Proposal by the Delegation of Canada December 12, 2012

Article 6 Grace Period for Filing in Case of Disclosure

Replace paragraphs (i), (ii) and (iii) of Article 6 by the following:

- (i) by the creator or his/her successor in title; or
- (ii) by a person who obtained information about the industrial design directly or indirectly from the creator or his/her successor in title.

Article 8 Division of Application

- (1) If in accordance with Article 3(3) a Contracting Party prescribes conditions under which an application may include two or more industrial designs and an initial application is filed which does not comply with those conditions, the Office may require the applicant, at the option of the applicant, to either
 - (i) amend the initial application to comply with those conditions; or
 - (ii) divide the initial application into two or more divisional applications which comply with those conditions by distributing among the latter the industrial designs for which protection was claimed in the initial application.

Repuberlation

Typisal Console 11/XII

Rule 3(2)

(2) [Particulars Concerning Reproduction] Notwithstanding paragraph (1)(c), the representation of the industrial design may include:

Deleted: reproduction

Deleted: dotted or stippled lines, to indicate

(i) matter that does not form part of the claimed design if it is identified as such in the

description or it is shown by means of dotted or broken lines;

(ii) shading, to show the contours or volume of a three-dimensional design.