

Part V

Related Design

Part V	1
Part V Related Design	1
1. Outline	1
2. Basic concept in examining related designs	1
3. Specific determinations in examining related designs	1
3.1 Description of terms pertaining to related designs	1
3.2 Reference date for determination on the provisions of Article 10, paragraph (1) of the Design Act	2
3.3 Requirements for obtaining design registration as a related design	3
3.3.1 The application for design registration is filed by the same applicant for design registration as that for the principal design	3
3.3.2 The application for design registration pertains to a design similar to the principal design	3
3.3.3 The application for design registration should be filed on or after the filing date of the application for design registration for the fundamental design and before a lapse of 10 years from the date	4
3.4 Essential requirements for principal designs, etc.	4
3.4.1 The design right of the principal design has not been extinguished, etc.	5
3.4.2 An exclusive license has not been established on the design right of the principal design	5
3.5 Application of the provisions concerning prior application	6
3.6 Application of the provisions concerning exclusion from protection of a design in a later application that is identical or similar to part of a design in a prior application	7
3.7 Application of the provisions concerning novelty and creative difficulty	7
3.7.1 Meaning of “applicant’s own design” under Article 10, paragraph (2) and paragraph (8) of the Design Act	7
3.7.2 Timing, etc. of the disclosure of publicly known designs to which the provisions of Article 10, paragraph (2) and paragraph (8) of the Design Act apply	7
3.7.3 Application of the provisions of Article 10, paragraph (8) of the Design Act with respect to applicant’s own design that are identical or similar to a related design that has been extinguished, etc.	8
3.7.4 Matters to be considered in applying the provisions of Article 10, paragraph (2) and paragraph (8) of the Design Act	9
3.7.5 Application of the provisions of Article 10, paragraph (2) and paragraph (8) of the Design Act in cases where the fundamental design of the design for which the design registration is requested as a related design or a related design pertaining to the fundamental design is the design for which the design registration is requested for a part of an article, etc.	11
3.7.6 Application of the provisions of Article 10, paragraph (2) and paragraph (8) of the Design Act in cases where other articles created by the applicant (hereinafter referred to as the “applicant’s other articles”) or articles created by others have been added to the applicant’s own publicly known design	11

Relevant Provisions..... 1