From: Tracy LaBarge < Tracy. LaBarge. 213923

Sent: Friday, July 19, 2019 12:38 PM

To: ATR-LitIII-Information (ATR) < ATR.LitIII.Information@ATR.USDOJ.gov>

Subject: ASCAP and BMI Consent Decrees Continue to Serve Small Business Owners

Dear Assistant Attorney General Makan Delrahim,

COMMENTS OF Tracy LaBarge, Tracy's King Crab Shack, Owner Submitted in Response to the U.S. Department of Justice Antitrust Division's June 5, 2019, Solicitation of Public Comments Regarding the Pro-Competitive Benefits of the ASCAP and BMI Consent Decrees

I respectfully submit these comments as a I am the owner of a restaurant that depends on music to make the atmosphere. owner from Juneau, Alaska, that licenses music to make my customer's experience fun and enjoyable. I write today to urge the Department of Justice to preserve and protect the pro-consumer consent decrees governing the American Society of Composers, Authors and Publishers (ASCAP) and Broadcast Music, Inc. (BMI).

Together, ASCAP and BMI control nearly ninety percent of the music licensing business, and these decrees serve the public interest by providing essential protections from anti-competitive behaviors. The consent decrees, in particular, prohibit ASCAP and BMI from discriminating against similarly-situated music users; ensure reasonable royalty rates; and require that every business—no matter how large or small—can get a license upon request.

While far from perfect, ASCAP and BMI provide an efficient way for Owner to play music while ensuring we compensate the songwriters and copyright holders who create it. Their blanket licenses, made possible by the decrees, underpin the music licensing system. Terminating or sunsetting the decrees would lead to chaos for the entire marketplace, jeopardizing the licensing system as we know it.

This disruption would make my business a place that is less appealing to my customers and therefore impacting my bottom line. I have 5 business that have been harassed by ASCAP & BMI and now a 3rd and 4th one. The amounts of money that they have asked is more than some of my rents per month! With costs of goods / insurance and general expenses going up, I have to pick and choose what to pay. It's is very unbalanced. I have no proof that the money is even getting to the people it is intended for. The musicians that also get paid quite a bit for people buy their songs in the first place. Without the decrees in place, the harassment from ASCAP and BMI will only get worse. We have stopped playing live music at our venues and it has hurt our business. I don't mind paying 1 small payment per month but some of them were asking for over \$800 dollar per month! Then they go down from there. There is no regulation on this. They get away with what they can get away with! In order to keep paying artists, it is vital that these decrees are not eliminated or sunset.

Many businesses that regularly play and license music already face ongoing challenges when working with ASCAP and BMI. The outcome of terminating the consent decrees would further exacerbate these burdens.

As it stands today, business owners lack access to essential, reliable information about what each performance rights license entails and, as a result, cannot make an informed decision when seeking to license music from any one of the ever-increasing number of music licensing collectives. I only play

music a few times a year and ASCAP and BMI still want outrageous licensing fees. Given this long-standing lack of transparency and ASCAP and BMI's reliance on heavy-handed tactics and take-it-or-leave-it demands, many businesses have dropped music altogether. Without the consent decrees, many more businesses would discontinue music, resulting in fewer places across our communities for musicians to perform and decreased songwriter compensation.

In considering the future of the ASCAP and BMI consent decrees, I would like the Justice Department to know that the consent decrees are important because ALL OF THE STATEMENTS ABOVE ARE TRUE!.

Just as the Department of Justice concluded less than three years ago and after a two-year review, the ASCAP and BMI consent decrees continue to be relevant and necessary today and in the future. We ask the Department of Justice to protect our ability to play music, host new and upcoming artists, and ensure these pro-consumer decrees are protected.