

Changes to legislation: Registered Designs Act 1949, SCHEDULE 1A is up to date with all changes known to be in force on or before 21 January 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

SCHEDULES

[^{F1}SCHEDULE 1A

Section 12A

EUROPEAN COMMUNITY REGISTERED DESIGNS

Textual Amendments

- F1** Schs. 1A, 1B inserted (31.12.2020) by [The Designs and International Trade Marks \(Amendment etc.\) \(EU Exit\) Regulations 2019 \(S.I. 2019/638\)](#), reg. 1, **Sch. 3 para. 3** (with Sch. 5 Pt. 1) (as amended by [S.I. 2020/1050](#), regs. 1(2), 23); 2020 c. 1, Sch. 5 para. 1(1)

PART 1

EXISTING REGISTERED COMMUNITY DESIGNS

Designs registered as Community designs to be treated as registered under the Act

- 1 (1) A design which, immediately before [^{F2}IP completion day], is entered in the RCD register and has been published in the Community Designs Bulletin as mentioned in Article 73(1) (an “existing registered Community design”) is to be treated on and after [^{F2}IP completion day] as if an application for its registration had been made, and it had been registered, under this Act.
- (2) A registered design which comes into being by virtue of sub-paragraph (1) is referred to in this Schedule as a “re-registered design”.
- (3) This Act applies to a re-registered design as it applies to other registered designs except as otherwise provided in this Schedule.
- (4) For the purposes of this Act—
- (a) the date of registration of a re-registered design is the date on which the existing registered Community design from which the re-registered design derives was treated as registered under the Community Design Regulation, and
 - (b) the date of the application of a re-registered design is the date treated, under Article 38, as the date of filing of the application for the registration of the existing registered Community design from which the re-registered design derives.
- (5) Nothing in this Act authorises the imposition of a fee, or the making of provision by rules or regulations which authorises the imposition of a fee, in respect of any matter relating to a re-registered design (see instead provision made by regulations under Schedule 4 to the European Union (Withdrawal) Act 2018).
- (6) The following provisions of this Act do not apply to a re-registered design—
- (a) section 7A(6);

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(b) section 18.

(7) In this Schedule—

- (a) “the RCD register” means the register of registered Community designs maintained under Article 72;
- (b) “the Community Design Regulation” means Council Regulation (EC) No 6/2002 of 12th December 2001 on Community Designs as it had effect immediately before [F²IP completion day].

Textual Amendments

F2 Words in [Sch. 1A](#) substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), [21\(c\)\(i\)](#)

Entries to be made in the register in relation to designs treated as registered under this Act

- 2
- (1) The registrar must as soon as reasonably practicable on or after [F²IP completion day] enter a re-registered design in the register of designs.
 - (2) The obligation under section 22(1) (inspection of registered designs) applies to a re-registered design on and after the day on which the re-registered design is entered in the register (notwithstanding that no certificate of registration has been granted).

Textual Amendments

F2 Words in [Sch. 1A](#) substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), [21\(c\)\(i\)](#)

Opt out

- 3
- (1) Subject to sub-paragraph (2), the proprietor of an existing registered Community design may at any time on or after [F²IP completion day] serve a notice on the registrar that the design is not to be treated as if it had been registered under this Act.
 - (2) A notice under sub-paragraph (1) may not be served where on or after [F²IP completion day]—
 - (a) the re-registered design which derives from the existing registered Community design (or any interest in it)—
 - (i) has been assigned or otherwise transferred except by an assent by personal representatives, or
 - (ii) has had an interest created in it by a mortgage, licence or other instrument; or
 - (b) proceedings based on the re-registered design have been initiated by the proprietor or with the proprietor's consent.
 - (3) A notice served under sub-paragraph (1) must—
 - (a) identify the existing registered Community design; and

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- (b) include the name and address of any person having an interest in the existing registered Community design which had effect before [F²IP completion day] in the United Kingdom and in respect of which an entry was recorded in the RCD register.
- (4) A notice under sub-paragraph (1) is of no effect unless the proprietor in that notice certifies that any such person—
- (a) has been given not less than three months' notice of the proprietor's intention to serve such a notice; or
 - (b) is not affected by, or if affected consents to, the notice.
- (5) Where a notice has been served under sub-paragraph (1)—
- (a) the design ceases with effect from [F²IP completion day] to be treated as if it had been registered under this Act,
 - (b) the obligation imposed on the registrar under paragraph 2 (entries to be made in the register in relation to designs treated as registered under this Act) ceases to have effect, and
 - (c) the registrar must make any necessary amendments to the register.

Textual Amendments

- F2** Words in [Sch. 1A](#) substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), [21\(c\)\(i\)](#)

Effect of claim of priority

- 4 (1) This paragraph applies where a right of priority has been claimed in accordance with Article 42 in respect of an existing registered Community design.
- (2) The proprietor of the re-registered design which derives from the existing registered Community design is to be treated on and after [F²IP completion day] as having the same claim of priority.
- (3) Accordingly, the relevant date for the purposes of establishing whether (or to what extent) the re-registered design is new or has individual character is the date of filing of the application for registration of a design in a convention country which formed the basis for the claim of priority.

Textual Amendments

- F2** Words in [Sch. 1A](#) substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), [21\(c\)\(i\)](#)

Unregistered pre-exit transfers

- 5 (1) This paragraph applies where immediately before [F²IP completion day] there is a transfer of an existing registered Community design that has not been entered in the RCD register (a “relevant transfer”).

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- (2) Section 19 (registration of assignments, etc.) applies in relation to a relevant transfer as if it were an assignment of the re-registered design which derives from the existing registered Community design which has been transferred.

Textual Amendments

- F2** Words in [Sch. 1A](#) substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), [21\(c\)\(i\)](#)

Pre-exit licences to continue to have effect in the United Kingdom

- 6 (1) This paragraph applies where immediately before [F²IP completion day] an existing registered Community design is the subject of a licence which—
- (a) authorises the doing of acts in the United Kingdom which would otherwise infringe an existing registered Community design, and
 - (b) does not expire on [F²IP completion day] (a “relevant licence”).
- (2) Subject to any agreement to the contrary between the licensee and the licensor, a relevant licence continues to authorise the doing of acts which would otherwise infringe the right in the re-registered design which derives from the existing registered Community design.
- (3) Sub-paragraph (2) is subject to the terms on which the relevant licence was granted, subject to such modifications as are necessary for their application in the United Kingdom.
- (4) Section 19 (registration of assignments, etc.) applies in relation to a relevant licence as if it were a licence of the re-registered design deriving from the existing registered Community design which is subject to the relevant licence, subject to the following modification.
- (5) Where immediately before [F²IP completion day] there is an entry in the RCD register relating to the relevant licence, section 19(5) does not apply to the licence until after the expiry of the period of 12 months beginning with the day after that on which [F²IP completion day] falls.

Textual Amendments

- F2** Words in [Sch. 1A](#) substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), [21\(c\)\(i\)](#)

Security interests in existing registered Community designs

- 7 (1) This paragraph applies where immediately before [F²IP completion day] an existing registered Community design is the subject of an interest which has been granted as security and does not expire on [F²IP completion day] (a “relevant security interest”).
- (2) References to the existing registered Community design in any document which grants or refers to the relevant security interest are to be read as including references

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to the re-registered design which derives from the existing registered Community design.

- (3) Section 19 (registration of assignments, etc.) applies in relation to a relevant security interest as if it were a security interest granted in respect of the re-registered design deriving from the existing registered Community design which is subject to the relevant security interest, subject to the following modification.
- (4) Where immediately before [F²IP completion day] there is an entry in the RCD register relating to the relevant security interest, section 19(5) does not apply to the document granting the interest until after the expiry of the period of 12 months beginning with the day after that on which [F²IP completion day] falls.

Textual Amendments

- F2** Words in [Sch. 1A](#) substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), [21\(c\)\(i\)](#)

Continuity of rights in relation to an existing registered Community design

- 8
- (1) References to an existing registered Community design or the registration of an existing registered Community design in any document entered into before [F²IP completion day] shall, unless there is evidence that the document was not intended to have effect in the United Kingdom, be read on and after [F²IP completion day] as including references to the re-registered design or the registration of the re-registered design which derives from the existing registered Community design.
 - (2) Subject to any agreement to the contrary, a consent granted before [F²IP completion day] by the proprietor of an existing registered Community design to the doing on or after [F²IP completion day] of an act in the United Kingdom which would otherwise infringe the right in the re-registered design which derives from the existing registered Community design is to be treated for the purposes of section 7A as a consent to the doing of that act granted by the registered proprietor of the re-registered design.

Textual Amendments

- F2** Words in [Sch. 1A](#) substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), [21\(c\)\(i\)](#)

Pending proceedings concerning an existing registered Community design

- 9
- (1) This paragraph applies where on [F²IP completion day] an existing registered Community design is the subject of proceedings which are pending (“pending proceedings”) before a court in the United Kingdom designated for the purposes of Article 80 (“a Community design court”).
 - (2) Subject to sub-paragraphs (3) and (4), the provisions contained or referred to in Title IX of the Community Design Regulation (with the exception of Articles 86(2),

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- (4), (5) and 91) shall continue to apply to the pending proceedings as if the United Kingdom were still a Member State with effect from [F²IP completion day].
- (3) Where the pending proceedings involve a claim for infringement or for threatened infringement of an existing registered Community design, without prejudice to any other relief by way of damages, accounts or otherwise available to the proprietor of the existing registered Community design, the Community design court may grant an injunction to prohibit unauthorised use of the re-registered design which derives from the existing registered Community design.
- (4) Where the pending proceedings involve a counterclaim for a declaration of invalidity in relation to an existing registered Community design, the Community design court may declare the registration of the re-registered design which derives from the existing registered Community design to be invalid (wholly or in part).
- (5) Where the registration of a re-registered design is declared invalid to any extent, the registration shall to that extent be treated as having been invalid from the date of registration or from such other date as the court may direct.
- (6) For the purposes of this paragraph proceedings are treated as pending on [F²IP completion day] if they were instituted but not finally determined before [F²IP completion day].

Textual Amendments

- F2** Words in [Sch. 1A](#) substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), [21\(c\)\(i\)](#)

Existing registered Community design: effect of invalidity

- [^{F3}9A. (1) This paragraph applies where, on IP completion day, an existing registered Community design is the subject of proceedings under Article 25 (Grounds for invalidity) which have been instituted but not finally determined before IP completion day (“invalidation proceedings”).
- (2) Subject to sub-paragraph (4) where—
- (a) the existing registered Community design is declared invalid (whether wholly or partly) pursuant to a decision which is finally determined, and
 - (b) the registrar has either—
 - (i) received notice of the situation referred to in paragraph (a) (“an invalidation notice”), or
 - (ii) otherwise become aware of the situation referred to in paragraph (a),
 the registration of the re-registered design which derives from the existing registered Community design must be declared invalid to the same extent as the existing registered Community design.
- (3) Where (by virtue of sub-paragraph (2)) the registration of a re-registered design is declared invalid, the registrar must—
- (a) where there is a partial declaration of invalidity, amend the entry in the register of designs;
 - (b) otherwise, remove the re-registered design from the register.

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- (4) The registration of a re-registered design must not be declared invalid under sub-paragraph (2) where the grounds on which the existing registered Community design was declared invalid (whether wholly or partly) would not apply or would not have been satisfied in relation to the re-registered Community design if—
- (a) the re-registered design had been the subject of an entry on the register as at the date the invalidation proceedings were instituted, and
 - (b) an application for a declaration of invalidity of the re-registered design based on those grounds had been made on that date under section 11ZA.
- (5) Where the registration of a re-registered design is declared invalid to any extent pursuant to this paragraph—
- (a) it shall to that extent be treated as having been invalid from the date on which the rights of the proprietor of the existing registered Community design from which it derives are deemed to have ceased under the Community Design Regulation;
 - (b) subject to any claim for compensation for damage caused by negligence or lack of good faith on the part of the proprietor or a claim for restitution based upon the unjust enrichment of the proprietor, the invalidity of the registration of the re-registered design does not affect—
 - (i) a decision arising from infringement proceedings which has been finally determined and which has been enforced prior to the date of the declaration of invalidity made pursuant to sub-paragraph (2) (“the invalidity declaration date”);
 - (ii) any contract entered into prior to the invalidity declaration date to the extent that it has been performed prior to that date, subject to the right of a party to the contract to claim the repayment of any consideration paid under the contract where, having regard to the circumstances, it is fair and equitable for such repayment to be made.
- (6) Where a declaration is made under sub-paragraph (2), section 11ZE(2) does not apply.
- (7) An invalidation notice may be sent by any person.
- (8) For the purposes of this paragraph—
- (a) proceedings are instituted if an application or counterclaim for a declaration of invalidity—
 - (i) has been filed (and not subsequently withdrawn) with the European Union Intellectual Property Office or a court designated for the purposes of Article 80, and
 - (ii) meets the requirements for being accorded a filing date under the Community Design Regulation and Commission Regulation (EC) No [2245/2002](#) of 21 October 2002;
 - (b) a decision is finally determined when—
 - (i) it has been determined; and
 - (ii) there is no further possibility of the determination being varied or set aside (disregarding any power to grant permission to appeal out of time).
- (9) An appeal lies from a declaration of invalidity under sub-paragraph (2).]

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Textual Amendments

- F3** Sch. 1A para. 9A inserted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), **21(c)(ii)**

Effect of injunction protecting an existing registered Community design

- 10 (1) This paragraph applies where immediately before [F²IP completion day] an injunction is in force prohibiting the performance of acts in the United Kingdom which infringe or would infringe an existing registered Community design (a “relevant injunction”).
- (2) Subject to any order of the court to the contrary, a relevant injunction will have effect and be enforceable to prohibit the performance of acts which infringe or would infringe the right in a re-registered design to the same extent as in relation to the existing registered Community design from which the re-registered design derives as if it were an injunction granted by the court.

Textual Amendments

- F2** Words in Sch. 1A substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), **21(c)(i)**

PART 2

APPLICATIONS FOR REGISTERED COMMUNITY DESIGNS WHICH ARE PENDING AT [F²IP COMPLETION DAY]

Applications for registration pending immediately before [F²IP completion day]

- 11 (1) In this Part references to an existing EU application are to an application for registration of a design under the Community Design Regulation in respect of which the conditions in sub-paragraph (2) are satisfied.
- (2) The conditions referred to in sub-paragraph (1) are that immediately before [F²IP completion day]—
- (a) the application has been accorded a filing date pursuant to Article 38; and
 - (b) the application has been neither granted nor refused by the European Union Intellectual Property Office.
- 12 (1) Where a person who has filed an existing EU application or a successor in title of that person applies for registration of the same design under this Act within a period beginning with [F²IP completion day] and ending with the end of the relevant period, the relevant date for the purposes of establishing whether (or to what extent) the design which is the subject of the application under this Act is new or has individual character is the earliest of—
- (a) the filing date accorded pursuant to Article 38 to the existing EU application;
 - (b) the date of priority (if any) claimed under Article 42 in respect of the existing EU application.

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- (2) In sub-paragraph (1), the “relevant period” means the period of nine months beginning with the day after that on which [F²IP completion day] falls.
- (3) For the purposes of this Act—
 - (a) where an application is made of the type referred to in sub-paragraph (1) within the period referred to in that sub-paragraph, the date of the application is the filing date accorded pursuant to Article 38 to the existing EU application, and
 - (b) where the registrar registers a design which is the subject of an application of the type referred to in sub-paragraph (1) which is made within the period referred to in that sub-paragraph, the date of registration of the design is the filing date accorded pursuant to Article 38 to the existing EU application.
- (4) Accordingly section 3C does not apply in relation to the design.

PART 3

REGISTERED COMMUNITY DESIGNS WHERE PUBLICATION IS DEFERRED AT [F²IP COMPLETION DAY]

Designs registered at the EUIPO immediately before [F²IP completion day] where publication is deferred

- 13 (1) In this Part references to a deferred design are to a design registered under the Community Design Regulation in respect of which the conditions in sub-paragraph (2) are satisfied.
 - (2) The conditions referred to in sub-paragraph (1) are that immediately before [F²IP completion day]—
 - (a) the design is entered in the RCD register, and
 - (b) publication of the design is deferred under Article 50.
- 14 (1) This paragraph applies where the proprietor of a deferred design or a successor in title of that person applies for registration of the same design under this Act within a period beginning with [F²IP completion day] and ending with the end of the relevant period.
 - (2) Sections 3A(4) and 3B do not apply in relation to the application.
 - (3) The relevant date for the purposes of establishing whether (or to what extent) the design which is the same as the deferred design is new or has individual character is the earliest of—
 - (a) the filing date accorded pursuant to Article 38 to the application for the deferred design;
 - (b) the date of priority (if any) claimed under Article 42 in respect of the application for the deferred design.
 - (4) If the registrar registers a design which is the subject of an application of the type referred to in sub-paragraph (1) which is made within the period referred to in that sub-paragraph, the date of registration of the design is the date on which the deferred design which is the same as that design was treated as registered under the Community Design Regulation.

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- (5) Accordingly section 3C does not apply in relation to the design.
- (6) In sub-paragraph (1), the “relevant period” means, the period of nine months beginning with the day after that on which [F²IP completion day] falls.

PART 4

TREATMENT OF REGISTERED COMMUNITY DESIGNS WHOSE REGISTRATIONS EXPIRE DURING THE PERIOD OF SIX MONTHS ENDING ON [F²IP COMPLETION DAY]

Application of Part

- 15 (1) This Part applies to a design in respect of which the conditions in sub-paragraph (2) are satisfied (an “expired Community design”).
- (2) The conditions referred to in sub-paragraph (1) are that—
- (a) immediately before the transitional period, the design was the subject of a registration under the Community Design Regulation,
 - (b) the registration of the design expired during the transitional period (such that the design did not fall within paragraph 1(1)), and
 - (c) the registration of the design would have been capable of being renewed under Article 13 for at least one further period of five years had a request for renewal been made under Article 13 prior to that expiry.
- (3) An expired Community design is to be treated as if it were an existing registered Community design.
- (4) The provisions of Part 1 of this Schedule apply to an expired Community design as they apply to an existing Community design subject to the provisions of this Part of the Schedule.
- (5) Notwithstanding the entry in the register of designs (under paragraph 2, as applied by sub-paragraph (4)) of a re-registered design which derives from an expired Community design, the right in the re-registered design is expired until the period for which it subsists is extended in accordance with paragraph 16 (or the re-registered design is removed from the register in accordance with paragraph 16(3)).
- (6) In this paragraph, “transitional period” means the period of six months ending with [F²IP completion day].

Renewal of registration of an expired Community design

- 16 (1) Where the registration of an expired Community design is renewed in accordance with Article 13(3) of the Continuing Community Design Regulation the registrar must, as soon as reasonably practicable after the date of such renewal, record in the register of designs the extension of the period for which subsists the right in the re-registered design which derives from the expired Community design.
- (2) Where the period for which the right in a re-registered design subsists is extended under sub-paragraph (1), the right is to be treated as if it had never expired, with the result that—

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- (a) anything done under or in relation to the right in the period beginning with [F²IP completion day] and ending with the extension under sub-paragraph (1) is to be treated as valid,
 - (b) an act which would have constituted an infringement of the right if it had not expired is to be treated as an infringement, and
 - (c) an act which would have constituted use of the design for the services of the Crown if the right had not expired is to be treated as such use.
- (3) If the registration of an expired Community design is not renewed within the time period permitted by Article 13(3) of the Continuing Community Design Regulation—
- (a) the registrar must remove from the register of designs the re-registered design which derives from the expired Community design; and
 - (b) the re-registered design ceases with effect from [F²IP completion day] to be treated as if it had been registered under this Act.
- (4) In this Schedule “the Continuing Community Design Regulation” means the Council Regulation (EC) No 6/2002 of 12th December 2001 on Community Designs as it has effect in EU law.

PART 5

RESTORATION OF REGISTERED COMMUNITY DESIGN REGISTRATIONS AND APPLICATIONS

Restoration of registered Community design to the RCD register

- 17 (1) This paragraph applies where:
- (a) before [F²IP completion day] a registered Community design is removed from the RCD register pursuant to the Community Design Regulation, and
 - (b) on or after [F²IP completion day] the registration of the said design is restored pursuant to Article 67 of the Continuing Community Design Regulation.
- (2) Where the proprietor of the design files a request with the registrar within the period of six months beginning with the date of such restoration—
- (a) the design will be treated as if it were an existing registered Community design on [F²IP completion day];
 - (b) the provisions of Part 1 apply to the re-registered design which derives from the existing registered Community design.

Textual Amendments

- F2** Words in [Sch. 1A](#) substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020 \(S.I. 2020/1050\)](#), regs. 1(2), [21\(c\)\(i\)](#)

Restoration of application for registered Community design

- 18 (1) This paragraph applies where—

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- (a) before [F²IP completion day] an application for a registered Community design is refused pursuant to the Community Design Regulation; and
 - (b) on or after [F²IP completion day] the application is restored pursuant to Article 67 of the Continuing Community Design Regulation (a “relevant application”).
- (2) Where a person who has filed a relevant application or a successor in title of that person applies for registration of the same design under this Act within a period beginning with [F²IP completion day] and ending with the end of the relevant period, the relevant date for the purposes of establishing whether the design which is the subject of the application under this Act is new or has individual character is the earliest of—
- (a) the filing date accorded pursuant to Article 38 to the relevant application;
 - (b) the date of priority (if any) claimed under Article 42 in respect of the relevant application.
- (3) In sub-paragraph (2), the “relevant period” means the period of nine months beginning with the day on which the application is restored as referred to in sub-paragraph (1)(b).

Textual Amendments

- F2** Words in [Sch. 1A](#) substituted in earlier amending provision S.I. 2019/638, Sch. 3 para. 3 (31.12.2020) by [The Intellectual Property \(Amendment etc.\) \(EU Exit\) Regulations 2020](#) (S.I. 2020/1050), regs. 1(2), [21\(c\)\(i\)](#)

PART 6

INTERPRETATION

Interpretation

- 19 In this Schedule—
- “the Community Design Regulation” has the meaning given by paragraph 1(7);
 - “the Continuing Community Design Regulation” has the meaning given by paragraph 16(4);
 - “existing registered Community design” has the meaning given by paragraph 1(1);
 - “expired Community design” has the meaning given by paragraph 15(1);
 - “RCD register” has the meaning given by paragraph 1(7);
 - “re-registered design” has the meaning given by paragraph 1(2).
- 20 References in this Schedule to an “Article” are to an Article of the Community Design Regulation.]

Changes to legislation:

Registered Designs Act 1949, SCHEDULE 1A is up to date with all changes known to be in force on or before 21 January 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.

[View outstanding changes](#)

Changes and effects yet to be applied to the whole Act associated Parts and Chapters:

Whole provisions yet to be inserted into this Act (including any effects on those provisions):

- s. 22(1)(aa) and word inserted by [2014 c. 18 s. 9\(2\)](#)
- s. 22(5) inserted by [2014 c. 18 s. 9\(4\)](#)
- s. 22(6)(7) inserted by [2014 c. 18 s. 9\(5\)](#)