Client Code: FS.20462US0A

### RECORDATION FORM COVER SHEET PATENTS ONLY

To the Director, U.S. Patent and Trademark Office: Please record the attached original documents or copy thereof.

d Norre German	
<ol> <li>Name of conveying party(ies): (List using letters or numbers for multiple parties)</li> </ol>	<ul> <li>2. Name and address of receiving party(ies);</li> <li>Name: Yamaha Hatsudoki Kabushiki Kaisha Address: Shingai 2500, Iwata-shi Shizuoka-ken, Japan</li> <li>Additional name(s) of receiving party(ies) attached?</li> <li>() Yes (X) No</li> </ul>
Yamaha Marine Kabushiki Kaisha	
Additional name(s) of conveying party(ies) attached?	
<ul> <li>() Yes (X) No</li> <li>3. Nature of conveyance:</li> <li>() Assignment () Security Agreement</li> <li>(X) Merger () Change of Name</li> <li>() Other:</li> <li>Execution Date: (List as in section 1 if multiple signatures) October 16, 2008</li> </ul>	
	<ol> <li>US or PCT Application number(s) or US Patent number(s);</li> </ol>
	(X) Patent Application No.: 11/741,598 Filing Date: April 27, 2007
	Additional numbers attached?
	() Yes (X) No
<ol><li>Party to whom correspondence concerning document should be mailed:</li></ol>	<ol> <li>Total number of applications and patents involved: 1</li> </ol>
Customer No. 20,995	
Address: Knobbe, Martens, Olson & Bear, LLP 2040 Main Street, 14 <sup>th</sup> Floor Irvine, CA 92614 Return Fax: (949) 760-9502 Attorney's Docket No.: FS.20462US0A	
7. Total fee (37 CFR 1.21(h)): \$40	8. Deposit account number: 11-1410
(X) Authorized to be charged to deposit account	Please charge this account for any additional fees which may be required, or credit any overpayment to this account.
9. Statement and signature.	
To the best of my knowledge and belief, the foregoing information is true and correct, and any attached copy is a true copy of the original document.           Michael A. Guiliana         May 29, 2009	
Name of Person Signing Signature Date	
42,611 Registration No.	
Total number of pages including cover sheet, attachments and document: 6	
Documents transmitted via Facsimile to be recorded with required cover sheet information to:	
Mail Stop Assignment Recordation Services Director, U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 Facsimile Number: (571) 273-0140	

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#### MERGER AGREEMENT

This Agreement, is made and entered as of October 16, 2008, by and between Yamaha Hatsudoki Kabushiki Kalsha, a corporation with its principal place of business at Shingai 2500, Iwata-shi, Shizuoka-ken (hereinafter referred to as "Yamaha Motor") and Yamaha Marine Kabushiki Kalsha, a corporation with its principal place of business at Nippashi-cho, Minami-ku, Hamamatsu-shi, Shizuoka-ken (hereinafter referred to as "Yamaha Marine"), regarding the merger by absorption of Yamaha Marine by Yamaha Motor. Yamaha Motor and Yamaha Marine shall each be a "Party" and collectively the "Parties."

#### WITNESSETH

Article 1 Way of Merger

Yamaha Motor and Yamaha Marine hereby agree that, upon the merger, Yamaha Motor shall continue to exist and Yamaha Marine shall cease to exist.

### Article 2 Consideration for the Merger

Yamaha Motor shall not grant any stocks or monetary compensation to the stockholders of Yamaha Marine as consideration for the merger.

## Article 3 Capital and Capital Surplus Reserve of Yamaha Motor The merger shall increase neither the capital nor the capital surplus reserve of Yamaha Motor.

#### Article 4 Effective Date

The merger shall become effective as of January 1, 2009; provided, however, that this date may be changed as necessary, depending on the level of progress made in the procedures to be taken for the merger upon consultation between Yamaha Motor and Yamaha Marine.

Article 5 Transfer of Property

 On the effective date of the merger, Yamaha Marine shall transfer to Yamaha Motor all of Yamaha Marine's assets, liabilities, rights and obligations, based on Yamaha Marine's balance sheet and

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other financial statements dated as of June 30, 2008, including any changes during the period between June 30, 2008 and the effective date of the merger.

2. Yamaha Marine shall submit to Yamaha Motor a separate statement clearly describing any changes to Yamaha Marine's assets and liabilities that have taken place during the period between June 30, 2008 and the effective date of the merger.

#### Article 6 Mutual Obligations of Faithfulness

In the period between the execution of this Agreement and the effective date of the merger, each of Yamaha Motor and Yamaha Marine shall be responsible for performing its respective operations and control its respective assets within the standard of care of a good manager; provided, however, that in the event that either of the Parties wishes to take any action that would have a profound effect on its assets, its rights, and/or its obligations, such Party shall obtain prior written approval for such action from the other Party after mutual consultation.

### Article 7 Retirement Benefits

Upon mutual consultations, the Parties shall decide what the amounts for the payment of the retirement benefit recognizing services for any executive officers and auditors of Yamaha Marine whose retirement results from the merger. Such amounts shall be based on provisions of Yamaha Marine and the amounts shall be paid after approval at a meeting of the general stockholders of Yamaha Marine.

Article 8 Approval at a Meeting of The General Stockholders .

- Yamaha Marine shall be merged pursuant to the Companies Act, Article 784, item 1, without the approval at a meeting of the general stockholders of Yamaha Marine.
- Yamaha Motor shall be merged pursuant to the Companies Act, Article 796, Item 3, without the approval at a meeting of the general stockholders of Yamaha Marine,

Article 9 Change in related Circumstances

In the event that a significant change takes place in the assets or management of Yamaha Motor or Yamaha Marine during the period between execution of this Agreement and the effective date of the merger, upon mutual consultations, this Agreement may be appropriately changed, or cancelled.

Article 10 Mutual Consultation

Any condition necessary for the morger and not stipulated herein shall be decided upon mutual Consultation.

IN WITNESS WHEREOF, and as of the date first above written, the Parties have caused this Agreement to be signed and sealed by their duly authorized officers.

Yamaha Hatsudoki Kabushiki Kaisha

Yamaha Marine Kabushiki Kaisha

Takashi KAJIKAWA Representative Director Shouhei KATO Representative Director

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# CERTIFICATION

I. <u>Yuichles Tobessed</u>, certify that I am conversant in both the English and Japanese languages and certify that to the best of my knowledge and belief that the attached English translation of the attached Japanese document, is true, complete and accurate.

<u> 東京 14 - 13</u> Date: <u>February 3rd, 2</u>009



**RECORDED: 05/29/2009** 

PATENT REEL: 022754 FRAME: 0577

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