

EXHIBIT 5



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November 12, 2018

VIA E-MAIL AND FIRST CLASS MAIL

Larry@FirstAmendment.com

Lawrence G. Walters
Walters Law Group
195 W. Pine Avenue
Longwood, FL 32750-9150

Re: MojoHost
WGS Ref. No.: M1500.40001US00

Dear Mr. Walters:

As you are aware, our firm represents MageMojo, LLC (“MageMojo”) in this matter. We have now reviewed and discussed your September 6, 2018 letter concerning our client’s use of the domains MageMojo.com and Mojohostmanager.com and MOJO STRATUS. For the reasons discussed below, there is simply no risk of confusion between our client and Easy Online Solutions, Ltd.’s (“MojoHost”) respective websites and services.

Preliminarily, you should be aware that MageMojo respects intellectual property rights and would never knowingly infringe on the rights of others. Additional information about our client and its domain usage should alleviate MojoHost’s concerns. Since 2010, our client has operated under the name MageMojo. Our client exclusively hosts content in the Magento space and currently hosts thousands of domains for \$98 per month. In contrast, your client, MojoHost, hosts primarily adult content and we understand hosts approximately 3,000 domains. Your client appears to have been around for several years as well.

Consequently, due to the dissimilar nature of the companies’ content and services, there is a minimal risk of consumer confusion. Our client is unaware of any instance of actual confusion over the many years, including many customers. Our client is also unaware of any overlap in the marketplace, including at tradeshow. From a policy and technical standpoint, the

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parties will not and cannot overlap in customers. Your client would not host one of our client's customers and vice-versa.

The low risk of confusion is bolstered by the fact that MOJO, the sole overlap between your client's mark, MageMojo.com, and MOJO STRATUS, is an exceedingly common phrase. As anticipated, a search for MOJO-containing marks revealed numerous MOJO-containing marks in the computer and even hosting space. This clearly shows that sophisticated customers are considering the services and will not be confused by such an overlap – especially when the services are unrelated at a technical level. Thus, the crowded field and the differences in appearance, sound, and connotation between your client's mark, MageMojo.com, and MOJO STRATUS preclude any likelihood of confusion.

Moreover, while our client owns the domain name Mojohostmanager.com, the website is not visible to clients. In January 2019, our client intends to rename the Mojo Host Manager service, abandon the use of Mojo Host Manager, and remove Mojo Host Manager from its Knowledge Base. Nonetheless, moving forward and under a new name (to be determined), our client still plans to continue using mojohostmanager.com on a technical basis. As our client's servers point to the URL, moving its content to a new location would be excessively burdensome and time-consuming.

We trust this letter ameliorates any concerns that your client has with respect to MageMojo's use of its domains and consider this matter closed.

Very truly yours,

WOLF, GREENFIELD & SACKS, P.C.

A handwritten signature in blue ink that reads 'Douglas R. Wolf'.

Douglas R. Wolf
Amanda Slade

DRW/AZS/erc