July 14, 2021

The Honorable Kamala D. Harris
Vice President of the United States
President of the Senate
United States Senate
Washington, D.C. 20510

Dear Madam President:

Pursuant to section 19011(a) of the Coronavirus Aid, Relief, and Economic Security (CARES) Act, I am writing to advise you that the U.S. Copyright Office has determined to extend the adjustments to certain timing provisions of the Copyright Act for persons affected by the COVID-19 pandemic. Section 19011(a), codified at section 710 of the Copyright Act, authorizes the Register of Copyrights to “toll, waive, adjust, or modify any timing provision . . . or procedural provision” in the Copyright Act if she determines that a national emergency declared by the President “generally disrupts or suspends the ordinary functioning of the copyright system . . . or any component thereof.” Under that authority, the Copyright Office has adjusted certain timing provisions from the date of the declaration of the COVID-19 national emergency by the President on March 13, 2020.

As required by section 710(c), on July 10, 2020, the Acting Register advised Congress that the Office would extend these adjustments for a cumulative total of longer than 120 days in light of the ongoing disruptions to the copyright system caused by the national emergency.1 On November 9, 2020, and again on March 9, 2021, I advised Congress that the Office would implement further extensions and would inform Congress if it found a continuing need for any of these modifications following an additional 120 days.2 For the reasons discussed below, the Office has determined that the disruptions to the copyright system remain in effect, and therefore I am extending the timing adjustments for an additional sixty days, through September 8, 2021. The Office will consider whether there is a need for a further sixty-day extension at that time.

The current timing adjustments relate to two aspects of the copyright laws for which the Copyright Office has become aware that parties are being prevented from meeting the relevant deadlines due to the pandemic. First, for registration applicants affected by the national emergency, the Office has tolled the three-month time period under section 412 within which a copyright owner must register his or her work following its first publication in order to be eligible for certain statutory remedies in an infringement action. Second, the Office has tolled certain statutory timing requirements for the service or recording of notices of termination, whereby authors may seek to recapture copyright interests that were transferred to others. For both of these adjustments, the Office has established specific eligibility criteria, including requiring parties to provide a declaration and satisfactory evidence that they would have met the statutory timing requirements but for the national emergency. Further details on these adjustments and their relevant background and rationale, as well as other actions taken by the Copyright Office relating to COVID-19, may be found at https://www.copyright.gov/coronavirus.3

The Copyright Office has continued to closely monitor the effect of the national emergency on the functioning of the copyright system. Based on current guidance regarding the ongoing response to the pandemic, as well as information received from copyright stakeholders, the Office has determined that the disruptions described in our prior letters are continuing, and therefore these timing adjustments should remain in effect. On February 24, 2021, the President announced a continuation of the national emergency declared in March 2020.4 The Centers for Disease Control and Prevention continue to recommend that businesses permit employees to work from home where possible to promote social distancing,5 and the extent to which businesses have resumed operations continues to vary. While many businesses have reopened, we have been advised by stakeholders that, in at least some cases, offices where necessary files are stored remain closed.

---

3 In addition, the Office previously adopted certain other timing adjustments that will not be extended further at this time. First, after being advised that certain entities were temporarily prevented from timely processing paper Notices of Intention and Statements of Account relating to the use of compulsory licenses for the making and distribution of phonorecords under 17 U.S.C. § 115, the Office tolled certain timing requirements for the service and delivery of such documents. In January 2021, the Office was advised that the national emergency is no longer affecting the timely processing of such materials, and therefore I determined that a further extension of these adjustments is not currently warranted. Second, the Office tolled, for up to 120 days (i.e., until April 15, 2021), the determination of the Copyright Royalty Board in a rate determination proceeding relating to the statutory licenses for sound recordings. See Order Setting Virtual Hearing and Addressing Other Hearing-Related Matters, In re Determination of Rates and Terms for Digital Performance of Sound Recordings and Making of Ephemeral Copies to Facilitate Performances (Web V), Docket No. 19–CRB–0005–WR (2021-2025) (CRB June 25, 2020). Upon request of the Board, the Office tolled this date for an additional 60 days (i.e., until June 14, 2021); the Board issued its determination on June 11, 2021. Third, on June 10, 2021, the Office the Office announced two further adjustments relating to registration applications submitted with insufficient fees and the filing of schedules of pre-1972 sound recordings. These adjustments apply to a limited number of submissions in cases where certain enforcement remedies may have been affected by temporary disruptions to Office operations as a result of the pandemic.


Data compiled by the Office likewise indicates a continuing need for these extensions. To date, over twenty-five hundred applications for registration have included a declaration as referenced above. Moreover, because the timing adjustments permit affected parties to submit materials after the period of disruption is declared to have concluded, it is likely that the Office will receive a significant number of additional submissions at a later date. Thus, while we are hopeful that the disruptions to the copyright system are abating, the evidence indicates that copyright stakeholders are continuing to rely upon these timing adjustments.

As was the case with previous extensions, the Copyright Office intends to implement further extensions of these provisions in 60-day increments. In the event the Office finds a continuing need for any of these modifications following an additional 120 days, I will provide further notification to Congress, as required by section 19011(a). The Office also will continue to monitor the effect of the national emergency on other aspects of the copyright system and will consider additional appropriate modifications as circumstances warrant.

Thank you for your attention to these matters. If my staff and I may be of further assistance, please do not hesitate to contact me.

Sincerely,

Shira Perlmutter
Register of Copyrights and Director
United States Copyright Office