HAGUE AGREEMENT
CONCERNING THE INTERNATIONAL REGISTRATION OF INDUSTRIAL DESIGNS

APPLICATION FOR INTERNATIONAL REGISTRATION

For instructions on the completion of this form, refer to the Guide.

IMPORTANT

1. The international application may contain several industrial designs (but may not exceed 100). However, all the industrial designs and/or products in relation to which such designs are to be used must belong to the same class of the International (Locarno) Classification. The list of classes and subclasses of the Locarno Classification, together with Explanatory Notes, is available on the WIPO website: www.wipo.int/classifications/locarno/en/. Refer also to footnote 1 in Item 6.

2. Where an item of this form is mandatory, it is indicated in parentheses next to its title “(mandatory)”. Where an item is mandatory following a certain designation, it is indicated in a footnote at the end of the item.

3. The application must be typed.

4. Photographs and other graphic representations of the industrial designs should be pasted or printed directly onto a separate sheet of A4 paper, white and opaque (in compliance with instructions in the Guide).

5. Security clearance is required by the laws of the Russian Federation and the United States of America. It is a requirement under the law of the Russian Federation that designs created in the Russian Federation by Russian legal entities or nationals are subject to a security clearance procedure by the Federal Service for Intellectual Property (ROSPATENT) to ensure that the designs do not contain state secrets. It is a requirement under the law of the United States of America that, for designs created in the United States of America, the applicant first obtains a license from the United States Patent and Trademark Office (USPTO) before filing outside of the United States of America.

FEE CALCULATOR

6. A Fee Calculator is available on the WIPO website.

ANNEXES

7. Annex I allows the applicant to submit a Declaration of Inventorship, or, if not possible, a Substitute Statement in Lieu of a Declaration of Inventorship, in respect of a designation of the United States of America. It is mandatory if the United States of America is designated.

8. Annex II allows the applicant to submit documentation in support of a declaration concerning exception to lack of novelty in respect of a designation of the Republic of Korea (refer to item 15).

9. Annex III allows the applicant to identify information known by the applicant to be material to the eligibility for protection of the industrial design(s) concerned in respect of a designation of the United States of America.

10. Annex IV allows the applicant to support a claim of micro entity status (refer to item 18) with a micro entity certification in order to benefit from a reduction of the individual designation fee in respect of a designation of the United States of America.

11. Annex V allows the applicant to submit documentation in support of a priority claim in respect of a designation of the Republic of Korea (refer to item 13).

This cover page must not be sent to the International Bureau.
# APPLICATION FOR INTERNATIONAL REGISTRATION

For use by the applicant

| Your reference: | ………………………………………… |
| This international application contains the following number of continuation sheets: |
| ………………………………………… |
| This international application is accompanied by the following Annexes: |
|  | I  | II  | III  | IV  | V  |

For use by the Office of indirect filing

| OFFICE TRANSMITTING THE INTERNATIONAL APPLICATION (if applicable) |
| Name of the Office: | ………………………………………… |
| Office reference: | ………………………………………… |
| Date of receipt of the international application by the Office: | ………………………………………… |
| Signature and/or seal of the Office: | ………………………………………… |

1 **APPLICANT** (mandatory)

(a) Applicant is a (check only one box):

- [ ] Natural person – Family name: ………………………………………… Given name: …………………………………………
- [ ] Legal entity – Official designation:

(b) Address:

- Postal code: ……………………… City: ……………………… Country: ………………………

(c) Telephone: ……………………… E-mail address: ………………………

2 **ENTITLEMENT TO FILE** (mandatory)

With respect to each of the entitlement criteria (a) to (d) below, indicate the corresponding Contracting Party or Parties. If any item is not applicable, write “None”. A list of the Contracting Parties bound by the 1999 Act and/or the 1960 Act is attached to the present form. Under item (d), only a Contracting Party bound by the 1999 Act may be indicated. Where entitlement is derived from a connection with a Contracting Party that is a member State of an intergovernmental organization (European Union or African Intellectual Property Organization (OAPI)), both that member State and that intergovernmental organization should be indicated (such as “France, European Union”) with respect to any of the corresponding criteria; where entitlement is derived from a connection with a member State of an intergovernmental organization that is not a Contracting Party, only that intergovernmental organization should be indicated.

(a) Nationality:

(b) Domicile:

(c) Real and effective industrial or commercial establishment:

(d) Habitual residence:

3 **APPLICANT’S CONTRACTING PARTY** (mandatory where the 1999 Act applies)

Indicate the Contracting Party or one of the Contracting Parties, bound by the 1999 Act and mentioned in item 2, that is to be considered as the applicant’s Contracting Party.

If no applicant’s Contracting Party is indicated and the international application is filed through the Office of a Contracting Party that is indicated in item 2, the indication of that Contracting Party is deemed to be the applicant’s Contracting Party.

Applicant’s Contracting Party:

- [ ] If there are several applicants, check box and use a continuation sheet, giving the above required information under items 1, 2 and 3 for each applicant.

4 **ADDRESS FOR CORRESPONDENCE**

Where there are several applicants with different addresses and no representative is appointed, an address for correspondence must be indicated. Where no such address has been indicated, the address of the first person indicated in item 1 shall be treated as the address for correspondence. If there is only one applicant and no representative is appointed, this item should be completed only if the address for correspondence is different from the address given in item 1(b).

Address for correspondence:

- Postal code: ……………………… City: ……………………… Country: ………………………
5 APPOINTMENT OF A REPRESENTATIVE (if any)

The person identified below is hereby appointed as the representative of the applicant.

(a) Representative is a (check the appropriate box)\(^1\):
- [ ] Natural person – Family name: ........................................... Given name: ...........................................
- [ ] Legal entity – Official designation: ..........................................................

(b) Address:
Postal code: ........................................... City: ........................................... Country: ...........................................
Telephone: ........................................... E-mail address: ...........................................

\(^1\) Only one box should be checked. If both boxes are checked, the name of the representative will be recorded with the name of the natural person preceding the name of the legal entity.

6 NUMBER OF INDUSTRIAL DESIGN(S), REPRODUCTION(S) AND/OR SPECIMEN(S) (mandatory)

(a) Total number of industrial designs (maximum of 100)\(^2\): ...........................................

(b) Total number of reproductions: ........................................... Black and white: ........................................... Color: ...........................................

(c) Total number of A4 pages comprising reproductions: ...........................................

(d) Total number of specimens (if any): ...........................................

\(^2\) If the application includes more than one industrial design and designates Estonia, Japan, Kyrgyzstan, Romania, Russian Federation, Syrian Arab Republic, Tajikistan or the United States of America, it is strongly recommended to refer to the Hague Guide for Users, International Application – Item 6, at www.wipo.int/hague/en/guide/ia.html.

7 DESIGNATED CONTRACTING PARTIES (mandatory – no Contracting Parties may be added afterwards.)

Indicate, by ticking the appropriate box, each Contracting Party where protection is sought. The designated Contracting Party must be bound by an Act – the 1999 Act and/or the 1960 Act – to which one of the Contracting Parties indicated in item 2 is also bound (a list of Contracting Parties is annexed to the present form):

- [ ] AL Albania
- [ ] AM Armenia
- [ ] AZ Azerbaijan
- [ ] BA Bosnia and Herzegovina
- [ ] BG Bulgaria
- [ ] BJ Benin
- [ ] BN Brunei Darussalam
- [ ] BW Botswana
- [ ] BX Benelux
- [ ] BZ Belize
- [ ] CA Canada
- [ ] CH Switzerland
- [ ] CI Côte d’Ivoire
- [ ] DE Germany
- [ ] DK Denmark
- [ ] EE Estonia
- [ ] EG Egypt
- [ ] EM European Union
- [ ] ES Spain
- [ ] FI Finland\(^3\)
- [ ] FR France
- [ ] GB United Kingdom
- [ ] GE Georgia\(^3\)
- [ ] GH Ghana\(^3\)
- [ ] GR Greece
- [ ] HR Croatia
- [ ] HU Hungary\(^3\)
- [ ] IS Iceland\(^3\)
- [ ] IT Italy
- [ ] JP Japan
- [ ] KG Kyrgyzstan
- [ ] KH Cambodia
- [ ] KP Democratic People’s Republic of Korea
- [ ] KR Republic of Korea\(^4\)
- [ ] LI Liechtenstein
- [ ] LT Lithuania
- [ ] LV Latvia
- [ ] MA Morocco
- [ ] MC Monaco
- [ ] MD Republic of Moldova
- [ ] ME Montenegro
- [ ] MK North Macedonia
- [ ] ML Mali
- [ ] MN Mongolia
- [ ] NA Namibia
- [ ] NE Niger
- [ ] NO Norway
- [ ] OA African Intellectual Property Organization
- [ ] OM Oman
- [ ] PL Poland
- [ ] RO Romania
- [ ] RS Serbia
- [ ] RU Russian Federation
- [ ] RW Rwanda
- [ ] SG Singapore
- [ ] SI Slovenia
- [ ] SM San Marino
- [ ] SN Senegal
- [ ] SR Suriname
- [ ] ST Sao Tome and Principe
- [ ] SY Syrian Arab Republic
- [ ] TJ Tajikistan
- [ ] TM Turkmenistan
- [ ] TN Tunisia
- [ ] TR Turkey
- [ ] UA Ukraine
- [ ] US United States of America\(^5\)

\(^3\) If Finland, Ghana, Hungary and/or Iceland is/are designated, it is compulsory to indicate, in item 11, the identity of the creator. The latter declares that he believes himself to be the creator of the industrial design. Where the person identified as the creator is a person other than the applicant, it is hereby stated that the present international application has been assigned by the creator to the applicant.

\(^4\) Generally, products belonging to class 32 of the Locarno Classification cannot receive protection under the laws of Canada and the Republic of Korea. Consequently, a designation of Canada or the Republic of Korea in an international registration for industrial designs in class 32, would be the subject of a refusal by the Canadian Intellectual Property Office (CIPO) or the Korean Intellectual Property Office (KIPO).

\(^5\) If the United States of America is designated, it is compulsory to indicate, in item 11, the identity of the creator and to submit an oath or declaration of inventorship using Annex I.
8 PRODUCTS WHICH CONSTITUTE THE INDUSTRIAL DESIGN OR IN RELATION TO WHICH IT IS TO BE USED
(mandatory)
(see note 1 on cover page)

Class to which the industrial design(s) belong(s) (optional): ..........

<table>
<thead>
<tr>
<th>No. of the design (in numerical order)</th>
<th>Total number of reproductions</th>
<th>Product(s)</th>
<th>Subclass (optional)</th>
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☐ If the space provided is not sufficient, check this box and use a continuation sheet.

9 DESCRIPTIONS

Only the characteristic features of the industrial design(s) that appear in (a) reproduction(s) should be described. In addition, matter which is shown in a reproduction but for which protection is not sought may be indicated in the description (and/or by means of dotted or broken lines or coloring in the reproduction). The description can further disclose the operation or possible use of the industrial design as long as it is not technical. Furthermore, the omission of a specific view may be indicated. If the description exceeds 100 words, an additional fee of 2 Swiss francs per word exceeding 100, shall be payable.

_________________________________________________________________
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_________________________________________________________________

☐ If the space provided is not sufficient, check this box and use a continuation sheet.

6 Recommended for a designation of Japan and the United States of America.

10 DESCRIPTION OF THE REPRODUCTIONS (LEGENDS)

Associate the number in the margin of your reproduction with the corresponding code (eg. 1.1, 1.2, etc.):
1 Perspective;  2 Front;  3 Back;  4 Top;  5 Bottom;  6 Left;  7 Right;
9 Unfolded;  10 Exploded;  11 Cross-sectional;  12 Enlarged;  00 Other (limited to 40 characters)

<table>
<thead>
<tr>
<th>No.</th>
<th>Code</th>
<th>Legend (max 40 characters, where code 00 has been indicated)</th>
<th>No.</th>
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☐ If the space provided is not sufficient, check this box and use a continuation sheet.

6 If the Syrian Arab Republic is designated, a brief description of the reproduction or of the characteristic features of the industrial design is required.
7 If Romania is designated, a brief description of the characteristic features of the design is required.
8 If the Russian Federation is designated, ROSPATENT recommends that a brief description of the characteristic features of the industrial design be provided.
## IDENTITY OF THE CREATOR

If no industrial design is indicated, it will be understood that the identity of the creator relates to all industrial designs included in the present application.

<table>
<thead>
<tr>
<th>No. of the design (in numerical order)</th>
<th>Family name</th>
<th>Given name</th>
<th>Address</th>
<th>Postal code</th>
<th>City</th>
<th>Country</th>
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☐ If the space provided is not sufficient, check this box and use a continuation sheet.

10 If Bulgaria, Finland, Ghana, Hungary, Iceland, Japan, Republic of Korea, Romania, Russian Federation, Serbia, Tajikistan, Turkey or the United States of America is designated in item 7, this information is necessary (refer to the Guide, "Identity of the creator").

## CLAIM

(Applicable to the designation of the United States of America only)

Indicate an article in the blank space provided. Only one article shall be indicated, irrespective of the number of industrial designs contained in the present international application.

CLAIM: The ornamental design for ................................................................., as shown and described.

11 If the United States of America is designated in item 7, this information is required.

## PRIORITY CLAIM – Article 4 of the Paris Convention

☐ The applicant claims the priority of the earlier filing mentioned below.

Indicate the number of each industrial design for which the priority is claimed. If no industrial design is indicated, it will be understood that the priority claim relates to all industrial designs included in the present application.

<table>
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<tr>
<th>Office of earlier filing</th>
<th>No. of earlier filing (if available)</th>
<th>Date of earlier filing (dd/mm/yyyy)</th>
<th>No. of the design (in numerical order)</th>
<th>Access code (if available)</th>
<th>Annex V provided</th>
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☐ If the space provided is not sufficient, check this box and use a continuation sheet.

12 The WIPO Digital Access Service (DAS) is an electronic system allowing priority documents to be securely exchanged between participating IP Offices. If the Office of the earlier filing participates in DAS as a “depositing Office”, with respect to priority documents for industrial design applications, an access code may be obtained from that Office. If the Office of a designated Contracting Party also participates in DAS as an “accessing Office”, with respect to priority documents for industrial design applications, the applicant may provide the access code in this item so that the latter Office is able to access the priority document via DAS. For more information about DAS and its participating Offices, refer to the WIPO website: www.wipo.int/das/env.

13 Check the box if the priority document is provided using Annex V for the purpose of a designation of the Republic of Korea. A priority document may not be provided for the purpose of designating any other Contracting Party and will be disposed of.

If Japan, Republic of Korea, Russian Federation and/or the United States of America is/are designated, it is strongly recommended to refer to the Hague Guide for Users, International Application – Item 13, at www.wipo.int/hague/en/guide/ia.html#r13.
INTERNATIONAL EXHIBITION – Article 11 of the Paris Convention

☐ The applicant claims that one or more designs were shown at an official, or officially recognized, international exhibition.

Indicate the number of each industrial design shown at the exhibition concerned. If no industrial design is indicated, it will be understood that all industrial designs were shown at the above indicated exhibition.

<table>
<thead>
<tr>
<th>Place where exhibition was held</th>
<th>Name of the exhibition</th>
<th>Date on which product(s) was(were) first exhibited (dd/mm/yyyy)</th>
<th>No. of the design (in numerical order)</th>
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☐ If the space provided is not sufficient, check this box and use a continuation sheet.

EXCEPTION TO LACK OF NOVELTY (optional element applicable to the designation of Japan and/or Republic of Korea only)


Contracting Party concerned:  ☐ Japan and/or ☐ Republic of Korea

☐ The applicant claims to benefit from exceptional treatment provided for in the design law of the Contracting Party(ies) concerned, for disclosure of all the industrial designs, or the industrial designs indicated below, included in the present application.

.......................................................... .......................................................... ..........................................................
.......................................................... .......................................................... ..........................................................

Supporting documentation may be submitted using Annex II (only for the designation of the Republic of Korea).

Annex II provided  ☐

RELATION WITH A PRINCIPAL DESIGN (optional element applicable to the designation of Japan and/or Republic of Korea only)

Under the national laws of Japan and the Republic of Korea one/some design(s) may be requested to be registered as (a) related design(s) in relation with the principal design (for more guidance, refer to the Guide to the International Registration of Industrial Designs, International Application – Item 16, at www.wipo.int/hague/en/guide/ia.html#r16).

(a) Check the appropriate box:

Contracting Party concerned:  ☐ Japan and/or ☐ Republic of Korea

☐ The applicant requests all the industrial designs which are contained in the present international application to be registered as a related design, or

☐ The applicant requests the following industrial designs which are contained in the present international application to be registered as a related design(s):

Indicate the number(s) of the industrial design(s) concerned.

.......................................................... .......................................................... ..........................................................
.......................................................... .......................................................... ..........................................................

(b) Information concerning the principal design to which the design(s) indicated under item (a) are related

Check the appropriate box, and provide the required information.

(i) The principal design is the subject of:

☐ the present international application

☐ a prior international application designating the Contracting Party concerned (Japan and/or Republic of Korea)

WIPO reference14:
a prior international registration designating the Contracting Party concerned (Japan and/or Republic of Korea)
International Registration No.: .............................................................

\[ CHECK BOXES \]

- \[ ] a prior national application filed with the Office of the Contracting Party concerned (Japan and/or Republic of Korea)
  Application No./Applicant’s reference: .............................................................

- \[ ] a prior national registration at the Office of the Contracting Party concerned (Japan and/or Republic of Korea)
  National registration No.: .............................................................

(ii) If the above national or international application or registration contains several industrial designs, indicate the number of the industrial design to be considered as the principal design.

Design number of the principal design: .............................................................

If the space provided is not sufficient, check this box and use a continuation sheet.

WIPO reference is indicated in the International Bureau’s acknowledgement of receipt of an international application (“WIPOxxx (5 digits)” or “xxxxxxxx (9 digits)”).

**PUBLICATION OF THE INTERNATIONAL REGISTRATION**

Timing of publication (publication will take place, subject to the weekly publication cycle, six months after the date of the international registration, unless the applicant requests one of the options below):

(i) The applicant requests the immediate publication of the international registration

(ii) The applicant requests a deferment of publication

- Period of deferment requested (in months, starting from the earliest priority date if priority is claimed): ____________

**Important:** The period of deferment of publication cannot exceed 30 months counted from the date of the international application, or if priority is claimed, from the priority date. However:

- if Iceland, Poland, Russian Federation or the United States of America is designated, or if Hungary, Monaco or Ukraine is designated under the 1999 Act, the applicant may NOT request deferment of publication;
- if Denmark, Finland or Norway is designated, the period of deferment cannot exceed 6 months;
- if the United Kingdom is designated, the period of deferment cannot exceed 12 months from the filing date;
- if Singapore is designated, the period of deferment cannot exceed 18 months from the filing date;
- if a Contracting Party is designated under the 1960 Act, or if Belize, Benelux, Brunei Darussalam, Cambodia, Croatia, Estonia, OAPI, Slovenia or the Syrian Arab Republic is designated, the period of deferment cannot exceed 12 months.

**REDUCTION OF UNITED STATES OF AMERICA INDIVIDUAL DESIGNATION FEE** (Applicable to the designation of the United States of America only)

Check the appropriate box:

- \[ ] The applicant asserts small entity status within the meaning of Section 41(h) of Title 35 of the United States Code and Section 3 of the Small Business Act, and applicable regulations of the U.S. Patent and Trademark Office.

**Important:** For determination of entitlement to small entity status, refer to www.uspto.gov/sites/default/files/aia_implementation/AC54_Small_Entity_Compliance_Guide_Final.pdf.

- \[ ] The applicant certifies micro entity status within the meaning of Section 123 of Title 35 of the United States Code and applicable regulations of the U.S. Patent and Trademark Office. The applicant must submit the micro entity certification form PTO/SB/15A or PTO/SB/15B using Annex IV.

**SIGNATURE BY THE APPLICANT OR HIS REPRESENTATIVE** (mandatory)

**Applicant**

Name: .............................................................
Signature and/or seal: .............................................................
Date of signature (dd/mm/yyyy): .............................................................
Name of the person to contact, if necessary: .............................................................
Telephone: .............................................................
E-mail address: .............................................................

**Representative of the applicant**

Name: .............................................................
Signature and/or seal: .............................................................
Date of signature (dd/mm/yyyy): .............................................................

**Important:** Item 5 must be completed.
The applicant has requested a deferment in publication (item 17(ii)) and wishes to pay the publication fees at a later date but not later than three weeks before the period of deferment expires.

1. INSTRUCTION TO DEBIT FROM A WIPO CURRENT ACCOUNT
   (if this box is completed, it is not necessary to complete item 2 below)
   The International Bureau is hereby instructed to debit the required amount of fees from the following WIPO current account:
   Holder of the account: ................................................................. Account number: .....................................................
   Identity of the party giving the instruction: .................................................................

2. METHOD OF PAYMENT
   Identity of the party effecting the payment: .................................................................
   Payment made to WIPO bank account
   IBAN No. CH51 0483 5048 7080 8100 0
   Credit Suisse, CH-1211 Geneva 70
   Swift/BIC: CRESCHZZ80A

   Payment made to WIPO postal account
   IBAN No. CH03 0900 0000 1200 5000 8
   Swift/BIC: POFICHBE

   Payment made to the Office of indirect filing
   (United States Patent and Trademark Office)

GRAND TOTAL IN SWISS FRANCS
(see note 6 on cover page or use the fee calculation sheet attached herewith) ...........................................
### FEE CALCULATION SHEET

This sheet is provided for the convenience of users. It is not necessary to complete it if the fee calculator has been used.

#### 3. AMOUNT OF FEES (see Fee Calculator: [www.wipo.int/hague/en/fees/calculator.jsp](http://www.wipo.int/hague/en/fees/calculator.jsp))

(a) **Basic fees**

- for one design: \(16\) Swiss francs
- for each additional design: \(19\) Swiss francs

\[ \text{397.} \]

(b) **Publication fees**

(i) Fee per reproductions

- \(17\) Swiss francs per reproduction

(ii) Fee per page on which reproductions are presented

- \(150\) Swiss francs per page in addition to the first

(c) **Additional fee where the description exceeds 100 words**

- \(2\) Swiss francs per word exceeding 100

(d) **Designation fees**

(i) **Standard designation fees** (only for Contracting Parties that do not require individual designation fees)

There are three levels of standard designation fees. The list following the present calculation sheet indicates which level applies for each Contracting Party.

- **Level 1**:
  - \(42\) Swiss francs for the first design
  - \(+ 2\) Swiss francs for each additional design

- **Level 2**:
  - \(60\) Swiss francs for the first design
  - \(+ 20\) Swiss francs for each additional design

- **Level 3**:
  - \(90\) Swiss francs for the first design
  - \(+ 50\) Swiss francs for each additional design

(ii) **Individual designation fee** (payable only for the following Contracting Parties)

- **Canada**: \(300\) Swiss francs per design
- **European Union**: \(67\) Swiss francs for first design + \(67\) Swiss francs per design
- **Hungary**: \(70\) Swiss francs per design + \(17\) Swiss francs for each additional design
- **Japan**: \(665\) Swiss francs per design
- **Kyrgyzstan**: \(129\) Swiss francs for first design + \(64\) Swiss francs per design
- **OAPI**: \(83\) Swiss francs per single design / \(124\) Swiss francs per multiple deposit (more than one design)
- **Applicants from Least Developed Countries**:
  - \(8\) Swiss francs for a single design / \(12\) Swiss francs per multiple deposit (more than one design)
- **Republic of Korea**:
  - \(210\) Swiss francs per design
- **Republic of Moldova**:
  - \(73\) Swiss francs for first design + \(7\) Swiss francs for each additional design
- **Russian Federation**: \(206\) Swiss francs for first design + \(43\) Swiss francs per design

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\[ \text{16} \]

For international applications filed by applicants whose sole entitlement is a connection with a Least Developed Country (LDC), in accordance with the list established by the United Nations ([www.un.org/development/desa/dpad/wp-content/uploads/sites/45/publication/ldc_list.pdf](http://www.un.org/development/desa/dpad/wp-content/uploads/sites/45/publication/ldc_list.pdf)), these fees are reduced to 10% of the prescribed amounts. For the exact applicable amounts, see the Fee Calculator: [www.wipo.int/hague/en/fees/calculator.jsp](http://www.wipo.int/hague/en/fees/calculator.jsp).

\[ \text{17} \]

For international applications for designs belonging to any class of the Locarno Classification other than 2, 5 and 19, the individual designation fee applies in respect of a designation of the Republic of Korea. For those designs belonging to classes 2, 5 and 19, level 3 of the standard designation fee applies.
United States of America: 908 Swiss francs (or where item 18 applies, 454 Swiss francs for a small entity or 227 Swiss francs for a micro entity) for the **first part of the fee**.\(^\text{18}\)

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<th>GRAND TOTAL (SWISS FRANCS)</th>
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\(^\text{18}\) The individual designation fee for the United States of America comprises two parts, the first part to be paid at the time of filing of the international application and the second part upon invitation by the United States Patent and Trademark Office.
## CONTRACTING PARTIES OF THE HAGUE AGREEMENT

(in respect of each Contracting Party, the table below provides indications of the Act or Acts binding that Contracting Party and further indicates what kind of designation fee is payable for the designation of that Contracting Party\(^1\))

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1 A numeral (1, 2 or 3) indicates the applicable level of standard designation fee and the letters “IF” indicate that individual designation fees are applicable (the amounts of all these fees are indicated in the Fee Calculation Sheet). Where no indication (numeral or letters) appears, this means that the Contracting Party is not bound by the Act at hand.

2 For international applications for designs belonging to any class of the Locarno classification other than 2, 5 and 19, the individual designation fee applies in respect of a designation of the Republic of Korea. For those designs belonging to classes 2, 5 and 19, level 3 of the standard designation fee applies.
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