

BOIES, SCHILLER & FLEXNER LLP

10 NORTH PEARL STREET • 4TH FLOOR • ALBANY, NY 12207 • PH. 518.434.0600 • FAX 518.434.0665

July 21, 2006

VIA FACSIMILE and FIRST CLASS MAIL

Kenneth L. Gellhaus, Esq.
McNamee, Lochner, Titus & Williams, P.C.
677 Broadway, 5th Floor
Albany, New York 12207

RE: Priddis Music, Inc. v. Trans World Entertainment Corporation

Dear Mr. Gellhaus:

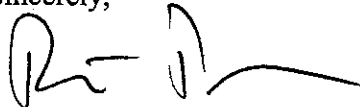
I am in receipt of your letter dated today. Frankly, I am confused as to why you chose to file it with the Court, as it does not address any of the issues that prompted Trans World to seek a Court conference. As you know, Trans World seeks court intervention in an attempt to resolve outstanding issues related to the Priddis Interrogatory Responses, yet your letter ignores those issues and instead memorializes for the first time your own objections over Trans World's responses; a topic that should have been addressed months ago.

However, Trans World will examine your objections and, to the extent they are reasonable and unobjectionable, will attempt to provide you with supplemental responses.

Further, your letter again states that your clients are planning to travel to Albany next week. However, as you know, and as I have informed you repeatedly over the past several weeks, I am unavailable during the week of the 24th. It is simply unfair for you to cite to your own conflicts and work schedule as justification for the significant delay in the promised production of your Amended Responses and then disregard those factors with regard to my pre-existing obligations.

I look forward to the Court conference today and sincerely hope that we can resolve the issues and move forward.

Sincerely,



Robert C. Tietjen

RCT\lmr:spl

cc: Magistrate Judge David Homer (via electronic filing)
Michael I. Endler

S:\wpdata\7038000\Priddis\Correspondence\Gellhaus Ltr 13.doc