Unofficial Translation

DECREE-LAW 15 February 2007, n. 10
Provisions to implement Community and international obligations. (OJ 38 of 15.2.2007)
notes:
Entry into force of the decree: 16/02/2007.
Decree-Law converted with amendments by Law 6 April 2007, n. 46 (in the Official
Gazette 11.04.2007, n.84).

Text in force since: 09/04/2008

PRESIDENT OF THE REPUBLIC

Having regard to Articles 77 and 87 of the Constitution;
Considering the extraordinary need 'and urgency to enact
provisions in order to fulfill EU obligations arising from
Court of Justice of the Community 'and by the European
infringement proceedings are pending against the Italian State,
well 'to comply with commitments undertaken in international
the candidacy of the city 'in Milan for the Exhibition
Universal 2015;
Given the decision of the Council of Ministers adopted in
meeting on 7 February 2007;
On the proposal of the President of the Council of Ministers, the
Minister for European Policy and the Minister of Economy and
Finance, in consultation with the ministers of health,
communications, solidarity 'social, economic development,
the interior, foreign affairs and justice;

E m a n a
the following decree-law:

... 

Art. 4.
Regulations for adapting to EU decisions on the advertising and sponsorship of tobacco
products, access to electronic communications networks, after-sales services and the
protection of copyright over industrial design.
2005/4088.
1. In article 4 of legislative decree 16 December 2004, no. 300, paragraph 3 is repealed.
2. In article 50, paragraph 1, of legislative decree 1 August 2003, no. 259, the wording:
“And investments for the development of innovative networks and services” is
eliminated.
3. Paragraph 34 of article 1 of law 23 August 2004, no. 239, is repealed.
4. In legislative decree 10 February 2005, no. 30, the following amendments are made:
a) In article 44, paragraph 1, the word: “twenty-fifth” is replaced by: “seventieth” b)
Article 239 is replaced by:
“Art. 239 (Limit of the protection provided for copyright).
- 1. The protection given to industrial designs and models within the meaning of article 2, first paragraph, number 10, of law 22 April 1941, no. 633, as subsequently amended, does not apply to products made following designs or models that, prior to the date on which legislative decree 2 February 2001, no. 95 came into force, were already or had become public domain”.

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