Docket number: 24-CCB-0142

August 14, 2024

Bahar Ceylan	V	Ru Chun Jie	
CLAIMANT		RESPONDENT	

## ORDER DISMISSING CLAIM WITHOUT PREJUDICE

The Copyright Claims Board (Board) issued orders that notified the claimant on May 29, 2024, and July 17, 2024, that the claim and amended claim, respectively, did not comply with the applicable statutory and regulatory requirements for filings before the Board. On August 6, 2024, the claimant filed a second amended claim, which was the final opportunity to file 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 the claim does not allege a claim that the Board can hear. As noted in the Board's July 17, 2024, Ordre to Amend Noncompliant Claim, the amended claim has updated respondent information from "Amazon" to "Ru Chun Jie," however; the claim still lists Amazon's mailing address as the address for the respondent. The second amended claim still does not include a valid address for the respondent. 37 C.F.R. § 222.2(c)(6).

The Copyright Claims Attorney referred the second amended claim to a Copyright Claims Officer to confirm that it does not comply with the applicable statutory and regulatory requirements, and that this proceeding should therefore be dismissed without prejudice. 17 U.S.C. § 1506(f)(1)(B). The Copyright Claims Officer has reviewed the second amended claim and concurs with the finding of noncompliance.

For the reasons set forth, the second amended claim does not present facts sufficient to show a claim that the Board can hear. Accordingly, the Board dismisses the claim without prejudice and closes this case. Dismissal without prejudice means that the allegations may be raised again by filing a new claim if there is no agreement with the respondents to the contrary.

Copyright Claims Board