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Consultation on Design Protection in the EU

Fields marked with * are mandatory.

Introduction

The main substantive aspects of national laws on the protection of designs are harmonized at EU level by the Design Directive[1] from 1998, which also aimed at maintaining a system for registering designs for businesses that only operate within an EU Member State. Alongside those national protection systems, the Community Design Regulation[2] from 2002 created an autonomous system for the protection of Community designs having equal effect throughout the European Union.

Designs are defined as appearance of the whole or a part of a product resulting from its features such as e.g. lines. contours, colours, shape, texture, materials used or ornamentation. Designs can be part of handcrafted or industrial goods, including among others also packaging, graphic symbols or even fonts.

Designers can benefit from different forms of protection of their work in the EU. Their creations are protected without any registration or formalities for a period of three years as unregistered Community designs (governed by the Community Design Regulation) if they are made publicly available ('disclosed') within the EU. When longer protection of up to 25 years is wanted, designers have a choice of registering their designs separately in some or all of the EU Member States following the harmonized national rules (as specified by the Design Directive). Alternatively, they can register them once for the whole EU using the registered Community design (governed as well by the Community Design Regulation) managed by the European Union Intellectual Property Office (EUIPO). As yet another option, designers can protect their creations within or outside the EU through the Hague System for the International Registration of Industrial Designs, administered by the World Intellectual Property Organization (WIPO). While procedures are not harmonized, the principal substantive conditions for registering a design are identical in all EU Member States as are the principal rights of design owners. Design is a property right and its owner decides who can use it, how and for what price. Protection covers unauthorized use or copying. In 2017, 94,000 registered Community designs were registered (6% more than in 2016, and 12% more than in 2015). The registration involves fees, which for the registered Community design amount to €350 including publication.

This public consultation aims at gathering views of all those affected by design protection in Europe in order to evaluate the performance of the Community and national systems and identify areas where changes may be necessary. The consultation builds on and follows previous research, analysis and targeted surveys carried out as part of two studies on economic (http://ec.europa.eu/growth/content/economic-review-industrial-design-europe-0_en) (2015) and legal (https://ec.europa.eu/growth/content/legal-review-industrial-design-protection-europe-0_en) (2016) review of the design protection systems in Europe.

The questionnaire of the consultation is divided into several different sections. In principle respondents can choose to reply to a selection of these sections (one, several or all) according to their profile/type of activity. However, different levels of knowledge and experience will be needed to be able to answer the individual questions. While the reply to general questions will require at least certain knowledge on design protection in the European Union, it will not be possible to answer a larger number of specific questions without having profound legal expertise and experience in the relevant field.

[1] Directive 98/71/EC of the European Parliament and of the Council of 13 October 1998 on the legal protection of

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designs	
[2] Council Regulation (EC) No 6/2002 of 12 December 2001 on Community of	designs
About you	
*Language of my contribution	
English V	
Ligion	
*I am giving my contribution as	
Public authority	
*First name	
Saskia	
*Surname	
Jurna	
*Email (this won't be published)	
s.j.jurna@minez.nl	
*Scope	
National	
255 character(s) maximum Ministry of Economic Affairs and Climate Policy	
*Organisation size	
Large (250 or more)	
Tananananananananananananananananananan	
Transparency register number 255 character(s) maximum	
Check if your organisation is on the transparency register (http://ec.europa.eu/transpar	encyregister/public/homePage.do?
redir=false&locale=en). It's a voluntary database for organisations seeking to influence EU	decision-making.
*Country of origin	
*Country of origin Please add your country of origin, or that of your organisation.	
Netherlands	
*What are the main areas of your activity?	
at least 1 choice(s)	
☐ Manufacturing	
☐ Wholesale and retail trade; Repair of motor vehicles ☐ Information and communication	
□ Professional, scientific and technical activities	
Public administration	
☐ Creative, arts and entertainment activities	
☐ Other activities	
*Publication privacy settings	

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The Commission will publish the responses to this public consultation. You can choose public or to remain anonymous. • Anonymous	whether you would like your details to be made
Only your type, country of origin and contribution will be published. All other pesize, transparency register number) will not be published. Public	ersonal details (name, organisation name and
Your personal details (name, organisation name and size, transparency regist with your contribution.	er number, country of origin) will be published
☑ *I agree with the personal data protection provisions (https://ec.europa.eu/info/lavstatement_en)	w/better-regulation/specific-privacy-
General questions to all	
*1. Please indicate whether your knowledge of the design protection systems members of your organization	in the EU comes from the fact that you or
at least 1 choice(s) Create/own designs	
☐ Use designs of others	
☐ Give (legal) advice	
☑ Work in intellectual property office, ministry, court or other authority	
☐ Lecture/research the topic	
□ Other	
☐ I don't have any knowledge of the design protection systems	
*2. What do you generally think about the overall functioning of the design prodesign systems and the Community design regime altogether as a complement aspects of design protection)?	경기 가지 하면 하는 이 바람이 되어 있다면 되었다. 이 집 사람들이 없는 사람들이 되었다면 하는데
It works very well	
O It works rather well	
O It works rather bad	
O It works very bad	
O No opinion	
*Please explain your answer:	
5000 character(s) maximum	
n.a.	
3. Please evaluate the importance of the following objectives of the harmonizathe Community design system.	ation of national rules and of the creation of
between 9 and 9 answered rows	
Detwoon o and o answered rows	

	Very	Important	Rather not important	Not important at all	No opinion
*Promoting innovation, creativity and development of new products in the EU	•	0	0	0	0
*Allowing products to circulate freely in the internal market	•	0	0	0	0
*Providing the same protection of designs everywhere in the EU	•	0	0	0	0
*Serving the needs of all industry sectors	•	0	0	0	0
*Preventing counterfeiting and copying of Community designs	•	0	0	0	0
*Allowing for simple registration of Community designs	•	0	0	0	0
*Allowing for affordable registration of Community designs	•	0	0	0	0

*Making Community design registration readily accessible to small and medium-sized enterprises as well as to individual designers	•	0	0	0	0
*Allowing for a simplified enforcement of Community designs	•	0	0	0	0

10 41		41 - 1 - 1 1 - 1	to an increase a result	to be a part of the last of the party
If there are	other onlectives	that should	ne nursued	please let us know:

5000 character(s) maximum	

4. Based on your knowledge of the design protection systems in the EU, how have the harmonization of national rules and the creation of the Community design system contributed to the achievement of those objectives since 2003?

between 9 and 9 answered rows

	Helped a lot	Helped a little	Hindered a little	Hindered a lot	No opinion
*Promoting innovation, creativity and development of new products in the EU	•	0	0	0	0
*Allowing products to circulate freely in the internal market	•	0	0	0	0
*Providing the same protection of designs everywhere in the EU	•	0	0	0	0
*Serving the needs of all industry sectors	•	0	0	0	0
*Preventing counterfeiting and copying of Community designs	•	0	O	0	0
*Allowing for simple registration of Community designs	•	0	0	0	0
*Allowing for affordable registration of Community designs	•	0	0	0	0
*Making Community design registration readily accessible to small and medium-sized enterprises as well as to individual designers	•	0	0	0	0
*Allowing for a simplified enforcement of unregistered Community designs	•	0	0	0	0

If you want to add any remark, please do so here:

5000 character(s) maximum	

Specific question to national authorities

- *5. Do you agree that the respective costs involved in implementing the Design Directive and the Community Design Regulation are justified given the benefits that have already been achieved by harmonizing essential aspects of design protection and providing for a unitary system of EU-wide protection?
 - Yes
 - O No
 - O No opinion

General questions to all

*6. In this context, to what extent do you agree that the harmonization of national rules and the creation of the Community design system is of added value compared to a situation where Member States would have (entirely) different rules on design protection and such protection would be available at national level only?

Strongly agree	
O Agree	
O Disagree	
O Strongly disagree	
O No opinion	
If you want to add any remark, please do so here:	
5000 character(s) maximum	
Cook sharastor(b) maximum	
*7. Are you aware of any unintended consequences or shortcomings of the Design Directive or the Community Regulation?	Design
O Yes	
No No	
O No opinion	
*8. In general, do you think that there is sufficient awareness among designers and entrepreneurs (including smedium-sized enterprises) of the availability, benefits and ways for protecting designs in the EU?	nall and
O Yes	
No No opinion	
(No obilion	
*If no, please specify where and in what respect you see deficiencies in the awareness:	
5000 character(s) maximum	
Especially among SMEs more awareness would be desirable	
O No opinion	
*Please explain your answer:	
5000 character(s) maximum n.a.	
More specific questions to all	
We would now like to ask you questions that are more specific. These are best answered by those with g knowledge or experience with the design protection systems in the EU.	reater
Terms of protection	
*14. An unregistered Community design is protected for 3 years after its first making available to the public. Do this term of protection is adequate?	you think
Yes Yes Nes Nes	
O No, it is too long	
O No, it is too short	
O I have no opinion	
*15. A registered Community or national design can be protected up to 25 years from the date of filing. Do you term of protection is adequate?	think this
O No, it is too long	
O No, it is too short	
O I have no opinion	

Spare parts protection

At the time of adoption of the Design Directive it was not possible to harmonize design protection for spare parts. The latter concern visible component parts used for the purpose of the repair of a complex product (such as a motorcar) so as to restore its original appearance (covering, in particular, body panels, integrated lighting and automotive glass).

While the majority of Member States extend design protection to	such spa	ire parts t	he other p	oart does no	do so.
*16. Are different rules on spare parts protection in the Member Sta	ates a prob	olem for yo	ou?		
O Yes					
No No					
O No opinion					2.
*Please explain your answer:					
5000 character(s) maximum					
n.a.					
*17. Should the rules on spare parts protection be the same in the	EU?				
⊚ Yes					
O No					
O No opinion					
*If yes, please explain your answer and tell us what should be the	common r	ules:			
5000 character(s) maximum					
full harmonization is desirable			7		
Tall Harmonization to desirable			1		
Specific questions to lawyers/legal advisors, authorities a	nd acade	emia			
					es constant
The following questions are very specific and therefore require	profound	legal exp	ertise and	experience	in order to
be answered.					
Cubicat matter and agency of protection					
Subject-matter and scope of protection					
39. Based on your knowledge of the design protection systems in		lease eval	uate the fo	ollowing elem	ents in the
legislation and its application by industrial property offices and in	courts.				
between 3 and 3 answered rows		syrresium.			-
	Very	Class	Not	Very	No
	clear	Clear	clear	unclear	opinion
*The definition of a "design", a "product" and a "complex product"	0	0	0	0	•
*The requirements for protection (e.g. related to the need of being "visible")	0	0	, 0	0	•
*The scope of design protection (e.g. as to how to				-	

Rights conferred

determine the individual character of a design)

- *40. Do you consider that the current scope of design rights, including limitations, provides sufficient protection against third parties copying a protected design by means of 3D printing?
 - Yes
 - O No
 - O No opinion
- *41. Do you think that the scope of design rights should allow preventing third parties from transiting counterfeit design goods through the Union territory even if the goods are not intended to be placed on the Union market?

O Yes	
⊚ No	
O No opinion	
*Please explain your answer:	
5000 character(s) maximum n.a.	
II.a.	
Grounds for invalidity	
*42. Do you think that lack of clarity and consistency in the representation should be a	n explicit ground for invalidity of a
design?	
O Yes ⊚ No	
O No opinion	
*Please explain your answer:	
2000 character(s) maximum	1
n.a.	
Procedural issues	
interfaces)?	
*Please explain your answer:	
5000 character(s) maximum	
the possibility to file computer animated designs appears very useful and technical cooperation in this respect would be welcomed	
*44. Are you aware of any problems in relation to the option to file a description of a de regime, national law or the international Hague system?	sign under the Community design
O Yes	
⊚ No	
O No opinion	
*45. The Community Design Regulation allows for the filing of a specimen where the appearance (e.g. a piece of textile), and deferment of publication is requested. Do you considered and meeting current business needs?	
O Yes	
No No	
O No opinion	
*Please explain your answer:	
2000 character(s) maximum	
none were filed at BOIP, and besides, the scope of protection is determined by what's in the register	
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*46. In your view, are there any specific provisions or requirements/conditions in the Community Design Regulation or the
respective Implementing Regulation (EC) No 2245/2002 in relation to procedures before the EUIPO (e.g. for the applicatio
or registration of a registered Community design) which you consider to be inappropriately complex or rigid, or
generating unnecessary burdens for users of the system?

- O Yes
- O No
- No opinion

Other potential for improvement

- *47. Are you aware of any (other) specific issue in relation to the protection, registration or enforcement of designs in respect of which you feel there is need for improvement or updating of the Community Design Regulation and/or the Design Directive?
 - O Yes
 - O No
 - No opinion

Degree of harmonization

48. Below is a list of design law aspects that are not (fully) harmonized by the Design Directive. For each item please let us know how do you assess the need for harmonization in view of potential obstacles for the internal market and the establishment of a level playing field for the registration of national designs.

between 16 and 16 answered rows

	Very important	Rather important	Rather not important	Not at all important	No opinior
*Description of design and its legal relevance for the subject-matter of protection	0	O	0	0	•
*Product indication and the design's scope of protection	0	0	0	0	•
*Formal requirements to represent a design (e.g. number of views, neutral background)	0	0	0	0	•
*Deferment of publication	0	0	0	0	•
*Multiple applications and its conditions	0	•	0	0	0
*Right to the design	0	0	0	0	•
*Protection of unregistered designs	0	0	0	0	•
*Right of prior use	0	0	0	0	•
*National designs as objects of property (transfer, rights in rem, levy of execution, licensing)	0	•	0	Ö	0
*Substantive grounds for refusal of registration	0	0	0	0	•
*Procedure for refusal of registration	0	0	0	0	•
*Responsible authority for invalidating a design	0	0	0	0	•
*Procedure for invalidating a design	0	0	0	0	•
*Refusal/invalidity based on earlier distinctive sign (optional in the Directive)	0	0	0	0	•
*Refusal/invalidity based on unauthorized use of a copyright protected work (optional in the Directive)	0	0	0	0	•
*Refusal/invalidity based on improper use of an item listed in Article 6b of the Paris Convention for the Protection of Industrial Property (optional in the Directive)	0	0	0	0	•

n.a.		
n.a.		
Please also explain the problems caused by the lack of harn	onization:	
5000 character(s) maximum		
n.a.		
	(0)	
If you consider other aspects in need of harmonization, plea f harmonization:	se specify them and explain the problems caused by	the lack
5000 character(s) maximum		
	1 0	
Specific question to national authorities		
49. In some Member States, invalidity proceedings can only naking such proceedings available before all national indust	(CONTROL OF CONTROL O	on
O Positive		
Negative		
O No opinion		
Please explain your answer:		
2000 character(s) maximum		
too little experience with designs at national/regional office, du	e to low volumes compared	
50. In terms of coherence, are you aware of any problematic	es and academia inconsistencies or discrepancies in the provisions of	
Specific questions to lawyers/legal advisors, authorit 50. In terms of coherence, are you aware of any problematic Design Directive and/or the Community Design Regulation, a	es and academia inconsistencies or discrepancies in the provisions of addors between these two instruments, and/or between	
Specific questions to lawyers/legal advisors, authorit 50. In terms of coherence, are you aware of any problematic Design Directive and/or the Community Design Regulation, a	es and academia inconsistencies or discrepancies in the provisions of addors between these two instruments, and/or between	
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Yes	
O No	
O No opinion	
Please explain your answer:	
000 character(s) maximum	
n.a.	
54. Are you aware of any problems/issues which negatively influence to the Community design system, the national design systems and	마이가 그는 장에 가는 사람이 아니라 가게 가는 사람이 있는 이 사람이 되었다. 그 그 그 사람들은 사람들이 모르게 되었다.
O Yes	
● No	
O No opinion	
55. If you wish to register the same design in the EU and in othen achieving it?	er countries outside the EU, what are the main difficulties
t least 1 choice(s)	
☐ Different scope of protection	
☐ Different requirements for the design representation	
☐ Different requirements for the product indications	4-1
☐ Different procedural rules	
□ Other	
☐ There are no relevant difficulties	
☑ I have no experience	
56. In your view, is the current general level of fees for Commur	nity designs appropriate?
Yes	, and a second s
No, fees are too high	
O No, fees are too low	
O No opinion	
57. In your view, does the current structure of the various fees p	present any difficulties to applicants and holders of
Community designs?	
O Yes	
No No printer	
O No opinion	
58. In this context, do you think it is appropriate that all designs ame class of the International Classification for Industrial Designaries that the count?	보이 하는 사람이 되면 되어 주었다. 이 불어야 하다면 하는 사람이 되었다면 하는 사람이 되었다. 그는 사람이 되었다. 그는 사람이 되었다면 하는 것이 되었다면 하는데 없다.
O Yes	
No	
O No opinion	
nvitation to all	
50 If	on to the design protection systems in the EU and their questionnaire, please feel free to do so here:
조금 물론 하나 있다. 그는 이 이 사람들은 점점 보다 되었다. 그는 사람들은 사람들이 되었다면 하는 사람들이 되었다면 하는데 없다.	
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