

Part VII

Advantage of the Priority under the Paris Convention

Part VII	1
Part VII Advantage of the Priority under the Paris Convention	1
1. Outline	1
2. Requirements, etc. of priority claim under the Paris Convention	1
2.1 Person entitled to claim priority under the Paris Convention	2
2.2 Period for filing an application in Japan with a priority claim under the Paris Convention	2
2.3 Applications capable of serving as a basis for priority claim under the Paris Convention	2
2.3.1 The application is a regularly filed application in the first country	2
2.3.2 The application is the first application filed in the first country	3
2.3.3 The application is an application for design registration, an application for utility model registration, or a patent application filed in the first country	3
2.4 Procedure for priority claim under the Paris Convention	4
2.5 Priority recognized under the Paris Convention as provided in Article 43-3 of the Patent Act	4
3. Effects of priority claim under the Paris Convention	5
4. Identicalness of design in approval or disapproval of the effects of priority claim	6
4.1 Basic concept of “identicalness of design” in approval or disapproval of the effects of priority claim	6
4.2 Statements in the column of “Article to the Design”	6
4.3 Number of designs included in one application	8
4.4 Combination or separation of parts constituting a design	10
4.5 Where the shape, etc. of the entire article, etc. is not represented in the drawings, etc. of the application filed in the first country	12
4.6 Where the constituent elements of the designs differ	14
Relevant Provisions	1