

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
AND BEFORE TRADEMARK TRIAL AND APPEAL BOARD
P.O. BOX 1451
ALEXANDRIA ,VA 22313 -1451

TTAB

IN RESPONSE TO THE OFFICIAL LETTER RECEIVED ON JAN 25 2021

JANUARY 25 2021

Cancellation No. 92075401

Todos Santos Surf .Inc

V

Kent G Anderson

and Global People Countries Global FUTURE COUNTRY ..

We Global People Countries FUTURE COUNTRY – Global People Countries Global FUTURE COUNTRY For over 26 Years Fighting For Our Global People Countries Rights ideas and for The Global Survival of Or Global People Countries FUTURE COUNTRY .. and The Global Recognition Of the worlds People Countries Global FUTURE COUNTRY vs OVER 26 Years Global IP Theft .. Predatory and Visious .. Wars ... Declared on worlds People Countries rights ideas Global FUTURE COUNTRY And will Not Be Destroyed and Forced into Global Wars .. Brought onto us and our People and Our Global Countries People Countries FUTURE COUNTRY .. and We Pray for the Honorable USA and our worlds and its people and Countries To Recognize Global FUTURE .. Global People Countries Rights ideas .. as worlds FUTURE COUNTRY .. Repsonce sent By Mail .. over 26 Years ..

Kind Regards ,

Kent G Anderson

Founder -

FUTURE sm/tm ..
925 N Griffin Bismarck ,
Bismarck , ND 58501
USA .
Home 1-701-223-0639 .
www.futurevisionaries.com



02/05/2021

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500
General Email: TTABInfo@uspto.gov

January 25, 2021

Cancellation No. 92075401

Todos Santos Surf, Inc.

v.

Kent G. Anderson

**M. Catherine Faint,
Interlocutory Attorney:**

On December 14, 2020, Respondent submitted a communication which does not respond to the notice of default or answer the petition to cancel.

SUBMISSIONS MUST BE MADE VIA ESTTA

Respondent's communication was submitted in paper form, and does not include a written explanation that the Board's Electronic System for Trademark Trials and Appeals ("ESTTA") was unavailable due to technical problems or that extraordinary circumstances prevented filing through ESTTA. Effective January 14, 2017, Trademark Rule 2.126(a), as amended, states that submissions must be made to the Board via ESTTA. Trademark Rule 2.126(b) provides for exceptions to electronic filing in certain circumstances: ESTTA is unavailable due to technical problems, or when extraordinary circumstances are present. See also, Miscellaneous Changes to

Cancellation No. 92075401

Trademark Trial and Appeal Board Rules of Practice, 81 Fed. Reg. 69950, 69983 (October 7, 2016) (Final Rule).

ESTTA is accessible at the following link: <http://estta.uspto.gov/>.

SERVICE OF ALL SUBMISSIONS

Respondent's communication fails to include proof of service on the Petitioner, as required by Trademark Rule 2.119(a). Trademark Rules 2.119(a) and (b) require that every submission filed in a proceeding before the Board **must** be served upon the other party or parties, and proof of such service must be made before the submission will be considered by the Board. Accordingly, copies of all submissions filed in this proceeding must be accompanied by a statement, signed by the attorney or other authorized representative, attached to or appearing on the original submission when filed, clearly stating the date and manner in which service was made, the name of each party or person upon whom service was made, and the email address or address. See TBMP § 113.03. Service must be made by email unless otherwise stipulated, or unless the filing party has satisfied the requirements for another method of service as set forth in Trademark Rule 2.119(b). The statement will be accepted as prima facie proof of service, must be signed and dated, and should take the form of a Certificate of Service as follows:

I hereby certify that a true and complete copy of the foregoing (insert title of submission) has been served on (insert name of opposing counsel or party) by forwarding said copy on (insert date of mailing), via email (or insert other appropriate method of delivery) to: (set out name, address, and email address of opposing counsel or party).

Signature _____
Date _____

RESPONSE DUE

In view of the foregoing, Respondent's communication, that was submitted on paper and did not include a certificate of service, will not be considered. Respondent is allowed until **15 DAYS** from the date of this order to file a response to the notice of default through ESTTA.¹ Additionally, Respondent must serve its submission on counsel for Petitioner and include a certificate of service with its response, as explained above.

If no response to this order is received, default judgment may be entered against Respondent.

¹ Should Respondent require assistance using ESTTA, Respondent may call the TTAB Assistance Center at 517-272-8500 between 8:30 a.m. and 5:00 p.m. Eastern Time, Monday through Friday.

[92075401] PATENT
UNITED STATES OFFICE
AND TRADEMARK COMMISSIONER
P.O. BOX 1451
ALEXANDRIA VA

Patent No. 92075401
Bismarck, ND 58501

Global Patent Company

United States Patent and Trademark Office

Commissioner for Trademarks

P.O. Box 1451

Alexandria, VA. 22313-1451

If Undeliverable Return in Ten Days

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92075401


KENT G. ANDERSON
925 N GRIFFIN
BISMARCK, ND 58501

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Trademarks, P.O. Box 1451, Alexandria, Virginia 22313-1451 on the date shown below:

Kent G Anderson

Kent G. Anderson

(Typed or Printed Name of Person Signing Certificate)


Global Future County

(Signature)

Feb-2-2021

(Date)