

45-11 P U D T
Cases in Which It Is Not Necessary to Describe Agents in
Written Trial/Appeal Decision

It is not necessary to describe an agent in a trial/appeal decision in the following cases.

- (1) An agent has already been dismissed at the time of trial/appeal decision.
- (2) It is obvious to the JPO that an agent is dead at the time of trial/appeal decision.
- (3) A notice of death of an agent has been submitted.
- (4) A document certifying an authority of representation (a power of attorney) is not in due form.

It does not apply to the case when the document should be dismissed due to lack of authority of representation of all agents of the demandant/appellant side.

- (5) Even if a power of attorney was submitted, said agent does not carry out any procedures.
- (6) When a new agent is appointed during the proceedings, a power of attorney is submitted but a notice of acceptance of power of attorney is not submitted.

(Revised Feb. 1996)