school” as defined in section 2304(d)(3) of the Act. 
(ii) Those who agree to obtain certification to teach another subject or subjects and who agree to teach in a “high-need school” as defined in section 2304(d)(3) of the Act. 
(iii) Those who agree to obtain certification to teach science, mathematics, or special education rather than the subjects they currently teach and who agree to teach in a “high-need school” as defined in section 2304(d)(3) of the Act. 
(iv) All other eligible applicants. 
(2) After all eligible first-priority participants are selected, second priority is given to eligible service members who are employed as an elementary or secondary school teacher at the time that they enter into a new participation agreement with the Secretary under section 2304(a) of the Act, which requires participants to teach in a high-need local educational agency or public charter school for at least three years, who will be selected in the following order: 
(i) Those who agree to obtain certification to teach science, mathematics, or special education rather than the subjects they currently teach and who agree to teach in a “high-need school” as defined in section 2304(d)(3) of the Act. 
(ii) Those who agree to obtain certification to teach another subject or subjects and who agree to teach in a “high-need school” as defined in section 2304(d)(3) of the Act. 
(iii) Those who agree to obtain certification to teach science, mathematics, or special education rather than the subjects they currently teach. 
(iv) All others seeking assistance necessary to be deemed “highly qualified” by their State within the meaning of section 9101(23) of the Act. 
(b) [Reserved].

[FR Doc. 05–12955 Filed 6–30–05; 8:45 am] 
BILLING CODE 1410–33–P

LIBRARY OF CONGRESS

Copyright Office

37 CFR Parts 201 and 251
[Docket No. RM 2005–7 CARP]

Copyright Rules and Regulations: Statements of Account

AGENCY: Copyright Office, Library of Congress.

ACTION: Final rule; Technical amendments.

SUMMARY: The Copyright Office has conducted the annual review of its regulations and found non-substantive errors. This document makes technical amendments to correct those errors.

EFFECTIVE DATE: July 1, 2005.

FOR FURTHER INFORMATION CONTACT: Tanya Sandros, Associate General Counsel, Copyright GC/I&R, PO Box 70400, Southwest Station, Washington DC 20024. Telephone: (202) 707–8380. Fax: (202) 707–8366.

SUPPLEMENTARY INFORMATION: The Copyright Office has completed its annual review of Copyright Office regulations, and by this document, adopts amendments to correct non-substantive errors in the text of the regulations.

List of Subjects
37 CFR Part 201
Copyright.

37 CFR Part 251
Administrative practice and procedure, Hearing and appeal procedures.

Final Regulations

In consideration of the foregoing, the Copyright Office is amending part 201 of 37 CFR as follows:

PART 201—GENERAL PROVISIONS

§ 201.14 [Amended]
2. Section 201.4 (a)(1)(ii) is amended as follows:
  a. By removing “,” after “account”;
  b. By adding “and satellite carriers and media” after “systems”;
  c. By adding “,119(b) and 1003(c)” after “111(d)”;
  d. By adding “; 201.28” after “201.17”.

§ 201.11 [Amended]
3. In § 201.11, newly redesignated paragraph (h), published at 70 FR 30366, May 26, 2005, and which becomes effective on July 1, 2005, is amended by removing “paragraph (g)” and adding “paragraph (h)” in its place each place it appears.

§ 201.17 [Amended]
4. In § 201.17, newly redesignated paragraph (k), published at 70 FR 30367, May 26, 2005, and which becomes effective on July 1, 2005, is amended by removing “paragraph (j)” and adding “paragraph (k)” in its place each place it appears.

§ 201.28 [Amended]
5. In § 201.28, newly redesignated paragraph (i), published at 70 FR 30367, May 26, 2005, and which becomes effective on July 1, 2005, is amended by removing “paragraph (h)” and adding “paragraph (i)” in its place each place it appears.

PART 251—COPYRIGHT ARBITRATION ROYALTY PANEL RULES OF PROCEDURE

§ 251.22 [Amended]
6. In § 251.22(b), add “appropriate” after “Office at the”.

Dated: June 27, 2005.

David O. Carson,
General Counsel.

[FR Doc. 05–12955 Filed 6–30–05; 8:45 am] 
BILLING CODE 1410–33–P

LIBRARY OF CONGRESS

Copyright Office

37 CFR Parts 252, 257, and 259
[Docket No. RM 2005–7 CARP]

Filing of Claims for Cable, Satellite and DART Royalties

AGENCY: Copyright Office, Library of Congress.

ACTION: Technical amendment.

SUMMARY: The Copyright Office of the Library of Congress is removing its regulations governing the filing of claims to cable, satellite, and DART royalty funds. These claims now are to be filed with the Copyright Royalty Judges pursuant to the Copyright Royalty and Distribution Reform Act of 2004, which became effective on May 31, 2005.

EFFECTIVE DATE: July 1, 2005.

FOR FURTHER INFORMATION CONTACT: David O. Carson, General Counsel, or Gina Giuffreda, Attorney–Advisor, Copyright Arbitration Royalty Panel (CARP), P.O. Box 70977, Southwest Station, Washington, DC 20024. Telephone: (202) 707–8380. Telefax: (202) 252–3423.

SUPPLEMENTARY INFORMATION: On November 30, 2004, the President signed into law the Copyright Royalty and Distribution Reform Act of 2004 (“CRDRA”), Pub. L. No. 108–419, 118 Stat. 2341. This Act, which became effective on May 31, 2005, amends the Copyright Act, title 17 of the United States Code, by phasing out the Copyright Royalty Arbitration Panel (“CARP”) system and replacing it with