   |
| ofthe 1960 Act, in which case it shall be come effective on the date on which the State having made the declaration be comes bound by this Act, or  (ii) after the deposit of an instrument referred to in Article 26(2) of the  |
| ofthe 1960 Act, in which case it shall be come effective on the date on which the State having made the declaration be comes bound by this Act, or  (ii) after the deposit of an instrument referred to in Article 26(2) of the 1960 Act, in which case it shall be come effective one month after the date of its receipt by the  |
| ofthe 1960 Act, in which case it shall be come effective on the date on which the State having made the declaration be comes bound by this Act, or  (ii) after the deposit of an instrument referred to in Article 26(2) of the  |
| ofthe 1960 Act, in which case it shall be come effective on the date on which the State having made the declaration be comes bound by this Act, or  (ii) after the deposit of an instrument referred to in Article 26(2) of the 1960 Act, in which case it shall be come effective one month after the date of its receipt by the Director General or at any later date indicated in the declaration but shall apply only in |

## Rule3 6

## **EntryintoForce**

TheseRegulationsshallenterintoforceon [day|[month][year] andshall, asofthatdate, replace theRegulationsunderthe1999Act,asadoptedonJuly2,1999 and theRegulations underthe1960Actandthe1934Act asinforceon [date].

## **SCHEDULEOFFEES**

(asinforceon[date])

# $\label{lem:constraint} \begin{array}{ll} \textbf{I.} & \textbf{International Applications Governed Exclusively or Partly by the} \\ & 1960 Actor by the 1999 Act \\ \end{array}$

|    |  | Swissfrancs |
|----|--|-------------|
| 1. | Basicfee( Rule12(1)(a)(i))   |             |
|    | <ul><li>1.1 Foronedesign</li><li>1.2 Foreachadditionaldesignincludedinthesameinternation</li></ul>                 | 397         |
|    | application  | 19          |
| 2. | Publicationfee(Rule12(1)(a)(iv))   |             |
|    | 2.1 Foreachreproductiontobepublishedinblackandwhite  | 12          |
|    | 2.2 Foreachrep roductiontobepublishedincolor   | 75          |
|    | 2.3 Foreachpage,inadditiontothefirst,onwhichoneormore  |             |
|    | reproductionsareshown(wherethereproductionsaresubronpaper)   | nitted 150  |
| 3. | Additionalfeewherethedescriptionexceeds100words (Ruperwordexceeding100words  | le11(2))    |
| 4. | Standarddesignationfee(Rule 12(1)(a)(ii))  |             |
|    | 4.1 Foronedesign   | 42          |
|    | 4.2 Foreachadditionaldesignincludedinthesameinternation application  | al 2        |
| 5. | Individualdesignationfee(theam ountoftheindividualdesign feeisfixedbyeachContractingPartyconcerned,Rule12(1)(a)(ii |             |

## $II. \quad International Applications Governed Exclusively by the 1934 Act$

|      |     |  | Swissfrancs |
|------|-----|--|-------------|
|      | 6.  | Basicfee(Rule30(1)(e))   |             |
|      |     | <ul><li>6.1 Foronedesign</li><li>6.2 Fortwoto50designsincludedinthesameinternational</li></ul>                                 | 216         |
|      |     | application 6.3 For51to100designsincludedinthesameinternational  | 432         |
|      |     | application  | 638         |
| III. |     | ewalofanInternationalRegistrationResultingFromanInternational<br>dicationGoverned ExclusivelyorPartlybythe1960Actorbythe1999Ac | t           |
|      | 7.  | Basicfee(Rule24(1)(a)(i))  |             |
|      |     | <ul><li>7.1 Foronedesign</li><li>7.2 Foreachadditionaldesignincludedinthesameinternational</li></ul>                           | 200         |
|      |     | registration   | 17          |
|      | 8.  | Standarddesignationfee(Rule24(1 )(a)(ii))  |             |
|      |     | <ul><li>8.1 Foronedesign</li><li>8.2 Foreachadditionaldesignincludedinthesameinternational</li></ul>                           | 21          |
|      |     | registration   | 1           |
|      | 9.  | Individualdesignationfee(theamountoftheindividual designationfeeisfixedbyeachContractingPartyconcerned (Rule2 4(1)(a)(iii))    |             |
|      | 10. | Surcharge(periodofgrace)(Rule24(1)(c))   | **          |

\*\* 50% of the renewal basic fee.

-

# $IV. \quad Renewal of an International Registration Resulting From an International \\ Application Governed Exclusively by the 1934 Act$

|     |      |   | Swissfrancs |
|-----|------|---|-------------|
|     | 11.  | Basicfee(Rule30(1) (k))   |             |
|     |      | 11.1 Foronedesign   | 422         |
|     |      | 11.2 Fortwoto50designsincludedinthesameinternational registration   | 844         |
|     |      | 11.3 For51to100designsincludedinthesameinternational registration   | 1236        |
|     | 12.  | Surcharge(periodofgrace)(Rule24(1)(c))  | 非常          |
| V.  | Miso | cellaneousRecordings  |             |
|     | 13.  | Changeinownership(Rule21(1)(a)(i))  | 144         |
|     | 14.  | Change of name and/or address of the holder (Rule 21(1)(a)(ii))   |             |
|     |      | 14.1 Foroneinternational registration   | 144         |
|     |      | 14.2 Foreachadditionalinternationalregistration of the same holder included in the same request   | 72          |
|     | 15.  | Renunciation(Rule21(1)(a)(iii))   | 144         |
|     | 16.  | Limitation(Rule21(1)(a)(iv))  | 144         |
| VI. | Info | rmationConcerningInternationalRegistrations   |             |
|     | 17.  | SupplyofanextractfromtheI nternationalRegisterrelatingtoan internationalregistration  | 144         |
|     | 18.  | Supply of non-certified copies of the International Registeror of items in the file of an international application or international registration |             |
|     |      | 18.1 Forthefirstfivep ages  | 26          |
|     |      | 18.2 Foreachadditionalpageafterthefifthifthecopiesarerequested atthesametimeandrelatetothesameinternationalapplicationor                          |             |
|     |      | internationalregistration   | 2           |

\*\* 50% of the renewal basic fee.

|     |   | Swissfrancs |
|-----|---|-------------|
| 19. | SupplyofcertifiedcopiesfromtheInternation alRegisterorofitems inthefileofaninternationalapplicationoraninternationalregistration  |             |
|     | <ul> <li>19.1 Forthefirstfivepages</li> <li>19.2 Foreachadditionalpageafterthefifthifthecopiesarerequested atthesametimeandrelatetothesameinterna tionalapplicatione</li> </ul> | 46          |
|     | international registration  | 2           |
| 20. | Supplyofaphotographofaspecimen  | 57          |
| 21. | SupplyofwritteninformationonthecontentsoftheInternational Registerorofthefileofaninternationalapplicationorinternatio nalre   | gistration  |
|     | 21.1 Concerninganinternational application or an international registration   | 82          |
|     | 21.2 Concerninganyadditionalinternationalapplication orregistrationofthesameapplicantorholderifthesame informationisrequestedatthesamet ime                                     | 10          |
| 22. | Searchinthelistofownersofinternationalregistrations   |             |
|     | <ul><li>22.1 Persearchbythenameofagivenpersonorentity</li><li>22.2 Foreachinternationalregistrationfoundbeyondthefirstone</li></ul>   | 82<br>10    |
| 23. | Surchargeforthecommunicatio nofextracts, copies, informationor search reports by telefac simile (perpage)   | 4           |

[End of Annex and of document]