
Please submit a separate petition for each current exemption for which renewal is sought.

**NOTE:** Use this form if you want to renew a current exemption without modification. If you are seeking to engage in activities not currently permitted by an existing exemption, including those that would require the expansion of a current exemption, you must submit a petition for a new exemption using the form available at [https://www.copyright.gov/1201/2018/new-petition.pdf](https://www.copyright.gov/1201/2018/new-petition.pdf).

If you are seeking to expand a current exemption, we recommend that you submit both a petition to renew the current exemption without modification using this form, and, separately, a petition for a new exemption that identifies the current exemption, and addresses only those issues relevant to the proposed expansion of that exemption.

**Item A. Petitioners and Contact Information**

Please identify the petitioners and provide a means to contact the petitioners and/or their representatives, if any. The “petitioner” is the individual or entity seeking renewal.

**Petitioners:**

FILM INDEPENDENT, Los Angeles, California 90035  
Josh Welsh, President

INTERNATIONAL DOCUMENTARY ASSOCIATION, Los Angeles, CA  
Simon Kilmurry, Executive Director

KARTEMQUIN EDUCATIONAL FILMS, Chicago, IL

CENTER FOR INDEPENDENT DOCUMENTARY, Boston, MA

WOMEN IN FILM AND VIDEO, Washington, DC

**Contact Information:** Counsel for petitioners:

Jack Lerner  
Director, UCI Intellectual Property, Arts, and Technology Clinic  
University of California, Irvine School of Law  
420 East Peltason Drive  
Irvine, CA 92697  
(949) 824-7684  
dmcafilm@law.uci.edu

Michael Donaldson  
Christopher Perez  
Donaldson + Callif, LLP  
400 South Beverly Drive, Suite 400  
Beverly Hills, CA 90212

**Privacy Act Advisory Statement:** Required by the Privacy Act of 1974 (P.L. 93-579)

The authority for requesting this information is 17 U.S.C. §§ 1201(a)(1) and 705. Furnishing the requested information is voluntary. The principal use of the requested information is publication on the Copyright Office website and use by Copyright Office staff for purposes of the rulemaking proceeding conducted pursuant to 17 U.S.C. § 1201(a)(1). NOTE: No other advisory statement will be given in connection with this application. Please keep this statement and refer to it if we communicate with you regarding this petition.
**ITEM B. IDENTIFY WHICH CURRENT EXEMPTION PETITIONERS SEEK TO RENEW**

Check the appropriate box below that corresponds with the current temporary exemption (see 37 C.F.R. § 201.40) the petitioners seek to renew. Please check only one box. If renewal of more than one exemption is sought, a separate petition must be submitted for each one.

**Literary Works:**
- Literary works distributed electronically (i.e., e-books), for use with assistive technologies for persons who are blind, visually impaired, or have print disabilities
- Literary works consisting of compilations of data generated by implanted medical devices and corresponding personal monitoring systems, to access personal data

**Computer Programs and Video Games:**
- Computer programs that operate cellphones, tablets, mobile hotspots, or wearable devices (e.g., smartwatches), to allow connection of a used device to an alternative wireless network (“unlocking”)
- Computer programs that operate smartphones, smart TVs, tablets, or other all-purpose mobile computing devices, to allow the device to interoperate with or to remove software applications (“jailbreaking”)
- Computer programs that control motorized land vehicles, including farm equipment, for purposes of diagnosis, repair, and modification of the vehicle
- Computer programs that operate devices and machines primarily designed for use by individual consumers (including voting machines), motorized land vehicles, or medical devices designed for implantation in patients and corresponding personal monitoring systems, for purposes of good-faith security research
- Computer programs that operate 3D printers, to allow use of alternative feedstock
- Video games for which outside server support has been discontinued, to allow individual play by gamers and preservation of games by libraries, archives, and museums (as well as necessary jailbreaking of console computer code for preservation uses only)

**Motion Pictures (including television programs and videos):**
- For educational uses by college and university instructors and students
- For educational uses by K-12 instructors and students
- For educational uses in massive open online courses (“MOOCs”)
- For educational uses in digital and literacy programs offered by libraries, museums, and other nonprofits
- For multimedia e-books offering film analysis
- For uses in documentary films
- For uses in noncommercial videos
ITEM C. EXPLANATION OF NEED FOR RENEWAL

Provide a brief explanation summarizing the continuing need and justification for renewing the exemption. The Office anticipates that petitioners may provide a paragraph or two detailing this information, but there is no page limit. While it is permissible to attach supporting documentary evidence as exhibits to this petition, it is not necessary. Below is a hypothetical example of the kind of explanation that the Office would regard as sufficient to support renewal of the unlocking exemption. The Office notes, however, that explanations can take many forms and may differ significantly based on the individual making the declaration and the exemption as issue.

We are the Executive Director and President of the International Documentary Association (IDA) and Film Independent (respectively).

Our organizations, together with group of independent filmmakers and filmmaker organizations representing thousands of independent filmmakers across the nation, has participated in every cycle of the triennial rulemaking process specified in Section 1201 of the Digital Millennium Copyright Act since 2008. We are intimately familiar with the statute’s language and legislative history, the triennial rulemaking process, and the evidentiary showing required in the process. Most importantly, we continue every day to experience firsthand the adverse effect that §1201 has on the ability of filmmakers nationwide to make fair use and other lawful uses, and the ways in which the current exemption set forth at 37 CFR 201.40(B)(1)(i) partially alleviates this adverse effect. Though the current exemption does not remedy all the adverse effects §1201 creates for filmmakers, we, our colleagues at IDA and Film Independent, and our counsel have personal knowledge that the need for the exemption continues to exist, and we have no reason to believe that this need will diminish during the next triennial period.

We each personally know many filmmakers who have found it necessary to rely on this exemption during the current triennial period. We also know that IDA and Film Independent staff have heard from many of the filmmakers we have encountered through our educational programs, services, and events including IDA’s October 2016 conference, Getting Real, who have needed to rely on the exemption.

As was the case when we petitioned for the current exemption, without an exemption in the next 3-year period, filmmakers will not be able to access the material they need in order to make fair use. Technological protection measures such as encryption continue to prevent access to nearly all fair use material filmmakers need, and this is especially true for the kind of high definition motion picture material filmmakers need to satisfy both distributors and viewers. We know of no developments in case law, technology, or business practices since the exemption went into effect that would render the prior rulemaking record obsolete or less justified. We do know, however, of many filmmakers who will need to make fair use during the next triennial period but will not be able to do so without an exemption to §1201.

In short, the problems that existed in 2014 and 2015, when the record supporting the current exemption was developed, still exist today; we expect those problems to continue throughout the next triennial exemption period; without an exemption, § 1201 will have an adverse effect on filmmakers seeking to make fair use; and finally, we know of no material changes to facts, law, or other circumstances that would render the evidence set forth in 2014 and 2015 obsolete or any less justified, or otherwise suggest that the renewal of this exemption is not warranted.

For these reasons, the exemption should be renewed.
ITEM D. DECLARATION AND SIGNATURE

The declaration is a sworn statement made under penalty of perjury, and must be signed by one of the petitioners named above.

I declare under penalty of perjury under the laws of the United States of America that the following is true and correct:

1. Based on my own personal knowledge and experience, I have a good faith belief that but for the above-selected exemption's continuation during the next triennial period (October 2018 – October 2021), technological measures controlling access to relevant copyrighted works are likely to diminish the ability of relevant users to make noninfringing uses of these works, and such users are likely to rely upon the above-selected exemption during the next triennial period.

2. To the best of my knowledge, there has not been any material change in the facts, law, or other circumstances set forth in the prior rulemaking record (available at https://www.copyright.gov/1201/2015) that originally demonstrated the need for the above-selected exemption, such that renewal of the exemption would not be justified.

3. To the best of my knowledge, the explanation provided in Item C above is true and correct, and supports the above statements.

Name/Organization:
If the petitioner is an entity, this declaration must be signed by an individual at the organization having appropriate personal knowledge.

Simon Kilmurry, Executive Director, International Documentary Association
Josh Welsh, President, Film Independent

Signature:
This declaration may be signed electronically (e.g., "/s/ John Smith").

/s/ Simon Kilmurry
/s/ Josh Welsh

Date:
July 31, 2017