## SAEGUSA & PARTNERS

Kitahama TNK Building 7-1, Dosho-machi 1-chome, Chuo-ku, Osaka-shi, OSAKA 541-0045, JAPAN JAPAN Patent, Utility Model, Design & Trademark

POWER OF ATTORNEY need not be notarized or legalized

## **POWER OF ATTORNEY**

I/we hereby appoint

## ID No. 110000796 Saegusa & Partners,

a Patent Corporation of Osaka, Japan, to be my/our lawful representative and carry out any and all of the following acts, namely:

- 1. To take all the necessary procedures concerning an application for
  - (a) \_\_\_\_\_
- 2. To make or withdraw a priority claim based on the aforementioned application in accordance with the provisions of Art. 41, para. 1 of the Patent Law or Art. 8, para 1 of the Utility Model Law,
- 3. To change, abandon or withdraw the aforementioned application,
- 4. To demand a trial against decision for final rejection of the aforementioned application,
- 5. To demand an appeal trial against decision for dismissal of amendment of the aforementioned application,
- 6. To take all the necessary procedures concerning a patent right, utility model right, design right, trademark right or right based on defensive mark registration deriving from the aforementioned application or right with regard to the said rights or abandon the aforementioned rights,
- 7. To take all the necessary procedures concerning a statement of opposition to a trademark (defensive mark) registration regarding the aforementioned application,
- 8. To take all the necessary procedures concerning a demand for trial for invalidation of a patent, registration of an extension of the term of a patent right, utility model registration, design registration, trademark registration, defensive mark registration or renewal registration of period of duration of trademark (defensive mark) right regarding the aforementioned application,
- 9. To demand a trial for correction regarding a patent right or utility model right deriving from the aforementioned application,
- 10. To take all the necessary procedures concerning a demand for trial for cancellation of a trademark (defensive mark) registration regarding the aforementioned application,
- 11. To withdraw a demand, request or motion concerning the aforementioned procedures specified in 1 10,
- 12. To take various procedures in accordance with the provisions of Administrative Complaints Examination Law with regard to the aforementioned in 1 11; and
- 13. To appoint or dismiss (a) sub-agent(s) to perform any and all acts specified in 1 12.

Said Patent Corporation is appointed as my/our lawful representative pursuant to the provisions of Art. 8 of the Patent Law, Art. 2 quinquies of the Utility Model Law, Art. 68 of the Design Law and Art. 77 of the Trademark Law of Japan before and after grant of patent or registration.

Dated

