

Declaration Language for Intent-to Use Application

The undersigned, being warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and may jeopardize the validity of this application or any resulting registration, declares that **Naohiro Kosugi** is authorized to make this declaration on behalf of the applicant; the applicant has a bona fide intention to use in commerce the mark shown in the drawing accompanying the application on the following goods and services: /in connection with the following goods and services: *(Class 9) audio amplifiers; audio mixers; Electric and electronic effects units for musical instruments; sampling units, namely, digital phrase samplers used to record, replay, and edit digitally stored music samples; music synthesizers, namely, desk top control units used to synthesize music that do not function independently as musical instruments; electronic tone generators for musical instruments and audio effect processors; electronic music sequencers; electronic rhythm programmers; downloadable computer software for generating, reproducing, effecting, and recording sound; downloadable computer software for arranging, sequencing music; downloadable computer software for creating computer music. (Class 15) Electronic musical instruments; electronic music synthesizers; electronic drum machines; electronic percussion instruments; electronic rhythm machines.* specified in the application; **Naohiro Kosugi** believes the applicant to be entitled to use in commerce the mark sought to be registered; to the best of **Naohiro Kosugi** knowledge and belief, no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form or in such near resemblance thereto as may be likely, when applied to the goods or services of such other person, to cause confusion, or to cause mistake, or to deceive; the facts set forth in the application as filed are true and were true as of the filing date of the application; all statements made herein of **Naohiro Kosugi** own knowledge are true; and all statements made herein on information and belief are believed to be true.

Attorney Docket:

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
APPLICATION FOR TRADEMARK REGISTRATION**

Mark: **SEQTRAK**

International Class: **09, 15**

**TO THE COMMISSIONER FOR TRADEMARKS
2900 Crystal Drive
Arlington, Virginia 22202-3514**

ATTN: BOX NEW APP FEE

Applicant: **YAMAHA CORPORATION**
A Corporation of **Japan**

Address: **10-1, Nakazawa-cho, Naka-ku, Hamamatsu-shi, Shizuoka, Japan**

The applicant requests registration of the mark shown in the accompanying drawing in the U.S. Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946, 15 U.S.C. §§ 1051 et seq. as amended, for the following goods and services : As attached.

The applicant has a bona fide intention to use the mark in commerce on the goods and services recited above. 15 U.S.C. § 1051(b).

The mark is presented in standard character format without claim to any particular font style, size, or color.

The applicant hereby appoints Mark Sommers of Finnegan, Henderson, Farabow, Garrett & Dunner, L.L.P., all of 901 New York Avenue, NW, Washington, DC 20001-4413, both jointly and separately as its attorneys with full power of substitution and revocation to prosecute this application, to transact all business in the Patent and

Trademark Office connected therewith, to receive all correspondence, and to receive the certificate of registration.

Finnegan, Henderson, Farabow, Garrett & Dunner, L.L.P. is also designated as the applicant's domestic representative upon whom notices or process in proceedings affecting the mark may be served.

All correspondence relating to the application should be directed to Mark Sommers at the address identified above.

The undersigned, being warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and may jeopardize the validity of this application or any resulting registration, declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be entitled to use in commerce the mark sought to be registered; to the best of his/her knowledge and belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form or in such near resemblance thereto as may be likely, when applied to the goods or services of such other person, to cause confusion, or to cause mistake, or to deceive; all statements made herein of his/her own knowledge are true; and all statements made herein on information and belief are believed to be true.

By: 

Name: **Naohiro Kosugi**
Title: **Senior General Manager,
Intellectual Property Division**

Date: October 13, 2020

List of Goods and Services

Class 9

audio amplifiers;

audio mixers;

Electric and electronic effects units for musical instruments;

sampling units, namely, digital phrase samplers used to record, replay, and edit digitally stored music samples;

music synthesizers, namely, desk top control units used to synthesize music that do not function independently as musical instruments;

electronic tone generators for musical instruments and audio effect processors;

electronic music sequencers;

electronic rhythm programmers;

downloadable computer software for generating, reproducing, effecting, and recording sound;

downloadable computer software for arranging, sequencing music;

downloadable computer software for creating computer music.

Class 15

Electronic musical instruments;

electronic music synthesizers;

electronic drum machines;

electronic percussion instruments;

electronic rhythm machines.