

The Diener Law Firm

18881 Von Karman Avenue
16th Floor
Irvine, California 92612
dienerlaw@msn.com

Tel: (949) 259-4985

Fax: (949) 660-0342

August 24, 2006
(Sent Via Regular US Mail)

United States Patent and Trademark Office
Before the Trademark Trial and Appeal Board
BOX TTAB No FEE
Assistant Commissioner for Trademark
P.O. Box 1451
Alexandria, Virginia 22313-1451

In the Matter of:

Applicant:


Andy Hsi-An Wei

Application:

Serial No. 76643428

Trademark:

L.A. Idol


09-01-2006
U.S. Patent & TMO/TM Mail Rpt Dt. #32

Dear Sir:

I am counsel for Andy Hsi-An Wei ("Mr. Wei") regarding registration of the trademark "L.A. Idol." Please be advised to direct any future correspondence to Mr. Wei to this office.

On July 22, 2005, Mr. Wei filed a trademark application claiming use of the word mark "L.A. Idol" (serial number: 76643428). In his application, Mr. Wei claims use of the word mark for various types of clothing (namely jackets, shirts, pants, shorts, vests, jogging suits, warm up suits, caps, belts, socks, shoes, T-shirts). Mr. Wei claims first use of the word mark "L.A. Idol" anywhere on March 18, 2002 and first use of the word mark "L.A. Idol" in commerce on March 18, 2002.

On May 9, 2006, a letter was sent to Mr. Wei from Mitchell Silberberg & Knupp LL, representing FremantleMedia North America, Inc. ("FremantleMedia"). The letter claims that FremantleMedia may hold registrations for the mark "American Idol" for entertainment services related to a containing television talent show and also holds a registration number for the mark "American Idol" for clothing items, as well as two pending applications for clothing items.

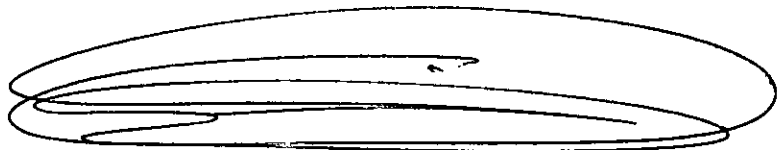
On May 14, 2006, Fremantle filed a First Request for Extension of Time to oppose Mr. Wei's trademark application with the United States Patent and Trademark Office, and, on June

14, 2006, Fremantle filed a Second Request for Extension of Time to oppose Mr. Wei's trademark application with the United States Patent and Trademark Office.

On July 18, 2006, we responded to Fremantle's letter and stated that, based on our examination of the facts and pursuant to *Brookfield Communs., Inc. v. West Coast Entertainment Corp.*, 174 F.3d 1036 (9th Cir. 1999) and *Murray v. Cable NBC*, 86 F.3d 858 (9th Cir. 1996), we did not believe there was any confusion between the "L.A. Idol" or "American Idol" trademarks. We requested that FremantleMedia or its legal representation contact our office and stated that if we did not hear from them within 14 days, we would assume that the matter had been resolved. Since that time, neither FremantleMedia nor its legal representation has contacted our office.

At this time, since we have not had contact with FremantleMedia regarding this matter, we believe that the matter has been resolved. Therefore, please advise us on how to proceed in furthering Mr. Wei's application for registration of the trademark "L.A. Idol" is proceeding.

Very truly yours,
Law Office of Christopher L. Diener, Esq.

A handwritten signature in black ink, appearing to read "Christopher L. Diener", enclosed within a large, hand-drawn oval border.

CD:hbs

By: Christopher L. Diener, Esq.