Before the COPYRIGHT ROYALTY JUDGES Washington, DC

In the Matter of)	
)	
Distribution of the) Docket No. 2012-10 CRI	3 SD 2011
2011 Satellite Royalty Funds)	
)	

COMMENTS OF THE PHASE I PARTIES

The undersigned representatives of all the Phase I claimant categories to which Section 119 satellite royalties have been allocated in prior satellite distribution proceedings ("Phase I Parties") submit the following Comments in response to the Notice published at 78 Fed. Reg. 4169 (January 18, 2013) ("Notice"). The Phase I Parties are identified in the Notice. *See id.*, fn 1. The Notice seeks comments related to the Motion of Phase I Claimants for Partial Distribution (filed December 12, 2012) ("Motion"), which requests an initial distribution of 50% of the 2011 satellite royalties ("2011 Fund"). In addition, the Notice seeks comments regarding the existence of Phase I and Phase II controversies as to the 2011 Fund.

1. As the Notice recognizes, the Motion requests a distribution pursuant to Section 801(b)(3)(C) of the Copyright Act, 17 U.S.C. § 801(b)(3)(C), which provides:

Notwithstanding section 804(b)(8), the Copyright Royalty Judges, at any time after the filing of claims under section 111, 119, or 1007, 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 Copyright Royalty Judges conclude that no claimant entitled to receive such fees has stated a reasonable objection to the partial distribution, and all such claimants —

- (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.

17 U.S.C. § 801(b)(3)(C); see Notice at 4169.

In the Motion, the Phase I Parties stated that they (1) agree to the partial distribution; (2) would sign a separate agreement as contemplated by subparagraph (ii) of Section 801(b)(3)(C); (3) would file the agreement with the Judges; and (4) agree that the requested funds are available for distribution. Motion at 2-3. Consequently, under Section 801(b)(3)(C), the Judges may distribute the royalty fees sought by the Motion if, "based upon" responses timely received in response to the Notice, the Judges conclude that "no claimant entitled to receive such fees has stated a reasonable objection to the partial distribution." 17 U.S.C. § 801(b)(3)(C). The Phase I Parties strongly support distributing the requested portion of the 2011 Fund.

- 2. The Notice requested comments on the "existence and extent of any controversies to the 2011 satellite royalty funds at Phase I or Phase II with respect to those funds that would remain if the motion for partial distribution is granted." Notice at 4169. A Phase I controversy currently exists among the Phase I Parties. The individual Phase I Parties are filing separate comments concerning Phase II controversies regarding the 2011 Fund.
- 3. As discussed in the Phase I Parties' Motion and in these comments, good cause exists to grant the Motion and proceed with an expeditious partial distribution of the 2011 Fund.

CONCLUSION

For the reasons set forth above, the Phase I Parties request that the Judges, after consideration of comments filed by other interested claimants, grant the Motion and authorize the partial distribution of the 2011 Fund as expeditiously as possible and, in any event, enter an order authorizing a 50% distribution of these funds to the Office of the Commissioner of Baseball as common agent for the Phase I Parties prior to March 15, 2013.

Respectfully submitted,

PROGRAM SUPPLIERS

Gregory O. Olaniran D.C. Bar No. 455784 Lucy Holmes Plovnick D.C. Bar No. 488752

MITCHELL SILBERBERG & KNUPP LLP

Holmes Plennice

1818 N Street, NW, 8th Floor Washington, DC 20036 Telephone: (202) 355-7917

Fax: (202) 355-7887 goo@msk.com

lhp@msk.com

JOINT SPORTS CLAIMANTS

Robert alan Sanett/X-NP Robert Alan Garrett

D.C. Bar No. 239681

Stephen K. Marsh

D.C. Bar No. 470765

James R. Wood

DC Bar No. 1007610

ARNOLD & PORTER LLP

555 Twelfth Street, N.W.

Washington, D.C. 20004-1206

Telephone: (202) 942-5000

Fax: (202) 942-5999

robert.garrett@aporter.com

stephen.marsh@aporter.com

james.wood@aporter.com

BROADCASTER CLAIMANTS GROUP

John U. Stewart, gr. / XHP John I. Stewart, Jr.

D.C. Bar No. 913905

Jennifer H. Burdman

D.C. Bar No. 495555

Ann Mace

D.C. Bar No. 980845

CROWELL & MORING LLP

1001 Pennsylvania Ave., N.W.

Washington, D.C. 20004-2595

Telephone: (202) 624-2685

Fax: (202) 628-5116

jstewart@crowell.com

MUSIC CLAIMANTS

AMERICAN SOCIETY OF COMPOSERS, **BROADCAST MUSIC, INC. AUTHORS AND PUBLISHERS**

Joan M. McGivern

Samuel Mosenkis

N.Y.# 2628915

ASCAP

One Lincoln Plaza

New York, N.Y. 10023

Telephone: (212) 621-6450

Fax: (212) 787-1381

smosenkis@ascap.com

Joseph J. DiMona

D.C. Bar No. 412159

BROADCAST MUSIC, INC.

7 World Trade Center

250 Greenwich Street

New York, NY 10007-0030

Telephone: (212) 220-3149

Fax: (212) 220-4447

jdimona@bmi.com

Michael J. Remington

D.C. Bar No. 344127

Jeffrey Lopez

D.C. Bar No. 453052

DRINKER BIDDLE & REATH LLP

1500 K Street, NW - Suite 1100

Washington, D.C. 20005 Telephone: (202) 842-8823

Fax: (202) 842-8465

michael.remington@dbr.com

SESAC, INC.

John C. Berter / XXXP John C. Beiter

TN Bar No. 12564

Shackelford, Zumwalt & Hayes

1014 16th Avenue South

Nashville, TN 37212 Phone: 615.256.7200

Fax: 615.256.7106

Email: jbeiter@shacklaw.net

DEVOTIONAL CLAIMANTS

anold P. Lutyken LEXP Arnold P. Lutzker

D.C. Bar No. 101816

LUTZKER & LUTZKER LLP 1233 20th Street, NW, Suite 703

Washington, D.C. 20036 Telephone: (202) 408-7600

Fax: (202) 408-7677 arnie@lutzker.com

W. Ihad adams, III / JHP

W. Thad Adams III

N.C. Bar No.000020

SHUMAKER, LOOP & KENDRICK, LLP

First Citizens Bank Plaza 128 South Tryon Street

Suite 1800

Charlotte, NC 28202-5013 Telephone: (704) 945.2901

Fax: (704) 332.1197 tadams@slk-law.com

Wendell R. Bird, P.C.

Ga. Bar No. 057875

Jonathan T. McCants

Ga. Bar No. 480485

BIRD, LOECHL, BRITTAIN & McCANTS,

LLC

1150 Monarch Plaza

3414 Peachtree Road, N.E.

Atlanta, GA 30326

Telephone: (404) 264-9400

Fax: (404) 365-9731

jmccants@birdlawfirm.com

Dated: February 19, 2013

Clifford H. Harrington /240

D.C. Bar No. 218107

PILLSBURY WINTHROP SHAW PITTMAN

LLP

2300 N Street, N.W.

Washington, D.C. 20037

Telephone: (202) 663-8525

Fax: (202) 663-8007

clifford.harrington@pillsburylaw.com

Edward S. Hammerman/24P

Edward S. Hammerman

D.C. Bar No. 460506

HAMMERMAN, PLLC

5335 Wisconsin Avenue, NW

Suite 440

Washington, D.C. 20015-2052

Telephone: (202) 686-2887

Fax: (202) 318-5633

ted@copyrightroyalties.com

Leage R. Grange/XHP George R. Grange, Esq.

VA Bar No. 34120

Kenneth E. Liu, Esq.

VA Bar No. 42327

GAMMON & GRANGE, P.C.

8280 Greensboro Drive, 7th Floor

McLean, VA 22102

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of February, 2013, a copy of the foregoing Comments of the Phase I Parties for Partial Distribution of the 2011 Satellite Royalty Funds was sent by Federal Express overnight delivery to the following:

Brian D. Boydston
PICK & BOYDSTON LLP
10786 Le Conte Ave.
Los Angeles, CA 90024
Counsel to Independent Producers Group

Edward S. Hammerman HAMMERMAN PLLC 5335 Wisconsin Avenue, NW, Suite 440 Washington, DC 200150-2052 Counsel to Major League Soccer, LLC

Gregory H. Guillot GREGORY H. GUILLOT, P.C. 13455 Noel Road, Suite 1000 Dallas, TX 75240 Counsel to Word of God Fellowship, Inc.

> Lucy Holmes Plannick Lucy Holmes Plovnick