Part I Outline of Examination

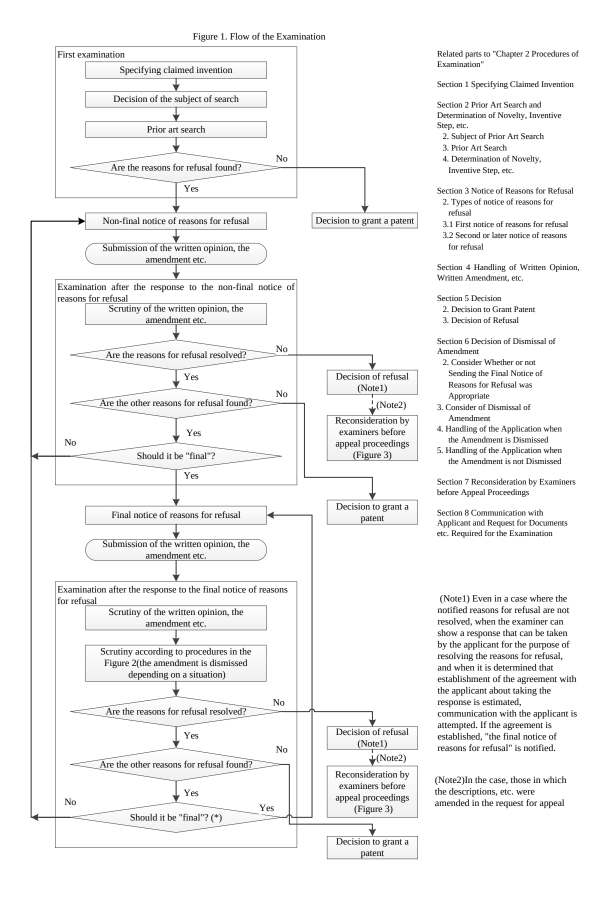
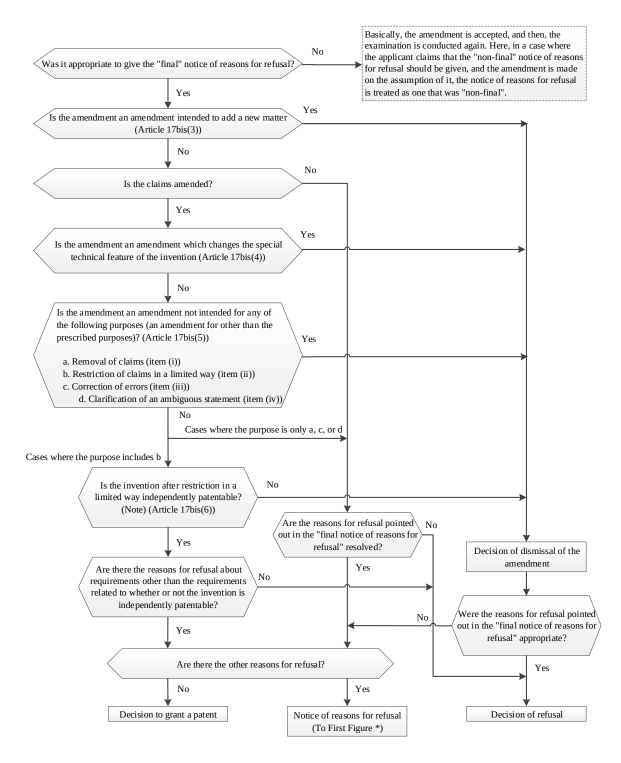


Figure 2. Flow of the Examination in a Case Where an Amendment is made as a Response to the "Final Notice of Reasons for Refusal"



(Note) Whether or not the invention after the amendment is independently patentable is determined on the basis of the following requirements: Article 29, Article 29bis, Article 32, Article 36(4)(i) and (6)(i)-(iii), and Article 39(1)-(4).

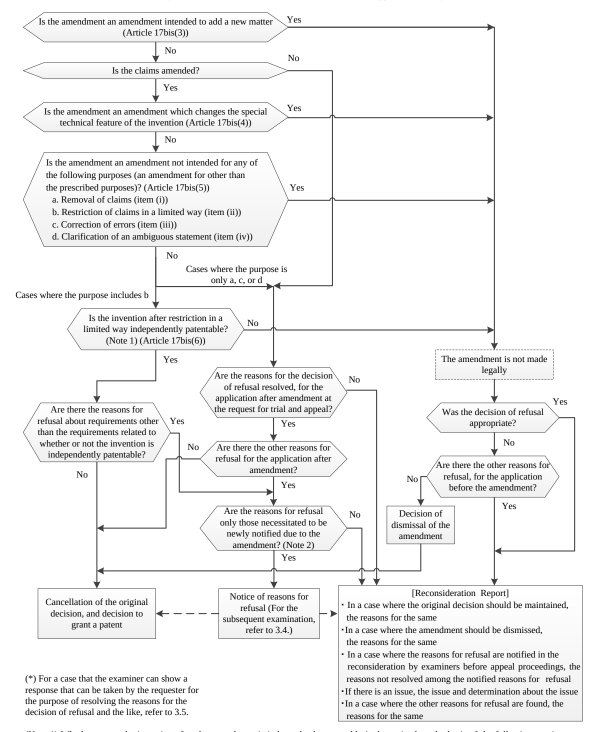


Figure 3. Flow of Reconsideration by Examiners before Appeal Proceedings

(Note 1) Whether or not the invention after the amendment is independently patentable is determined on the basis of the following requirements: Article 29, Article 29bis, Article 32, Article 36(4)(i) and (6)(i)-(iii), and Article 39(1)-(4).

(Note 2) The reasons for refusal necessitated to be newly notified due to the amendment, are reasons for refusal applicable to the following (i) or (ii). (i) New reasons for refusal raised by the amendment at the request for trial and appeal

(ii) Reasons for refusal, which have been raised by the decision of refusal but which have not been needed to be determined to the decision of refusal, and that are found as a result of occurrence of necessity of determination due to the amendment at the request for trial and appeal