### (Annex 7)

If a state that has not concluded a treaty on reciprocal judicial aid in criminal cases requests Japan to take evidence for a criminal case

If a state that has not concluded a bilateral treaty on reciprocal judicial aid in criminal cases requests Japan to take evidence concerning a criminal trial, the state can request Japan to take evidence pursuant to the Japanese law called the "Law Relating to the Reciprocal Judicial Aid to be Given at the Request of Foreign Courts" (hereinafter, the "Reciprocal Aid Law"). The request shall be made through the diplomatic channel (Art. 1-2, para. 1, item 1 of the Reciprocal Aid Law).

# 1. Documents to be submitted to the Ministry of Foreign Affairs of Japan

- (1) Embassy's note verbal to the Ministry of Foreign Affairs of Japan
- (2) One copy of the foreign court's letter of request to a court in Japan
- (3) One copy of a Japanese translation of the letter of request (Art. 1-2, para. 1, item 4 of the Reciprocal Aid Law)

## 2. Items to be entered in the documents

- (1) Embassy's note verbal to the Ministry of Foreign Affairs
  - (A) The State to which the Court making the request belongs shall guarantee the payment of the expenses incurred in the execution of the letter of request.(Art. 1-2, para. 1, item 5 of the Reciprocal Aid Law)
  - (B) The State to which the Court making the request belongs shall assume that it could render judicial aid in the same or similar matters if so requested by the Japanese Courts. (Art. 1-2, para. 1, item 6 thereof)
- (2) Foreign court's letter of request to a court in Japan (Art. 1-2, para. 1, item 3 thereof)
  - (A) Authority that issued the request for taking evidence
  - (B) Requested type of taking evidence (witness interrogation, investigation, etc.) (Art. 1-2, para. 1, item 3 thereof)
  - (C) Name of the person undergoing the taking evidence (Art. 1-2, para. 1, item 3 thereof)
  - (D) Nationality of the person (Art. 1-2, para. 1, item 3 thereof)
  - (E) Domicile or residence of the person (Art. 1-2, para. 1, item 3 thereof)
  - (F) Parties to the litigation (Art. 1-2, para. 1, item 3 thereof)
  - (G) The matters to be investigated (interrogation items in the case of the interrogation of witnesses; inquiry items in the case of an investigation) (Art. 1-2, para. 1, item 3 thereof)
  - (H) Summary of the case (Art. 1-2, para. 1, item 3 thereof)

## [Reference]

LAW RELATING TO THE RECIPROCAL JUDICIAL AID TO BE GIVEN AT THE REQUEST OF FOREIGN COURTS

### Article 1.-(2)

The said judicial aid shall be rendered under the following conditions:

- 1. The request shall be made through the diplomatic channel.
- 2. The request for the service of papers shall be made in writing stating the name, nationality, and domicile or residence of the person on whom the papers are to be served.
- 3. The request to take evidence shall be made in writing stating the names of the parities to the litigation, the manner in which the evidence is to be taken, the name, nationality, and domicile or residence of the person to be examined, and the matters to be investigated. In regard to criminal matters, the request shall be accompanied by a statement of the essential facts of the case.
- 4. In case the letter of request and documents annexed thereto are not written in the Japanese language, translation thereof into Japanese shall be appended to the original.
- 5. The State to which the Court making the request belongs shall guarantee the payment of the expenses incurred in the execution of the letter of request.
- 6. The State to which the Court making the request belongs shall assure that it could render judicial aid in the same or similar matters if so requested by the Japanese Courts.

In case where treaties or other documents of similar nature provides otherwise than as mentioned in the preceding paragraph, such provisions shall prevail.