

**UNITED STATES COPYRIGHT ROYALTY JUDGES**  
**The Library of Congress**

*In re*

**DISTRIBUTION OF 2000-2003 CABLE  
ROYALTY FUNDS**

**DOCKET NO. 2008-02 CD 2000-03  
(Phase II) (Remand)**

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**ORDER TO SHOW CAUSE WHY RESTRICTED APPENDIX TO ORDER DIRECTING  
PARTIES TO REVIEW CALCULATIONS OF APPORTIONMENT OF ACCRUED  
INTEREST SHOULD NOT BE DISCLOSED TO MPA AND JSC**

On May 1, 2020, the Copyright Royalty Judges (Judges) issued their *Order Directing Parties to Review Calculations of Apportionment of Accrued Interest (Order)*. The Judges issued the *Order* as a restricted document and instructed the participants to file a notice no later than May 4, 2020, identifying any material they propose to be redacted from a public version of the document.

The Settling Devotional Claimants (SDC) filed a timely [notice](#). The SDC do not seek any redactions to the Order or its appendix. However, the SDC request leave to “serve the Appendix on the other Phase I parties so that the other Phase I parties may consider whether to request any redactions” of, *e.g.*, material in the appendix that may contain information derived from a confidential Phase I settlement agreement.

Of the Phase I parties (apart from the SDC), only the MPAA (now MPA) Represented Program Suppliers and the Joint Sports Claimants (JSC) are parties to the July 10, 2012 Protective Order in this proceeding. The Judges, therefore, **ORDER** the Phase I and Phase II participants to **SHOW CAUSE**, if any there be, why the Judges should not disclose the restricted appendix to the Phase I participants that are subject to the Protective Order of July 10, 2012—*i.e.*, MPAA and the JSC—and to no other Phase I participants. Responses are due **no later than Friday, May 8, 2020**.

**SO ORDERED.**

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Jesse M. Feder  
Chief Copyright Royalty Judge

DATED: May 5, 2020.