Muzak LLC for the years 2012, 2013, and 2014.  
Section 384.6(c) requires the Judges to publish notice in the Federal Register within 30 days of receipt of a notice announcing the Collective’s intent to conduct an audit. Today’s notice fulfills this requirement with respect to SoundExchange’s December 23, 2015, notices of intent to audit.  

Dated: January 19, 2016.  

Suzanne M. Barnett,  
Chief Copyright Royalty Judge.  

[FR Doc. 2016–01299 Filed 1–21–16; 8:45 am]  
BILLING CODE 1410–72–P  

LIBRARY OF CONGRESS  
Copyright Royalty Board  
[Docket No. 16–0005–CRB–AU]  
Notice of Intent To Audit  
AGENCY: Copyright Royalty Board, Library of Congress.  
 ACTION: Public notice.  
SUMMARY: The Copyright Royalty Judges announce receipt of five notices of intent to audit the 2012, 2013, and 2014 statements of account submitted by broadcasters Beasley Broadcast Group Inc., Greater Media Inc., Saga Communications Inc., and Univision Communications Inc. and the 2013 and 2014 statements of account submitted by broadcaster Townsquare Media Broadcasting concerning royalty payments each made pursuant to two statutory licenses.  
FOR FURTHER INFORMATION CONTACT: LaKeshia Keys, Program Specialist, by telephone at (202) 707–7658 or by email at crb@loc.gov.  
SUPPLEMENTARY INFORMATION: The Copyright Act, title 17 of the United States Code, grants to copyright owners of sound recordings the exclusive right to publicly perform sound recordings by means of certain digital audio transmissions, subject to certain limitations. Specifically, the right is limited by the statutory license in section 114 which allows nonexempt noninteractive digital subscription services and eligible nonsubscription services to perform publicly sound recordings by means of digital audio transmissions. 17 U.S.C. 114(f). In addition, a statutory license in section 112 allows a service to make necessary ephemeral reproductions to facilitate the digital transmission of the sound recording. 17 U.S.C. 112(e).  
Licensees may operate under these licenses provided they pay the royalty fees and comply with the terms set by the Copyright Royalty Judges. The rates and terms for the section 112 and 114 licenses are set forth in 37 CFR parts 380 and 382–84. As part of the terms set for these licenses, the Judges designated SoundExchange, Inc. as the Collective, i.e., the organization charged with collecting the royalty payments and statements of account submitted by eligible nonsubscription services such as Commercial Webcasters and with distributing the royalties to copyright owners and performers entitled to receive them under the section 112 and 114 licenses. 37 CFR 380.4(b)(1). As the designated Collective, SoundExchange may conduct a single audit of a licensee for any calendar year in order to verify royalty payments. SoundExchange must first file with the Judges a notice of intent to audit a licensee and deliver the notice to the licensee. 37 CFR 380.15(c).  
On December 23, 2015, SoundExchange filed with the Judges five separate notices of intent to audit Beasley Broadcast Group Inc., for the years 2012–14, Greater Media Inc. for the years 2012–14, Saga Communications Inc. for the years 2013–14, Townsquare Media Broadcasting for the years 2012–14, and Univision Communications Inc. for the years 2012–14.  
Section 380.15(c) requires the Judges to publish notice in the Federal Register within 30 days of receipt of a notice announcing the Collective’s intent to conduct an audit. Today’s notice fulfills this requirement with respect to SoundExchange’s December 23, 2015, notices of intent to audit.  
Dated: January 19, 2016.  

Suzanne M. Barnett,  
Chief Copyright Royalty Judge.  

[FR Doc. 2016–01300 Filed 1–21–16; 8:45 am]  
BILLING CODE 1410–72–P  

LIBRARY OF CONGRESS  
Copyright Royalty Board  
[Docket No. 16–0006–CRB–AU]  
Notice of Intent To Audit  
AGENCY: Copyright Royalty Board, Library of Congress.  
 ACTION: Public notice.  
SUMMARY: The Copyright Royalty Judges announce receipt of four notices of intent to audit the 2012, 2013, and 2014 statements of account submitted by commercial webcasters Batanga, DMX, Muzak Inc., and the 2013 and 2014 statements of account submitted by commercial webcaster Pandora Media Inc., concerning the royalty payments each made pursuant to two statutory licenses.  
FOR FURTHER INFORMATION CONTACT: LaKeshia Keys, Program Specialist, by telephone at (202) 707–7658 or by email at crb@loc.gov.  
SUPPLEMENTARY INFORMATION: The Copyright Act, title 17 of the United States Code, grants to copyright owners of sound recordings the exclusive right to publicly perform sound recordings by means of certain digital audio transmissions, subject to certain limitations. Specifically, the right is limited by the statutory license in section 114 which allows nonexempt noninteractive digital subscription services and eligible nonsubscription services to perform publicly sound recordings by means of digital audio transmissions. 17 U.S.C. 114(f). In addition, a statutory license in section 112 allows a service to make necessary ephemeral reproductions to facilitate the digital transmission of the sound recording. 17 U.S.C. 112(e).  
Licensees may operate under these licenses provided they pay the royalty fees and comply with the terms set by the Copyright Royalty Judges. The rates and terms for the section 112 and 114 licenses are set forth in 37 CFR parts 380 and 382–84. As part of the terms set for these licenses, the Judges designated SoundExchange, Inc. as the Collective, i.e., the organization charged with collecting the royalty payments and statements of account submitted by eligible nonsubscription services such as Commercial Webcasters and with distributing the royalties to copyright owners and performers entitled to receive them under the section 112 and 114 licenses. 37 CFR 380.4(b)(1). As the designated Collective, SoundExchange may conduct a single audit of a licensee for any calendar year in order to verify royalty payments. SoundExchange must first file with the Judges a notice of intent to audit a licensee and deliver the notice to the licensee. 37 CFR 380.15(c).  
On December 23, 2015, SoundExchange filed with the Judges notices of intent to audit Batanga, DMX, and Muzak Inc., for the years 2012, 2013, and 2014 and Pandora Media Inc. for the years 2013 and 2014.  
Sections 380.6(c) requires the Judges to publish notice in the Federal Register within 30 days of receipt of a notice announcing the Collective’s intent to conduct an audit. Today’s notice fulfills this requirement with respect to SoundExchange’s December 23, 2015, notices of intent to audit.
DEPARTMENT OF DEFENSE

Department of the Air Force

[Docket ID: USAF--2016–HQ–0001]

Privacy Act of 1974; System of Records

AGENCY: Department of the Air Force, DoD.

ACTION: Notice to delete a System of Records.

SUMMARY: The Department of the Air Force is deleting a system of records notice in its existing inventory of record systems subject to the Privacy Act of 1974 (5 U.S.C. 552a), as amended. The system notice is F035 AFAPO A, entitled “Air Force Art Program.”

DATES: Comments will be accepted on or before February 22, 2016. The proposed action will be effective the day following the end of the comment period unless comments are received which result in a contrary determination.

ADDRESSES: You may submit comments, identified by docket number and title, by any of the following methods:


Instructions: All submissions received must include the agency name and docket number for this Federal Register document. The general policy for comments and other submissions from members of the public is to make these submissions available for public viewing on the Internet at http://www.regulations.gov as they are received without change, including any personal identifiers or contact information.


SUPPLEMENTARY INFORMATION: The Department of the Air Force systems of records notices subject to the Privacy Act of 1974 (5 U.S.C. 552a), as amended, have been published in the Federal Register and are available from the address in FOR FURTHER INFORMATION CONTACT.

The Department of the Air Force proposes to delete a system of records notices from its inventory of record systems subject to the Privacy Act of 1974 (5 U.S.C. 552a), as amended. The proposed deletions are not within the purview of subsection (r) of the Privacy Act of 1974 (5 U.S.C. 552a), as amended, which requires the submission of a new or altered system report.


Aaron Siegel,
Alternate OSD Federal Register Liaison Officer, Department of Defense.

Deletion: F035 AFAPO A

AIR FORCE ART PROGRAM (AUGUST 23, 2004, 69 FR 51815)

Reason: The Air Force Art Program system of records notice, F035 AFAPO A, can be deleted. The records were no longer needed, and all records have been destroyed. The program no longer maintains sensitive personal information of the artists for travel purposes. DHRA 08 DoD, entitled Defense Travel System (March 24, 2010, 75 FR 14142) covers all travel. This system does not have an OMB control number associated with this collection.

[FR Doc. 2016–01212 Filed 1–21–16; 8:45 am]

BILLING CODE 5001–06–P

DEPARTMENT OF ENERGY

Office of Energy Efficiency and Renewable Energy

Notice of Public Workshop To Provide Comments on Field Testing and Verification for Project DE–EE0006789, “Assimilation of Wave Imaging Radar Observations for Real-Time Wave-by-Wave Forecasting”


ACTION: Notice of public workshop.

SUMMARY: The Department of Energy (DOE) is announcing the following web-based public workshop entitled, “Field Testing and Verification for Project DE–EE0006789, [Assimilation of Wave Imaging Radar Observations for Real-time Wave-by-Wave Forecasting].” The purpose of the meeting is for DOE to obtain industry feedback regarding field testing and verification of the wave-by-wave forecasting system under development.

DATES: The public workshop will be held via webinar on Tuesday, February 16, from 1:00 p.m. EST–4:00 p.m. EST.

ADDRESSES: The meeting will be held via webinar. Please register for the webinar in advance at https://attendee.gotowebinar.com/register/2296218256164279042.

FOR FURTHER INFORMATION CONTACT: Questions may be directed to Tim Ramsey, Department of Energy at (240) 562–1758 or tim.ramsey@ee.doe.gov, or Joel Cline, Department of Energy, at (202) 287–6966 or joel.cline@ee.doe.gov.

SUPPLEMENTARY INFORMATION:

Purpose of the Meeting

The DOE is supporting a project through Oregon State University (OSU) to develop and assess the performance of a method for using wave-resolving marine radar to provide all weather, large-area, phase-resolved, wave forecasts for wave energy converter control applications. The target time horizon for the forecasts will be 3–5 minutes (min) and the target spatial domain will be approximately 3–5 kilometers (km) on a side. A wave forecasting system based on wave-resolving marine radar data will be developed and implemented. The main components of the system are a wave imaging marine radar, a phase-resolving linear wave model based on Mild Slope Equations (Polar-MSE), and a variational inversion algorithm which produces the wave forecast via estimation of the offshore wave boundary conditions. Presently, the algorithm is being validated via testing using synthetic data and comparison to a limited set of in situ observations. The purpose of the meeting is for DOE and OSU to obtain feedback from the marine renewable energy industry regarding field testing and verification of the wave-by-wave forecasting system under development.

Public Participation

Members of the public are welcome to attend the workshop. Registration is free and persons interested in attending this public workshop must register online by 1:00 p.m. EST, February 16, 2016. To register for the public workshop, please visit https://attendee.gotowebinar.com/register/2296218256164279042. Registrants will receive confirmation after they have been successfully registered. If you need special accommodations due to a disability, please contact Tim Ramsey, (240) 562–1758 or tim.ramsey@ee.doe.gov, no later than February 9, 2016.