Part III: Article 4(1) and (3) (Unregistrable trademarks)

Chapter 1: Overall Article 4(1)

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<th>Article 4</th>
<th>Notwithstanding the preceding article, no trademark shall be registered if the trademark:</th>
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<td>(i)</td>
<td>is identical with, or similar to, the national flag, the imperial chrysanthemum crest, a decoration, a medal or a foreign national flag;</td>
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<td>(ii)</td>
<td>is identical with, or similar to, the coats of arms or any other State emblems (except national flags of any country of the Union to the Paris Convention, member of the World Trade Organization or Contracting Party to the Trademark Law Treaty) of a country of the Union to the Paris Convention (refers to the Paris Convention for the Protection of Industrial Property of March 20, 1883, as revised at Brussels on December 14, 1900, at Washington on June 2, 1911, at the Hague on November 6, 1925, at London on June 2, 1934, at Lisbon on October 31, 1958 and at Stockholm on July 14, 1967; the same shall apply hereinafter), a member of the World Trade Organization or a Contracting Party to the Trademark Law Treaty designated by the Minister of Economy, Trade and Industry;</td>
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<td>(iii)</td>
<td>is identical with, or similar to, a mark indicating the United Nations or any other international organization (referred to as &quot;international organization&quot; in (b)) which has been designated by the Minister of Economy, Trade and Industry (excluding those listed in the following);</td>
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<td>(a)</td>
<td>is identical with, or similar to, a trademark which is well known among consumers as that indicating goods or services in connection with the applicant's business, if such a trademark is used in connection with such goods or services or goods or services similar thereto; and</td>
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<td>(b)</td>
<td>is identical with, or similar to, a mark indicating abbreviation of any international organization, which has been used for goods or services that is not likely to mislead as to connection to the international organization;</td>
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<td>(iv)</td>
<td>is identical with, or similar to, the emblems or titles in Article 1 of the Act Concerning Restriction on the Use of Emblems and Titles of the Red Cross and Others (Act No.159 of 1947) or the distinctive emblem in Article 158 (1) of the Act Concerning Measures to Protect Japanese Citizens During Armed Attacks and Others (Act No.112 of 2004);</td>
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<td>(v)</td>
<td>is comprised of a mark identical with, or similar to, an official hallmark or sign indicating control or warranty by the national or a local government of Japan, a country of the Union to the Paris Convention, a member of the World Trade Organization or a Contracting Party to the</td>
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Trademark Law Treaty which has been designated by the Minister of Economy, Trade and Industry, if such a trademark is used in connection with goods or services identical with, or similar to, the goods or services in connection with which the hallmark or sign is used;

(vi) is identical with, or similar to, a famous mark indicating the State, a local government, an agency thereof, a non-profit organization undertaking a business for public interest, or a non-profit enterprise undertaking a business for public interest;

(vii) is likely to cause damage to public order or morality;

(viii) contains the portrait of another person, or the name, famous pseudonym, professional name or pen name of another person, or famous abbreviation thereof (except those the registration of which has been approved by the person concerned);

(ix) is comprised of a mark identical with, or similar to, a prize awarded at an exhibition held by the national or a local government (hereinafter referred to as the "Government, etc."), or by those who are not the Government, etc. that conforms to the standards specified by the Commissioner of the Patent Office, or at an international exhibition held in a foreign country by the Government, etc. of the foreign country or those authorized thereby (except those used by the recipient of such a prize as part of his/her own trademark);

(x) is identical with, or similar to, another person's trademark which is well known among consumers as that indicating goods or services in connection with the person's business, if such a trademark is used in connection with such goods or services or goods or services similar thereto;

(xi) is identical with, or similar to, another person's registered trademark which has been filed prior to the filing date of an application for registration of the said trademark, if such a trademark is used in connection with the designated goods or designated services relating to the said registered trademark (referring to goods or services designated in accordance with Article 6 (1) (including cases where it is applied mutatis mutandis pursuant to Article 68 (1)); the same shall apply hereinafter), or goods or services similar thereto;

(xii) is identical with a registered defensive mark of another person (referring to a mark registered as a defensive mark; the same shall apply hereinafter), if such a trademark is used in connection with designated goods or designated services relating to the defensive mark;

(xiii) deleted

(xiv) is identical with, or similar to, the name of a variety registered in accordance with Article 18(1) of the Plant Variety Protection and Seed Act (Act No. 83 of 1998), if such a trademark is used in connection with seeds and seedlings of the variety or goods or services similar thereto;

(xv) is likely to cause confusion in connection with the goods or services pertaining to a business
of another person (except those listed in items (x) to (xiv) inclusive);
(xvi) is likely to mislead as to the quality of the goods or services;
(xvii) is comprised of a mark indicating a place of origin of wines or spirits of Japan which has
been designated by the Commissioner of the Patent Office, or a mark indicating a place of origin
of wines or spirits of a member of the World Trade Organization which is prohibited by the said
member from being used on wines or spirits not originating from the region of the said member,
if such a trademark is used in connection with wines or spirits not originating from the region in
Japan or of the said member;
(xviii) consists solely of characteristics which its goods, etc. (meaning its goods or packages, or
services; the same shall apply in Article 26 (1)(v)) must naturally have and which are specified
by Cabinet Order; or
(xix) is identical with, or similar to, a trademark which is well known among consumers in Japan
or abroad as that indicating goods or services pertaining to a business of another person, if such
trademark is used for unfair purposes (referring to the purpose of gaining unfair profits, the
purpose of causing damage to the other person, or any other unfair purposes, the same shall
apply hereinafter) (except those provided for in each of the preceding items);

1. If either item of Article 4(1) is applicable to marks of which a motion, hologram or position
mark is composed or linguistic elements of which a sound mark is composed, it will be regarded
in principle that the items of Article 4(1) are applicable to the trademark as a whole.