

## DEMAND LETTER

2024-06-12

VIA CERTIFIED MAIL AND EMAIL

Arbor Health Network LLC  
Attn: General Counsel

Re: Demand for Trademark Infringement ? Immediate Action Required

Dear Counsel:

This firm represents Cascade Renewable Energy Corp. ("Client") in connection with your client's trademark infringement.  
We write to demand cease all infringing use and disgorge profits.

### STATEMENT OF FACTS

Cascade Renewable Energy Corp. and Arbor Health Network LLC entered into a binding agreement pursuant to which Arbor Health Network LLC undertook specific obligations. Despite repeated attempts to resolve this matter informally, Arbor Health Network LLC has failed to comply with its obligations, causing substantial harm to Cascade Renewable Energy Corp..

### LEGAL BASIS

Arbor Health Network LLC's conduct constitutes trademark infringement under applicable law. Our client has been damaged in an amount not less than \$50,000, and those damages continue to accrue. We reserve all rights to seek additional damages, attorneys' fees, and injunctive relief as appropriate.

### DEMAND

We hereby demand that Arbor Health Network LLC: (1) cease all infringing use and disgorge profits; and (2) confirm in writing within 21 days of this letter that you will comply with the foregoing.

Failure to respond within 21 days will result in Cascade Renewable Energy Corp. pursuing all available legal remedies without further notice, including the commencement of litigation seeking compensatory damages, injunctive relief, and attorneys' fees.

This letter is a litigation hold notice. Arbor Health Network LLC must immediately preserve all documents, communications, and data relating to this matter.

Very truly yours,

Kirkland & Ellis LLP

By: \_\_\_\_\_

Partner

cc: Cascade Renewable Energy Corp.