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7 **UNITED STATES DISTRICT COURT**
8 **CENTRAL DISTRICT OF CALIFORNIA**

9	GARRAPATA, LLC, a California limited liability company,)	Case No.:
10)	
11	Plaintiff,)	COMPLAINT FOR DAMAGES
12	vs.)	
13	NOROK INNOVATION, INC. a Florida corporation; ERIC POPOWICZ, an individual; THUNDERCOM SYSTEMS LTD, a Cypriot limited company; COLIN ANDREWS aka SIMON)	1. VIOLATION OF CALIFORNIA CIVIL CODE SECTION 3344;
14)	2. VIOLATION OF COMMON LAW RIGHT OF PUBLICITY;
15	THUNDERCOM, an individual; BIZX MARKETING, LLC, a Florida limited liability company; AZ CONNECTIONS, LLC, an Arizona limited liability company; JEFF TAYLOR, an individual; DOES 1-30, inclusive,)	3. FALSE ENDORSEMENT UNDER THE LANHAM ACT (15 U.S.C. § 1125(A));
16)	4. TRADEMARK INFRINGEMENT (15 U.S.C. § 1114(1)(A));
17)	5. COMMON LAW TRADEMARK INFRINGEMENT
18)	6. CONTRIBUTORY TRADEMARK INFRINGEMENT
19	Defendants.)	
20)	
21)	
22)	DEMAND FOR JURY TRIAL
23)	
24)	
25)	
26)	
27)	
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1 Plaintiff Garrapata, LLC, by and through its undersigned attorneys, alleges
2 upon knowledge as to itself and its own acts and alleges upon information and belief
3 as to all other matters, brings this Complaint.

4 INTRODUCTION

5 1. For more than 60 years, Clint Eastwood has been one of the most
6 famous actors, producers, and directors in the world. Mr. Eastwood is fiercely
7 protective of his name and image, and has rarely licensed either for the promotion of
8 products outside of the movies he acted in or directed. Like many of his most
9 famous characters, Mr. Eastwood is not afraid to confront wrongdoing and hold
10 accountable those that try to illegally profit off his name. Indeed, Mr. Eastwood
11 previously litigated and won a jury trial against the *National Enquirer*, which was
12 affirmed on appeal, after the tabloid falsely claimed to have exclusively interviewed
13 Mr. Eastwood and misappropriated his name, likeness, and personality to promote
14 and sell its product.

15 2. This action arises from an online Internet scam that illegally uses Mr.
16 Eastwood's celebrity and name to drive traffic to an online marketplace selling
17 cannabidiol ("CBD") products and to promote CBD products thereon. Put simply,
18 without Mr. Eastwood's knowledge of permission, online retailers of CBD products
19 strategically place Mr. Eastwood's name within blog posts and webpage meta
20 descriptions (content that describes and summarizes the contents of a given webpage
21 for the benefit of users and search engines to locate) as a means to promote CBD
22 products and guide customers to an online marketplace that sells CBD products.

23 3. The unlawful actions by the defendants amount to a willful and
24 conscious disregard for Mr. Eastwood's rights and are intentionally designed to
25 capitalize on the goodwill, recognition, and fame associated with Mr. Eastwood.

26 4. By this action, Garrapata LLC, the holder of all relevant rights in Mr.
27 Eastwood's name and persona, seeks to hold accountable the persons and entities
28

1 that wrongfully crafted this scheme and illegally profited off of Mr. Eastwood’s
2 name to promote and sell CBD products.

3 **PARTIES**

4 5. Plaintiff Garrapata, LLC (“Garrapata”) is a California limited liability
5 company with its principal place of business in Los Angeles County, California. By
6 assignment from Mr. Eastwood, Garrapata holds all trademarks related to Mr.
7 Eastwood and Mr. Eastwood’s name and persona rights apart from those he grants in
8 connection with the promotion and exploitation of the films he makes.

9 6. Defendant Norok Innovation, Inc. (“Norok”) is a Florida corporation
10 with its principal place of business in Los Angeles, California. It is the
11 manufacturer, distributor and seller of CBD products called Terahemp.

12 7. Defendant Eric Popowicz is an individual and resident of Los Angeles
13 County, California. He is the CEO of Norok and was a principal of Norok
14 Innovation, LLC, which was a manufacturer, distributor and seller of Terahemp. At
15 all relevant times discussed herein, Norok was the alter ego of Popowicz, and there
16 exists, and at all times herein mentioned has existed, a unity of interest and
17 ownership between and among Norok and Popowicz such that any separateness has
18 ceased to exist. Norok and Popowicz have commingled personal and corporate
19 funds, and Popowicz has used corporate assets for personal uses. Norok has
20 disregarded necessary legal formalities that corporate entities must follow, and
21 Popowicz uses in an attempt to evade liability for his own unlawful actions. In
22 particular, although Norok’s principal place of business is in Los Angeles County,
23 and Popowicz is a resident of Los Angeles County, Norok is not licensed to do
24 business in California. Consequently, adherence to the fiction of the separate
25 existence of Norok Innovation, Inc. as an entity distinct from Popowicz would
26 permit an abuse of the corporate privilege and would sanction fraud and promote
27 injustice in that the acts alleged herein were the result of Norok Innovation, Inc.’s

1 acts, however, Popowicz benefitted from the acts alleged herein.

2 8. Defendant Thundercom Systems Ltd. (“Thundercom Systems”) is a
3 Cyprus limited company with its principal place of business in Cyprus.

4 9. Defendant Colin Andrews aka Simon Thundercom (“Andrews”) is an
5 individual and resident of Cyprus. He is the Director of Thundercom Systems.

6 10. Defendant BizX Marketing, LLC (“BizX Marketing”) is a Florida
7 limited liability company with its principal place of business in Dade County,
8 Florida.

9 11. Defendant AZ Connections, LLC (“AZ Connections”) is an Arizona
10 limited liability company with its principal place of business in Maricopa County,
11 Arizona.

12 12. Defendant Jeff Taylor (“Taylor”) is an individual and resident of
13 Maricopa County, Arizona. He is the principal of AZ Connections.

14 13. Garrapata is unaware of the true names and capacities of defendants,
15 whether individual, corporate, associate, or otherwise, named herein as Does 1
16 through 30, inclusive, and therefore sues said defendants by such fictitious names
17 (the “Doe Defendants”). Garrapata will seek leave to amend this Complaint to state
18 when their true names and capacities are ascertained. (All of the Defendants,
19 including the Doe Defendants, collectively are referred to herein as “Defendants”).

20 14. At all times mentioned in this Complaint, all of the Defendants acted in
21 concert to knowingly cause, facilitate, control, induce, or otherwise participate in the
22 wrongful conduct alleged herein.

23 **JURISDICTION AND VENUE**

24 15. The Court has original jurisdiction pursuant to 28 U.S.C. §§ 1331 and
25 1338(a). This is a civil action arising under federal law, the Lanham Act of 1946 as
26 amended (codified at 15 U.S.C. §§ 1051, *et seq.*). The pendent state law claims are so
27 related to the federal claims that they form part of the same case or controversy

1 pursuant to Article III of the United States Constitution. The Court therefore has
2 supplemental jurisdiction over those claims pursuant to 28 U.S.C. § 1367(a).

3 16. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1391(b)
4 for several independent reasons, including: at least one of the Defendants “resides”
5 in this judicial district for venue purposes under 28 U.S.C. § 1391(c)(2); a
6 substantial part of the events or omissions giving rise to the claims occurred in this
7 district.

8 GENERAL ALLEGATIONS

9 Clint Eastwood

10 17. Clint Eastwood is recognized around the world as an icon of the
11 entertainment industry. After rising to fame in the 1950s as the star of the TV series
12 *Rawhide*, Mr. Eastwood became one of the world’s biggest movie stars with his roles
13 as the “Man With No Name” in a series of Westerns in the late 1960s and the *Dirty*
14 *Harry* films of the 1970s and 80s. In 1971, Mr. Eastwood directed his first of more
15 than 30 motion pictures, including the Academy Award winning Best Pictures
16 *Unforgiven* (1992) and *Million Dollar Baby* (2004). In addition to his successful
17 career in the entertainment industry, Mr. Eastwood served as the mayor of Carmel-
18 by-the-Sea in the late-1980s. In 2006, Mr. Eastwood was inducted into the California
19 Hall of Fame located at The California Museum for History, Women, and the Arts.
20 According to fellow Academy Award winner Sean Penn, Mr. Eastwood “has become
21 cinema’s Mount Rushmore . . . [and] the embodiment of American film.”

22 18. Mr. Eastwood has a long-standing history of rejecting third party
23 licenses. With rare exception, Mr. Eastwood reserves the exploitation of his
24 personality rights and the goodwill associated therewith for his motion pictures and
25 other entertainment related projects, and for business ventures in which he is
26 personally involved.

27 19. Mr. Eastwood does not have, and never has had, any association with the
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1 manufacture, promotion, and/or sale of any CBD products.

2 **Defendants Use Clint Eastwood’s Names In Hidden Metatags To Advertise And**
3 **Sell CBD Products**

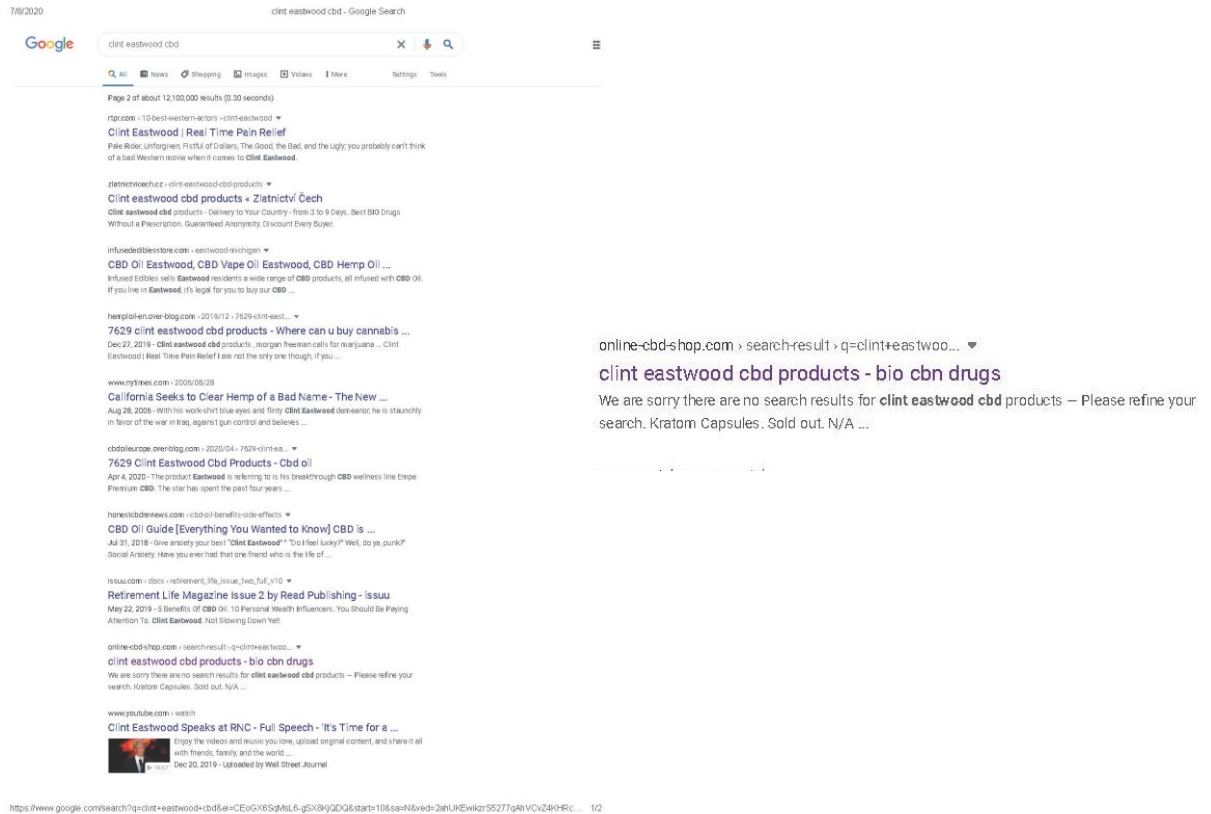
4 20. The Internet is a global network of interconnected computers which
5 allows individuals and organizations around the world to communicate and to share
6 information with one another.

7 21. Each web page has a corresponding domain address, which is an
8 identifier somewhat analogous to a telephone number or street address. Domain
9 names consist of a second-level domain—simply a term or series of terms—followed
10 by a top-level domain, many of which describe the nature of the enterprise.

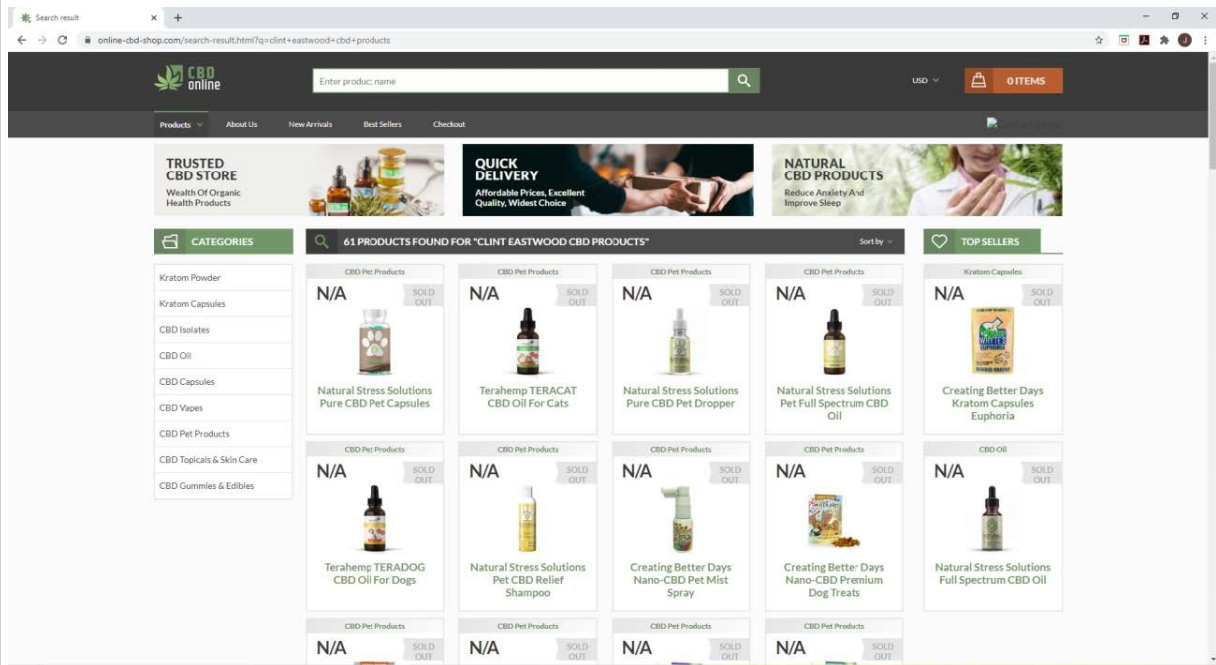
11 22. Search engines like Google look for keywords in places such as domain
12 names, actual text on the web page, and metatags. Metatags are Hypertext Markup
13 Language (“HTML”) code intended to describe the contents of the web site. There
14 are different types of metatags, including “description” and “keyword” metatags. The
15 description metatags are intended to describe the web site; the keyword metatags, at
16 least in theory, contain keywords relating to the contents of the web site. Metatags
17 function behind the scenes to direct an internet searcher to a webpage. “Using
18 another’s trademark in one’s metatags is much like posting a sign with another’s
19 trademark in front of one’s store.” *Brookfield Commc'ns, Inc. v. W. Coast Entm't*
20 *Corp.*, 174 F.3d 1036, 1064 (9th Cir. 1999).

21 23. Among the top results of an online search for “Clint Eastwood CBD” is
22 a website for online-cbd-shop.com, with the search result “clint eastwood cbd
23 products – bio cbn drugs.” Below and attached hereto as **Exhibit 1** is a true and
24 correct image of page 2 of such a Google search.

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24. When one clicks on the link for online-cbd-shop.com in the online search results, it takes the consumer to an online CBD marketplace called CBD Online with a list and photographs of what it touts as “61 PRODUCTS FOUND FOR ‘CLINT EASTWOOD CBD PRODUCTS.’” Below and attached hereto as **Exhibit 2** is a true and correct image of page 1 of the webpage for online-cbd-shop.com that one arrives at after clicking on the search result.



25. The CBD products advertised and sold at the CBD Online marketplace based upon a Google search for “Mr. Eastwood CBD” include Terahemp, Natural Stress Solutions, and Nature’s Way Creating Better Days (“Nature’s Way”).

26. By using Mr. Eastwood’s name in hidden metatags, Defendants have figuratively posted a sign with Mr. Eastwood’s trademark in front of their online store to attract consumers and caused the consuming public to believe that Mr. Eastwood is associated with and/or endorsed the CBD Online marketplace and/or the CBD products sold thereon, when no such association actually exists.

Defendants Conspire To Illegally Profit From Their Misuse Of Clint Eastwood’s Name To Promote And Sell CBD Products

27. Defendant Thundercom Systems, though its principal, Defendant Colin Andrews aka Simon Thundercom (“Andrews”), has contacted several manufacturers of CBD products about selling their CBD products online.

28. Thundercom Systems subsequently opened drop shipping accounts with the manufacturers through which Thundercom Systems marketed and sold the

1 manufacturers' products on its websites. When Thundercom Systems received orders
2 for CBD products, Andrews would send the manufacturers a CSV file with the
3 customers' names, addresses, and order details. The manufacturers would then fill
4 the orders and ship them directly from its facility to the customers.

5 29. In at least one instance, Thundercom Systems deposited \$1,500 with a
6 manufacturer as an advance against anticipated future sales. Once the manufacturer
7 received and filled an order, it would subtract the charge of each product ordered
8 from Thundercom System's deposit account. Thundercom Systems periodically
9 replenished the deposit account when it ran low.

10 30. Payments to the manufacturers did not come directly from Thundercom
11 Systems or Andrews. Instead, payments were made by Defendant BizX Marketing
12 through a Chase Bank account in Florida.

13 31. In early 2019 Defendant Jeff Taylor, the principal at Defendant AZ
14 Connections contacted a manufacturer of CBD products. Taylor stated that he works
15 with Andrews and he needed information from the manufacturer in order to have a
16 U.S. company (Defendant AZ Connections) market and sell CBD products in the
17 United States and thereby avoid banking fees for international transfers.

18 32. Although several CBD manufacturers whose products appeared on
19 online-cbd-shop.com voluntarily provided the foregoing information, defendants
20 Norok and Popowicz refused to provide any information to establish their innocence,
21 despite requests for same.

22 **FIRST CLAIM FOR RELIEF**

23 **(Violation of Cal. Civ. Code § 3344 – Garrapata Against All Defendants)**

24 33. Garrapata incorporates all prior allegations of this Complaint by this
25 reference.

26 34. Garrapata is the owner of the rights of publicity in Mr. Eastwood's
27 name, image, likeness, and persona for all purposes, other than those related to the
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1 promotion and exploitation of the motion pictures Mr. Eastwood makes.

2 35. Defendants have willfully and without authorization used Mr.
3 Eastwood's name for commercial purposes to promote the sale of CBD products.
4 Defendants, and each of them, shared a common plan to use Mr. Eastwood's name
5 for commercial purposes to promote the sale of CBD products.

6 36. Defendants, and each of them, were necessary parts of the distribution
7 chain. Specifically, Thundercom Systems and Andrews controlled and managed the
8 domain and online marketplaces that used Mr. Eastwood's name to promote and sell
9 products, Norok and Popowicz provided CBD products, BizX Marketing provided
10 domestic banking services, and AZ Connections and Taylor provided domestic
11 marketing and banking services.

12 37. Andrews on behalf of Thundercom Systems, and Taylor on behalf of AZ
13 Connections, authorized, directed, and/or participated in the illegal actions described
14 herein.

15 38. Defendants' unauthorized use of Mr. Eastwood's name constitutes a
16 commercial misappropriation in violation of Section 3344 of the California Civil
17 Code.

18 39. As a direct and proximate result of Defendants' wrongful conduct,
19 Garrapata has suffered, and will continue to suffer, damages in an amount to be
20 proven at trial.

21 40. Defendants have further been unjustly enriched by their
22 misappropriation of Mr. Eastwood's statutory right of publicity. Accordingly,
23 Garrapata is entitled to restitution of all income, profits, and other benefits resulting
24 from Defendants' conduct, in an amount to be determined according to proof at trial.

25 41. Defendants' actions as alleged herein were malicious, oppressive, and
26 fraudulent, and done with the intent to injure Mr. Eastwood and with a willful and
27 conscious disregard for Mr. Eastwood's rights. As a result, Garrapata is entitled to
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1 recover from Defendants punitive and exemplary damages in an amount sufficient to
2 punish and deter them and others from engaging in such acts in the future.

3 **SECOND CLAIM FOR RELIEF**

4 **(Violation of Common Law Right of Publicity – Garrapata Against All**
5 **Defendants)**

6 42. Garrapata incorporates all prior allegations of this Complaint by this
7 reference.

8 43. Garrapata is the owner of the common law rights of publicity in Mr.
9 Eastwood’s name, image, likeness, and persona necessary for endorsement deals.

10 44. Defendants have willfully and without authorization used Mr.
11 Eastwood’s name for commercial purposes to promote the sale of CBD products.

12 45. Defendants, and each of them, shared a common plan to use Mr.
13 Eastwood’s name for commercial purposes to promote the sale of CBD products.

14 46. As described herein, Defendants, and each of them, were necessary parts
15 of the distribution chain.

16 47. Andrews on behalf of Thundercom Systems, and Taylor on behalf of AZ
17 Connections, authorized, directed, and/or participated in the illegal actions described
18 herein.

19 48. Defendants’ unauthorized use of Mr. Eastwood’s name constitutes a
20 violation of California’s common law right of publicity.

21 49. As a direct and proximate result of Defendants’ wrongful conduct,
22 Garrapata has suffered, and will continue to suffer, damages in an amount to be
23 proven at trial.

24 50. Defendants have further been unjustly enriched by their infringement of
25 Mr. Eastwood’s common law right of publicity. Accordingly, Garrapata is entitled to
26 restitution of all income, profits, and other benefits resulting from Defendants’
27 conduct, in an amount to be determined according to proof at trial.

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1 false or misleading representations of fact to falsely imply the endorsement of
2 Defendants' businesses and products by Mr. Eastwood.

3 58. Defendants' unauthorized uses of Mr. Eastwood's persona are likely to
4 confuse and deceive consumers as to Mr. Eastwood's sponsorship and/or
5 endorsement of CBD products sold by Defendants online. Specifically, Defendants'
6 use of Mr. Eastwood's name is likely to cause consumers to mistakenly believe that
7 Mr. Eastwood is associated with the products sold by Defendants, or that he sponsors
8 or endorses the such products.

9 59. As a direct and proximate result of the acts of false endorsement set
10 forth above, Garrapata has suffered actual damages in an amount to be proven at trial.

11 60. Garrapata is entitled to the full range of relief available under the
12 Lanham Act, 15 U.S.C. § 1117, including, without limitation, an award of actual
13 damages and the disgorgement of Defendants' profits arising from their false or
14 misleading acts.

15 61. Defendants' conduct further renders this an "exceptional" case within
16 the meaning of the Lanham Act, thus entitling Garrapata to an award of attorneys'
17 fees and costs.

18 62. Defendants committed the unauthorized acts described above knowing
19 that they are likely to cause consumers to falsely believe that Mr. Eastwood endorses
20 Defendants' brands and products. Defendants have thus willfully, knowingly, and
21 maliciously deceived and confused the relevant consuming public, such that
22 Garrapata is entitled to an award of treble damages.

23 **FOURTH CLAIM FOR RELIEF**

24 **(Trademark Infringement (15 U.S.C. § 1114(1)) – Garrapata Against All**
25 **Defendants)**

26 63. Garrapata incorporates all prior allegations of this Complaint by this
27 reference.

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1 64. Garrapata has selectively used the trademark CLINT EASTWOOD in
2 commerce in connection with products and services.

3 65. Garrapata owns a federally registered trademark U.S. Registration No.
4 3265483 in Mr. Eastwood's name for "Entertainment services, namely, personal
5 appearances and live performance and live recorded performances by a movie star
6 and actor" (the "Registered Mark"). A true and correct copy of Garrapata's
7 Trademark Certificate from the United States Patent and Trademark Office is
8 attached hereto as **Exhibit 3**.

9 66. The Registered Mark is a valid trademark owned by Garrapata.
10 Additionally, by virtue of Mr. Eastwood's longstanding and continuous use of the
11 Registered Mark in commerce, Garrapata has acquired a valid common law
12 trademark in Mr. Eastwood's name. The public has come to recognize the Registered
13 Mark as exclusively identifying Mr. Eastwood, and the mark is famous worldwide.

14 67. Defendants infringed Garrapata's registered and common law
15 trademarks by using the mark on the internet to direct consumers to CBD Online,
16 which is owned and/or maintained by Defendants. Defendants, and each of them,
17 shared a common plan to infringe Garrapata's registered and common law
18 trademarks as described herein.

19 68. Defendants' unauthorized use of Garrapata's registered and common
20 law trademarks are likely to confuse and deceive consumers as to the origin,
21 sponsorship, and/or endorsement of CBD products marketed and sold by Defendants.
22 Specifically, Defendants' use of Mr. Eastwood's name and mark is likely to cause
23 consumers to mistakenly believe that Mr. Eastwood is associated with Defendants, or
24 that he sponsors or endorses the CBD Online marketplace.

25 69. As described herein, Defendants, and each of them, were necessary parts
26 of the distribution chain.

27 70. Andrews on behalf of Thundercom Systems, and Taylor on behalf of AZ
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1 Connections, authorized, directed, and/or participated in the illegal actions described
2 herein.

3 71. As a direct and proximate result of the acts of trademark infringement
4 set forth above, Garrapata has suffered actual damages in an amount to be proven at
5 trial.

6 72. Garrapata is entitled to the full range of relief available under the
7 Lanham Act, 15 U.S.C. § 1117, including, without limitation, an award of actual
8 damages and the disgorgement of Defendants' profits arising from the acts of
9 trademark infringement.

10 73. Defendants' conduct further renders this an "exceptional" case within
11 the meaning of the Lanham Act, thus entitling Garrapata to an award of attorneys'
12 fees and costs.

13 74. Defendants committed the infringement described above knowing that
14 their unauthorized use of the CLINT EASTWOOD trademark is likely to cause
15 consumer confusion. Defendants have thus willfully, knowingly, and maliciously
16 deceived and confused the relevant consuming public, such that Garrapata is entitled
17 to an award of treble damages.

18 **FIFTH CLAIM FOR RELIEF**

19 **(Common Law Trademark Infringement – Garrapata Against All Defendants)**

20 75. Garrapata incorporates all prior allegations of this Complaint by this
21 reference.

22 76. Garrapata owns a valid common law trademarks in CLINT
23 EASTWOOD for use in connection with the promotion of products and services in
24 the entertainment industry.

25 77. The Registered Trademark is likewise a valid trademark owned by
26 Garrapata.

27 78. The public has come to recognize the CLINT EASTWOOD mark as
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1 exclusively identifying Mr. Eastwood, and the mark is famous worldwide.

2 79. Defendants have infringed Garrapata's trademark by using the mark on
3 the internet to direct consumers to CBD Online, which is owned and/or maintained
4 by Defendants, and to promote the sale of CBD products. Defendants, and each of
5 them, shared a common plan to infringe Garrapata's trademark as described herein.

6 80. As described herein, Defendants, and each of them, were necessary parts
7 of the distribution chain.

8 81. Andrews on behalf of Thundercom Systems, and Taylor on behalf of AZ
9 Connections, authorized, directed, and/or participated in the illegal actions described
10 herein.

11 82. Defendants' unauthorized use of Garrapata's trademark is likely to
12 confuse and deceive consumers as to the origin, sponsorship, and/or endorsement of
13 Defendants' brands and products. Specifically, Defendants' use of Garrapata's mark
14 is likely to cause consumers to mistakenly believe that Mr. Eastwood is associated
15 with Defendants and/or that he sponsors or endorses the CBD Online marketplace
16 and/or Defendants' products.

17 83. As a direct and proximate result of the acts of trademark infringement
18 set forth above, Garrapata has suffered actual damages in an amount to be proven at
19 trial.

20 84. Defendants acted with fraud, oppression, or malice in infringing
21 Garrapata's mark as alleged above. As such, in addition to the other relief sought
22 herein, Garrapata is entitled to an award of punitive damages.

23 **SIXTH CLAIM FOR RELIEF**

24 **(Contributory Trademark Infringement – Garrapata Against Norok, Popowicz,**
25 **BizX Marketing, AZ Connections, Taylor, and Does 6-30)**

26 85. Garrapata incorporates all prior allegations of this Complaint by this
27 reference.

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- 4. On the Third, Fourth and Sixth Claims for Relief, for treble damages;
- 5. For preliminary and permanent injunctions restraining and enjoining Defendants, and all persons acting in concert with them, from using Mr. Eastwood’s name, images, likeness, persona, and trademarks;
- 6. For pre-judgment and post-judgment interest according to proof and to the maximum extent allowed by law;
- 7. For attorneys’ fees and costs; and
- 8. For such other and further relief as the Court may deem just and proper.

Dated: January 13, 2021

NOLAN HEIMANN LLP

By: 

Jordan Susman
Attorneys for Plaintiff
Garrapata, LLC


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DEMAND FOR JURY TRIAL

Pursuant to Local Rule 38-1, Plaintiff hereby demands a trial by jury on all issues so triable.

Dated: January 13, 2021

NOLAN HEIMANN LLP

By: 

Jordan Susman
Attorneys for Plaintiff
Garrapata, LLC

EXHIBIT 1



clint eastwood cbd



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Page 2 of about 12,100,000 results (0.30 seconds)

rtpr.com › 10-best-western-actors › clint-eastwood

Clint Eastwood | Real Time Pain Relief

Pale Rider, Unforgiven, Fistful of Dollars, The Good, the Bad, and the Ugly; you probably can't think of a bad Western movie when it comes to **Clint Eastwood**.

zlatnictvicech.cz › clint-eastwood-cbd-products

Clint eastwood cbd products « Zlatnictví Čech

Clint eastwood cbd products - Delivery to Your Country - from 3 to 9 Days. Best BIO Drugs Without a Prescription. Guaranteed Anonymity. Discount Every Buyer.

infusedediblesstore.com › eastwood-michigan

CBD Oil Eastwood, CBD Vape Oil Eastwood, CBD Hemp Oil ...

Infused Edibles sells **Eastwood** residents a wide range of **CBD** products, all infused with **CBD** Oil. If you live in **Eastwood**, it's legal for you to buy our **CBD** ...

hemploil-en.over-blog.com › 2019/12 › 7629-clint-east...

7629 clint eastwood cbd products - Where can u buy cannabis ...

Dec 27, 2019 - **Clint eastwood cbd** products , morgan freeman calls for marijuana ... Clint Eastwood | Real Time Pain Relief I am not the only one though, if you ...

www.nytimes.com › 2006/08/28

California Seeks to Clear Hemp of a Bad Name - The New ...

Aug 28, 2006 - With his work-shirt blue eyes and flinty **Clint Eastwood** demeanor, he is staunchly in favor of the war in Iraq, against gun control and believes ...

cbdoileurope.over-blog.com › 2020/04 › 7629-clint-ea...

7629 Clint Eastwood Cbd Products - Cbd oil

Apr 4, 2020 - The product **Eastwood** is referring to is his breakthrough **CBD** wellness line Empe Premium **CBD**. The star has spent the past four years ...

honestcbdreviews.com › cbd-oil-benefits-side-effects

CBD Oil Guide [Everything You Wanted to Know] CBD is ...

Jul 31, 2018 - Give anxiety your best "**Clint Eastwood**" "Do I feel lucky?" Well, do ya, punk?" Social Anxiety. Have you ever had that one friend who is the life of ...

issuu.com › docs › retirement_life_issue_two_full_v10

Retirement Life Magazine Issue 2 by Read Publishing - issuu

May 22, 2019 - 5 Benefits Of **CBD** Oil. 10 Personal Wealth Influencers. You Should Be Paying Attention To. **Clint Eastwood**. Not Slowing Down Yet!

online-cbd-shop.com › search-result › q=clint+eastwoo...

clint eastwood cbd products - bio cbn drugs

We are sorry there are no search results for **clint eastwood cbd** products — Please refine your search. Kratom Capsules. Sold out. N/A ...

www.youtube.com › watch

Clint Eastwood Speaks at RNC - Full Speech - 'It's Time for a ...



Enjoy the videos and music you love, upload original content, and share it all with friends, family, and the world ...

Dec 20, 2019 - Uploaded by Wall Street Journal

Searches related to clint eastwood cbd

clint eastwood **products**

euphoric cbd **gummies**

what is the name of clint **eastwood's** cbd **company**

clint eastwood **bionatrol** cbd

euphoric cbd

sonoma valley cbd **oil**

cbd **oil**

best cbd **oil**

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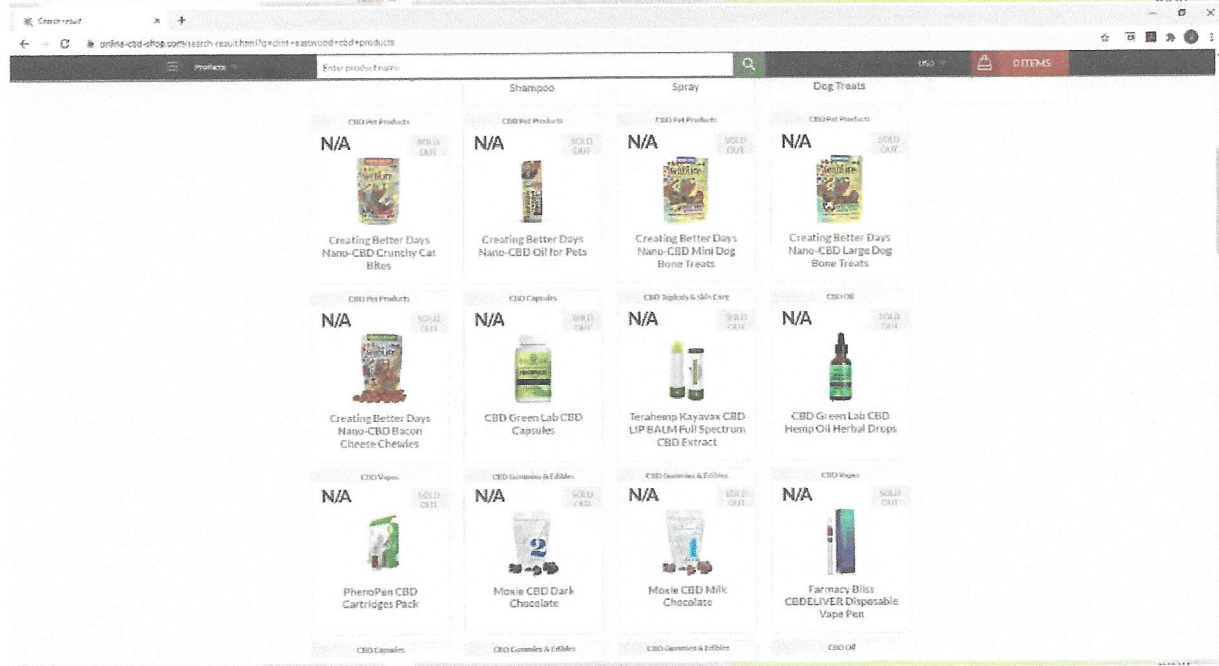
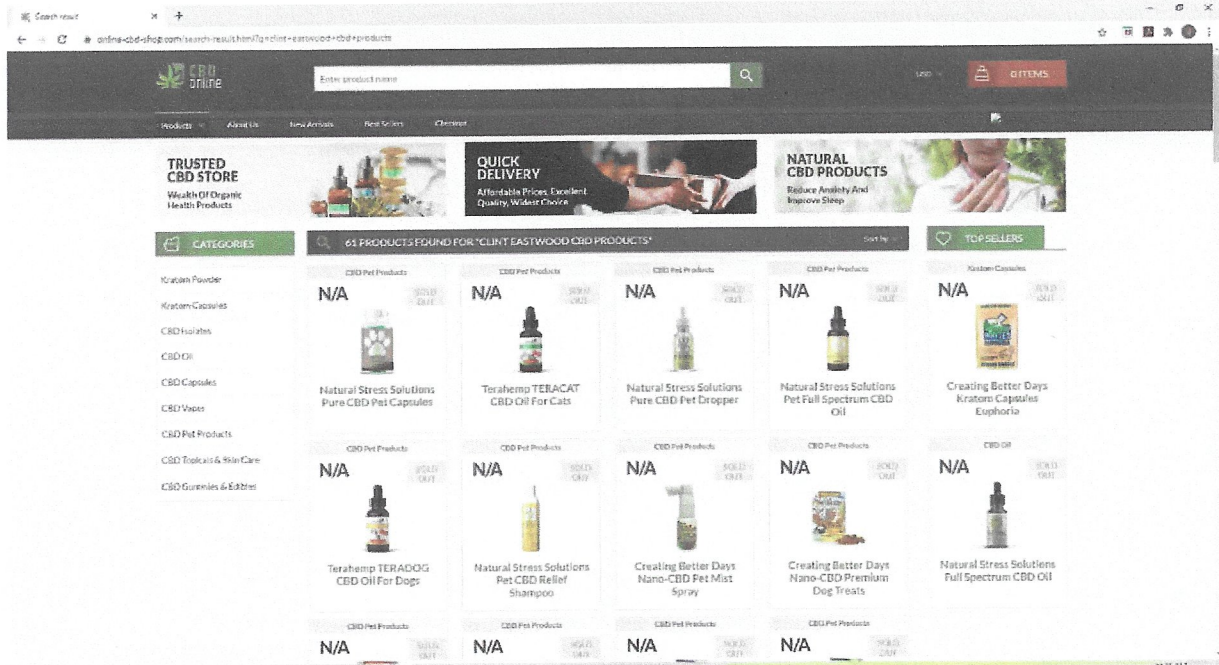
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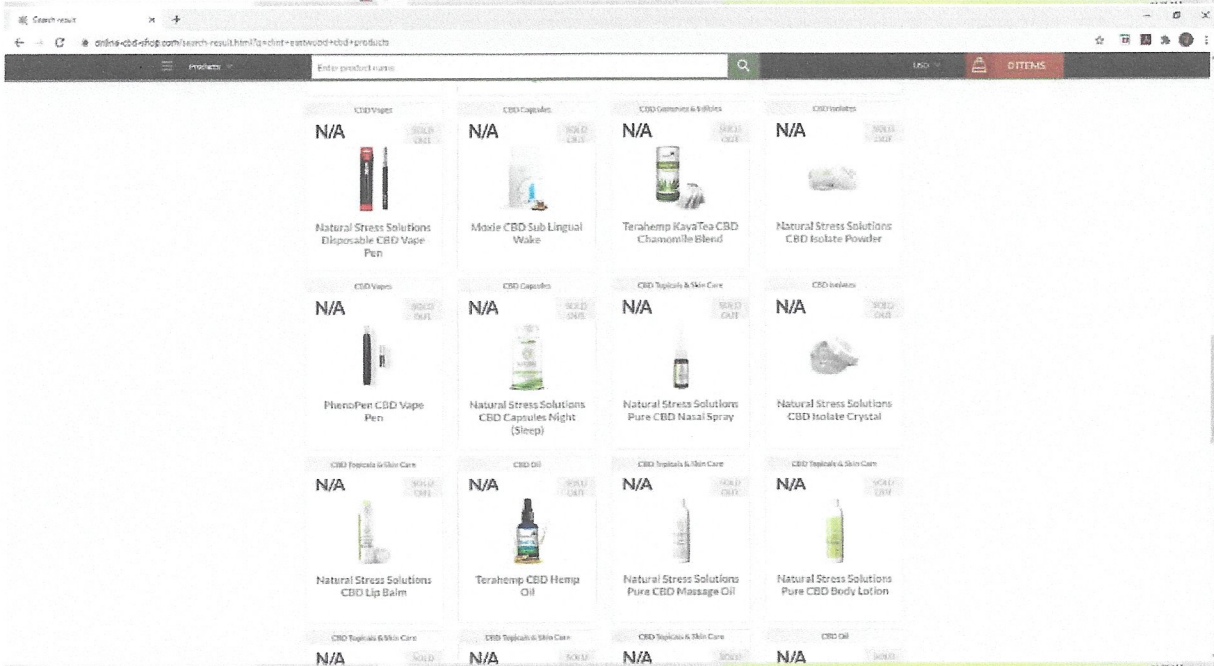
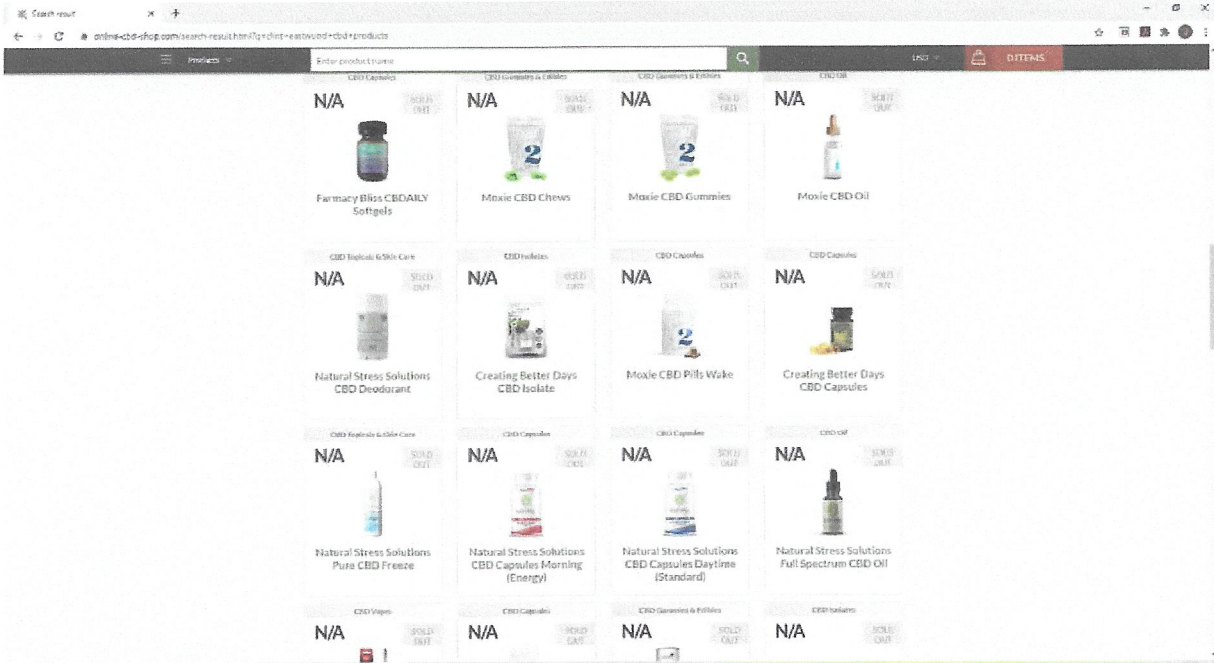
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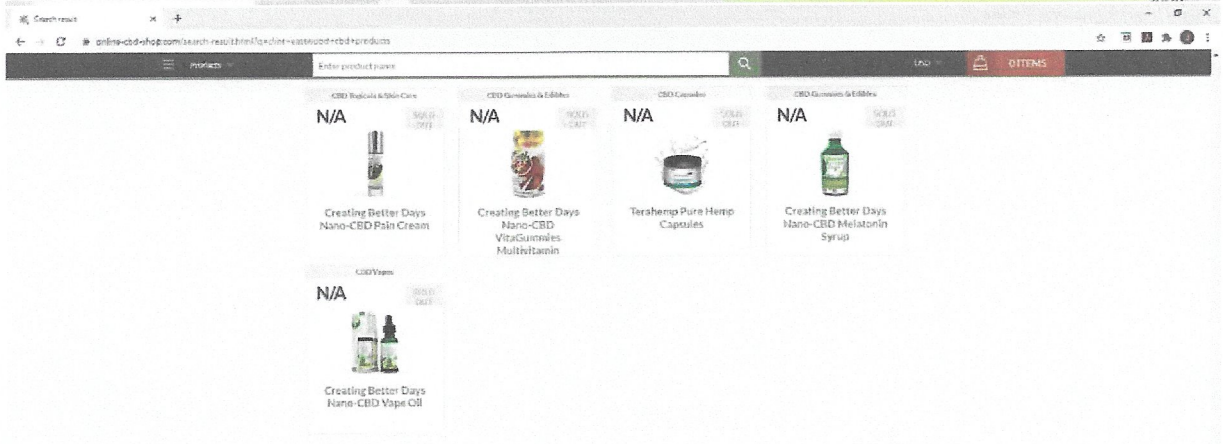
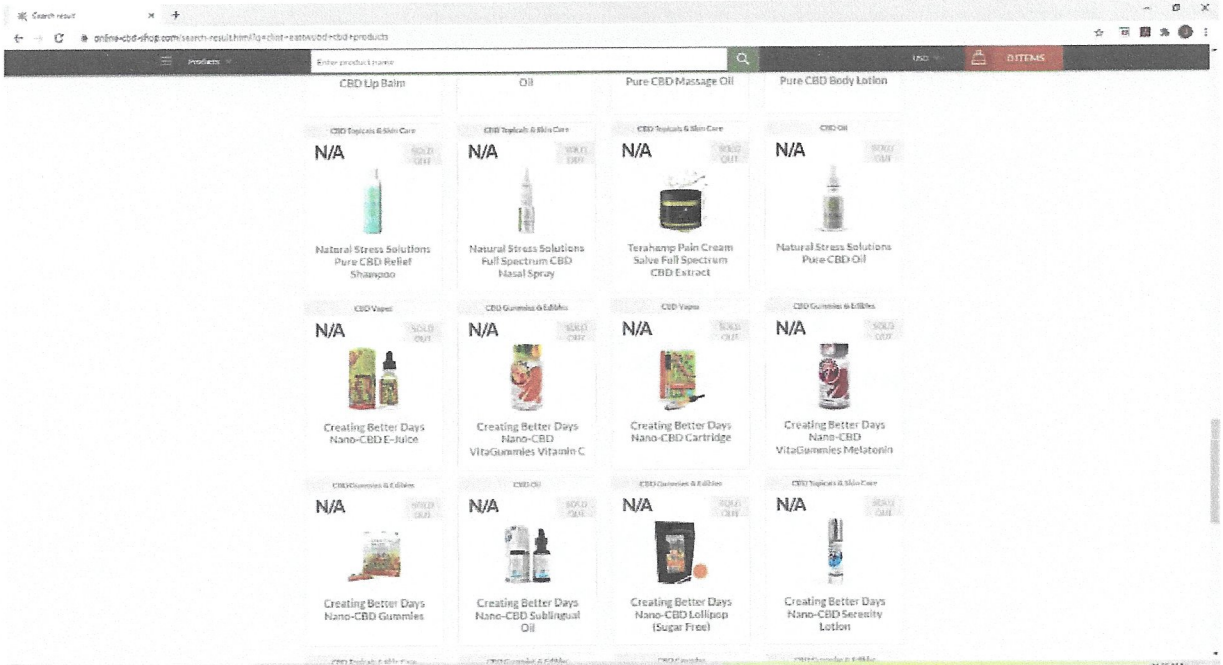
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EXHIBIT 3

Int. Cl.: 41

Prior U.S. Cls.: 100, 101, and 107

Reg. No. 3,265,483

United States Patent and Trademark Office

Registered July 17, 2007

**SERVICE MARK
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