

ESTTA Tracking number: **ESTTA263097**

Filing date: **01/27/2009**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92047661
Party	Defendant Saroj International, Inc.
Correspondence Address	GARY L. EASTMAN, APLC 707 BROADWAY STREET, SUITE 1800 SAN DIEGO, CA 92101 UNITED STATES
Submission	Opposition/Response to Motion
Filer's Name	Gary L. Eastman
Filer's e-mail	garyeastman@sbcglobal.net
Signature	/**Gary L. Eastman**/
Date	01/27/2009
Attachments	Saroj Opposition to Second Motion for Sanctions.pdf (24 pages)(7067460 bytes)

TRADEMARK

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

LIVE VENTURES, INC.
Petitioner,

Adv.

SAROJ INTERNATIONAL, INC.
Registrant.

Registration No: 3143997
Registration No: 3147241
Registration No: 3158549

CANCELLATION NO: 92047661

OPPOSITION TO PETITIONER'S SECOND MOTION FOR SANCTIONS

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, Virginia 22313-1451

CERTIFICATE OF MAILING

I hereby certify that this Opposition is being transmitted electronically to TTAB c/o Assistant Commissioner for Trademarks, Trademark Trial and Appeals Board, P.O. Box 1451, Alexandria VA 22313-1451.

January 27, 2009
(Mailing Date)

Gary L. Eastman, Esq.
(Registered Representative)

[Signature]
(Signature)

January 27, 2009
(Date of Signature)

Opposition to Petitioner's Second Motion for Sanctions

OPPOSITION

Procedural Background

Petitioner and Respondent have been engaged in a series of discovery disputes since this matter began. Petitioner has propounded untold volumes of discovery, and Respondent has complied substantially with each of the discovery demands by providing timely responses to each.

Petitioner petitioned the TTAB for an order regarding supplemental discovery. This Order was granted in part on December 12, 2008, which provided for Respondent with twenty (20) days to provide specific supplemental discovery. This supplemental discovery was to be provided via electronic means to Petitioner (e.g. e-mail).

Petitioner complied with the TTAB Order and provided an electronic response to Attorney for Petitioner. Due to the substantial volume of documents being produced (over five hundred (500) pages), the size of the file was over twelve megabytes (12Mb). Nevertheless, Respondent timely transmitted the file via e-mail to Petitioner as ordered. There was no indication that the e-mail had not been successfully transmitted to Petitioner.

On January 8, 2009, upon return from holiday vacation, Respondent received email letters dated January 5 and January 6, 2009 from Petitioner that the supplemental discovery was not received. Respondent immediately responded via email that the documentation had been sent electronically as

ordered by the TTAB. Respondent forwarded the same e-mail to Petitioner, and was informed by Petitioner that the email had again not been received.

Apparently due to the size of the electronic files, the documents were not received by Petitioner. Immediately upon learning of the issue from Petitioner's correspondence, Respondent requested Petitioner's authorization to forward these documents via Federal Express. (See Declaration of Eastman, Exhibit 3). The transmitted documents were then immediately copied and placed in Federal Express for delivery to Petitioner. In fact, all discovery documentation, even if previously provided, was again copied and provided to Petitioner in order to avoid any future discovery conflicts with Petitioner. (See Declaration of N. Stahl, paragraph "C").

Petitioner has received all discovery responses in this case, and Respondent has complied with the TTAB's Order of December 12, 2008.

PETITIONER'S REQUEST FOR SANCTIONS

Petitioner has filed this Second Request for Sanctions alleging that Respondent failed to comply with the Boards Order of December 12, 2008. Respondent complied with all requirements set forth in the Order, and therefore the Request should be denied.

Documents Were Electronically Transmitted

Respondent dutifully prepared the Supplemental Responses, scanned and transmitted via E-mail the Responses in accordance with the TTAB Order of December 12, 2008. (See Declaration of Eastman, paragraph 3) The documents totaled over five hundred (500) pages, and Petitioner has acknowledged receipt (See Petitioner's Second Motion for Sanctions, page 4).

**When Made Aware E-Mail Was Not Received,
Respondent Immediately Sent Paper Copies**

Respondent was on vacation following the New Year, returning on January 8, 2009. (See Declaration of Eastman, paragraph 5). Only upon return from vacation did Respondent receive notice that the supplemental discovery had not yet been received by Petitioner. (See Exhibit 1 and 2 to Eastman Declaration). Respondent immediately contacted Petitioner. (See Exhibit 3 to Declaration of Eastman). Petitioner attempted to re-send the previous e-mail containing the documentation; however, was informed by Petitioner that the documents still had not been received. Accordingly, Respondent requested that Petitioner accept service of these supplemental discovery documents via Federal Express. (See Exhibit 3 to Declaration of Eastman).

Mr. Stahl, Attorney for Petitioner instructed Respondent to "Please send via Federal Express all discovery materials ordered by the Board for delivery to my address tomorrow." (See Exhibit 4 to Declaration of Eastman). Respondent immediately began copying all supplemental discovery documentation and prepared them for mailing. A Federal Express label was prepared and affixed to the box of documents (See Exhibit 5 to Declaration of Eastman). This label was for overnight delivery. The documents were deposited in Federal Express Drop Box at the base of Respondent's building that very evening, January 8, 2009, for delivery to Petitioner. (See Declaration of Eastman, paragraph 9).

According to Federal Express shipment tracking, the box was retrieved and logged into the Federal Express computer on January 9, 2009, for overnight delivery. (See Exhibit 6 to Declaration of Eastman). Due to the residential nature of Petitioner's address, and the weekend deliveries, it appears that the documents were not delivered to Petitioner until Monday January 12, 2009. (See Exhibit 6 to Declaration of Eastman).

CONTRARY TO PETITIONER'S ASSERTION, RESPONDENT WAS UNAWARE THAT PETITIONER HAD NOT RECEIVED THE SUPPLEMENTAL DISCOVERY UNTIL RETURNING TO THE OFFICE JANUARY 8, 2009.

Petitioner asserts that "if the e-mail did not transmit to Petitioner after

"several" attempts, then Registrant was well aware that service had not been accomplished pursuant to the Board's Order." However, as stated in correspondence to Petitioner, Respondent only became aware of the transmission problem only after receiving notice from Petitioner. The "several attempts" Petitioner refers to occurred after Respondent became aware of the transmission problem. Upon realization that the file was too big to transmit successfully, Respondent immediately contacted Petitioner and forwarded the documentation via Federal Express.

ALLEGED SERVICE OF RESPONSES FOR "FIRST TIME"

In an effort to be complete and remove all future issues with respect to discovery, Respondent prepared copies of ALL responses previously submitted, all documentation previously provided (Bates No. 1-175), as well as those items specifically discussed in the Order of December 12, 2008. Respondent had served a Second Request for Admissions, Second Request for Documents, and Second set of Interrogatories in March and April of 2008. These were timely responded to and have not been at issue in these motions.

Respondent is shocked to now hear that Petitioner now claims Responses to the Second Request for Admissions, Second Request for Documents, and Second set of Interrogatories were not provided.

Respondent finds this very odd given Petitioner's tenacity in obtaining the most comprehensive Responses to the first round of Discovery and Motions to Compel. Petitioner had never indicated that he was due Responses for outstanding Discovery requests. Respondent merely provided copies of all documents in order to eliminate any possible conflicts, and to comply completely with the Board's Order as it was unclear which documents the Board had ordered to be delivered to Petitioner.

REQUEST FOR CONTINUANCE OF THE DISCOVERY PERIOD

Petitioner has requested for a continuance in the case, citing the various delays as a basis. Respondent stipulates to a continuance in the Discovery period as Petitioner has failed to respond to Respondent's first discovery requests. Respondent weighed the benefit of pursuing sanctions for this conduct against the costs and benefits of obtaining such Responses, and had determined that the document already produced in this case suitably supported Respondent's dates of first use, and thus had heretofore refrained from such sanctions. Upon further review, it would be respectfully requested that the Discovery period be extended in order to provide Respondent an opportunity to compel Petitioner's compliance with outstanding Discovery requests.

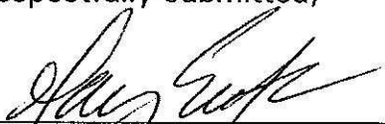
REQUEST

In light of the above, Respondent respectfully requests that the Board dismiss Petitioner's Second Motion for Sanctions and that the Discovery Period be extended an additional sixty (60) day period.

Dated: January 27, 2009

Respectfully submitted,

By:



Gary L. Eastman, Esq.
Attorney for Registrant Saroj International, Inc.
Registration No. 41,005

GARY L. EASTMAN, APLC
707 Broadway Street, Suite 1800
San Diego, California 92101
Telephone: (619) 230-1144
Facsimile: (619) 230-1194

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing OPPOSITION TO PETITIONERS SECOND MOTION FOR SANCTIONS has been served on PETITIONER LIVE VENTURES, INC. by mailing said copy on January 27, 2009, via First Class Mail, postage prepaid to: NORBERT STAHL, STAHL LAW FIRM 2 MEADOWSWEET LANE, SAN CARLOS, CALIFORNIA 94070.

Dated: January 27, 2009

Respectfully submitted,

By: 

Gary V. Eastman, Esq.
Attorney for Registrant Saroj International, Inc.
Registration No. 41,005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

LIVE VENTURES, INC.
Petitioner,

Adv.

SAROJ INTERNATIONAL, INC.
Registrant.

CANCELLATION NO: 92047661

Registration No: 3143997
Registration No: 3147241
Registration No: 3158549

DECLARATION OF GARY L. EASTMAN

I, Gary L. Eastman, declare as follows:

1. I am an attorney licensed to practice law in the States of California and Registered to practice before the United States Patent and Trademark Office. I represent Registrant Saroj International, Inc. in this matter.
2. I submit this Declaration in Opposition to Petitioner Live Ventures, Inc.'s Second Motion for Sanctions.
3. I complied with the TTAB Order and provided an electronic response to Attorney for Petitioner.
4. Due to the substantial volume of documents being produced (over five hundred (500) pages), the size of the file was over twelve megabytes (12Mb). Nevertheless, I timely transmitted the file via e-mail to Petitioner as

ordered. There was no indication that the e-mail had not been successfully transmitted to Petitioner.

5. On January 8, 2009, upon return from my holiday vacation, I received email letters dated January 5 and January 6, 2009 from Petitioner that the supplemental discovery was not received. (See Exhibit 1 and 2).

6. I immediately responded via email that the documentation had been sent electronically as ordered by the TTAB. I forwarded the same e-mail to Petitioner, and was informed by Petitioner that the email had again not been received. (See Exhibit 3 attached, with specific reference to the date of transmission, on page 1, and the date of the AVG database version on page 3).

7. Apparently due to the size of the electronic files, the documents were not received by Petitioner. Immediately upon learning of the issue from Petitioner's correspondence, I requested Petitioner's authorization to forward these documents via Federal Express. (See Exhibit 3).

8. Petitioner instructed me to "please send via Federal Express all discovery materials ordered by the Board for delivery to my address tomorrow...." (See Exhibit 4).

8. The transmitted documents were then immediately copied and placed in Federal Express for delivery to Petitioner. In fact, all discovery documentation, even if previously provided, was again copied and provided

to Petitioner in order to avoid any future discovery conflicts with Petitioner. (See Petitioner's Second Motion for Sanctions, Section "C", page 4).

9. I packaged the copies for Petitioner, entered the shipment in Federal Express, and deposited the documents in the Federal Express box in our building on January 8, 2009. (See Federal Express Label attached as Exhibit 5).

10. Petitioner has received all discovery responses in this case. (See Exhibit 6 verifying delivery, and Petitioner Second Motion for Sanctions, page 4, Paragraph "C").

11. Respondent has complied with the TTAB's Order of December 12, 2008.

12. Petitioner asserts that "if the e-mail did not transmit to Petitioner after "several" attempts, then Registrant was well aware that service had not been accomplished pursuant to the Board's Order." However, I only became aware of the transmission problem only after receiving notice from Petitioner on January 8, 2009.

13. The "several attempts" to send the email that Petitioner refers to occurred only after I became aware of the transmission problem. Upon realization that the file was too big to transmit successfully, I immediately contacted Petitioner and forwarded the documentation via Federal Express.

14. In an effort to be complete and remove all future issues with respect

to discovery, I prepared copies of ALL responses previously submitted, all documentation previously provided (Bates No. 1-175), as well as those items specifically discussed in the Order of December 12, 2008.

15. This was done in an abundance of caution as to ensure that there were no outstanding issues for discovery, and to fully and completely respond to the Boards Order.

16. Petitioner's assertion that I was uncooperative is inconsistent with my having timely forwarded the electronic documents, and then forwarding those same documents immediately via Federal Express when notified they were not received by Petitioner.

17. I believe I have in good faith provided Responses as ordered by the Boards Order of December 12, 2008, and have gone so far as to provide duplicates of all Discovery Responses previously provided in order to avoid future conflict with Petitioner.

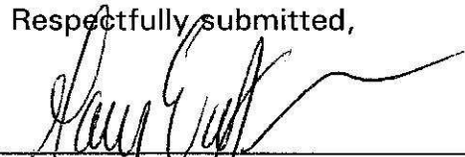
18. Unfortunately it appears that Petitioner has focused on the sanctions approach instead of the merits of the case as the documentation provided by Respondent in Response to the Discovery requests clearly sets forth a prior date of first use by Respondent.

I declare under the penalty of perjury under the laws of the United States and the State of California that the foregoing is true and correct.

Dated: January 27, 2009

Respectfully submitted,

By:



Gary L. Eastman, Esq.
Attorney for Registrant Saroj International, Inc.
Registration No. 41,005

GARY L. EASTMAN, APLC
707 Broadway Street, Suite 1800
San Diego, California 92101
Telephone: (619) 230-1144
Facsimile: (619) 230-1194

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing DECLARATION OF GARY L. EASTMAN IN OPPOSITION TO PETITIONERS SECOND MOTION FOR SANCTIONS has been served on PETITIONER LIVE VENTURES, INC. by mailing said copy on January 27, 2009, via First Class Mail, postage prepaid to: NORBERT STAHL, STAHL LAW FIRM 2 MEADOWSWEET LANE, SAN CARLOS, CALIFORNIA 94070.

Dated: January 27, 2009

Respectfully submitted,

By: _____



Gary L. Eastman, Esq.
Attorney for Registrant Saroj International, Inc.
Registration No. 41,005

Gary Eastman

From: Norbert Stahl [nstahl@patentlawservice.com]
Sent: Monday, January 05, 2009 9:32 AM
To: Gary Eastman
Subject: Live Ventures v Saroj - Cancellation No. 92047661



Ltr to Eastman re
TTAB Order o...

Dear Mr. Eastman:

Attached is a letter we tried to fax to you but your facsimile machine rang but did not pick up the fax. We therefore send it by email. Please provide the requested materials immediately. Thank you.

Sincerely,

Norbert Stahl, Esq.
Stahl Law Firm
2 Meadowsweet Ln
San Carlos, CA 94070
(650) 802-8800 (phone)
(650) 802-8484 (fax)
www.patentlawservice.com

NOTICE: This communication may contain information that is privileged or protected by law. If you have received this communication in error, please advise the sender by reply email and immediately delete the message and any attachments without copying or disclosing the contents and please destroy any hard copies made. No privilege or protection is waived. Thank you.

No virus found in this incoming message.

Checked by AVG.

Version: 7.5.552 / Virus Database: 270.10.2/1876 - Release Date: 1/5/2009 9:44 AM

Gary Eastman

From: Norbert Stahl [nstahl@patentlawservice.com]
Sent: Tuesday, January 06, 2009 11:19 AM
To: Gary Eastman
Subject: Live Ventures v Saroj - Cancellation No. 92047661



Ltr to Eastman re
TTAB Order o...

Dear Mr. Eastman:

Attached is a second letter regarding the Order of the TTAB of December 12, 2008. We tried to send the letter by fax also but, like yesterday, your facsimile machine rang but did not pick up the fax. Please provide the requested materials immediately. Thank you.

Sincerely,

Norbert Stahl, Esq.
Stahl Law Firm
2 Meadowsweet Ln
San Carlos, CA 94070
(650) 802-8800 (phone)
(650) 802-8484 (fax)
www.patentlawservice.com

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No virus found in this incoming message.

Checked by AVG.

Version: 7.5.552 / Virus Database: 270.10.3/1878 - Release Date: 1/6/2009 7:56 AM

Gary Eastman

From: Gary Eastman [garyeastman@sbcglobal.net]
Sent: Thursday, January 08, 2009 12:20 PM
To: nstahl@patentlawservice.com
Cc: 'Gary Eastman'
Subject: FW: Live Ventures Discovery Responses

Mr. Stahl:

I have received your E-mail letters of January 5 and 6 informing me that you have not received the Documents. Please review the attached letters – the first is the Transmittal I sent via Email on December 31, 2008, and the second is from today. In short, I believe there is a problem sending such large files electronically and I request, this one time only, your authorization to serve documents via Federal Express, at my expense.

Please let me have your response as soon as possible.

Regards,

Gary L. Eastman, Esq., APLC
Specializing in Intellectual Property Matters
707 Broadway Street, Suite 1800
San Diego, CA 92101
(619) 230-1144
Fax (619) 230-1194
garyeastman@sbcglobal.net

This communication has been sent by a law office, and may contain confidential and/or privileged information. It is intended only for the addressee, and any further transmission of this message is not authorized. If this communication has been misdirected, please delete it immediately and email garyeastman@sbcglobal.net to report the error.

From: Gary Eastman [mailto:garyeastman@sbcglobal.net]
Sent: Wednesday, December 31, 2008 4:13 PM
To: nstahl@patentlawservice.com
Cc: 'Gary Eastman'
Subject: Live Ventures Discovery Responses

December 31, 2008

Mr. Norbert Stahl:
2 Meadows Lane
San Carlos, California 94070

RE: Live Ventures adv. Saroj International

Mr. Stahl:

In accordance with the Board's Order of December 12, 2008, please find attached the electronic files.

Please feel free to call should you wish to discuss this further.

1/27/2009

EXHIBIT 3

Regards,

Gary L. Eastman, Esq., APLC

Specializing in Intellectual Property Matters

707 Broadway Street, Suite 1800

San Diego, CA 92101

(619) 230-1144

Fax (619) 230-1194

garyeastman@sbcglobal.net

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Version: 7.5.552 / Virus Database: 270.10.1/1870 - Release Date: 12/31/2008 8:44 AM

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Version: 7.5.552 / Virus Database: 270.10.5/1882 - Release Date: 1/8/2009 8:13 AM

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Version: 7.5.552 / Virus Database: 270.10.5/1882 - Release Date: 1/8/2009 8:13 AM

No virus found in this outgoing message.

Checked by AVG.

Version: 7.5.552 / Virus Database: 270.10.5/1882 - Release Date: 1/8/2009 8:13 AM

No virus found in this outgoing message.

Checked by AVG.

Version: 7.5.552 / Virus Database: 270.10.5/1882 - Release Date: 1/8/2009 8:13 AM

Gary Eastman

From: Norbert Stahl [nstahl@patentlawservice.com]
Sent: Thursday, January 08, 2009 12:32 PM
To: Gary Eastman
Cc: Gary Eastman
Subject: Re: Live Ventures Discovery Responses

Dear Mr. Eastman:

Please send via Federal Express all discovery materials ordered by the Board for delivery to my address tomorrow. Please send the package so that a signature is not required so that the driver will leave the materials at the door without signature. Please also include evidence (i.e., proof of service) showing that you did serve the materials as ordered by the Board. I will review the materials tomorrow and will decide then if a motion for sanctions is justified.

Sincerely,

Norbert Stahl, Esq.
Stahl Law Firm
2 Meadowsweet Ln
San Carlos, CA 94070
(650) 802-8800 (phone)
(650) 802-8484 (fax)
www.patentlawservice.com

NOTICE: This communication may contain information that is privileged or protected by law. If you have received this communication in error, please advise the sender by reply email and immediately delete the message and any attachments without copying or disclosing the contents and please destroy any hard copies made. No privilege or protection is waived. Thank you.

From: Gary Eastman <garyeastman@sbcglobal.net>
To: nstahl@patentlawservice.com
Cc: Gary Eastman <garyeastman@sbcglobal.net>
Sent: Thursday, January 8, 2009 12:19:34 PM
Subject: FW: Live Ventures Discovery Responses

Mr. Stahl:

I have received your E-mail letters of January 5 and 6 informing me that you have not received the Documents. Please review the attached letters – the first is the Transmittal I sent via Email on December 31, 2008, and the second is from today. In short, I believe there is a problem sending such large files electronically and I request, this one time only, your authorization to serve documents via Federal Express, at my expense.

Please let me have your response as soon as possible.

Regards,

Gary L. Eastman, Esq., APLC
Specializing in Intellectual Property Matters

EXHIBIT 4

1/27/2009

707 Broadway Street, Suite 1800
San Diego, CA 92101
(619) 230-1144
Fax (619) 230-1194
garyeastman@sbcglobal.net

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From: Gary Eastman [<mailto:garyeastman@sbcglobal.net>]
Sent: Wednesday, December 31, 2008 4:13 PM
To: nstahl@patentlawservice.com
Cc: 'Gary Eastman'
Subject: Live Ventures Discovery Responses

December 31, 2008

Mr. Norbert Stahl:
2 Meadows Lane
San Carlos, California 94070

RE: Live Ventures adv. Saroj International

Mr. Stahl:

In accordance with the Board's Order of December 12, 2008, please find attached the electronic files.

Please feel free to call should you wish to discuss this further.

Regards,

Gary L. Eastman, Esq., APLC
Specializing in Intellectual Property Matters
707 Broadway Street, Suite 1800
San Diego, CA 92101
(619) 230-1144
Fax (619) 230-1194
garyeastman@sbcglobal.net

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Checked by AVG.

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1/27/2009

No virus found in this outgoing message.

Checked by AVG.

Version: 7.5.552 / Virus Database: 270.10.5/1882 - Release Date: 1/8/2009 8:13 AM

No virus found in this outgoing message.

Checked by AVG.

Version: 7.5.552 / Virus Database: 270.10.5/1882 - Release Date: 1/8/2009 8:13 AM

No virus found in this outgoing message.

Checked by AVG.

Version: 7.5.552 / Virus Database: 270.10.5/1882 - Release Date: 1/8/2009 8:13 AM

No virus found in this outgoing message.

Checked by AVG.

Version: 7.5.552 / Virus Database: 270.10.5/1882 - Release Date: 1/8/2009 8:13 AM

No virus found in this incoming message.

Checked by AVG.

Version: 7.5.552 / Virus Database: 270.10.5/1882 - Release Date: 1/8/2009 8:13 AM

Gary Eastman
Gary L. Eastman, Esq.
707 Broadway Street
Suite 1800
San Diego, CA 92101



JCL511208/2023

Act/Wgt: 2.0 LB
CAD: 8732332/INET8091
Account#: S*****

Delivery Address Bar Code

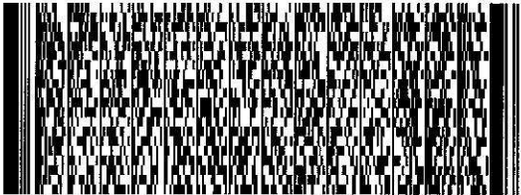


Ref #
Invoice #
PO #
Dept #

SHIP TO: (619) 230-1144 **BILL SENDER**

null null
Norbert Stahl
2 MEADOWSWEET LANE

SAN CARLOS, CA 94070

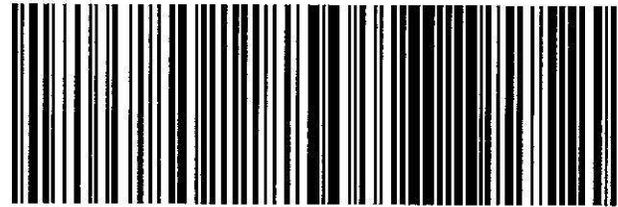


TRK# 7962 4089 9160
0201

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After printing this label:

1. Use the 'Print' button on this page to print your label to your laser or inkjet printer.
2. Fold the printed page along the horizontal line.
3. Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned.

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and can result in additional billing charges, along with the cancellation of your FedEx account number. Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com. FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery, misdelivery, or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's costs, and other forms of damage whether direct, incidental, consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss. Maximum for items of extraordinary value is \$500, e.g. jewelry, precious metals, negotiable instruments and other items listed in our Service Guide. Written claims must be filed within strict time limits, see current FedEx Service Guide.

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EXHIBIT 5



[Close Window](#)

Track Shipments/FedEx Kinko's Orders
Detailed Results

[Print](#)

Tracking number	796240899160	Destination	SAN CARLOS, CA
Ship date	Jan 9, 2009	Service type	Standard Pak
Estimated delivery	Jan 12, 2009 by 3:00 PM	Weight	2.0 lbs.
Status	On FedEx vehicle for delivery		

Date/Time	Activity	Location	Details
Jan 12, 2009	7:30 AM	On FedEx vehicle for delivery	MENLO PARK, CA
	6:48 AM	At local FedEx facility	MENLO PARK, CA
Jan 10, 2009	5:14 PM	Departed FedEx location	OAKLAND, CA
Jan 9, 2009	9:47 PM	Arrived at FedEx location	OAKLAND, CA
	7:04 PM	Left FedEx origin facility	SAN DIEGO, CA
Jan 8, 2009	5:37 PM	Picked up	SAN DIEGO, CA
	7:21 PM	Package data transmitted to FedEx	

[E-mail results](#) [Track more shipments/orders](#)

Subscribe to tracking updates (optional)

Your name: Your e-mail address:

E-mail address	Language	Exception updates	Delivery updates
<input type="text"/>	English	<input type="checkbox"/>	<input type="checkbox"/>
<input type="text"/>	English	<input type="checkbox"/>	<input type="checkbox"/>
<input type="text"/>	English	<input type="checkbox"/>	<input type="checkbox"/>
<input type="text"/>	English	<input type="checkbox"/>	<input type="checkbox"/>

Select format: HTML Text Wireless

Add personal message:

Not available for Wireless or non-English characters.

By selecting this check box and the Submit button, I agree to these [Terms and Conditions](#)

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EXHIBIT 6