

United States Copyright Claims Board

Max Kauffman	V	Monstr, LLC, d/b/a lnk Monstr
CLAIMANT	γ.	RESPONDENT

ORDER DISMISSING CLAIM WITHOUT PREJUDICE

PLEASE READ CAREFULLY

AAS Printing Inc., d/b/a Ink Monster submitted an opt-out notice for this claim on September 8, 2022, within the 60-day opt-out period. 17 U.S.C. § 1506(i). The Copyright Claims Board (Board) dismisses the claim against AAS Printing Inc. without prejudice and, as all respondents have opted out, closes case 22-CCB-0002. 37 C.F.R § 223.1(a).

A claim that is dismissed by the Board without prejudice may then be filed in federal court. However, if the claimant attempts to refile a dismissed claim against the same respondent(s) before the Board again, covering in substance the same acts and the same theories of recovery after the initial opt-out notification, the Board will again dismiss the claim based on the initial opt-out notice, unless the claimant can demonstrate that the respondent(s) affirmatively agreed to have the dispute resubmitted to the Board for resolution. 37 C.F.R. § 223.1(i).

Date: September 9, 2022
Copyright Claims Board