

Dear Mr. Kent Dau:

We are in receipt of your Statement of Account filing for Dixon Acquisition LLC, via electronic submission. To date, it does not appear that we have received your EFT royalty and filing fee payment of \$412.69 for the 2019/2 accounting period(s) along with any interest that may be due on the royalty payment. Any payment, plus the applicable interest rate (1.0%), must be submitted by electronic funds transfer (EFT) utilizing one of the methods noted below.

For information on making EFT payments, see [Circular 74a](#) (Payments by Wire), [Circular 74b](#) (Payments by ACH Credit), or [Circular 74c](#) (Payments using Pay.gov). Please complete a Remittance Advice form found at <http://www.copyright.gov/licensing/remittance-advice.pdf> and email it to licfiscal@copyright.gov and coplicsoa@copyright.gov or fax to 202-707-0905 prior to sending the EFT. The royalty and filing fee payment ***must*** be remitted in ***one*** EFT payment.

The submission of a Statement of Account lacking the required information or fees may jeopardize the validity of your statutory license, and your secondary transmission activity may be subject to full liability under the copyright act. Without a statutory license, a cable system can be sued by copyright owners for the full range of civil remedies for copyright infringement, including injunctions, actual damages and profits, or statutory damages (of up to \$150,000 in cases of willful infringement). The statute also provides for criminal penalties in cases of willful infringement for commercial purposes.

Feel free to contact the division, if you have additional questions.

Thank you,

Licensing Division

U.S. Copyright Office

202-707-8150 | licensing@copyright.gov

To help us serve you better, please participate in an anonymous survey:

<https://www.surveymonkey.com/r/LDcustomerfeedback>
