

Before the  
UNITED STATES COPYRIGHT ROYALTY BOARD  
Washington, D.C.

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<b>In the Matter of:</b>	)	
	)	
<b>DETERMINATION OF RATES</b>	)	<b>Docket No. 21-CRB-0001-PR</b>
<b>AND TERMS FOR MAKING AND</b>	)	<b>(2023-2027)</b>
<b>DISTRIBUTING PHONORECORDS</b>	)	
<b>(Phonorecords IV)</b>	)	
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**DECLARATION AND CERTIFICATION OF BETHAN JONES**  
**REGARDING RESTRICTED MATERIALS**

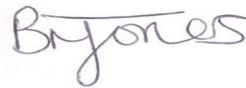
**(On behalf of Amazon.com Services LLC)**

1. I am an associate at Kellogg, Hansen, Todd, Figel & Frederick, P.L.L.C., counsel for Amazon in the above-captioned proceeding.
2. I respectfully submit this declaration and certification pursuant to the terms of the Amended Protective Order dated November 4, 2021 (“Protective Order”).
3. I am familiar with Services’ Reply in Support of Their Motion to Strike, or in the Alternative to Submit Supplemental Testimony Concerning, Mr. Bebawi’s Improper Rebuttal Testimony and Exhibits (“Services’ Reply”).
4. I have reviewed the definitions and terms provided in the Protective Order. After consultation with my client, I have determined to the best of my knowledge, information and belief that Services’ Reply contains information that Amazon and other participants in the proceeding have designated as “Confidential Information” as defined by the Protective Order (“Protected Material”).
5. Such Protected Material includes, but is not limited to, highly confidential internal business information that is proprietary, not available to the public, and commercially sensitive.

6. Amazon is bound under the Protective Order to treat as “Restricted” information designated “Confidential Information” by other participants in the proceeding. Services’ Reply contains information that the Copyright Owners have designated as “Confidential Information.” Amazon is treating that information as “Restricted” and redacting such information in accordance with the terms of the Protective Order. Amazon reserves all rights and arguments as to whether such information is, in fact, “Confidential Information.”

Pursuant to 28 U.S.C. § 1746, I hereby declare under the penalty of perjury that, to the best of my knowledge, information and belief, the foregoing is true and correct.

Dated: June 6, 2022  
Washington, D.C.



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*Counsel for Amazon.com Services LLC*

# Proof of Delivery

I hereby certify that on Monday, June 06, 2022, I provided a true and correct copy of the Declaration and Certification of Bethan Jones Regarding Restricted Materials to the following:

Zisk, Brian, represented by Brian Zisk, served via E-Service at brianzisk@gmail.com

Sony Music Entertainment, represented by Steven R. Englund, served via E-Service at senglund@jenner.com

Powell, David, represented by David Powell, served via E-Service at davidpowell008@yahoo.com

Warner Music Group Corp., represented by Steven R. Englund, served via E-Service at senglund@jenner.com

Copyright Owners, represented by Benjamin K Semel, served via E-Service at Bsemel@pryorcashman.com

Joint Record Company Participants, represented by Susan Chertkof, served via E-Service at susan.chertkof@riaa.com

UMG Recordings, Inc., represented by Steven R. Englund, served via E-Service at senglund@jenner.com

Johnson, George, represented by George D Johnson, served via E-Service at george@georgejohnson.com

Pandora Media, LLC, represented by Benjamin E. Marks, served via E-Service at benjamin.marks@weil.com

Google LLC, represented by Gary R Greenstein, served via E-Service at ggreenstein@wsgr.com

Spotify USA Inc., represented by Joseph Wetzel, served via E-Service at joe.wetzel@lw.com

Apple Inc., represented by Mary C Mazzello, served via E-Service at

mary.mazzello@kirkland.com

Signed: /s/ Joshua D Branson