Patent

2009 **2** FEBRUARY

CONTENTS

Special Edition (introduction of branch's activities of JPAA (the first volume) //	
Introduction	
Activities of Tohoku Branch Of Japan Patent Attorneys	
Association — KUMAGAI Shigeru	1
■ Introduction	
Activities of Hokuriku Branch Of Japan Patent Attorneys	
Association — KONDO Akira	3
■ Introduction	
The present conditions of Kanto Branch Of Japan Patent Attorneys a future problem ——— KAWAKUBO Shin-ichi	8
■ Introduction	
Activities of Tokai Branch Of Japan Patent Attorneys Association ——— MURAYAMA Nobuyoshi	
■ Consideration	
Case Study II "Hyozan Case" got angry Similarity of Trademarks and "actual trade status" in Trademark Law Section4 (1) ① —— MATSUDA Harumi	28
■ Consideration	
Returning to the Start Point: Reexamination of "Designated Goods" -Tokyo Metro Case	
— KOTANI Takeshi	44
■ Proposal	
Recommendation on Revision of Trade Name	
Regietration System in Korea — KIM Myung Shin	55
■ Consideration	_
Findings on the element of "preparation for the working of the invention" of license based on prior use-Tokyo District Court, Judgment Feb 10, 2005, Hanrei Jihou No.1906 Page144- ——————————————————————————————————	57
Comment	
Test of Inventive Step under Australian Law	
——— YAMAMOTO Hideko	68
The Decision of the U.S. Supreme Court on the case of QUANTA COMPUTER v. LG ELECTRONICS-Sale of essential parts causing Exhaustion of Method Patent - MASUDA Mamoru	76
■ Introduction	. 0
Will you use the Japan Intellectual Property Arbitration Center	
Will you use the Japan Intellectual Property Arbitration Center ——— HONJO Takeo	87