No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and Pistoia Alliance, Inc. intends to file additional written notifications disclosing all changes in membership.

On May 28, 2009, Pistoia Alliance, Inc. filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the Federal Register pursuant to Section 6(b) of the Act on July 15, 2009 (74 FR 34364).

The last notification was filed with the Department on November 20, 2014. A notice was published in the Federal Register pursuant to Section 6(b) of the Act on December 31, 2014 (79 FR 78908).

Patricia A. Brink,
Director of Civil Enforcement, Antitrust Division.

[FR Doc. 2015–05833 Filed 3–12–15; 8:45 am]
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DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993; National Armaments Consortium

Notice is hereby given that, on February 13, 2015, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), National Armaments Consortium ("NAC") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act’s provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances.

Specifically, AEGIS Technologies Group, Inc., Huntsville, AL; Aerojet Ordnance Tennessee, Jonesborough, TN; AGM Container Controls, Inc., Tucson, AZ; Anyar, Inc., Fort Walton Beach, FL; BANC3, Inc., Princeton, NJ; Chesapeake Testing Services, Inc., Belcamp, MD; DRS Sustainment Systems, Inc., Saint Louis, MO; Ellwood National Forge Company, Irving, IN; Fastcom Supply Corporation, Franklin, NJ; Group W, Fairfax, VA; Hydrosoft International, Livermore, CA; Kord Technologies, Inc., Huntsville, AL; Michigan Research Institute, Ann Arbor, MI; Prime Photonics, LC, Blacksburg, VA; Sabre Global Services, Wharton, NJ; SCHOTT North America, Southbridge, VA; Scot Forge Company, Spring Grove, IL; Teamvantage Molding LLC, Forest Lake, MN; Technical Professional Services, Inc., Wayland, MI; TELEGGRID Technologies, Inc., Livingston, NJ; TimkenSteel Corporation, Canton, OH; and Universal Propulsion Company, Inc., Fairfield, CA, have been added as parties to this venture.

The following members have withdrawn as parties to this venture: Bulova Technologies Group, Inc., Tampa, FL; Colt Defense, Hartford, CT; Decatur Mold Tool & Engineering, Inc., North Vernon, IN; DRS ICAS, LLC, Buffalo, NY; Ervine Industries, Inc., Ann Arbor, MI; FiberTek, Inc., Herndon, VA; Matrix Systems, Inc., Ashland, VA; Metal Storm, Herndon, VA; Microcosm, Inc., Hawthorne, CA; NI Industries, Inc., Riverbank, CA; Olin Corporation— Winchester Division, East Alton, IL; Otis Products, Inc., Lyons Falls, NY; Parsons Government Services, Pasadena, CA; Polaris Sensor Technologies, Inc., Huntsville, AL; Quantum Technology Consultants, Inc., Franklin Park, NJ; Solidica, Inc., Ann Arbor, MI; The Timken Company, Canton, OH; and UTRON, Manassas, VA.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and NAC intends to file additional written notifications disclosing all changes in membership.

On May 2, 2000, NAC filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the Federal Register pursuant to Section 6(b) of the Act on June 30, 2000 (65 FR 40693).

The last notification was filed with the Department on August 18, 2014. A notice was published in the Federal Register pursuant to Section 6(b) of the Act on September 17, 2014 (79 FR 55830).

Patricia A. Brink,
Director of Civil Enforcement, Antitrust Division.

[FR Doc. 2015–05835 Filed 3–12–15; 8:45 am]
BILLING CODE 4410–11–P

LIBRARY OF CONGRESS

Copyright Royalty Board

[Doct Docket No. 2008–1 CRB CD 98–99 (Phase II)]

Distribution of 1998 and 1999 Cable Royalty Funds

AGENCY: Copyright Royalty Board, Library of Congress.

ACTION: Final distribution determination.

SUMMARY: The Copyright Royalty Judges announce the final Phase II distribution of cable royalty funds for the year 1999. The judges issued their initial determination in December 2014 and received no motions for rehearing.

DATES: Effective date: March 13, 2015.

ADDRESSES: The final distribution order is also published on the agency’s Web site at www.loc.gov/crb and on the Federal eRulemaking Portal at www.regulations.gov.

FOR FURTHER INFORMATION CONTACT: Richard Strasser, Senior Attorney, or Kim Whittle, Attorney Advisor, (202) 707–7658 or crb@loc.gov.

SUPPLEMENTARY INFORMATION:

I. Introduction

In this proceeding, the Copyright Royalty Judges (Judges) determine the final distribution of royalty funds deposited by cable system operators (CSOs) for the right to retransmit television programming carried on distant over-the-air broadcast signals during calendar year 1999. Participants have received prior partial distributions of the 1999 cable royalty funds. The remaining funds at issue are those allocated to the Devotional Claimants category. Two participants are pursuing distribution from the Devotional Claimants funds for 1999: Worldwide Subsidy Group LLC dba Independent Producers Group (IPG) and the “Settling Devotional Claimants” (SDC). The Judges conducted three and

1 Although this proceeding consolidates royalty years 1998 and 1999, all claims to 1998 royalties have been resolved, and the funds have been distributed. IPG’s appeal of the order approving distribution of 1998 royalties was dismissed for lack of jurisdiction. Ind. Producers Group v. Librarian of Congress, 739 F.3d 100 (D.C. Cir. 2014).

2 The 1999 cable royalty deposits equaled approximately $118.8 million at the outset. The Judges authorized partial distributions that the Copyright Licensing Office made on October 31, 2001, March 27, 2003, April 19, 2007, June 7, 2007, and February 28, 2013. Authorized distributions equaled in the aggregate approximately $126.9 million, including accrued interest, leaving a balance available for distribution of $827,842.

3 See infra note 18, and accompanying text. The Devotional Claimants category has been defined by agreement of the Phase I participants as “Syndicated programs of a primarily religious theme, not limited to those produced by or for religious institutions.”

4 The Settling Devotional Claimants are: The Christian Broadcasting Network, Inc., Coral Ridge Ministries Media, Inc., Crystal Cathedral Ministries, Inc., In Touch Ministries, Inc., and Oral Roberts Evangelistic Association, Inc. The SDC previously reached a confidential settlement with devotional program claimants represented by the National Association of Broadcasters, Liberty Broadcasting Network, Inc., and Family Worship Center Church, Continued