UNITED STATES COPYRIGHT ROYALTY JUDGES

In the Matter of	}	
	}	
Distribution of the 2009	}	Docket No. 2011-8 CRB SD 2009
Satellite Royalty Funds	}	
	}	

ORDER GRANTING PHASE I CLAIMANTS' MOTION FOR PARTIAL DISTRIBUTION OF 2009 SATELLITE ROYALTY FUNDS

On September 6, 2011, the Copyright Royalty Judges ("Judges") published in the **Federal Register** a Notice¹ soliciting comments on a Motion of Phase I Claimants for Partial Distribution of the 2009 satellite royalty funds ("Motion") under section 801(b)(3)(C) of the Copyright Act, dated August 5, 2011, seeking a partial distribution of 50 percent of those funds.² In particular, the notice solicited comments on whether there are reasonable objections to the requested distribution. The notice also solicited comments on whether there are any Phase I or Phase II controversies with respect to the remaining funds if the motion were granted.

That section provides that:

[T]he [J]udges, at any time after the filing of claims under section 111...may, upon motion of one or more of the claimants and after publication in the Federal Register of a request for responses to the motion from interested claimants, make a partial distribution of such fees, if, based upon all responses received during the 30-day period beginning on the date of such publication, the [Judges] conclude that no claimant entitled to receive such fees has stated a reasonable objection to the partial distribution, and all such claimants—

¹ 76 FR 55123. The Phase I Claimants are the Program Suppliers, Joint Sports Claimants, Broadcaster Claimants Group, Music Claimants (American Society of Composers, Authors and Publishers, Broadcast Music, Inc., and SESAC, Inc.), and Devotional Claimants.

² In support of their Motion, the Phase I Claimants assert that all of the preconditions of section 801(b)(3)(C) of the Copyright Act have been or will be satisfied prior to distribution.

⁽i) agree to the partial distribution;

⁽ii) sign an agreement obligating them to return any excess amounts to the extent necessary to comply with the final determination on the distribution of the fees made under subparagraph (B);

⁽iii) file the agreement with the Copyright Royalty Judges; and

⁽iv) agree that such funds are available for distribution.

In response to the notice the Judges received a joint comment from the Phase I Claimants, and individual comments from Broadcaster Claimants Group, Devotional Claimants, Joint Sports Claimants, Music Claimants, Program Suppliers, and Independent Producers Group ("IPG").³ No commenter stated a reasonable objection to the proposed distribution, although controversies exist with respect to the 2009 satellite royalties.

Therefore, the Motion is **GRANTED**.

Wherefore, IT IS ORDERED that 50% of 2009 satellite royalties shall be distributed to a designated representative of the Office of the Commissioner of Baseball who will serve as the common agent for the distribution of royalties among the Phase I claimants, as set forth in the Motion.

The Copyright Office shall make such a distribution **PROVIDED THAT** each of the parties receiving a share of these funds provides to the Copyright Office a signed agreement prepared by the Copyright Royalty Board stating that any overpayment that results from the distribution of these funds shall be repaid to the Copyright Office with interest according to the amount that would have accrued if the principal had remained in the fund. In addition, all pertinent information to effect the transfer of funds must be provided to the Licensing Division of the Copyright Office no later than October 20, 2011. The distribution shall take place on or after Oxford makes October 27, 2011.

SO ORDERED.

James Scott Sledge

Chief U.S. Copyright Royalty Judge

DATED: October 13, 2011

³ IPG submitted its comment after the October 6, 2011 due date with an accompanying motion to accept the comment late. The motion is granted.