



# COPYRIGHT CLAIMS BOARD

Docket number: 24-CCB-0083  
May 24, 2024

Jennifer Jamison

CLAIMANT

v.

Microsoft Corporation, New York Institute of Technology,  
and The Church of Jesus Christ of Latter-Day Saints

RESPONDENTS

## ORDER DISMISSING CLAIM WITHOUT PREJUDICE

On April 23, 2024, the Copyright Claims Board (Board) issued a Second Order to Amend Noncompliant Claim notifying the claimant that the claim did not comply with the requirements of the CASE Act and related regulations and would be dismissed unless a second amended claim was filed by May 23, 2024. 37 C.F.R. § 224.1(c)(2).

On May 24, 2024, just after midnight, the claimant filed a document labeled “Compliance” and titled (in the document) “Compliance to Amend Copyright Claim.” While the filing was late—even if by a small amount—more importantly, it is not an amended claim and does not satisfy the requirements for an amended claim. Furthermore, had the newly filed document been timely filed as a second amended claim, the statements in the newly filed document would not cure the deficiencies raised by the Second Order to Amend Noncompliant Claim (which gave the claimant one last chance to submit a compliant claim). Accordingly, the Board dismisses this proceeding without prejudice and closes case 24-CCB-0083. 17 U.S.C. § 1506(f)(1)(B). Dismissal without prejudice means the claimant may raise the allegations again by filing a new claim. If the claimant does file a new claim, she should pay attention to the various issues raised by the Board in its Second Order to Amend Noncompliant Claim.

Copyright Claims Board