韓英工業所有権関聯用語

< 4 >

對 象(適用對象) the objects

待 遇 treatment 本協定에 意圖된 待遇 the treatment contemplated in this agreement

自國民 待遇 national treatment

代表 to represent, representation, representative 複數當事者의 相互代表 mutual representation of parties

圖 面 drawing

圖面의 簡單한 說明 a brief explanation of the drawing.

濁 立 independence

追加特許權의 獨立 independence of patent right of addition

同時에 simultaneously

shall submit a written statement to the Director-General simultaneously with an application.

同盟國 contracting states

非同盟國 non-contracting states 他同盟國 other contracting parties

同 意 consent

shall obtain prior consent of the National Assembly

同一한 identical

Where an invention claimed in a patent application is identical with an invention.

同一件 identity

商標의 同一性 identity of the marks

同 前 ditto

登 錄 registration

Any person desiring a trademark registration The trademark for which registration is sought...

A trademark has been registered in his name.

An application for trademark registration.

To obtain registration of a trademark

商標의 國際 登錄 International registration of marks.

A patent right shall come into force upon registration of its establishment 登錄의 効果 effects of registration

謄 本 copy

A copy or an abstract of documents

謄本이나 抄本拒絕査定謄本 a copy of the examiner's decision that the patent is to be refused.

···어 따라 enter into a special exchange agreement in pursuance of Article 15

exchange agreement pursuant to Article 15

within the puview of Article 4

subject to terms and conditions set forth in the license contract

..... according to

..... in accordance with

滿 了 expire, expiration

The term of the patent right has expired. In the case of transfer or expiration of a patent right.

抹 消 cancellation

application (or petition) for cancellation 抹消申請

免除 release

obtain release from the obligations.

His sentence may be reduced or suppressed.

命 令 order, direction

Under the direction of the trial examiner-in-chief issue such orders as may be necessary for the purposes of supervision.

明細書 specification

The technical scope of a patented invention shall be decided on the basis of the statement of the claim in the specification attached to the request.

···의 名儀로 in...name

An association or foundation which is not a legal entity but for which an officer representing it or an administrator has been designated may be made a party in its name to a retrial against a final and conclusive trial decision.