

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Mark: **TAYLOR SWIFT EVERMORE ALBUM** in Class 9
Serial No: **90/371709**
Applicant: TAS Rights Management, LLC
Filed: December 10, 2020
Attorney's Ref.: 124909-532659

Honorable Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

STATEMENT OF USE

Applicant requests registration of the above-identified trademark in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5th, 1946 (15 U.S.C. 1051 et. seq., as amended). A specimen showing the mark as used in commerce (Class 9) is submitted with this Statement of Use.

Applicant or Applicant's related company or licensee is using the mark in commerce on or in connection with the following goods:

Class 9: Musical sound recordings; Series of musical sound recordings; Audio recordings featuring music and musical entertainment; Downloadable audio recordings featuring music and musical entertainment; Downloadable musical sound recordings; Digital music downloadable from the Internet; Downloadable music files; Digital media, namely, downloadable audio files featuring music and musical entertainment; Digital media, namely, downloadable multi-media files featuring music and musical entertainment; Downloadable multi-media content containing images, graphics, artwork, text, hypertext, and audio featuring music and musical entertainment; Musical video recordings; Series of musical video recordings; Video recordings featuring music and musical entertainment; Video recordings featuring entertainment in the nature of stage performances by a musical artist and entertainer; Downloadable video recordings featuring music and musical entertainment; Downloadable musical video recordings; Digital media, namely, downloadable video files featuring music and musical entertainment; Digital publications, namely, books, booklets and book excerpts, in the fields of entertainment, music and musical entertainment, recorded on computer media; Digital publications, namely, books, booklets and book excerpts, in the fields of performing and visual arts, recorded on computer media; Downloadable publications, namely, downloadable electronic books in the fields of entertainment, music and musical entertainment; Downloadable electronic books in the fields of performing and visual arts; Electronic downloadable publications, namely, books, booklets and book excerpts, in the fields of entertainment, music and musical entertainment; Electronic downloadable publications, namely, books, booklets and book excerpts, in the fields of performing and visual arts; Downloadable electronic publications in the nature of songbooks; Downloadable electronic sheet music.

The mark was first used on or in connection with the goods at least as early as December 11, 2020; was first used on or in connection with the goods in commerce at least as early as December 11, 2020; and is currently in use in commerce.

The services identified below are to be deleted from the application:

Class 9: Downloadable ring tones for mobile telephones; downloadable computer application software for mobile electronic devices, namely, software for use in accessing information about a musical artist and entertainer; downloadable computer application software for mobile electronic devices, namely, software for use in downloading and streaming audio and video recordings

featuring music and musical entertainment; downloadable computer application software for mobile electronic devices, namely, software for use in downloading and streaming audio and video recordings featuring entertainment in the nature of stage performances by a musical artist and entertainer.

To the best of the signatory's knowledge and belief, no other persons, except, if applicable, authorized users, members, and/or 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/collective membership organization of such other persons, to cause confusion or mistake, or to deceive, and that he/she believes applicant to be the owner of the trademark sought to be registered;. 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 that all statements made on information and belief are believed to be true.

Signed this 6th day of January, 2022.

TAS Rights Management, LLC

By: /Jesse P. Schaudies, Jr./

Name: Jesse P. Schaudies, Jr.

Title: Vice President