

NAFTA-TAA-02936 & A, B, C; VF  
Jeanswear, Houston, MO, Richland,  
MO, Springfield, MO and Lebanon,  
MO: February 18, 1998

NAFTA-TAA-03069; Crescent/U.S.  
Mat, LLC, Art Advantage Div., Hot  
Springs Plant, Hot Springs, SD:  
March 30, 1998

NAFTA-TAA-02889; AMP, Inc., Green  
Valley Road Plant, Seven Valleys,  
PA: February 1, 1998

NAFTA-TAA-02891; Columbia Forest  
Products, New Freedom Div., New  
Freedom, PA: February 1, 1998

NAFTA-TAA-02906; Boise Cascade  
Corp., Fisher Sawmill, Fisher, LA:  
February 8, 1998

NAFTA-TAA-03031; International Steel  
Wool Corp., Springfield, OH: March  
3, 1998

NAFTA-TAA-02978; Puget Plastics  
Corp., Tualatin, OR: March 9, 1998

NAFTA-TAA-02871; Kinzua Resources,  
L.L.C., Heppner Mill, Heppner, OR:  
January 28, 1998

NAFTA-TAA-02961 and A; John Deere  
Consumer Products, Greer, SC and  
Gastonia, NC: February 22, 1998

NAFTA-TAA-03047; Fleming-Potter  
Co., Inc., Peoria, IL: February 27,  
1998

NAFTA-TAA-02887; Custom Packaging  
Systems, Inc., Rapid City, SD:  
February 2, 1998

NAFTA-TAA-02769; Zenith Electronics  
Corp., Rauland Div., Melrose Park,  
IL: December 4, 1997

NAFTA-TAA-02939; KLH Industries,  
Inc., Headquartered in Clinton, MS  
& Operating at Various Locations in  
MS: February 4, 1998

NAFTA-TAA-02932; Westinghouse  
Electric Co., Energy Systems  
Business Unit (ESBU), Pensacola,  
FL: March 18, 1999

NAFTA-TAA-02967; Carolina Maid  
Products, Inc., Granite Quarry, NC:  
March 3, 1998

NAFTA-TAA-02905 & A; Chinook  
Group, Inc., North Branch, MN and  
St. Paul, MN: January 24, 1998

NAFTA-TAA-02983; Brown Jordan Co.,  
Newport, AR: February 22, 1998

NAFTA-TAA-02940; Therm-O-Disc,  
Inc., El Paso, TX: February 21, 1998

I hereby certify that the  
aforementioned determinations were  
issued during the month of April, 1999.  
Copies of these determinations are  
available for inspection in Room C-  
4318, U.S. Department of Labor, 200  
Constitution Avenue, NW, Washington,  
DC 20210 during normal business hours  
or will be mailed to persons who write  
to the above address.

Dated: May 3, 1999.

**Grant D. Beale,**

Acting Director, Office of Trade Adjustment  
Assistance.

[FR Doc. 99-11852 Filed 5-10-99; 8:45 am]

BILLING CODE 4510-30-M

## LIBRARY OF CONGRESS

### Copyright Office

[Docket No. 97-1 CARP SD 92-95]

### Distribution of 1992, 1993, 1994, and 1995 Satellite Royalty Funds

**AGENCY:** Copyright Office, Library of  
Congress.

**ACTION:** Announcement of the schedule  
for the proceeding.

**SUMMARY:** The Librarian of Congress is  
announcing the schedule for the 180-  
day arbitration period for the  
distribution of the 1992-95 satellite  
carrier compulsory license royalty fees.  
**EFFECTIVE DATE:** May 11, 1999.

**ADDRESSES:** All hearings and meetings  
for the 1992-95 satellite distribution  
proceeding shall take place at the  
Library of Congress, James Madison  
Memorial Building, Room LM-414, First  
and Independence Avenue, SE.,  
Washington, DC. 20540.

**FOR FURTHER INFORMATION CONTACT:**  
David O. Carson, General Counsel, or  
William J. Roberts, Jr., Senior Attorney,  
PO Box 70977, Southwest Station,  
Washington, DC 20024. Telephone:  
(202) 707-8380. Telefax: (202) 252-  
3423.

### SUPPLEMENTARY INFORMATION:

#### Background

Section 251.11(b) of 37 CFR provides:

At the beginning of each proceeding, the  
CARP shall develop the original schedule of  
the proceeding which shall be published in  
the **Federal Register** at least seven calendar  
days in advance of the first meeting. Such  
announcement shall state the times, dates,  
and place of the meetings, the testimony to  
be heard, whether any of the meetings, or any  
portion of a meeting, is to be closed, and if  
so, which ones, and the name and telephone  
number of the person to contact for further  
information.

This notice fulfills the requirements of  
§ 251.11(b) for Phase I of the proceeding  
to determine the distribution of satellite  
carrier compulsory license royalty fees  
for the years 1992-95.

On January 31, 1997, the Copyright  
Office published a notice in the **Federal  
Register** requesting comment as to the  
existence of Phase I and/or Phase II  
controversies concerning the  
distribution of the 1992, 1993, 1994, and

1995 satellite royalty fees, and in the  
event that a controversy exists, whether  
to consolidate the determination of the  
distribution of the 1992-95 royalty fees  
into a single proceeding, or to conduct  
multiple proceedings. 62 FR 4814  
(January 31, 1997). The notice also  
requested that each interested party file  
a Notice of Intent to Participate,  
indicating the level of participation for  
each year, i.e., Phase I, Phase II, or both,  
with the Office. In response to this  
notice, the following parties identified  
the existence of controversies for  
distribution of the 1992-95 funds: James  
Cannings;<sup>1</sup> the American Society of  
Composers, Authors and Publishers  
(ASCAP), Broadcast Music, Inc. (BMI),  
and SESAC, Inc. (collectively the Music  
Claimants); Program Suppliers; CBS,  
Inc.; ABC, Inc.; Public Television  
Claimants; Devotional Claimants; Home  
Shopping Network; Multimedia  
Entertainment, Inc.; National  
Broadcasting Company, Inc.; Joint  
Sports Claimants; and Broadcaster  
Claimants. All but one party favored  
consolidating the 1992-95 satellite  
funds into a single distribution  
proceeding.

On June 4, 1997, the Office issued an  
Order consolidating the determination  
of the distribution of the 1992-95  
satellite royalty fees into a single  
proceeding and announcing the  
precontroversy discovery schedule for a  
Phase I proceeding. See Order in Docket  
No. 97-1 CARP SD 92-95 (June 4, 1997).  
The June 4, 1997, Order set September  
8, 1997, as the beginning of the 45-day  
precontroversy discovery period, with  
the initiation of the arbitration set for  
December 1, 1997. This schedule,  
however, proved unworkable, so at the  
request of the parties, the Copyright  
Office rescheduled the start of the 45-  
day precontroversy discovery period.  
See Order in Docket No. 97-1 CARP SD  
92-95 (August 20, 1997). In fact, the  
Office reset the schedule three times  
before establishing a schedule which  
met the needs of all the parties. See also  
Orders in Docket No. 97-1 CARP SD  
92-95 (January 15, 1998, July 20, 1998,  
and October 15, 1998).

During this time, the parties  
continued to negotiate among  
themselves. As a result, all of the Phase  
I parties, with the exception of Joint  
Sports Claimants and Program  
Suppliers, settled their Phase I claims  
for 15.5% of the total aggregate amount  
of the satellite royalty fees for the years  
1992-1995. See Order in Docket No. 97-  
1 CARP SD 92-95 (December 21, 1998).

<sup>1</sup> Mr. Cannings identified only a Phase II  
controversy.

Thus, the only parties who will appear before the CARP in the current Phase I proceeding are the Joint Sports Claimants and the Program Suppliers. The 45-day precontroversy discovery period for these parties began on January 8, 1999, and proceeded according to the schedule announced in the October 15, 1998, Order. However, the April 5 initiation date set in that schedule has been rescheduled for May 18, 1999, in order to accommodate

conflicts in both the arbitrators' and the parties' schedules. The Office will publish the initiation of the arbitration in the **Federal Register** on May 18, 1999.

**Selection of Arbitrators**

In accordance with § 251.6 of the CARP rules, the arbitrators have been selected for this proceeding. They are: The Honorable John W. Cooley (Chairperson)

The Honorable Jeffrey Gulin  
The Honorable Curtis E. von Kann.

**Schedule for the Proceeding**

On April 20, 1999, the parties to this proceeding met with the arbitrators for the purpose of setting a schedule for this proceeding. At that meeting, the parties and the arbitrators agreed to the following schedule:

Presentation of Direct Cases:	
Opening statement: Joint Sports Claimants (JSC) .....	May 18, 1999.
Testimony for JSC <sup>2</sup> :	
Witnesses: (week 1)	
Paul Beeston, Paul Bortz, James Trautman, Gilbert Kortz, Kimberly Gordon .....	May 18–22, 1999.
Witnesses: (week 2)	
Glen Friedman, Jeffrey Treeman, Jody Kaveney, Scott Shultz, John Hartman, Edwin Desser .....	June 1–5, 1999.
Opening Statement: Program Suppliers .....	June 7, 1999.
Testimony for Program Suppliers:	
Marsha Kessler .....	June 7, 1999.
Marsha Kessler, Sandra Pope .....	June 9, 1999.
Linda McLaughlin .....	June 14, 1999.
Alan Wurtzel, Leonard Kalcheim .....	June 15, 1999.
Paul Lindstrom .....	June 16, 1999.
James Von Schilling .....	June 17, 1999.
Additional Hearing Days (if necessary) .....	June 22–25, 1999.
Filing Deadline for Written Rebuttal Cases .....	June 28, 1999.
Presentation of Rebuttal Cases .....	July 26–27, 1999; August 11–20, 1999.
Filing Deadline for Proposed Findings of Fact and Conclusions of Law .....	September 13, 1999.
Filing Deadline for Reply Findings of Fact and Conclusions of Law .....	September 27, 1999.
Closing Arguments .....	October 14, 1999.
Closing of the 180-day period .....	November 15, 1999.

<sup>2</sup>JSC did not designate specific dates for the presentation of testimony by its witnesses.

All hearings will begin at 9:30 a.m. and end at 4:30 p.m.

At this time, the parties have not moved to close any portion of the proceeding to the public. Further refinements to the schedule will be announced in open meetings and issued as orders to the parties participating in the proceeding. All changes will be noted in the docket file of the proceeding, as required by the Copyright Office regulations governing the administration of CARP proceedings. 37 CFR 251.11(c).

Dated: May 6, 1999.

**David O. Carson,**  
General Counsel.

[FR Doc. 99–11884 Filed 5–10–99; 9:47 am]

BILLING CODE 1410–33–P

**NATIONAL CREDIT UNION ADMINISTRATION**

**Agency Information Collection Activities: Submission to OMB for Revision to a Currently Approved Information Collection; Comment Request**

**AGENCY:** National Credit Union Administration (NCUA).

**ACTION:** Request for comment.

**SUMMARY:** The NCUA intends to submit the following information collection to the Office of Management and Budget (OMB) for review and clearance under the Paperwork Reduction Act of 1995 (Pub. L. 104–13, 44 U.S.C. Chapter 35). This information collection is published to obtain comments from the public.

**DATES:** Comments will be accepted until July 12, 1999.

**ADDRESSES:** Interested parties are invited to submit written comments to NCUA Clearance Officer or OMB Reviewer listed below:

*Clearance Officer:* Mr. James L. Baylen (703) 518–6411, National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia 22314–

3428, Fax No. 703–518–6433, E-mail: jbaylen@ncua.gov  
*OMB Reviewer:* Alexander T. Hunt (202) 395–7860, Office of Management and Budget, Room 10226, New Executive Office Building, Washington, DC 20503.

**FOR FURTHER INFORMATION CONTACT:** Copies of the information collection requests, with applicable supporting documentation, may be obtained by calling the NCUA Clearance Officer, James L. Baylen, (703) 518–6411.

**SUPPLEMENTARY INFORMATION:** Proposal for the following collection of information:

*OMB Number:* 3133–0144.

*Form Number:* NA.

*Type of Review:* Revision to the currently approved collection.

*Title:* Examination Survey.

*Description:* To provide federal credit unions with an opportunity to give NCUA feedback on its examination procedures. NCUA uses the information to evaluate and improve the examination process.

*Respondents:* Federal credit unions.

*Estimated No. of Respondents/Recordkeepers:* 6,799.