

Notice of intention to obtain a compulsory license for making and distributing phonorecords of nondramatic musical works - [symbol for section] 201.18 C.F.R

Copyright Office, Library of Congress, Licensing Division - Section 115



Description: -

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Copyright -- Sound recordings -- United States Notice of intention to obtain a compulsory license for making and distributing phonorecords of nondramatic musical works - [symbol for section] 201.18 C.F.R

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Circular (Library of Congress. Copyright Office) -- 96, section 201.18

Circular -- 96, section 201.18 Notice of intention to obtain a compulsory license for making and distributing phonorecords of nondramatic musical works - [symbol for section] 201.18 C.F.R

Notes: Shipping list no.: 93-0365-P

This edition was published in 1993



Filesize: 63.84 MB

Tags: #SICE

37 CFR § 201.18

Except as otherwise provided by law, no recovery shall be had for any infringement of a copyright covered by this subsection committed more than three years prior to the filing of the complaint or counterclaim for infringement in the action, except that the period between the date of receipt of a written claim for compensation by the Department or agency of the Government or corporation owned or controlled by the United States, as the case may be, having authority to settle such claim and the date of mailing by the Government of a notice to the claimant that his claim has been denied shall not be counted as a part of the three years, unless suit is brought before the last-mentioned date. However, when using a license to protect work that you copyrighted, if you attempt to extend the scope of your copyright, you might lose your copyright. Con-gress has also gradually extended the period of copyright protection and reduced the significance of compliance with statutory formalities.

Prosecuting Ip Crimes Manual 2013

Under Public Laws 87-668, 89-142, 90-141, 90-416, 91-147, 91-555, 92- 170, 92-566, and 93-573, copyrights that were subsisting in their renewal term on September 19, 1962, and that were scheduled to expire before Dec. Section 203 is detailed and complex, but its main points can be summarized here. Disproving First Sale at Trial The easiest way to negate the first sale doctrine is to introduce evidence of reproduction of unauthorized copies.

Compendium II of Copyright Office Practices

For example, even though a site may be primarily engaged in Internet streaming, the site may also be engaged in related conduct that involves felony reproduction or distribution. The Copyright Office does not provide physical printed for the use of persons serving or filing Notices of Intention, but Notices filed electronically must be submitted to the Office in the and manner prescribed in instructions on the Office's website. § 220506 a 2 giving the United States Olympic Committee exclusive rights to the symbol of the International Olympic Committee, consisting of 5 interlocking rings, the symbol of the International Paralympic Committee, consisting of 3 TaiGeuks, and the symbol of the Pan-American Sports

Organization, consisting of a torch surrounded by concentric rings.

**Copyright Law of the United States of America and Related Laws Contained in Title 17 of the United States Code, Circular 92
eBook**

Through the IP Task Force, the Department recommends that prosecutors prioritize IP investigations and prosecutions involving health and safety, trade secret theft and economic espionage, and large-scale criminal copyright infringement and trademark counterfeiting. . .

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