a sample of exporters or producers that the Secretary determines is statistically valid based on record information or exporters and producers accounting for the largest volume of the subject merchandise from the exporting country that the Secretary determines can be reasonably examined.

■ 3. In § 351.301 revise paragraphs (c)(1) and (c)(3)(i)(A) to read as follows:

$\S\,351.301$ $\,$ Time limits for submission of factual information.

(C) * * * * * * *

(1) Factual information submitted in response to questionnaires. During a proceeding, the Secretary may issue to any person questionnaires, which includes both initial and supplemental questionnaires. The Secretary will not consider or retain in the official record of the proceeding unsolicited questionnaire responses, except as provided under § 351.109(h)(2), or untimely filed questionnaire responses. The Secretary will reject any untimely filed or unsolicited questionnaire response and provide, to the extent practicable, written notice stating the reasons for rejection (see § 351.302(d)).

(i) Initial questionnaire responses are due 30 days from the date of receipt of

questionnaire. The time limit for response to individual sections of the questionnaire, if the Secretary requests a separate response to such sections, may be less than the 30 days allotted for response to the full questionnaire. In general, the date of receipt will be considered to be seven days from the date on which the initial questionnaire was transmitted.

(ii) Supplemental questionnaire responses are due on the date specified

by the Secretary.

(iii) A notification by an interested party, under section 782(c)(1) of the Act, of difficulties in submitting information in response to a questionnaire issued by the Secretary is to be submitted in writing within 14 days after the date of the questionnaire or, if the questionnaire is due in 14 days or less, within the time specified by the Secretary.

(iv) A respondent interested party may request in writing that the Secretary conduct a questionnaire presentation. The Secretary may conduct a questionnaire presentation if the Secretary notifies the government of the affected country and that government does not object.

(v) Factual information submitted to rebut, clarify, or correct questionnaire responses. Within 14 days after an initial questionnaire response and

within 10 days after a supplemental questionnaire response has been filed with the Department, an interested party other than the original submitter is permitted one opportunity to submit factual information to rebut, clarify, or correct factual information contained in the questionnaire response. Within seven days of the filing of such rebuttal, clarification, or correction to a questionnaire response, the original submitter of the questionnaire response is permitted one opportunity to submit factual information to rebut, clarify, or correct factual information submitted in the interested party's rebuttal, clarification or correction. The Secretary will reject any untimely filed rebuttal, clarification, or correction submission and provide, to the extent practicable, written notice stating the reasons for rejection (see § 351.302). If insufficient time remains before the due date for the final determination or final results of review, the Secretary may specify shorter deadlines under this section * * *

(3) * * *

(i) Antidumping and countervailing duty investigations.

(A) All submissions of factual information to value factors of production under § 351.408(c) in an antidumping investigation are due no later than 60 days before the scheduled date of the preliminary determination.

[FR Doc. 2025-05481 Filed 3-27-25; 8:45 am]

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LIBRARY OF CONGRESS

U.S. Copyright Office

37 CFR Part 201

[Docket No. 2024-7]

Electronic Payment of Royalties Using Pay.gov

AGENCY: U.S. Copyright Office, Library of Congress.

ACTION: Final rule.

SUMMARY: The Copyright Office is issuing a final rule to amend its regulations regarding the submission of royalty fees to the Copyright Office to require that all such fees be paid using *Pay.gov*.

DATES: Effective April 30, 2025.

FOR FURTHER INFORMATION CONTACT:

Rhea Efthimiadis, Assistant to the General Counsel, by email at *meft@copyright.gov*, or by telephone at 202–707–8350.

SUPPLEMENTARY INFORMATION: The section 111 of the Copyright Act ("Act"), title 17 of the United States Code, provides cable operators with a statutory license to retransmit a performance or display of a work embodied in a "primary transmission" made by a television station licensed by the Federal Communications Commission ("FCC"). Cable operators that retransmit broadcast signals in accordance with this provision are required to pay royalty fees to the Copyright Office ("Office"), among other requirements. Similarly, section 119 of the Act provides satellite carriers with a statutory license to retransmit certain primary transmissions if they satisfy certain criteria, for which they also must pay royalty fees to the Office. In addition, sections 1003 and 1004 of the Act require manufacturers and importers of digital audio recording devices and digital audio recording media ("DART") to pay royalty fees to the Office.

On December 12, 2024, the Office published a notice of proposed rule rulemaking ("NPRM") setting forth proposed amendments to the regulations governing the submission of royalty fees by cable operators, satellite carriers, and DART operators to require that these fees be paid using the U.S. Treasury Department's Pay.gov system.1 As noted in the NPRM, mandating Pav.gov benefits both filers and the Office because it streamlines the process to receive, reconcile, and post payments; provides remitters with the convenience of using a variety of methods, including credit or debit cards, as a form of payment; and eliminates redundancy.²

The Office did not receive any relevant comments from the public in response to this rulemaking. As a result, the Office is adopting the proposed amendments as final without change. To guide remitters unfamiliar with *Pay.gov*, the Office has created *Pay.gov* tutorials, which are posted on the Licensing Section's website.³

List of Subjects in 37 CFR Part 201

Copyright, General provisions.

¹ 89 FR 100439.

² Id. at 100439-40.

³ United States Copyright Office, Circular 74, June 2022: How to Make Statutory License Royalty EFT Payments Using Pay.gov, https://copyright.gov/circs/circ74.pdf; United States Copyright Office, Make Statutory License Royalty Payments Using Pay.gov, https://copyright.gov/licensing/eftpayment.

Final Regulations

For the reasons set forth in the preamble, the Copyright Office amends 37 CFR part 201 as follows:

PART 201—GENERAL PROVISIONS

■ 1. The authority citation for part 201 continues to read as follows:

Authority: 17 U.S.C. 702.

■ 2. Amend § 201.11 by revising paragraphs (f)(1) and (h)(3)(iv) to read as follows:

§ 201.11 Satellite carrier statements of account covering statutory licenses for secondary transmissions.

* * * * * * (f) * * *

(1) All royalty fees shall be paid by electronic funds transfer using *Pay.gov*, and payment must be received in the designated bank by the filing deadline for the relevant accounting period. Satellite carriers must provide specific information as part of the EFT and as part of the remittance advice, as listed in the instructions for *Pay.gov*, the Statement of Account form, and the Office's website.

* * * * * (h) * * * (3) * * *

(iv)(A) All requests filed under this paragraph (h) must be accompanied by a filing fee in the amount prescribed in § 201.3(e) for each Statement of Account involved. Payment of this fee must be by EFT using *Pay.gov*. No request will be processed until the appropriate filing fees are received.

(B) All requests that a supplemental royalty fee payment be received for deposit under this paragraph (h) must be accompanied by a remittance in the full amount of such fee. Payment of the supplemental royalty fee must be by EFT using Pay.gov. No such request will be processed until an acceptable remittance in the full amount of the supplemental royalty fee has been received.

■ 3. Amend § 201.17 by revising paragraphs (k)(1) and (l)(4)(iv) to read as follows:

§ 201.17 Statements of Account covering compulsory licenses for secondary transmissions by cable systems.

* * * * * * (k) * * *

(1) All royalty fees must be paid by electronic funds transfer (EFT) using Pay.gov, and must be received in the designated bank by the filing deadline for the relevant accounting period. Cable systems must provide specific

information as part of the EFT and as part of the remittance advice, as listed in the instructions for *Pay.gov*, the Statement of Account form and on the Office's website.

* * * * (1) * * * (4) * * *

(iv)(A) All requests filed under this paragraph (l) must be accompanied by a filing fee in the amount prescribed in § 201.3(e) for each Statement of Account involved. Payment of this fee must be made by an electronic payment using Pay.gov. No request will be processed until the appropriate filing fees are received; and

(B) All requests that a supplemental royalty fee payment be received for deposit under this paragraph (l) must be accompanied by a remittance in the full amount of such fee. Payment of the supplemental royalty fee must be by an electronic payment using *Pay.gov*. No such request will be processed until an acceptable remittance in the full amount of the supplemental royalty fee has been received.

■ 4. Amend § 201.28 by revising paragraphs (h)(1) and (j)(3)(v) to read as follows:

§ 201.28 Statements of Account for digital audio recording devices or media.

* * * * * * (h) * * *

(1) All royalty fees must be paid by electronic funds transfer (EFT) using Pay.gov, and must be received in the designated bank by the filing deadline for the relevant accounting period. Remitters must provide specific information as part of the EFT and as part of the remittance advice, as listed in the instructions for Pay.gov, the Statement of Account form, and the Office's website.

(j)) * * * * (3) * * *

(v)(A) The request must be accompanied by a filing fee in the amount prescribed in § 201.3(e) for each Statement of Account involved. Payment of this fee must be by EFT using *Pay.gov*. No request will be processed until the appropriate filing fees are received.

(B) Requests that a supplemental royalty fee payment be deposited must be accompanied by a remittance in the full amount of such fee. Payment of the supplemental royalty fee must be by electronic payment using *Pay.gov*. No such request will be processed until an acceptable remittance in the full amount

of the supplemental royalty fee has been received.

* * * * *

Shira Perlmutter,

Register of Copyrights and Director of the U.S. Copyright Office.

Approved by:

Carla D. Hayden,

Librarian of Congress.

[FR Doc. 2025–05444 Filed 3–28–25; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 63

[EPA-HQ-OAR-2002-0083; FRL-5919.3-02-OAR]

RIN 2060-AW52

Partial Administrative Stay of National Emission Standards for Hazardous Air Pollutants: Integrated Iron and Steel Manufacturing Facilities Technology Review

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule; partial stay.

SUMMARY: By a letter dated August 14, 2024, and supplemented by a letter dated March 5, 2025, the EPA's Office of Air and Radiation announced the convening of a proceeding for reconsideration of certain requirements in the final rule, "National Emission Standards for Hazardous Air Pollutants: Integrated Iron and Steel Manufacturing Facilities Technology Review," published on April 3, 2024. In this action, the EPA is staying provisions establishing compliance deadlines in 2025 for requirements that were added or revised by the April 3, 2024, final rule for 90 days pending reconsideration.

DATES: Effective March 31, 2025.

ADDRESSES: Electronic copies of this document are available on the EPA's website at https://www.epa.gov/stationary-sources-air-pollution/integrated-iron-and-steel-manufacturing-national-emission.
Copies of this document are also available at https://www.regulations.gov, at Docket ID No. EPA-HQ-OAR-2002-0083.

FOR FURTHER INFORMATION CONTACT: For questions about this action, contact U.S. EPA, Attn: Katie Boaggio, Mail Drop: D243–02, 109 T.W. Alexander Drive, P.O. Box 12055, RTP, NC 27711; telephone number: (919) 541–2223; and email address: boaggio.katie@epa.gov.