DEPARTMENT OF THE INTERIOR

National Park Service

[PPMS-D12.YM0000]

Notice of January 11, 2016, Meeting for Cape Cod National Seashore Advisory Commission

AGENCY: National Park Service, Interior.

ACTION: Meeting notice.

SUMMARY: This notice sets forth the date of the 301st Meeting of the Cape Cod National Seashore Advisory Commission.

DATES: The public meeting of the Cape Cod National Seashore Advisory Commission will be held on Monday, January 11, 2016, at 1:00 p.m. (Eastern).

ADDRESSES: The 301st meeting of the Cape Cod National Seashore Advisory Commission will take place on Monday, January 11, 2016, at 1:00 p.m., in the conference room at park headquarters, 99 Marconi Site Road, Wellfleet, Massachusetts 02667 to discuss the following:

1. Adoption of Agenda  
2. Approval of Minutes of Previous Meeting (November 16, 2015)  
3. Reports of Officers  
4. Reports of Subcommittees  
5. Superintendent’s Report  
6. Old Business  
7. New Business  
8. Date and Agenda for Next Meeting  
9. Public Comment  
10. Adjournment

FOR FURTHER INFORMATION CONTACT: Further information concerning the meeting may be obtained from George E. Price, Jr., Superintendent, Cape Cod National Seashore, 99 Marconi Site, Wellfleet, Massachusetts 02667, or via telephone at (508) 771–2144.

SUPPLEMENTARY INFORMATION: The Commission was reestablished pursuant to Public Law 87–126, as amended by Public Law 105–280. The purpose of the Commission is to consult with the Secretary of the Interior, or her designee, with respect to matters relating to the development of Cape Cod National Seashore, and with respect to carrying out the provisions of sections 4 and 5 of the Act establishing the Seashore.

The meeting is open to the public. It is expected that 15 persons will be able to attend the meeting in addition to Commission members. Interested persons may make oral/written presentations to the Commission during the business meeting or file written statements. Such requests should be made to the park superintendent prior to the meeting. Before including your address, telephone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you may ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

DATED: December 7, 2015.

Alma Ripps,  
Chief, Office of Policy.

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DEPARTMENT OF LABOR

Office of Disability Employment Policy  
Advisory Committee on Increasing Competitive Integrated Employment for Individuals With Disabilities; Notice of Meeting

The Advisory Committee on Increasing Competitive Integrated Employment for Individuals with Disabilities (the Committee) was mandated by section 609 of the Rehabilitation Act of 1973, as amended by section 461 of the Workforce Innovation and Opportunity Act (WIOA). The Secretary of Labor established the Committee on September 15, 2014, in accordance with the provisions of the Federal Advisory Committee Act (FACA), as amended, 5 U.S.C. App. 2. The purpose of the Committee is to study and prepare findings, conclusions and recommendations for Congress and the Secretary of Labor on (1) ways to increase employment opportunities for individuals with intellectual or developmental disabilities or other individuals with significant disabilities in competitive, integrated employment; (2) the use of the certificate program carried out under section 14(c) of the Fair Labor Standards Act (FLSA) of 1938 (29 U.S.C. 214(c)); and (3) ways to improve oversight of the use of such certificates.

The Committee is required to meet no less than eight times. The Committee submitted an Interim Report to the Secretary of Labor; the Senate Committee on Health, Education, Labor and Pensions; and the House Committee on Education and the Workforce on September 15, 2015. A Final Report must be submitted to the same entities no later than September 15, 2016. The Committee terminates one day after the submission of the Final Report.

The next meeting of the Committee will be open to the public and take place by Webinar on Wednesday, January 27, 2016 and Thursday, January 28, 2016. The meeting will take place each day from 1:00 p.m. to 5:00 p.m., Eastern Standard Time.

On January 27th and 28th, the Committee’s four subcommittees will report to the whole Committee on their work since the submission of the Interim Report and their areas of focus for the Final Report. The four subcommittees are: The Transition to Careers Subcommittee, the Complexity and Needs in Delivering Competitive Integrated Employment Subcommittee, the Marketplace Dynamics Subcommittee, and the Building State and Local Capacity Subcommittee. The full Committee will then discuss the subcommittee report outs, and the appropriate areas of focus for the Final Report. The Committee will also discuss the use and oversight of 14(c) certificates with Dr. David Weil, Administrator, Wage and Hour Division. Members of the public wishing to participate in the Webinar must register in advance of the meeting, by Friday, January 15, 2016, using the following link—http://bit.ly/1PT4xzj. This link will register members of the public for both days of the January meeting.

Members of the public who wish to address the Committee during the public comment period of the meeting on Wednesday, January 27, 2016 between 3:30 p.m. and 4:30 p.m., EST, should send their name, their organization’s name (if applicable) and any additional materials (such as a copy of the proposed testimony) to David Berthiaume at Berthiaume.David.A@dol.gov or call Mr. Berthiaume at (202) 693–7887 by Friday, January 8, 2016. Please ensure that any attachments are in an accessible format or the submission will be returned. Also, note that public comments will be limited to five minutes in length. Due to time constraints, we will be able to accommodate up to 10 requests to
address the Committee. If more than 10 requests are received, we will select a representative sample to speak and the remainder will be permitted to file written statements. Individuals with disabilities who need accommodations should also contact Mr. Berthiaume at the email address or phone number above.

Organizations or members of the public wishing to submit a written statement may do so by submitting their statement on or before January 8, 2016, to www.aciciteid.org/comments. Written statements, with nine copies, may also be submitted to Mr. Berthiaume, Deputy Assistant Secretary, Office of Disability Employment Policy.

Please ensure that any written submission is in an accessible format or the submission will be returned. Further, it is requested that statements not be included in the body of an email. Statements deemed relevant by the Committee and received on or before January 8, 2016 will be included in the record of the meeting. Do not include any personally identifiable information (such as name, address, or other contact information) or confidential business information that you do not want publicly disclosed.

Jennifer Sheehy,
Deputy Assistant Secretary, Office of Disability Employment Policy.
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LIBRARY OF CONGRESS

Copyright Royalty Board


Distribution of Cable and Satellite Royalty Funds

AGENCY: Copyright Royalty Board, Library of Congress.

ACTION: Notice requesting comments.

SUMMARY: The Copyright Royalty Judges are soliciting comments on a motion by Independent Producers Group for a partial distribution of royalty funds.

DATES: Comments are due on or before January 15, 2016.

ADDRESSES: Interested claimants must submit comments to only one of the following addresses. Unless responding by email or online, claimants must submit an original, five paper copies, and an electronic version on a CD. Email: crb@loc.gov; or Online: Use the Federal eRulemaking Portal “Regulations.gov” at: http://www.regulations.gov.


FOR FURTHER INFORMATION CONTACT:
Lakeshia Keys, Program Specialist, by telephone at (202) 707–7658 or email at crb@loc.gov.

SUPPLEMENTARY INFORMATION:

IPG seeks a 0.20% share of royalties from the Phase I Program Suppliers Category for the years 2004–2009 for cable and 2000–2009 for satellite. The Motion Picture Association of America, Inc. (“MPAA”) opposes, in part, IPG’s requested partial distribution. MPAA Opposition, In Part, to Independent Producer Group’s Motion for Partial Distribution of 2004–2009 Cable Royalties and 2000–2009 Satellite Royalties (Sept. 25, 2015) (“MPAA Opposition”). MPAA does not object to IPG’s request with respect to cable royalties, subject to IPG signing a pay-back agreement as contemplated by Section 801(b)(3)(C) of the Copyright Act.2 MPAA does, however, oppose IPG’s request regarding satellite royalties because, according to MPAA (1) IPG has not yet established its entitlement to receive a share of satellite royalties, and (2) the 0.20% percentage share of the Program Suppliers Category royalties that IPG seeks is either equivalent to or greater than the total royalty award that MPAA proposed for IPG for some of the 2000–2009 satellite funds. MPAA Opposition at 2–3. MPAA also states that it has concerns, which it contends the Judges share, “not only about IPG’s ability, but also its willingness, to disgorge funds, should the need arise.” Id. at 4, quoting Order Denying IPG Motion For Partial Distribution, Docket Nos. 2008–2 CRB CD 2000–03 (Phase II), 2008–1 CRB CD 1998–99 (Phase II), 2012–6 CRB CD 2004–09 (Phase II) and 2012–2 CRB SD 1999–2009 (Phase II) at 6 (Feb. 11, 2014).

IPG counters that the “touchstone as to whether a party may seek and be advance distributed [sic] royalties has been determined to be whether such party has established itself as a ‘legitimate’ claimant, and whether adverse parties can set forth a ‘reasonable’ objection to such advance distribution.” IPG Reply at 5. IPG contends that for each year from 2000–2009 it maintains cable and satellite claims that survived all claims-hearing challenges and to which even MPAA has assigned a value. IPG contends that those facts establish IPG as a “legitimate” claimant entitled to a partial distribution of satellite royalties. Id.

IPG also disputes MPAA’s contention that the partial distribution percentage that IPG seeks is equivalent to or greater than the total royalty award that MPAA proposed for IPG for some of the 2000–2009 Satellite Royalties.


2 In its opposition, MPAA provides what it calls a “good faith estimate of the dollar amounts of the shares requested” by IPG for cable royalties. MPAA Opposition at 2–3. MPAA does not explain the methodology it used to derive the estimates. In its reply, IPG questions the accuracy of MPAA’s estimates, which IPG states are “substantially lower than what was previously reported by the MPAA to IPG to be the Program Supplier share of such royalty pools.” Independent Producer Group’s Reply in Support of Motion for Partial Distribution of 2004–2009 Cable Royalties and 2000–2009 Satellite Royalties (“IPG Reply”) at 1–2 (Oct. 1, 2015). MPAA, in turn, filed a motion to strike IPG’s reply which motion the Judges denied because it was not ripe. MPAA Motion to Strike IPG’s Reply . . . (Oct. 6, 2015); Order Denying MPAA Motion to Strike IG’s Reply (December 10, 2015).