

UNITED STATES COPYRIGHT ROYALTY JUDGES
The Library of Congress

In re

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

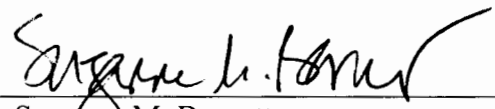
**DOCKET NO. 2008-02 CD 2000-03
(Phase II)**

**ORDER DIRECTING PARTIES TO FILE PROPOSALS
FOR PROCEEDINGS ON REMAND**

On October 6, 2015, the United States Court of Appeals for the District of Columbia Circuit (DC Circuit) issued a mandate making final its decision in *Settling Devotional Claimants v. Copyright Royalty Board*, No. 13-1276 (August 14, 2015). The DC Circuit vacated the portion of the Copyright Royalty Judges' (Judges) Determination in the captioned matter apportioning royalties in the devotional programming category and remanded the matter to the Judges.

In accordance with 37 C.F.R. § 351.15 the Judges **ORDER** the parties to file written proposals for the conduct and schedule of the resolution of the remand by November 20, 2015. The Judges **DIRECT** each party to include in its submission an analysis of how its proposal fulfills the DC Circuit's injunction to "balance [the Judges'] legitimate interest in preventing parties before them from engaging in trial by ambush with the need to have a sufficient factual basis to make a reasoned decision." *Settling Devotional Claimants*, slip op. at 27.

SO ORDERED.



Suzanne M. Barnett
Chief Copyright Royalty Judge

DATED: October 6, 2015