

| | Remedial Provisions | Applicable to: |
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| 1 | Submission of a translation for an application filed in a foreign language (Article 36-2 (6) of the Patent Act) | Patent application that is deemed to have been withdrawn on or after April 1, 2012 (date of entry into force of the 2011 Amendment) due to the failure to submit a translation |
| 2 | Priority claim based on a patent application, etc. (Article 41 (1) (i) of the Patent Act, in parentheses) | Priority claim for a patent application filed on or after April 1, 2015 (date of entry into force of the 2014 Amendment) |
| 3 | Priority claim as under the Paris Convention (Articles 43-2 (1) & 43-3 (3) of the Patent Act, Article 11 of the Utility Model Act, and Article 15 of the Design Act) | Priority claim for: - a patent / utility model application filed on or after April 1, 2015 (date of entry into force of the 2014 Amendment) - a design application filed on or after April 1, 2021 (date of entry into force of the 2019 Amendment) |
| 4 | Request for examination of an application (Article 48-3 (5) of the Patent Act) | Patent application that is deemed to have been withdrawn on or after April 1, 2015 (date of entry into force of the 2014 Amendment) due to the lack of request for examination |
| 5 | Late payment of a patent fee and a patent surcharge (Article 112-2 (1) of the Patent Act) | Patent right that is deemed to have been extinguished or never to have existed on or after April 1, 2012 (date of entry into force of the 2011 Amendment) |
| 6 | Submission of a translation of an international patent application filed in a foreign language (Article 184-4 (4) of the Patent Act) | International patent application that is deemed to have been withdrawn on or after April 1, 2012 (date of entry into force of the 2011 Amendment) due to the failure to submit a translation |
| 7 | Notification of the appointment of a patent / utility model administrator by an overseas resident who filed an international patent application (Article 184-11 (6) of the Patent Act, and Article 48-15 (2) of the Utility Model Act) | International patent / utility model application that is deemed to have been withdrawn on or after April 1, 2016 (date of entry into force of the 2015 Amendment) due to the failure to submit a notification of the appointment of a patent / utility model administrator |
| 8 | Priority claim based on a utility model application, etc. (Article 8 (1) (i) of the Utility Model Act, paragraph in parentheses) | Priority claim for a utility model application filed on or after April 1, 2015 (date of entry into force of the 2014 Amendment) |
| 9 | Late payment of a utility model registration fee and a registration surcharge (Article 33-2 (1) of the Utility Model Act) | Utility model right that is deemed to have been extinguished or never to have existed on or after April 1, 2012 (date of entry into force of the 2011 Amendment) |
| 10 | Submission of a translation for an international utility model application filed in a foreign language (Article 48-4 (4) of the Utility Model Act) | International utility model registration application that is deemed to have been withdrawn on or after April 1, 2012 (date of entry into force of the 2011 Amendment) due to the failure to submit a translation |
| 11 | Late payment of a design registration fee and a registration surcharge (Article 44-2 (1) of the Design Act) | Design right that is deemed to have been extinguished or never to have existed on or after April 1, 2012 (date of entry into force of the 2011 Amendment) |
| 12 | Application for registration of a renewal of a trademark right (Article 21 (1) of the Trademark Act) | Trademark right that is deemed to have been extinguished on or after April 1, 2012 (date of entry into force of the 2011 Amendment) |
| 13 | Late payment of a second-installment registration fee and a registration surcharge (Article 41-3 (1) of the Trademark Act) | Trademark right that is deemed to have been extinguished on or after April 1, 2016 (date of entry into force of the 2015 Amendment) |
| 14 | Application for registration of a renewal of the effective period of a right based on defensive mark registration (Article 65-3 (3) of the Trademark Act) | Application for registration of a renewal for which the time limit for filing expires on or after April 1, 2012 (date of entry into force of the 2011 Amendment) |

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| 15 | Application for registration of reclassification (Article 3 (3) of the Supplementary Provision of the Trademark Act) | Application for registration of reclassification for which the time limit for filing expires on or after April 1, 2012 (date of entry into force of the 2011 Amendment) |
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