

45-10 P U D T
Indication of Party Concerned, etc.
in Written Trial/Appeal Decision, etc.

1. A party, etc. in a trial/appeal decision, etc. indicates before an identification of the case shown as a sample sentence (Cases concerning International Application for Design Registration→00-03).

2. When a party and an intervenor are a corporation, a name of representative of the company is omitted.

3. When a party and an intervenor are two or more people, all people are listed and if there is an agent, all agents are listed after each authorizer.

4. When there is a legal agent, describe as “Legal Agent OO”.

5. When there is a trustee in bankruptcy or a trustee for corporate reorganization, describe as “Trustee OO”.

6. When there is an authorized agent, list a job title and name of an authorized agent.

[Explanation]

According to Article 5 under “Act on the Authority of the Minister of Justice over Suits Relating to the Interests of the State”, it is regulated “.....designate one of its officials.....”. Although a job title and name should be described according to this, just describe as above for administrative reasons.

7. When it is found from a patent register, etc. that an address, etc. of a party

has been changed, an address after change is sometimes listed.

Description Example

.... OO, Tokyo	
Demandant	A Corporation
.... OO, Tokyo	
Agent Patent Attorney	X
.... OO, Tokyo	
Agent Patent Attorney	Y
.... OO, Tokyo	
Demandant	B Corporation
.... OO, Tokyo	
Agent Patent Attorney	Z

(Sample Sentence)

Address or domicile	
Demandant	Name or Appellation
Address or domicile	
Agent	Name or Appellation
Address or domicile	
Intervenor	Name or Appellation
Address or domicile	
Agent	Name or Appellation
Address or domicile	
Demandee	Name or Appellation
Address or domicile	
Agent	Name or Appellation
Address or domicile	

Intervenor	Name or Appellation
Address or domicile	
Agent	Name or Appellation

(Revised Feb. 2015)