SCHEDULE II FORMS

(Rule 4)

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| INTELLECTUAL PROPERTY OFFICE, TRINIDAD AND TOBAGO |
| Form No. 1INDUSTRIAL DESIGNS ACTAPPLICATION FOR REGISTRATION OF INDUSTRIAL DESIGNTo: The ControllerIntellectual Property Office | For Official Use Date of Receipt byIntellectual Property Office:APPLICATION No:(Office’s Stamp)FILING DATE: |
| Applicant’s or Representative’sFile Reference: |
| THE APPLICANT(S) REQUEST(S) THAT THE ACCOMPANYING INDUSTRIAL DESIGN(S) BE REGISTERED IN RESPECT OF THE FOLLOWING PARTICULARS: |
| I. APPLICANT(S)\*Additional information is contained in supplemental box Name:Address:Nationality:Country of residence or Principal place of business:Tel. No. Telegraphic Address: Telex No: Fax No. |

\*The data concerning each applicant must appear in this box, if the space is insufficient, in the supplemental box.

(Form No. 1, first page)

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| Address for service in Trinidad and Tobago\*: |
| II. ATTORNEY-AT-LAWThe following Attorney-at-law has been appointed by the applicant(s) in the Authorization of Agent:accompanying this Form to be filed within two months fromthe filing of this form [Rule 8(2)] Name:Address:Tel. No: Telegraphic Address: Telex No.: Fax. No.: |
| III. CREATOR OF THE DESIGN(S)The Creator is the applicant Additional information isContained in supplemetal box If creator is not the applicant:Name: Address:The statement justifying the applicant’s right accompanies this form |
| IV. REPRESENTATIONS OF THE INDUSTRIAL DESIGN(S); SPECIMEN(S)This Form is accompanied (in respect of each industrial design) by – four graphic representationsfour drawings or tracingsa specimen of the industrial design |

\*Where an Attorney-at-Law has been appointed, the address of the Attorney-at-Law shall be treated as the address to which communication shall be transmitted [Rule 19(2)].

(Form No. 1. Second page)

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| V. PRODUCTSThe kind of products for which the industrial design(s) is (are) to be used is (are) the following: |
| VI. JOINT APPLICATIONThe designs which are subject of this application relate to the same set or composition of articles [Section 6(7)]The designs which are subject of this application relate to the same class, namely class No. …………………., of the International Classification[Section 6(7)] |
| VII. DEFERRED PUBLICATIONThe applicant(s) request(s) that the publication of the industrial design be deferred for a period of ………………………months\* from the date of filing or, if priority is claimed, from the date of priority.. |
| VIII. PRIORITY CLAIM (if any)The priority of an earlier application is claimed as follows: Country: Filing Date:Application No.:The priority of more than one earlier application is claimed; the data are indicated in the supplemental box:The certified copy of the earlier application Accompanies this FormWill be furnished within three months of the filing of this Form |
| IX. FEES accompany this Form |

\*Insert requested period of deferment taking into account that, under section 6(8), the maximum period of deferment is 12 months.

(Form No. 1, third page)

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| X. SUPPLEMENTAL BOX\* |
| XI. SIGNATURE(S) ……………………… [Applicant(s)/Agent\*\*] ………….(Date)………………………… .[Applicant(s)/Agent\*\*]…………(Date) |
| TO BE FILLED IN BY THE CONTROLLER1. Date application received:
2. Date of receipt of corrections and later filed papers completing the application:
3. Date fees received:
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\*Use this box if any of the boxes is not large enough to contain information to be furnished. Indicate the boxes continued in this box by their Roman numerals and title [e.g. “II. APPLICANT(S) (continued)”]

\*\* Type name(s) under signature and delete whichever does not apply. (Form 1 fourth and last page)