

**Trademark/Service Mark Statement of Use
(15 U.S.C. Section 1051(d))****Text Form for E-Signatures**

NOTE: This page is for review purposes only, the actual Text Form for E-Signatures will be listed in the email sent through TEAS email agent.



Send this Text Form to the authorized signatory(ies) to request e-signature(s)

To the Commissioner for Trademarks:

MARK: ENPHASE
SERIAL NUMBER: 77517421

The applicant, ENPHASE ENERGY, INC., having an address of
201 First Street
PETALUMA, California 94952
United States
is submitting the following allegation of use information:

For International Class 009:
Current identification: inverters

The mark is in use in commerce on or in connection with all goods or services listed in the application or Notice of Allowance or as subsequently modified for this specific class

The mark was first used by the applicant, or the applicant's related company, licensee, or predecessor in interest at least as early as 06/10/2008, and first used in commerce at least as early as 06/10/2008, and is now in use in such commerce. The applicant is submitting one specimen for the class showing the mark as used in commerce on or in connection with any item in the class, consisting of a(n) a photograph showing use of the mark on the inverter and a copy of an inverter operating manual on which the mark is used.

Specimen-1 [SPN0-63233135194-171812393_._Cl._9_Specimen_1.JPG]
Specimen-2 [SPN0-63233135194-171812393_._Cl._9_Specimen_2.pdf]

For International Class 035:

Current identification: Consultation services in the fields of renewable energy, namely, residential and commercial electricity consumption, energy conservation, energy efficiency, and energy use management; energy management services, namely, formulating residential and commercial electricity consumption plans to reduce energy costs and to reduce risks associated with changing energy costs; information services, namely, providing information regarding residential and commercial electricity consumption and energy costs; energy auditing, namely, review and analysis of residential and commercial electricity consumption; preparing customized reports featuring energy savings data, energy profile development, energy profile benchmarking, rate analysis and verification, risk tolerance, procurement strategy and energy product selection; and providing a website featuring information about energy management, energy use, energy costs and energy conservation and industry information in the areas of renewable energy and residential and commercial electricity consumption; analysis for potential savings in the areas of residential and commercial electricity consumption, demand, and efficiency

<http://eteas.uspto.gov/aou/xslt.service?xsl=esignReq&next=/teas.service?form.action=signreq>

This **allegation of use** does **not** cover this specific class. This **entire class** is either to be permanently **deleted** from the application OR **processed according to a Request to Divide**.

For International Class 042:

Current identification: Providing on-line non-downloadable software for energy management; providing temporary use of non-downloadable computer software for use in connection with location specific benefit analysis of renewable energy installations, providing temporary use of non-downloadable computer software for use in connection with analysis of the efficiency of renewable energy installations; providing temporary use of non-downloadable computer software for use in connection with the installation, management, and maintenance of renewable energy installations, providing temporary use of non-downloadable computer software for monitoring the robustness and soundness of renewable energy installations

The mark is in use in commerce on or in connection with all goods or services listed in the application or Notice of Allowance or as subsequently modified for this specific class

The mark was first used by the applicant, or the applicant's related company, licensee, or predecessor in interest at least as early as 06/00/2008, and first used in commerce at least as early as 06/00/2008, and is now in use in such commerce. The applicant is submitting one specimen for the class showing the mark as used in commerce on or in connection with any item in the class, consisting of a(n) a screenshot of the software log-in page on which the mark is used and copies of brochures showing the mark in use with descriptions of the online software and services.

Specimen-1 [SPN2-63233135194-171812393_._Cl._42_Specimen_1.JPG]

Specimen-2 [SPN2-63233135194-171812393_._Cl._42_Specimen_2.pdf]

Specimen-3 [SPN2-63233135194-171812393_._Cl._42_Specimen_3.pdf]

The applicant is not filing a Request to Divide with this Allegation of Use form.

A fee payment in the amount of \$200 will be submitted with the form, representing payment for the allegation of use for 2 classes.

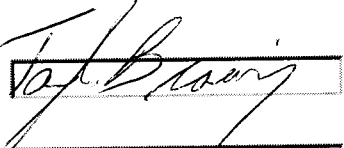
Declaration

Applicant requests registration of the above-identified trademark/service mark 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). Applicant is the owner of the mark sought to be registered, and is using the mark in commerce on or in connection with the goods/services identified above, as evidenced by the attached specimen(s) showing the mark as used in commerce.

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements may jeopardize the validity of the form or any resulting registration, declares that he/she is properly authorized to execute this form on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered; and that all statements made of his/her own knowledge are true; and that all statements made on information and belief are believed to be true.

Electronic Signature

The form will not be "signed" in the sense of a traditional paper document. To verify the contents of the application, the signatory must enter any alpha/numeric character(s) or combination thereof of **his or her choosing**, preceded and followed by the forward slash (/) symbol. The USPTO does **not** determine or pre-approve what the entry should be, but simply presumes that this specific entry has been adopted to serve the function of the signature. Most signatories simply enter their names between the two forward slashes, although acceptable "signatures" could include /john doe/; /jd/; or /123-4567/.

Signature:  Date Signed:
MM/DD/YYYY

Signatory's Name

Signatory's Position

Privacy Policy

The information collected on this form allows the PTO to determine whether a mark may be registered on the Principal or Supplemental register, and provides notice of an applicant's claim of ownership of the mark. Responses to the request for information are required to obtain the benefit of a registration on the Principal or Supplemental register, 15 U.S.C. section 1051 et seq. and 37 C.F.R. Part 2. All information collected will be made public. Gathering and providing the information will require an estimated 12 or 18 minutes (depending if the application is based on an intent to use the mark in commerce, use of the mark in commerce, or a foreign application or registration). Please direct comments on the time needed to complete this form, and/or suggestions for reducing this burden to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O.Box 1450, Alexandria, VA 22313-1450. Please note that the PTO may not conduct or sponsor a collection of information using a form that does not display a valid OMB control number.

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