**Executive Decree # 66-87 of 28th April 1966 carrying the application of Order # 66 - 86 of 28th April 1966 related to the designs and models**

The Prime Minister, President of the Minister Cabinet,

  Based upon the report of the Minister of the Industry and Energy ; Considering Order # 66 - 86 of 28th April 1966 related to the plans and models ;   Ordains :

****TITLE 1**

**DECLARATION OF REGISTRATION:**

**Article 1:**

The declaration of registration prescribed by Article 9 of the aforementioned order, is established on an application form provided by the comptenet services. It is registered in four exemplaries.

**Article 2:**

The declaration of registration contains the following required fields:

**a)** the names, forenames, address and nationality of the applicant, or, if it is a corporate body, its corporate name and corporate headquarters.

**b)** the name and address of the attorney, if applicable, who has power to perform a registration as well as the date of power as mentioned in Article 4 hereinafter.

**c)** the number and nature of the plans and models and the order number that is allocated to them.

**d)** if need be, the indications related to the request of priority of a prior registration.

**e**) the numbers of the plans and models to which is affixed an explanatory legend.

**f)** the stamps of the seals affixed on the box containing the plans or models.

**g)** the plans or models for which the publication prescribed in Article 1 of Order # 66 - 86 aforementioned, with or without maintaining of the protection for a duration of ten years, is required.

**h)** the amount of due taxes, the payment method as well as the date and number of the payment title.

**i)** the list of registered items to support the declaration.

 The registartion declaration must be dated by the applicant or their attorney ; the signature is preceeded by the indication of the title of the applicant. The following items are ttached to the declaration of registration:

**1)** the sealed box prescribed by Article 9 of the aforementioned order # 66 - 86.

**2)** the power of the attorney as well as the documents of priority prescribed in Article 10 of the aforementioned order # 66 - 86.

**3)** the request of publicagtion, if applicable.

**4)** the receipt for payment of the due taxes.

**Article 3:**

Any declaration expressed by a maried woman or a widow, comprises her family name and her forenames following the name of her husband. In the case when the registration is made jointly by many persons, the indications prescribed in Article 2, indent a, must be provided for each of these persons.

**Article 4:**

The power of attorney must indicate the name and forenames of the applicant, or, if it is regarding a corporate body, its corporate name and corporate headquarters address. It is dated and signed by the applicant ; if it is regarding a corporate body, it mentions the title of the signatory person.

****TITLE 2**

**SEALED PACKAGE – REPRESENTATION OR AMPLES OF THE PLANS OR MODELS:**

**Article 5:**

The registration of a model can be done in the form of either a graphical or photographic representation or a sample. A same model cannot be registered at the same time in two forms. If it was not the case, the applicant would be assumed to give priority to the registration in the form of a sample.

**Article 6:**

When the registration is done in the form of a representation of the object, the applicant chooses, at their own risk, the most appropriate means to prevent any alteration of the said representation and to allow its reproduction using photographic processes.

The dimensions of the plans and models must be included between eight (8) and fourty eight (48) centimetres. The plans and models must be flattened or rolled in a box that contains them. They must be implemented using black ink.

In case of necessity, any plan can be sub-divised in many parts that are indentifiable by linking lines and reference numbers ; but the applicant must provide full drawing on a separate sheet.

In the back of the plan or the photography, the applicant affixes their signature in the left side and writes in the top right part the number that they allocate to the registered object, if it relates to a registration of multiple objects.

An explanatory legend related to each or to some of the plans or models can be attached to the registration, if the creator decides it is necessary. It must be written on a separate sheet which holds the same number as the one written on the object and signed by the applicant.

**Article 7:**

The registered objects are enclosed within a wooden or metallic box of which the dimensions cannot exceed fifty (50) centimetres in width and twenty five (25) centimetres in height.

The total weight of the box must not exceed eight (8) kilograms. The box is bordered by a string crossed at the base and at the top and held by a seal affixed by the applicant.

****TITLE 3**

**RECORDING OF THE REGISTRATION:**

**Article 8:**

When the registration is legit and the taxes have been acquitted, the competent service proceeds to recording the registration.

The recording number, the visa and the stamp of the competent service are affixed on each of the copies of the declaration as well as the sealed box.

A copy of the declaration is sent to the applicant or to their attorney as a certificate of registration.

**** TITLE 4**

**PUBLICATION OF THE REGISTRATION:**

**Article 9:**

The request of publication prescribed in Article 13 of the aforementioned order # 66 – 86 is dont either simultaneously with the declaration of registration, or during the first period of protection.

In the latter case, it is signed by the holder of the registration or their successor-in-interest or by the attorney and addressed in two copies to the competent service, with request of acknowledgement of receipt.

It does not necessarily concern all the plans and models included in a registration ; the objects for which the publication is not required are replaced in their box which is closed and recovered with the seal of the competent service.

The request of publication contains the following required fields:

**a)** the names, forenames and address of the applicant or if it regards a corporate body, its corporate name and its corporate headquarters.

**b)** the name and address of the attorney, if applicable, who has power to formulate the request.

**c)** the place and date of the registration as well as, if applicable, the registration number.

**d)** the amount and the number of the pland and models for which the publicatin is required with or without maintenance up to ten years.

**e)** the amount of due taxes, the payment method and the date and number of the payment title.

When the request is formulated by a successor-in-intersest, it is endorsed with a justification of the right of this latter.

It is accompanied with the payment title for the due taxes.

**Article 10:**

The request of publication is recorded by the competent service.

**Article 11:**

The competent service proceeds to the opening of sealed box. When, after opening, it is noticed that the registration is not legit, a statement is produced. The closed box is put under seal and kept available to the signatory of the request of publication ; notice about it is given by a recorded letter to the signatory of the request.

**Article 12:**

The reproductions of the objects, of which the publicity has been requested, are made available for the public by the competent service, in accordance with with Article 17 of the aforementioned order # 66 – 86 ; each one carries the name, forenames, occupation and address of the applicant, the order number allocated to the registration, the date of the given publicity and is accompanied with an explanatory legend, if applicable.

The communication of the records holding these reproductions takes place under the surveillance of an agent of the competent agent.

The objects and reproductions must not be neither copied, nor reproduced in any way.

**Article 13:**

The applications wanting to obtain the delivery of a copy, in application of Article 18 of the aforementioned order, must be addressed to the competent service ; they must be accompanied with the justification of titles of the applicant and the receipt of payment of the due tax.

****TITLE 5**

**MAINTENANCE OF THE PROTECTION:**

**Article 14:**

The request for extension of the protection to ten years, prescribed by Article 13 of the aforementioned order # 66 - 86 can be done either in the declaration of registration, with the request of publication, or before the expiry of the period of one year, or in the six months that follow.

In the last two cases, it is signed by the applicant, by their successor-in-interest or by the attorney and addressed in two copies to the competent service, by recorded mail, with request of acknowledgment of receipt.

It is made under the same conditions as the declaration of registration recorded by the competent service.

**Article 15:**

The competent service proceeds to the publication of the plans and models for which the maintenance is requested.

****TITLE 6**

**RESTITUTION OF THE REGISTRATIONS:**

**Article 16:**

The application or their sucessors-in-interest can request the total or partial restitution of a registration. When the request is expressed by a successor-in-interest, it must be supported by a justification of their right to claim this restitution in place of the owner of the registration.

**Article 17:**

The plans or models are returned to their ownsers, on their request, at the expiry of the period of protection.

If they are not claimed in the year following the end of the protection, they are possibly destroyed.

The competent service returns the registration at the expense of the applicants.

****TITLE 7**

**SPECIAL REGISTER OF PLANS OR MODELS:**

**Article 19:**

The special register of the plans and models mentions the declarations, acts and legal decisions.

The applications of subscirption of the said acts are registered at the competent service or are sent to it by recorded mail with request of acknowledgment of receipt. They indicate the name, forenames or corporate name, address or corporate headquarters of the applicant, the ones for the attorney if there is one, as well as the amount of paid taxes, the method of payment and the number of the receipt. They are accompanied by the items listed in Articles 21 and 22 hereinafter.

**Article 20:**

Any subscription related to the said acts is operated after the deposition of an original copy duly recorded of the act if it is under private agreement, of a copy, if it is authentic and, in case of change by succession, of a notoriety act or an abstract of the inventory.

The strikings off related to plans and models given as a place are operated after the registration, either of an original copy duly recorded of the act, comprising withdrawal of strike off, or of a copy of the definite legal decision.

**Article 21:**

Any application of subscription is accompanied by three slips provided by the competent service.

The mentions of the slips are certified conform to the act by the parties.

The original of the act representing the application of registration is preserved by the competent service. A slip is returned to the claimant after affixing the mention of recording.

**Article 22:**

Any person can obtain, upon request, either a copy of the subscriptions written on the special register of the plans and model, or a status of the remaining subscriptions on the plans and models given as testimony, or a certificate proving that there is no subscription.

The competent service provides also extracts related to the address of the owner of the plans and models, the transferee or the concessionnaries of the rights.

**Article 23:**

The Minister of the Industry and Energy is responsible for the execution of the present decree which will be published in the Official Journal Of the People's Democratic Republic of Algeria.

**Done in Algiers, on 28th April 1966**

**Houari BOUMEDIENE**