

NETHERLANDS

1. Territorial application:

The Convention applies only to the Kingdom in Europe.

2. The following genera and species included in the Annex to the Convention have been notified in accordance with Article 33 of the Convention:

Wheat — Barley — Oats — Maize — Potatoes — Peas — Beans — Lettuce — Apples — Roses — Carnations.

3. National treatment with respect to genera and species not included in the Annex to the Convention:

No declaration was made, see Section 30 of the Netherlands Act on Plant Breeders' Rights (*Industrial Property*, 1968, p. 211).

UNITED KINGDOM

1. Territorial application:

The Convention applies to the United Kingdom of Great Britain and Northern Ireland only.

2. The following genera and species included in the Annex

to the Convention have been notified in accordance with Article 33 of the Convention:

Wheat — Barley — Oats — Potatoes — Roses — Apples — Runner beans — French beans — Peas — Ryegrass — Lucerne — Lettuce — Carnations.

3. National treatment with respect to genera and species not included in the Annex to the Convention:

“The United Kingdom does not intend to avail itself of the right of limitation available under paragraph (4) of Article 4 in respect of genera and species not included in the list annexed to the Convention.

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“Under legislation at present in force in the United Kingdom nationals of all States whether or not they are domiciled or have a registered office in one of the Member States of the Union for the Protection of New Plant Varieties or of the Union for the Protection of Industrial Property, are entitled to the same treatment as nationals of the United Kingdom.”
(Original)

 LEGISLATION

The Nordic Design Regulations

Introductory Note

The unified text below comprises the Danish, Finnish, Norwegian and Swedish regulations in implementation of the Nordic Design Laws, published in *Industrial Property*, 1971, p. 223.

The presentation here is the same as that adopted for the publication of the laws: where the provisions in the four regulations are identically or almost identically worded, they are set out under the heading *Common* in the left-hand margin of the column. In other cases the relevant country or countries have been indicated in the margin above the provision concerned. Minor differences in wording are indicated by the letters ^{D F N S}. This means that the word or words in brackets *only* appear in the Danish (^D), Finnish (^F), Norwegian (^N) or Swedish (^S) regulations.

Translations of the regulations were kindly provided by the Patent Offices of the Nordic countries.

DENMARK Order concerning Design Applications and Registrations — No. 388 of August 20, 1970

FINLAND Registered Designs Decree — No. 252/71 of April 2, 1971

NORWAY Design Registration Rules — promulgated by Royal Decree of September 10, 1970

SWEDEN Design Protection Ordinance — No. 486 of June 29, 1970

The Filing and Recording of Applications for Registration^{D N}
Registration Application and Official Register^{F S}

Denmark Section 1

Applications for registration of designs shall be filed at the Patent and Trademark Office, Copenhagen (the registering authority).

Finland

Applications for registration of designs shall be delivered to the National Patent and Register Board (the registering authority).

Norway

Applications for registration of designs shall be delivered to *Styret for det industrielle rettsvern* (the Patent Office).

Sweden

Applications for registration of designs shall be delivered to the National Patent and Registration Office (the registering authority).

Note: For the explanation of signs, see the Introductory Note.