PROTOTYPE OF PROPOSED FORMS

JOINT CLAIM FOR CABLE RETRANSMISSION ROYALTY FEES

United States Copyright Office

In accordance with section 111 of the Copyright Act, 17 U.S.C., and Part 252 of the Copyright Office regulations, 37 CFR 252.1 et seq., the copyright owner claimants named herein file with the Copyright Office of the Library of Congress a claim to royalty payments collected from cable television systems retransmitting copyrighted programming contained on over-the-air television and radio broadcast signals. This joint claim to royalties is for fees collected from cable television systems during calendar year 200__.

You must provide the requested information for each item:

FILER AND COPYRIGHT OWNERS

	cate below whether the person filing the claim is the copyright owner or an norized representative of the copyright owner (select only one):
	Copyright owner
	Authorized representative of the copyright owner.
Tele	ephone number of person or entity filing the claim:
Fac	simile number, if any, of person or entity filing the claim:
E-n	nail address, if any, of person or entity filing the claim:
	atact person. This person must be the copyright owner, an authorized representative or yright owner, or the designee of either (include name, phone, fax, if any, and e-mail, i

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Joint Claim for Cable Retransmission Royalty Fees Page 2

Statement of authorization for filing joint claim: The copyright owners listed below have duly authorized the person or entity named herein to file this claim on their behalf.		
Full legal names and addresses of the copyright owners entitled to claim the joint royalty fees: (DO NOT include names of subsidiaries, parent companies, etc., if they are not a copyright owner entitled to royalties.)		
CLAIM INFORMATION		
General statement of the nature of the copyright owners' works (examples: motion pictures, syndicated television series, sports broadcasts, music).		
The copyrighted broadcast program, which is owned by, was the subject of a primary transmission made by broadcast		
station, which is licensed to the city and state of, on, 200_, and was retransmitted by cable system which serves the community (include city and state		
of		
<i>Optional</i> (although not required, you may provide an additional example of a secondary retransmission below):		
The copyrighted broadcast program, which is owned by, was the subject of a primary transmission made by		
broadcast station, which is licensed to the city and state of,		
, on, 200_, and was retransmitted by cable system which serves the community (include city		
and state) of		

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Joint Claim for Cable Retransmission Royalty Fees Page 3

DECLARATION

The undersigned declares under penalty of law that he/she is duly authorized by the copyric owners identified herein to make this filing on their behalf. The undersigned further declar under penalty of law that all statements contained herein are true, complete, and correct to best of the undersigned's knowledge, information, and belief, and are made in good faith. [18 U.S.C. 1001]		
(Typed or printed name)	-	
(Signature)	(<i>Date</i>)	