## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: MRX Holdings LLC d/b/a MatchRX



# **APPLICATION, PRINCIPAL REGISTER**

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### 1. <u>Applicant</u>.

Applicant, MRX Holdings LLC d/b/a MatchRX, is a limited liability company organized under the laws of Michigan having a principal place of business at 210 E. Third St., Suite 100, Royal Oak, MI 48067.

## 2. <u>Goods/Services</u>.

Applicant requests that the above-identified mark be registered in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946, 15 U.S.C. § 1051 et seq., as amended, for the following:

Online e-commerce services; Business-to-business services; Business-to-Business services featuring pharmaceuticals and prescription drugs; Providing a website in which users can offer goods for sale and buy goods offered by others; Online e-commerce retail services for health and wellness retailers, including pharmacies, to purchase products for resale; Online retail services featuring pharmaceuticals and prescription drugs; Online e-commerce retail for business-tobusiness trading; Online e-commerce services for pharmacies to post pharmaceuticals and prescription drugs for sale and resale; Online e-commerce services for pharmacies to purchase pharmaceuticals and prescription drugs from other pharmacies. *International Class 035* 

### 3. Basis for Application, Use in Commerce, 15 U.S.C. § 1051(a), as Amended.

Applicant has adopted and is using the mark in commerce on or in connection with the above-identified goods and services. The mark was first used on or in connection with the goods and services anywhere at least as early as January 3, 2018 and was first used on or in connection with the goods and services in interstate commerce at least as early as January 3, 2018 and is still in use in such commerce.

### 4. <u>Declaration</u>.

The undersigned declares that: the undersigned is properly authorized to execute this application on behalf of Applicant; the Applicant is the owner of the mark; the undersigned believes Applicant to be entitled to use the mark in commerce; to the best of the undersigned's knowledge and belief, no other person, firm, corporation or association has the right to use the mark in commerce, either in identical form or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake or to deceive; all statements made of the undersigned's own knowledge are true and all statements made on information and belief are believed to be true; and the statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under 18 U.S.C. § 1001, and such willful false statements may jeopardize the validity of the application or any resulting registration.

### 5. <u>Power of Attorney and Designation of Domestic Representative</u>.

Applicant hereby appoints Daniela M. Thompson-Walters and Rebecca L. Wilson, of The Dobrusin Law Firm, PC, as its attorneys, with full power of substitution and revocation, to prosecute this application, to transact all business in the Patent and Trademark Office in connection therewith, and to receive the Certificate of Registration. Applicant also appoints said attorneys as its domestic representatives on whom notices of process in proceedings affecting the mark may be served. It is requested that the Patent and Trademark Office direct all correspondence and telephone calls relative to this application to Daniela M. Thompson-Walters at The Dobrusin Law Firm, PC, 29 W. Lawrence Street, Suite 210, Pontiac, Michigan 48342, Telephone (248) 292-2920.

Respectfully Submitted,

Date: 01/06/2021

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Name: Michael Galloway

Title: <u>COO</u>

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