

Files / Dossiers : CSI – Online Music Services (2011-2013); SOCAN Tariff 22.A – Online Music Services (2011-2013) and SODRAC Tariff 6 – Online Music Services, Music Videos (2010-2013) / CSI – Services de musique en ligne (2011-2013); Tarif 22.A de la SOCAN – Services de musique en ligne et Tarif 6 de la SODRAC – Services de musique en ligne, vidéos de musique (2010-2013)

June 6, 2016

[CB-CDA 2016-046]

NOTICE OF THE BOARD

The Board is of the preliminary view that it would be more efficient to have a single tariff, with harmonized definitions of services covered by the proposed tariffs filed by SOCAN, CSI, and SODRAC (jointly, the “Collectives”) in this matter. It is also of the preliminary view that it would be more efficient that reporting requirements be met by online music services filing a single, unique report to all Collectives.

Therefore, the Collectives are invited to submit to the Board a joint proposed text that would replace the provisions found in sections 6–17 of the proposed *CSI Online Music Services Tariff, 2013*, sections 5–10 of the proposed *SOCAN Online Music Services Tariff, 2013*, and sections 6–17 of the proposed *SODRAC Tariff No. 6, Online Music Services, Music Videos, 2013*. If necessary for the harmonization or simplification of these administrative provisions, the Collectives may jointly define the terms used in these proposed provisions.

For the purposes of this Notice, in order to facilitate drafting, the Collectives are asked to assume that all listed pieces of information must be provided by an online service, where available. The parties may refer to the *Commercial Radio Tariff* certified on April 23, 2016 in this respect.

The Collectives shall also make submissions, jointly or individually, on any transitional provisions that may be required for reporting, calculation and payment in relation to activities that will have taken place before the publication of the certified tariff.

The Collectives must file their responses to this Notice by no later than **Monday, June 27, 2016**.

Apple, CAB, the Networks, and Pandora (jointly, the Objectors) may respond to the Collectives’ submission or submissions by **Monday, July 11, 2016**.

The Collectives may reply to the Objectors’ responses by **Monday, July 18, 2016**.

The Board notes that it may further consult the parties on the wording of definitions, administrative and transitional provisions of the tariff in due course, if required.