

**UNITED STATES COPYRIGHT ROYALTY JUDGES  
LIBRARY OF CONGRESS  
WASHINGTON, D.C. CONTINUOUS ACTION**

**DOCKET NO. 25-CRB-0014-SR/PSSR (2028-2032) SDARS IV**

**REPLY TO 3/10/26 JOINT MOTION STIPULATIONS TO ACCESS & TO MAKE USE OF THE RESTRICTED FINAL DETERMINATION, WITNESS MATERIALS, & PROCEEDING TRANSCRIPT OF PAST SDARS PROCEEDINGS CONTEMPORANEOUS OBJECTION**

THE MOVING PARTY DAVID POWELL AVERMENT NOTICE REFERENCE TO REPLY REBUT TO 3/10/26. A CONTEMPORANEOUS OBJECTION & SET ASIDE SOUND EXCHANGE CLAIMANT MOTION STIPULATIONS AS DENIED. BASED ON PRIMA FACIE MERIT GROUNDS OF INTER ALIA & INTER ALIOS REGARDING LAW FIRMS OTHER KNOWN LISTED CLAIMANT(S), SONY MUSIC ENTERTAINMENT, WARNER MUSIC GROUP CORP. & UMG RECORDINGS INC. DUE TO MATERIAL FACTS THAT THESE CLAIMANT(S) ARE INVOLVED W/ OWNERSHIP LITIGATION ONGOING W/ PARAMOUNT & SKYDANCE & HAVE NOT BEEN RESOLVED. AS PARTY OF THE FIRST PART AND PARTY OF THE SECOND PART CONCERTED ACTION.

THUS, NON-MOVING PARTIES ET AL MOTION SHOULD BE DENIED W/ SUA SPONTE JUDGES ORDER. TO NOT GIVE THE APPEARANCE OF BIAS TO AN PRO SE AGGRIEVED CLAIMANT(S) OR PREFERENTIAL TREATMENT TO SETTLING PARTY'S JOINT CLAIMANT(S) ITSELF LAW FIRMS, OUTSIDE COUNSEL & EXPERTS (MILBANK LLP), OR CUSTOMERS ON ITS PLATFORM **PINKERTON RULE**.

**PINKERTON V. U.S., 328 U.S. 640, 66 S.CT. 1180 (1946)**

**PRO SE DAVID POWELL RESERVED THE RIGHT TO ACT ON ANY BUSINESS & MALICE EXCEPTIONS RECORDS AT A LATER DATE PURSUANT TO § 351.5 (b, c) & 37 CFR PART 382 SUBPART (A, B, C,) SDARS IV**

**Under penalties of perjury, I declare that I have read the foregoing and the facts alleged are true, to the best of my knowledge and belief. Declaration in Chief 28 USCA § 1746.**

**Executed on March 12, 2026**

**Respectfully Submitted,**

**/s/ David Powell, Pro Se  
David Powell, Pro Se  
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DAVIDPOWELL008@YAHOO.COM  
Counsel of Record**

**CERTIFICATE OF SERVICE**

**The undersigned hereby certifies that on March 12, 2026, a true & correct copy of reply REBUT to 3/10/26 Sound Exchange Joint motion was sent by E-CRB electronic transmission to the following: ON FILE CLAIMANTS ET AL**

**/S/ DAVID POWELL, PRO SE  
DAVID POWELL, PRO SE  
COUNSEL OF RECORD**

**CC: APPURTENANCE ATTACHED**

Before the  
**UNITED STATES COPYRIGHT ROYALTY JUDGES**  
**LIBRARY OF CONGRESS**  
Washington, D.C.

<b>In the Matter of:</b>  <b>Adjustment of Rates and Terms for Preexisting Subscription and Satellite Digital Audio Radio Services</b>	<b>Docket No. 2006-1 CRB DSTRA</b>
<b>In the Matter of:</b>  <b>Determination of Rates and Terms for Preexisting Subscription and Satellite Digital Audio Radio Services</b>	<b>Docket No. 2011-1 CRB PSS/Satellite II</b>
<b>In re:</b>  <b>Determination of Rates and Terms for Satellite Radio and "Preexisting" Subscription Services (PSS/SDARS III)</b>	<b>Docket No. 16-CRB-0001-SR/PSSR (2018- 2022)</b>
<b>In the Matter of:</b>  <b>Determination of Rates and Terms for Satellite Radio and "Preexisting" Subscription Services (PSS/SDARS IV)</b>	<b>Docket No. 25-CRB-0014-SR/PSSR (2028- 2032)</b>

**JOINT MOTION TO ACCESS AND TO MAKE USE OF THE RESTRICTED FINAL  
DETERMINATION, WITNESS MATERIALS, AND PROCEEDING TRANSCRIPTS OF  
PAST SDARS PROCEEDINGS**

# Proof of Delivery

I hereby certify that on Thursday, March 12, 2026, I provided a true and correct copy of the REPLY TO 3/10/26 JOINT MOTION STIPULATIONS TO ACCESS & TO MAKE USE OF THE RESTRICTED FINAL DETERMINATION, WITNESS MATERIALS, & PROCEEDING TRANSCRIPT OF PAST SDARS PROCEEDINGS CONTEMPORANEOUS OBJECTION to the following:

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

Music Choice, represented by Paul Fakler, served via E-Service at pfakler@kslaw.com

Sirius XM Radio LLC, represented by Todd Larson, served via E-Service at todd.larson@weil.com

SoundExchange Joint Petitioners, represented by Scott Edelman, served via E-Service at sedelman@milbank.com

Signed: /s/ David Powell