

Before the  
COPYRIGHT ROYALTY JUDGES  
Washington, D.C.

In the Matter of	)	
	)	
Distribution of	)	CONSOLIDATED DOCKET NO.
<u>Cable Royalty Funds</u>	)	14-CRB-0010-CD/SD
	)	(2010-2013)
In the Matter of	)	
	)	
Distribution of	)	
<u>Satellite Royalty Funds</u>	)	

**RUTH GALAZ DECLARATION IN SUPPORT OF  
MULTIGROUP CLAIMANTS’ OPPOSITION TO SETTLING  
DEVOTIONAL CLAIMANTS’ MOTION TO DE-DESIGNATE  
RESTRICTED MATERIALS.**

I, RUTH GALAZ, declare and state as follows:

1. I submit this declaration in support of Multigroup Claimants’ *Opposition to Settling Devotional Claimants’ Motion to De-Designate Restricted Materials*. The following facts are within my personal knowledge, and if called upon I could and would testify competently thereto.

2. The SDC motion attaches a 2018 and 2019 “Public Information Reports” in the State of Texas for Worldwide Subsidy Group, LLC. I have reviewed those reports filed for Worldwide Subsidy Group, LLC (“WSG”) for

2018 and 2019, which incorrectly reflect that I was a “partner” and “director” of WSG during those years. This information is incorrect for several reasons.

3. I have never been identified as either a “partner” or “director” of WSG, and am informed that no such designation even exists for limited liability companies. My interest was solely as a “member”, which interest in WSG concluded in December 2017, when I transferred my interest to my grandson, Ryan Galaz. In fact, I was never presented either of the 2018 or 2019 public information reports, nor had even seen such reports until they were recently provided to me.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct. Executed this 17<sup>th</sup> day of March, 2020, at San Antonio, Texas.

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Ruth Galaz

# Proof of Delivery

I hereby certify that on Tuesday, June 30, 2020, I provided a true and correct copy of the Ruth Galaz Declaration In Support Of Multigroup Claimants' Opposition To Settling Devotional Claimants' Motion To De-Designate Restricted Materials to the following:

National Association of Broadcasters (NAB) aka CTV, represented by John Stewart, served via ESERVICE at [jstewart@crowell.com](mailto:jstewart@crowell.com)

Canadian Claimants Group, represented by Lawrence K Satterfield, served via ESERVICE at [lksatterfield@satterfield-pllc.com](mailto:lksatterfield@satterfield-pllc.com)

Joint Sports Claimants (JSC), represented by Michael E Kientzle, served via ESERVICE at [michael.kientzle@apks.com](mailto:michael.kientzle@apks.com)

Settling Devotional Claimants (SDC), represented by Matthew J MacLean, served via ESERVICE at [matthew.maclean@pillsburylaw.com](mailto:matthew.maclean@pillsburylaw.com)

Public Television Claimants (PTC), represented by Lindsey L. Tonsager, served via ESERVICE at [ltonsager@cov.com](mailto:ltonsager@cov.com)

MPA-Represented Program Suppliers (MPA), represented by Gregory O Olaniran, served via ESERVICE at [goo@msk.com](mailto:goo@msk.com)

Signed: /s/ Brian D Boydston