Submission by the Delegation of Canada concerning (1) the requirement for a link between GUIs, Icons, Typeface/Type Font Designs and the article or product and (2) the methods allowed by offices for the representation of animated designs:

In accordance with the Summary of the Chair of thirty-ninth session of the Standing Committee on the Law of Trademarks, Industrial Designs and Geographical Indications (SCT/39/10, paragraph 9), Canada submits its question on issues identified in documents SCT/39/2 and SCT/39/32, in particular on proposals (1), (3), (9) and (10) in document SCT/39/3.

1. In jurisdictions that require a design to be applied to a product/article as a prerequisite for registration, are there any exceptions for computer-generated animated designs? If yes, please describe the exception and/or provide examples.