

115TH CONGRESS
2D SESSION

S. _____

To amend title 17, United States Code, to provide for the payment of performance royalties to certain producers, mixers, and sound engineers of sound recordings, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. GRASSLEY (for himself, Mrs. FEINSTEIN, Ms. HARRIS, and Mr. CORKER) introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To amend title 17, United States Code, to provide for the payment of performance royalties to certain producers, mixers, and sound engineers of sound recordings, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Allocation for Music
5 Producers Act” or the “AMP Act”.

1 **SEC. 2. PAYMENT OF STATUTORY PERFORMANCE ROYAL-**
2 **TIES.**

3 (a) LETTER OF DIRECTION.—Section 114(g) of title
4 17, United States Code, is amended by adding at the end
5 the following:

6 “(5) LETTER OF DIRECTION.—

7 “(A) IN GENERAL.—A nonprofit collective
8 designated by the Copyright Royalty Judges to
9 distribute receipts from the licensing of trans-
10 missions in accordance with subsection (f) shall
11 adopt and reasonably implement a policy that
12 provides, in circumstances determined by the
13 collective to be appropriate, for acceptance of
14 instructions from an artist payee identified
15 under subparagraph (A) or (D) of paragraph
16 (2) to distribute, to a producer, mixer, or sound
17 engineer who was part of the creative process
18 that created a sound recording, a portion of the
19 payments to which the artist payee would other-
20 wise be entitled from the licensing of trans-
21 missions of the sound recording. In this section,
22 such instructions shall be referred to as a ‘letter
23 of direction’.

24 “(B) ACCEPTANCE OF LETTER.—To the
25 extent that the collective accepts a letter of di-
26 rection under subparagraph (A), the person en-

1 titled to payment pursuant to the letter of di-
2 rection shall, during the period in which the let-
3 ter of direction is in effect and carried out by
4 the collective, be treated for all purposes as the
5 owner of the right to receive such payment and
6 the artist payee providing the letter of direction
7 to the collective shall be treated as having no
8 interest in such payment.

9 “(C) AUTHORITY OF COLLECTIVE.—This
10 paragraph shall not be construed in such a
11 manner so that the collective is not authorized
12 to accept or act upon payment instructions in
13 circumstances other than those to which this
14 paragraph applies.”.

15 (b) ADDITIONAL PROVISIONS FOR RECORDINGS
16 FIXED BEFORE NOVEMBER 1, 1995.—Section 114(g) of
17 title 17, United States Code, as amended by subsection
18 (a), is further amended by adding at the end the following:

19 “(6) SOUND RECORDINGS FIXED BEFORE NO-
20 VEMBER 1, 1995.—

21 “(A) PAYMENT ABSENT LETTER OF DI-
22 RECTION.—A nonprofit collective designated by
23 the Copyright Royalty Judges to distribute re-
24 ceipts from the licensing of transmissions in ac-
25 cordance with subsection (f) (in this paragraph

1 referred to as the ‘collective’) shall adopt and
2 reasonably implement a policy that provides, in
3 circumstances determined by the collective to be
4 appropriate, for the deduction of 2 percent of
5 the receipts that are collected from the licensing
6 of transmissions of a sound recording fixed be-
7 fore November 1, 1995, but that are withdrawn
8 from the amount otherwise payable under para-
9 graph (2)(D) to the recording artist or artists
10 featured on the sound recording (or the persons
11 conveying rights in the artists’ performance in
12 the sound recording), and the distribution of
13 such amount to 1 or more persons described in
14 subparagraph (B), after deduction of costs de-
15 scribed in paragraph (3) or (4), as applicable,
16 if each of the following requirements is met:

17 “(i) CERTIFICATION OF ATTEMPT TO
18 OBTAIN A LETTER OF DIRECTION.—The
19 person described in subparagraph (B) who
20 is to receive the distribution has certified
21 to the collective, under penalty of perjury,
22 that—

23 “(I) for a period of at least 4
24 months, that person made reasonable
25 efforts to contact the artist payee for

1 such sound recording to request and
2 obtain a letter of direction instructing
3 the collective to pay to that person a
4 portion of the royalties payable to the
5 featured recording artist or artists;
6 and

7 “(II) during the period beginning
8 on the date that person began the rea-
9 sonable efforts described in subclause
10 (I) and ending on the date of that
11 person’s certification to the collective,
12 the artist payee did not affirm or
13 deny in writing the request for a let-
14 ter of direction.

15 “(ii) COLLECTIVE ATTEMPT TO CON-
16 TACT ARTIST.—After receipt of the certifi-
17 cation described in clause (i) and for a pe-
18 riod of at least 4 months before the collec-
19 tive’s first distribution to the person de-
20 scribed in subparagraph (B), the collective
21 attempted, in a reasonable manner as de-
22 termined by the collective, to notify the
23 artist payee of the certification made by
24 the person described in subparagraph (B).

1 veying rights in the artists' performance in
2 the sound recording);

3 “(iii) made a creative contribution to
4 the creation of the sound recording; and

5 “(iv) submits a written certification to
6 the collective stating, under penalty of per-
7 jury, that the person meets the require-
8 ments in clauses (i) through (iii) and in-
9 cludes a true copy of the contract de-
10 scribed in clause (ii).

11 “(C) MULTIPLE CERTIFICATIONS.—Sub-
12 ject to subparagraph (D), in a case in which
13 more than 1 person described in subparagraph
14 (B) has met the requirements for a distribution
15 under subparagraph (A) with respect to a
16 sound recording as of the date that is 10 busi-
17 ness days before the date on which a distribu-
18 tion is made, the collective shall divide the 2
19 percent distribution equally among all such per-
20 sons.

21 “(D) OBJECTION TO PAYMENT.—Not later
22 than 10 business days after the collective re-
23 ceives from the artist payee a written objection
24 to a distribution made pursuant to subpara-
25 graph (A), the collective shall cease making any

1 further payment relating to such distribution.
2 In any case in which the collective has made 1
3 or more distributions pursuant to subparagraph
4 (A) to a person described in subparagraph (B)
5 before the date that is 10 business days after
6 the date on which the collective receives from
7 the artist payee an objection to such distribu-
8 tion, the objection shall not affect that person's
9 entitlement to any distribution made before the
10 collective ceases such distribution under this
11 subparagraph.

12 “(E) OWNERSHIP OF THE RIGHT TO RE-
13 CEIVE PAYMENTS.—To the extent that the col-
14 lective determines that a distribution will be
15 made under subparagraph (A) to a person de-
16 scribed in subparagraph (B), such person shall,
17 during the period covered by such distribution,
18 be treated for all purposes as the owner of the
19 right to receive such payments and the artist
20 payee to which such payments would otherwise
21 be payable shall be treated as having no inter-
22 est in such payments.

23 “(F) ARTIST PAYEE DEFINED.—In this
24 paragraph, the term ‘artist payee’ means a per-
25 son, other than a person described in subpara-

1 graph (B), who owns the right to receive all or
2 part of the receipts payable under paragraph
3 (2)(D) with respect to a sound recording. In a
4 case in which there are multiple artist payees
5 with respect to a sound recording, an objection
6 by 1 such payee shall apply only to that payee's
7 share of the receipts payable under paragraph
8 (2)(D), and does not preclude payment under
9 subparagraph (A) from the share of an artist
10 payee that does not so object.”.

11 (c) TECHNICAL AND CONFORMING AMENDMENTS.—
12 Section 114(g) of title 17, United States Code, as amend-
13 ed by subsections (a) and (b), is further amended—

14 (1) in paragraph (2), in the matter preceding
15 subparagraph (A), by striking “An agent des-
16 ignated” and inserting “Except as provided for in
17 paragraph (6), a nonprofit collective designated by
18 the Copyright Royalty Judges”;

19 (2) in paragraph (3), in the matter preceding
20 subparagraph (A)—

21 (A) by striking “nonprofit agent des-
22 ignated” and inserting “nonprofit collective des-
23 ignated by the Copyright Royalty Judges”;

1 (B) by striking “another designated agent”
2 and inserting “another designated nonprofit col-
3 lective”;

4 (C) by striking “such nonprofit agent” and
5 inserting “such nonprofit collective”; and

6 (D) by striking “such agent” and inserting
7 “such collective”; and

8 (3) in paragraph (4)—

9 (A) by striking “designated agent” and in-
10 sserting “nonprofit collective”; and

11 (B) by striking “agent” and inserting “col-
12 lective” each subsequent place it appears.

13 **SEC. 3. EFFECTIVE DATE.**

14 This Act and the amendments made by Act shall take
15 effect on the date of enactment of this Act.