114(f)(2) and for the making of ephemeral copies in furtherance of these digital public performances under section 112(e) must submit to the CRJs a Petition to Participate by no later than March 18, 2005. 17 U.S.C. 803(b)(1)(B). The Petition must describe the party's interest in the proceeding and be accompanied by a \$150 filing fee. Parties with similar interests may join in the filing of a single Petition, accompanied by a single fee. Id. Cash will not be accepted; therefore, parties must pay the filing fee with a check or money order made payable to "Copyright Royalty Judge Program." If a check received in payment of the filing fee is returned for lack of sufficient funds, the corresponding Petition to Participate will be dismissed.

Once Petitions to Participate are filed, the CRJs will provide to the parties a list of participants and will initiate a threemonth voluntary negotiation period to afford the parties an opportunity to reach a settlement. 17 U.S.C. 803(b)(3). A party who fails to submit a timely Petition to Participate will be precluded from objecting to a settlement reached during the voluntary negotiation period, even if the CRJs ultimately accept such late-filed Petition. 17 U.S.C. 803(b)(1)(A)(ii).

Structure of Proceeding

If no settlement is reached during the voluntary negotiation period, the CRJs will specify a date falling within four to five months after the closure of the voluntary negotiation period for the filing of written direct statements. 17 U.S.C. 803(b)(6)(C)(i). Such statements will be comprised of witness statements, testimony and exhibits to be presented in the proceeding as well as "such other information that is necessary to establish terms and rates." 17 U.S.C. 803(b)(6)(C)(i)(II).

Once written direct statements are filed, the CRJs will meet with the parties to schedule the 60-day discovery period. 17 U.S.C. 803(b)(6)(C)(ii)(I), (iv). After closure of the discovery period, the CRJs will schedule a settlement conference among the parties to take place outside the presence of the CRJs "to facilitate the presentation of offers of settlement among" the parties. 17 U.S.C. 803(b)(6)(C)(x). The 21-day settlement conference will follow the discovery period. Id. If no full settlement of all disputes result, the CRJs will conduct hearings and will issue their determination "not later than 11 months after the conclusion of the 21-day settlement conference period." 17 U.S.C. 803(c)(1).

Applicable Regulations

The CRJs must apply the regulations governing the CARP system, to the extent that they are not inconsistent with the Act, until such time as they adopt regulations under section 803(b)(6)(A). 17 U.S.C. 803(b)(6)(B). Therefore, in accordance with 37 CFR 251.44(a), parties must submit an original and five copies of their Petitions to Participate.

Dated: February 10, 2005.

Bruce G. Forrest,

Interim Chief Copyright Royalty Judge. [FR Doc. 05–2973 Filed 2–15–05; 8:45 am] BILLING CODE 1410–72–P

MILLENNIUM CHALLENGE CORPORATION

[MCC FR 05-01]

Public Information Session Regarding Development of a Natural Resources Indicator

AGENCY: Millennium Challenge Corporation. ACTION: Notice.

SUMMARY: The Millennium Challenge Corporation ("MCC") will hold a public information meeting on Monday, February 28, 2005, at the American Society of Association Executives in Washington, DC. The meeting will inform interested parties that MCC is seeking an indicator that measures a country's economic policies that promote the sustainable management of natural resources. MCC Board member Christine Todd Whitman will chair the event, and the MCC Chief Executive Officer and relevant staff will also attend to facilitate discussion.

DATES: Monday, February 28, 2005; from 1–2:30 p.m.

ADDRESSES: American Society of Association Executives,1575 Eye Street, NW(Enter through the Eye Street entrance, check in with the security guard and proceed to the conference facility at the back of the lobby), Washington, DC.

FOR FURTHER INFORMATION CONTACT: Information on the meeting may be obtained from Sherri Kraham at (202) 521–3600.

SUPPLEMENTARY INFORMATION: Due to security requirements at the meeting location, all individuals wishing to attend the meeting are encouraged to arrive at least 15 minutes before the

meeting begins and must supply a photo identification. Those wishing to attend should e-mail Sherri Kraham at *events@mcc.gov* with the following information: Name, Telephone Number, E-mail address; Affiliation/Company Name. Seating will be available on a first come, first served basis.

Dated: February 10, 2005.

Frances C. McNaught,

Vice President, Domestic Relations, Millennium Challenge Corporation. [FR Doc. 05–2994 Filed 2–15–05; 8:45 am] BILLING CODE 9210–01–P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice 05-025]

NASA Advisory Council, Aerospace Medicine and Occupational Health Advisory Committee

AGENCY: National Aeronautics and Space Administration (NASA). **ACTION:** Notice of meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92–463, as amended, the National Aeronautics and Space Administration announces a meeting of the NASA Advisory Council, Aerospace Medicine and Occupational Health Advisory Committee.

DATES: Tuesday, March 8, 2005, 8:30 a.m. to 4:30 p.m.

ADDRESSES: National Aeronautics and Space Administration, 300 E Street, SW., Room 9H40, Washington, DC. Attendees must check in at the Visitor's Center located in the West Lobby (4th and E Streets).

FOR FURTHER INFORMATION CONTACT: Ms. Pamela Barnes, Mail Suite 8V39, National Aeronautics and Space Administration, Washington, DC, 20546, (202) 358–2390.

SUPPLEMENTARY INFORMATION: The meeting will be open to the public up to the seating capacity of the room. The agenda for the meeting is as follows:

- —Opening Remarks by Chief Health and Medical Officer
- —Aerospace Medicine and Occupational Health Advisory
- Committee Report from June 2, 2004, Meeting
- —Aerospace Medicine Highlights and Issues
- —Occupational Health Highlights and Issues
- —Discussion of Independent Technical Authority
- –Open discussion and action assignments

noninteractive subscription digital audio transmissions and that is not a preexisting subscription or a preexisting satellite digital audio radio service." 17 U.S.C. 114(j)(8).