

Hague Agreement Concerning the International Registration of Industrial Designs

Individual designation fee: Israel

1. The Government of Israel has made the declaration referred to in Article 7(2) of the 1999 Act of the Hague Agreement Concerning the International Registration of Industrial Designs that, in connection with an international application in which Israel is designated, the prescribed designation fee shall be replaced by an individual designation fee.
2. The declaration also specified a reduced amount for an international application if any of the following apply:
 - (a) the applicant is a natural person;
 - (b) the applicant is a small entity whose yearly revenue does not exceed the amount set in the Israeli Design Regulations; or
 - (c) the applicant is a higher education institution recognized by Israeli law.
3. Furthermore, the reduction as described above will only apply where no priority has been claimed from a previous filing.
4. In accordance with Rule 28(2)(b) of the Common Regulations under the 1999 Act and the 1960 Act of the Hague Agreement, the Director General of the World Intellectual Property Organization (WIPO) has established, after consultation with the Israel Patent Office (ILPO), the amounts of the individual designation fee payable in connection with an international application in which Israel is designated and in connection with the renewal of an international registration designating Israel:

Individual Designation Fee		Amounts <i>(in Swiss francs)</i>
International Application	for each design	114
	reduced amount for each design	68
First renewal	for each design	142
Second renewal	for each design	171
Third renewal	for each design	199
Fourth renewal	for each design	228

5. The declaration relating to the individual designation fee made by Israel will enter into force on January 3, 2020.

December 24, 2019