Rule 9. Pleading Special Matters

(a) Capacity or Authority to Sue; Legal Existence.

(1) <u>In General</u>. Except when required to show that the court has jurisdiction, a pleading need not allege:

(A) a party's capacity to sue or be sued;

(B) a party's authority to sue or be sued in a representative capacity; or

(C) the legal existence of an organized association of persons that is made a party.

(2) <u>Raising Those Issues</u>. To raise any of those issues, a party must do so by a specific denial, which must state any supporting facts that are peculiarly within the party's knowledge.

(b) <u>Fraud or Mistake; Conditions of Mind</u>. In alleging fraud or mistake, a party must state with particularity the circumstances constituting fraud or mistake. Malice, intent, knowledge, and other conditions of a person's mind may be alleged generally.

(c) <u>Conditions Precedent</u>. In pleading conditions precedent, it suffices to allege generally that all conditions precedent have occurred or been performed. But when denying that a condition precedent has occurred or been performed, a party must do so with particularity.

(d) <u>Official Document or Act</u>. In pleading an official document or official act it suffices to allege that the document was legally issued or the act legally done.

(e) <u>Judgment</u>. In pleading a judgment or decision of a domestic or foreign court, a judicial or quasi-judicial tribunal, or of a board or officer, it suffices to plead the judgment or decision without showing jurisdiction to render it.

(f) <u>Time and Place</u>. An allegation of time or place is material when testing the sufficiency of a pleading.

(g) <u>Special Damages</u>. If an item of special damage is claimed, it must be specifically stated.

(As amended, July 28, 1988, eff. Nov. 1, 1988; Nov. 25, 2008, eff. Jan. 1, 2009.)