

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: **88265427**

Examining Attorney: **Dickson, Rachael**

Applicant: **Dragon IP Holdings, LLC**

Law Office: **125**

Filed: **January 17, 2019**

Docket No.: **950902-5**

Mark: **GREEN DRAGON and Design**

February 26, 2020

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

Response to Office Action Dated September 16, 2019

Dear Examiner Dickson:

This is in response to the Office Action mailed on September 16, 2019 (the "Office Action") regarding Application No. 88265427 (the "Application") for registration on the Principal Register of the word mark GREEN DRAGON and design (the "Mark").

Registration is being sought in Class 034 for:

Cigarette lighters, cigarette tubes; electric cigarettes; electric cigars; electronic cigarette refill cartridges sold empty; electronic cigarettes; electronic hookahs; hookah parts, namely, tubes and hoses; hookah tobacco; hookahs; smokeless cigar vaporizer pipes; smokeless cigarette vaporizer pipes; smokers' articles, namely, hookah charcoal; smokers' articles, namely, rehydration tubes.

("Applicant's Goods").

It is the intention of undersigned counsel to respond fully and completely to the issues raised in the Office Action. Any failure to address any matter is purely the result of inadvertence.

Request for Additional Information

The Office Action requests that Applicant provide additional information regarding any marijuana-related goods and services covered by the Application and that Applicant respond to three specific questions listed below.

Applicant's Goods are self-explanatory smoking articles that are not intended for use with marijuana or other products covered by the Controlled Substance Act. Applicant's Goods comply with the Controlled Substance Act. (See *Declaration of Andrew Levine* attached hereto as Exhibit A, ¶ 5.)

1. Are applicant's identified goods intended for use with any cannabis, hemp, any ingredients derived from cannabis or hemp, or any other illegal controlled substances?

Response: No, Applicant's Goods covered in the Application do not include marijuana, cannabis, hemp, marijuana-based, cannabis-based or hemp-based preparations, or marijuana, cannabis or hemp-based extracts or derivatives which are derived from any part of the plant *Cannabis sativa L* or any other illegal controlled substances. (See *Declaration of Andrew Levine* attached hereto as Exhibit A, ¶ 6.)

2. To the best of applicant's knowledge and belief, are the goods on which the mark is/will be used compliant with the federal Controlled Substance Act as outlined above?

Response: Yes, Applicant's Goods covered in the Application are compliant with the Controlled Substances Act. (See Exhibit A, ¶ 5.)

3. Does applicant have a website? If so, please provide the website address.

Response: No, Applicant does not have a website and Applicant's Goods are not sold online. (See Exhibit A, ¶ 7.)

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Response to September 16, 2019 Office Action
Response Date: February 26, 2020

Respectfully Submitted,

Kutak Rock LLP

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ATTORNEYS FOR APPLICANT