DOCKET NO	22-CCB-0019

United States Copyright Claims Board

Cory D. Palmer	V. —	Columbia Records
CLAIMANT		RESPONDENT

ORDER DISMISSING CLAIM WITHOUT PREJUDICE

PLEASE READ CAREFULLY

On July 15, 2022 and August 31, 2022, the Copyright Claims Board issued orders that notified the claimant that the claim and amended claim filed in this proceeding did not comply with the applicable statutory and regulatory requirements for filings before the Board. 37 C.F.R. § 224.1(c) [2]. On September 5, 2022, the claimant submitted a second amended claim, which was the final opportunity to submit a compliant claim. 17 U.S.C. § 1506(f)(1)(B); 37 C.F.R. § 224.1(d). A Copyright Claims Attorney reviewed the second amended claim and concluded that it is still noncompliant due to failure to adequately allege access and substantial similarity.

The Copyright Claims Attorney referred this claim to me to confirm that the second amended claim does not comply with the applicable statutory and regulatory requirements, and that this proceeding should therefore be dismissed without prejudice. I have reviewed the second amended claim, and I concur with and confirm the finding of noncompliance.

Accordingly, the Copyright Claims Board dismisses the claim without prejudice and closes this case.

Date: September 16, 2022

End 7. me

Brad R. Newberg

Copyright Claims Officer