

PUBLIC

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

In the Matter of

**Determination of Rates and Terms for
Making and Distributing Phonorecords
(Phonorecords V)**

**Docket No. 25-CRB-0013-PR
(2028-2032)**

ORDER GRANTING MOTION TO ACCEPT LATE PETITION TO PARTICIPATE

Before the Copyright Royalty Judges (“Judges”) is the *Late Petition to Participate of the Eight Mile Music Companies*, filed as a Motion for Leave, (Motion) by Eight Mile LLC (“Eight Mile Style”), Martin Affiliated LLC (“Martin Affiliated”), Bridgeport Music Inc. (“Bridgeport”), and Southfield Music Inc. (“Southfield”) (collectively, the “Eight Mile Music Companies”). (eCRB 77993). No participant responded to the Motion.

Upon consideration of the arguments presented by the Eight Mile Music Companies, and the record as a whole, the Judges find that the Eight Mile Music Companies have shown significant interest in the proceeding, that substantial good cause exists for the Judges to accept their petition to participate, and that no prejudice to the participants that have already filed petitions will result from the late filing.

The Judges **GRANT** the Motion. The Eight Mile Music Companies are permitted to participate fully in the above-captioned proceeding.

SO ORDERED.

Trevor Jefferson
Interim Chief Copyright Royalty Judge

DATED: February 20, 2026