

**Trademark/Service Mark Application, Principal Register  
TEAS Plus Application Handwritten Signature**

**To the Commissioner for Trademarks:**

MARK: TF (a stylized trademark, see below )



The mark consists of stylized wording "TF", wherein the two letters are partially merged  
The applicant, Fuzhou Yikun Hengye Trading Co., Ltd., a Other-limited company (Ltd.) of  
China, having an address of

No.16 Shuguang Branch Rd, Taijiang Dist

Unit 08, F/11, Hengfeng Bldg  
China

requests registration of the trademark/service mark identified above in the United States Patent  
and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C.  
Section 1051 et seq.), as amended, for the following:

International	Class
25: Berets;Boots;Footwear;Half-boots;Hats;Pyjamas;Sandals;Shoes;Slippers;Sweaters;T-shirts;Tee-shirts;Bath sandals;Bath slippers;Caps being headwear;Climbing boots [mountaineering boots];Climbing shoes;Down jackets;Football boots;Football shoes;Footwear for track and field athletics;Gymnastic shoes;Headwear, namely, baseball hats, chapeaus, hats and caps;Knit dresses;Knit jackets;Knit shirts;Knit skirts;Knit tops;Knitwear, namely, sweaters, underwear, pyjamas and pajamas;Lace boots;Mountaineering shoes;Night gowns;Rain boots;Ski boots;Skull caps;Sports caps and hats;Sports jerseys;Sports shoes;Track and field shoes	

Use in Commerce: The applicant is using the mark in commerce on or in connection with the identified goods/services. The applicant attaches, or will later submit, one specimen as a JPG/PDF image file showing the mark as used in commerce on or in connection with any item in the class of listed goods/services, regardless of whether the mark itself is in the standard character format or is a stylized or design mark. The specimen image file may be in color, and the image must be in color if color is being claimed as a feature of the mark.

The applicant hereby appoints Haoyi Chen. Haoyi Chen is a member of the Texas bar.  
Haoyi Chen submitted the following statement: The attorney of record is an active member in good standing of the bar of the highest court of a U.S. state, the District of Columbia, or any U.S.

Commonwealth or territory.

The applicant's current Correspondence Information:  
Haoyi Chen

2500 Wilcrest Drive, suite 301 A  
Houston, Texas 77042  
haoyichen@archlakelaw.com (authorized).

**Email Authorization:** I authorize the USPTO to send email correspondence concerning the application to the applicant or the applicant's attorney, or the applicant's domestic representative at the email address provided in this application. I understand that a valid email address must be maintained and that the applicant or the applicant's attorney must file the relevant subsequent application-related submissions via the Trademark Electronic Application System (TEAS). Failure to do so will result in the loss of TEAS Plus status and a requirement to submit an additional processing fee of \$100 per international class of goods/services.

A fee payment in the amount of \$250 will be submitted with the application, representing payment for 1 class(es).

#### Declaration

Read the following statements before signing. Acknowledge the statements by signing below.

● **Basis:**

**If the applicant is filing the application based on use in commerce under 15 U.S.C. § 1051(a):**

The signatory believes that the applicant is the owner of the trademark/service mark sought to be registered;

The mark is in use in commerce and was in use in commerce as of the filing date of the application on or in connection with the goods/services in the application;

The specimen(s) shows the mark as used on or in connection with the goods/services in the application and was used on or in connection with the goods/services in the application as of the application filing date; and

To the best of the signatory's knowledge and belief, the facts recited in the application are accurate.

**AND/OR**

**If the applicant is filing the application based on an intent to use the mark in commerce under 15 U.S.C. § 1051(b), § 1126(d), and/or § 1126(e):**

The signatory believes that the applicant is entitled to use the mark in commerce;

The applicant has a bona fide intention to use the mark in commerce on or in connection with the goods/services in the application; and

To the best of the signatory's knowledge and belief, the facts recited in the application are accurate.

To the best of the signatory's knowledge and belief, no other persons, except, if applicable, concurrent users, have the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services of such other persons, to cause confusion or mistake, or to deceive.

To the best of the signatory's knowledge, information, and belief, formed after an inquiry reasonable under the circumstances, the allegations and other factual contentions made above have evidentiary support.

The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements and the like may jeopardize the validity of the application or submission or any registration resulting therefrom, declares that all statements made of his/her own knowledge are true and all statements made on information and belief are believed to be true.

Signature: \_\_\_\_\_

Signatory's Name: Haoyi Chen

Signatory's Position: Attorney of Record

6/2/2021