

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Mark Mullen
Examining Attorney
Law Office 111
United States Patent and Trademark Office

RE: Serial No: 88/206,008
Docket No: L529187086
Mark: **TRIO and Design**
Applicant: Surrender Solutions, Inc.

Significance of Mark Inquiry

1. Explain whether the wording in the mark “TRIO” has any significance in the essential oil/transdermal patch trade or industry or as applied to applicant’s goods and/or services, or if such wording is a “term of art” within applicant’s industry.

The wording in the mark "TRIO" has no significance in the essential oil/transdermal patch trade or industry or as applied to Applicant’s goods, nor is such wording a "term of art" within Applicant’s industry.

Information Requirement

1. Requirement for additional information about the goods, including: fact sheets, brochures, advertisements, and/or similar materials relating to the goods.

Additional information about Applicant’s goods is included in this response. *See Exhibits 1-8.*

2. An ingredient list for all the goods identified and clarification as to whether any of the goods identified contain or will contain THC or CBD.

Ingredient lists for all of the applied-for goods are included in this response. **Exhibit 6.**

Each of Applicant's applied-for goods contain or will contain CBD, however, none of Applicant's goods contain or will contain THC. Specifically, Applicant's 100 MG Hemp Extract patch, 50 MG Hemp Extract + B-12 patch, 50 MG Hemp Extract + Melatonin Complex patch, and Serenity Now oil roller products do or will contain CBD, but do not and will not contain THC.

3. Statement regarding compliance with the Controlled substances Act (CSA).

To the best of Applicant's knowledge, Applicant's identified goods comply with the Controlled Substances Act (CSA).

4. Answers to the following questions:

- 1. Do or will applicant's identified goods include any oils, extracts, ingredients or derivatives from the plant Cannabis sativa L (also known as cannabis, marijuana or hemp)?**

Yes, Applicant's identified goods do or will contain oils, extracts, ingredients or derivatives from the plant Cannabis sativa L.

- 2. If the answer to Question 1 is "yes," does the hemp used or to be used in applicant's goods contain more than 0.3 percent delta-9 tetrahydrocannabinol (THC) on a dry weight basis?**

No, the hemp used or to be used in Applicant's goods does not contain more than 0.3 percent delta-9 tetrahydrocannabinol (THC) on a dry weight basis.

- 3. If applicant has any documentation relative to the THC content of the oils, extracts or derivatives used or to be used in the goods, please submit them with the response.**

Documentation relative to the THC content of the oils, extracts, or derivatives used or to be used in the goods is included in this response. *See Exhibits 7-8.*

- 4. If applicant's goods do or will contain oils, extracts, ingredients or derivatives from the plant Cannabis sativa L which has more than 0.3 percent delta-9 tetrahydrocannabinol on a dry weight basis, identify the part or parts of the plant used in obtaining the oils, extracts, ingredients or derivatives.**

Not applicable.

- 5. If the “hemp” is grown in the United States of America, was the hemp used in the goods obtained from an authorized grower or supplier of industrial hemp from a hemp growing pilot program set up under the 2014 Farm Bill?**

To the best of Applicant's knowledge, the hemp used in the goods was not obtained from an authorized grower or supplier of industrial hemp from a hemp growing pilot program set up under the 2014 Farm Bill.

- 6. Do the applicant’s goods contain “naturally occurring trace amounts” of CBD and/or hemp?**

Yes, Applicant’s goods contain “naturally occurring trace amounts” of CBD and/or hemp.

- 7. Does the applicant’s goods feature hemp which is obtained from the mature stalks and sterilized seeds?**

Yes, Applicant’s goods feature hemp which is obtained from the mature stalks and sterilized seeds.

- 8. Do or will applicant’s identified goods include CBD which is derived from, oils, extracts or ingredients from plants other than Cannabis sativa L?**

Yes, Applicant’s identified goods include CBD which is derived from, oils, extracts or ingredients from plants other than Cannabis sativa L.

- 9. Upon information and belief, do applicant’s goods comply with the Controlled Substances Act?**

Yes, upon information and belief, Applicant’s goods comply with the Controlled Substances Act.

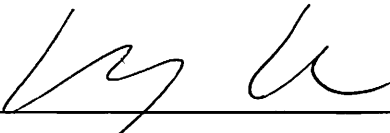
- 10. Upon information and belief, do applicant’s goods comply with the Federal Food, Drug and Cosmetic Act?**

No, upon information and belief, Applicant’s goods do not comply with the Federal Food, Drug and Cosmetic Act.

- 11. Is the applicant seeking FDA approval for its goods?**

No, Applicant is not seeking FDA approval for its goods.

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 all statements made on information and belief are believed to be true.

Signature: 
Name: Kymbirley Brake
Date: 10/25/19