

WORLD INTELLECTUAL PROPERTY ORGANIZATION

34, chemin des Colombettes, P.O. Box 18, CH-1211 Geneva 20 (Switzerland)

(41-22) 338 91 11 – Facsimile (International Industrial Design Registry): (41-22) 740 14 29

e-mail: intreg.mail@wipo.int – Internet: http://www.wipo.int

HAGUE AGREEMENT CONCERNING THE INTERNATIONAL REGISTRATION OF INDUSTRIAL DESIGNS

Levels of the Standard Designation Fee Concerning International Applications: Georgia and Latvia

- 1. On January 8, 2008, the Government of Georgia deposited with the Director General of the World Intellectual Property Organization (WIPO), a declaration for the application of level two of the standard designation fee, under Rule 12(1)(c)(i) of the Common Regulations under the 1999 Act, the 1960 Act and the 1934 Act of the Hague Agreement.
- 2. On January 21, 2008, the Government of Latvia deposited with the Director General of the World Intellectual Property Organization (WIPO), a declaration for the application of level two of the standard designation fee, under Rule 12(1)(c)(i) of the Common Regulations under the 1999 Act, the 1960 Act and the 1934 Act of the Hague Agreement.
- 3. The application of the levels in question for the standard designation fee will take effect on May 1, 2008, with respect to the aforementioned Contracting Parties.
- 4. Annexed is a table containing, in respect of each Contracting Party, indications of the Act or Acts binding it and the type of designation fee, if any, payable for the designation of that Contracting Party. This table, which already takes into account the above two declarations, will be attached, on May 1, 2008, to form DM/1, which is for applications for international registration governed exclusively or partly by the 1999 Act and/or the 1960 Act, and is available on WIPO's website at http://www.wipo.int/hague/en/forms/.

April 25, 2008

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, if any, for the designation of that Contracting Party*)

	Contracting Parties of	Acts of the Hague Agreement		
	the Hague Agreement	1999 Act	1960 Act	1934 Act
(AL)	Albania	1	1	
(AM)	Armenia	1		
(AN)	Netherlands Antilles			
(BG)	Bulgaria		IF	
(BJ)	Benin		1	$\sqrt{}$
(BW)	Botswana	1		
(BX)	Benelux		1	
(BZ)	Belize		1	
(CH)	Switzerland	2	2	$\sqrt{}$
(CI)	Cote d'Ivoire		1	$\sqrt{}$
(DE)	Germany		1	$\sqrt{}$
(EE)	Estonia	2		
(EG)	Egypt	1		$\sqrt{}$
(EM)	European Community	IF		
(ES)	Spain	3		√
(FR)	France	1	1	√
(GA)	Gabon		1	
(GE)	Georgia	2	2	
(GR)	Greece		1	
(HR)	Croatia	2	2	
(HU)	Hungary	IF	IF	
(ID)	Indonesia			√
(IS)	Iceland	3		
(IT)	Italy		1	
(KG)	Kyrgyzstan	IF	IF	
(KP)	Democratic People's Republic of Korea		3	
(LI)	Liechtenstein	1	1	$\sqrt{}$
(LV)	Latvia	2		
(MA)	Morocco		2	$\sqrt{}$
(MC)	Monaco		1	√
(MD)	Moldova	IF	IF	
(ME)	Montenegro		1	
(MK)	The former Yugoslav Republic of Macedonia	I	1	
(ML)	Mali		1	
(MN)	Mongolia	1	1	
(NA)	Namibia	1		
(NE)	Niger		1	
(RO)	Romania	3	3	
(RS)	Serbia		3	
(SG)	Singapore	1		
(SI)	Slovenia	1	1	
(SN)	Senegal		1	√
(SR)	Suriname		1	√
(TN)	Tunisia			√
(TR)	Turkey	1		
(UA)	Ukraine	2	2	

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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). A tick (" $\sqrt{}$ ") indicates that no designation fee applies. Where no indication (numeral, letters or tick) appears, this means that the Contracting Party is not bound by the Act at hand.