

3. The Implementation of Legal Provisions on Industrial Property

4. The Scope of Guidance

5. Violations Relating to the Procedures for Establishing and Exercising Industrial Property Rights and to the Procedures for Issuing Business Licenses (or registration) for Providing Industrial Property Representative Services (Article 5 of the Decree)

6. Violations with Respect to Indications Concerning Industrial Property (Article 6 of the Decree)

-

-

-

-

-

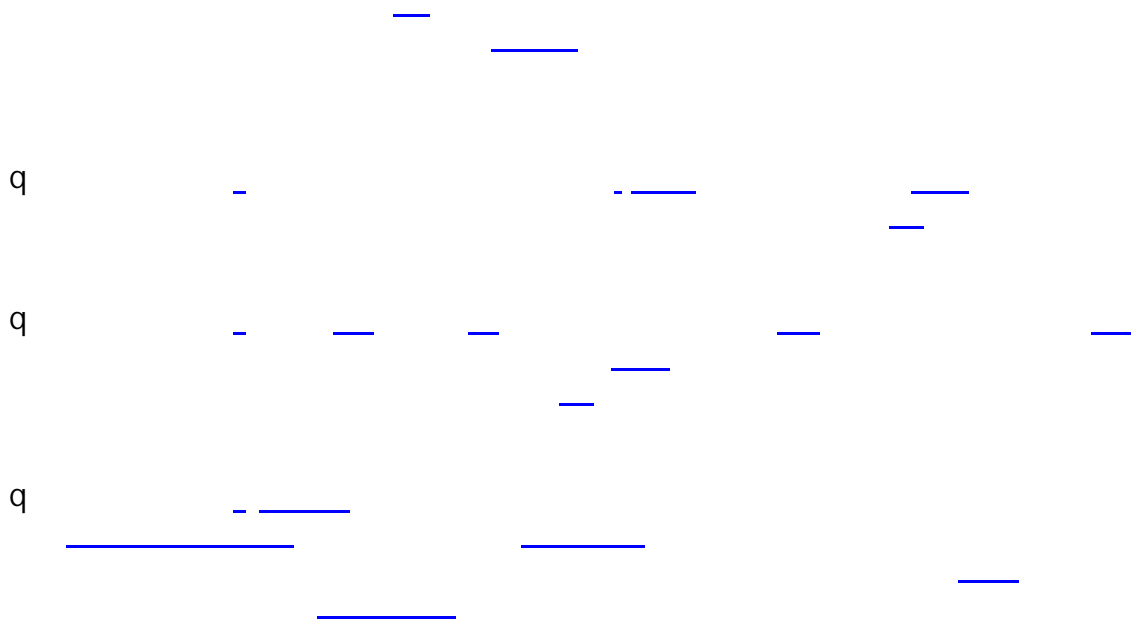
-

8. Some Special Notes for Implementing Article 9 of the Decree

8.2 The Impact of the Changes in Respect of the Effect of the Protection Titles

THE IMPOSITION OF THE FORMS, THE PENALTY LEVELS AND THE MEASURES TO BE TAKEN

9. A Warning



10. The Imposition of Fines

q

q

q

q

q

q

13. Other Measures

15. The Scope of Provisions on the Competence and Procedures for Imposing Penalties

16. Co-operation Between Competent Agencies Responsible for Imposing Penalties

. n this manner the

17. The Differences Between the Administrative and Judicial Court Procedures

18. Persons entitled to make a request for expertise

19. The request for expertise

20. The competence and responsibility for providing expertise

21. The statement/document containing expertise

-
-
-

22. The time limit for provision of expertise

23. Re-expertise

26. The denouncement of the acts infringing industrial property law

27. Notification to the owner of industrial property, request for the provision of evidences

28. The case where a denouncement shall not be handled and no measures to be imposed

VI. IMPLEMENTATION VALIDITY

29. This Circular shall enter into force 15 days of the signature date.

