## ANNEX IV

## SPECIAL PROVISIONS RELATING TO CERTAIN KINDS OF PROPERTY

## A. INDUSTRIAL, LITERARY AND ARTISTIC PROPERTY

- 1. (a) A period of one year from the coming into force of the present Treaty shall be accorded to the Allied and Associated Powers and their nationals without extension fees or other penalty of any sort in order to enable them to accomplish all necessary acts for the obtaining or preserving in Hungary of rights in industrial, literary and artistic property which were not capable of accomplishment owing to the existence of a state of war.
- (b) Allied and Associated Powers or their nationals who had duly applied in the territory of any Allied or Associated Power for a patent or registration of a utility model not earlier than twelve months before the outbreak of the war with Hungary or during the war, or for the registration of an industrial design or model or trade mark not earlier than six months before the outbreak of the war with Hungary or during the war, shall be entitled within twelve months after the coming into force of the present Treaty to apply for corresponding rights in Hungary, with a right of priority based upon the previous filing of the application in the territory of that Allied or Associated Power.
- (c) Each of the Allied and Associated Powers and its nationals shall be accorded a period of one year from the coming into force of the present Treaty during which they may institute proceedings in Hungary against those natural or juridical persons who are alleged illegally to have infringed their rights in industrial, literary or artistic property between the date of the outbreak of the war and the coming into force of the Treaty.
  - 2. A period from the outbreak of the war until a date eighteen months after the coming into force of the present Treaty shall be excluded in determining the time within which a patent must be worked or a design or trade mark used.
  - 3. The period from the outbreak of the war until the coming into force of the present Treaty shall be excluded from the normal term of rights in industrial literary and artistic property which were in force in Hungary at the outbreak of the war or which are recognized or established under part A of this Anne and belong to any of the Allied and Associated Powers or their nationals and belong to any of the Allied and Associated Powers or their nationals. Consequently, the normal duration of such rights shall be deemed to be authorized and according to the period so excluded.
  - 4. The foregoing provisions concerning the rights in Hungary of the Allied and Associated Powers and their nationals shall apply equally to the right in the territories of the Allied and Associated Powers of Hungary and it nationals. Nothing, however, in these provisions shall entitle Hungary or nationals to more favourable treatment in the territory of any of the and Associated Powers than is accorded by such Power in like cases to othe United Nations or their nationals, nor shall Hungary be thereby required accord to any of the Allied and Associated Powers or its nationals more favourable treatment than Hungary or its nationals receive in the territory of solution able treatment than Hungary or its nationals receive in the territory of solutions.

Tra san de con tiqu

194

fait den d'ut ou

hos péri de fondalli

ress d'un pers sur l'ou

host vigo man

host dur que reco ann ress con

san que in la terran in de

de 808 rest mat