

Information Request C.F.R. Section 2.61 (b)

To permit proper examination of the applied-for mark, the Examining Attorney has asked for additional information, which Applicant provides as follows:

(1) Applicant has never used, nor intends to use, its TASTY mark as a varietal or cultivar name. Applicant had no knowledge, or reason to believe, that TASTY is used as a varietal or cultivar name by a third party.

(2) Applicant's has not used its TASTY mark, nor will it be used, in connection with a plant patent, utility patent, or certificate for plant-variety protection. Applicant had no knowledge, or reason to believe, that TASTY is used in connection with a plant patent, utility patent, or certificate for plant-variety protection by a third party.

If the Examining Attorney has any additional questions or requests for information, he is urged to contact the undersigned attorney.