### Table of Contents

#### Volume 1

**CHAPTER 1. [Reserved]**

**CHAPTER 2. ARMENIA**

#### I. LEGAL BASIS

- § 2:1 The legal system
- § 2:2 The current acts governing copyright and its enforcement
- § 2:3 The current secondary law
- § 2:4 Territorial scope of application
- § 2:5 Important recent amendments in legislation
- § 2:6 Transitional provisions
- § 2:7 Pending legislation
- § 2:8 International conventions to which the country is a party

#### II. SUBJECT MATTER OF PROTECTION

- § 2:9 Categories of protected subject matter within the meaning of the Berne Convention
- § 2:10 Other categories of protected subject matter
- § 2:11 General substantive requirements for protection and irrelevant factors
- § 2:12 Scope of protection
- § 2:13 Works excluded from protection
- § 2:14 Formal requirements

#### III. THE AUTHOR OR OTHER COPYRIGHT OWNER

- § 2:15 Author of work
- § 2:16 Coauthorship/joint authorship
- § 2:17 Other forms of work influenced by several persons
- § 2:18 Presumptions of authorship or first ownership

#### IV. CONTENTS OF PROTECTION

- § 2:19 Economic rights

© 2019 Thomson Reuters, Rel. 11, 12/2019
$2:20$ Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

$2:21$ General explanations

$2:22$ Individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

$2:23$ Generally and in respect of different kinds of works

VII. RELATED RIGHTS

$2:24$ Subject matter of protection

$2:25$ Right owners

$2:26$ Contents of protection for the related rights owners

$2:27$ Limitations and exceptions

$2:28$ Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

$2:29$ Transfer of copyright and related rights

$2:30$ Legal presumptions of transfer or assignment of economic rights to the contractual partner

$2:31$ Statutory rules regarding copyright and related rights contracts for matters other than remuneration

$2:32$ Statutory or other rules regarding remuneration for authors and performing artists

$2:33$ Other provisions [Reserved]

B. COLLECTIVE RIGHTS MANAGEMENT

$2:34$ General: scope of regulation

$2:35$ Conditions for collective management organizations (CMOs) to become active

$2:36$ Regulation of relationship between CMO and right-holders

$2:37$ Regulation of relationship between CMOs and professional users

$2:38$ Procedural provisions on CMOs

$2:39$ Control/supervision of CMOs

xxvi
## Table of Contents

§ 2:40 Cultural and social functions of CMOs  
§ 2:41 Existing CMOs

**IX. ENFORCEMENT**

A. REMEDIES  
§ 2:42 Civil remedies  
§ 2:43 Criminal sanctions  
§ 2:44 Administrative sanctions  
§ 2:45 Particular remedies in respect of circumvention of technical measures and rights management information

B. AVAILABLE PROCEDURES AND COURTS  
§ 2:46 Civil proceedings  
§ 2:47 Criminal proceedings  
§ 2:48 Administrative proceedings

C. JUDICIAL EXECUTION  
§ 2:49 General rules  
§ 2:50 Specific rules for copyright and related rights

**X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS**  
§ 2:51 Applicable procedural law  
§ 2:52 Applicable substantive law  
§ 2:53 Execution of foreign judgments  
§ 2:54 Status of foreigners [Reserved]  
§ 2:55 Application of international conventions  
§ 2:56 Protection of foreign authors and related right owners other than on the basis of international conventions

**CHAPTER 3. AUSTRALIA**

**I. LEGAL BASIS**  
§ 3:1 The legal system  
§ 3:2 The current legislative acts governing copyright and its enforcement  
§ 3:3 The current secondary law  
§ 3:4 Territorial scope of application  
§ 3:5 Important recent amendments in legislation  
§ 3:6 Transitional provisions

© 2019 Thomson Reuters, Rel. 11, 12/2019 xxvii
§ 3:7 Pending legislation
§ 3:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION
§ 3:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 3:10 Other categories of protected subject matter, including audiovisual recordings
§ 3:11 General substantive requirements for protection and irrelevant factors
§ 3:12 Scope of protection
§ 3:13 Works excluded from protection
§ 3:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER
§ 3:15 Author of work
§ 3:16 Coauthorship/joint authorship
§ 3:17 Other forms of work influenced by several persons
§ 3:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION
§ 3:19 Economic rights and secondary infringement, where applicable
§ 3:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 3:21 General explanations
§ 3:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION
§ 3:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS
§ 3:24 Subject matter of protection
§ 3:25 Rights owners
VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 3:29 Transfer of copyright and related rights
§ 3:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 3:31 Statutory rules regarding copyright and related rights contracts for matters other than remuneration
§ 3:32 Statutory or other rules regarding remuneration for authors and performing artists [Reserved]
§ 3:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 3:34 General: scope of regulation
§ 3:35 Conditions for collective management organizations (CMOs) to become active
§ 3:36 Regulation of relationship between CMO and right owners
§ 3:37 Regulation of relationship between CMO and professional users
§ 3:38 Procedural provisions on CMOs
§ 3:39 Control/supervision of CMOs
§ 3:40 Cultural and social functions of CMOs
§ 3:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 3:42 Civil remedies
§ 3:43 Criminal sanctions
§ 3:44 Administrative sanctions, where applicable
§ 3:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 3:46 Civil proceedings
§ 3:47 Criminal proceedings
§ 3:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 3:49 General rules
§ 3:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 3:51 Applicable procedural law
§ 3:52 Applicable substantive law
§ 3:53 Execution of foreign judgments
§ 3:54 Status of foreigners [Reserved]
§ 3:55 —Application of international conventions
§ 3:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

CHAPTER 4. [Reserved]

CHAPTER 5. [Reserved]

CHAPTER 6. BRAZIL

I. LEGAL BASIS

§ 6:1 The legal system
§ 6:2 The current legislative acts governing copyright and its enforcement
§ 6:3 The current secondary law
§ 6:4 Territorial scope of application
§ 6:5 Important recent amendments in legislation
§ 6:6 Transitional provisions
§ 6:7 Pending legislation
§ 6:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION

§ 6:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 6:10 Other categories of protected subject matter, including audiovisual recordings
§ 6:11 General substantive requirements for protection and irrelevant factors

xxx
TABLE OF CONTENTS

§ 6:12 Scope of protection
§ 6:13 Works excluded from protection
§ 6:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 6:15 Author of work
§ 6:16 Coauthorship/joint authorship
§ 6:17 Other forms of work influenced by several persons
§ 6:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION

§ 6:19 Economic rights and secondary infringement, where applicable
§ 6:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 6:21 General explanations
§ 6:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

§ 6:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS

§ 6:24 Subject matter of protection
§ 6:25 Right owners
§ 6:26 Contents of protection for the related-rights owners
§ 6:27 Limitations and exceptions
§ 6:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 6:29 Transfer of copyright and related rights
§ 6:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner

© 2019 Thomson Reuters, Rel. 11, 12/2019
§ 6:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 6:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 6:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT
§ 6:34 General: scope of regulation
§ 6:35 Conditions for collective management organizations (CMOs) to become active
§ 6:36 Regulation of relationship between CMO and right owners
§ 6:37 Regulation of relationship between CMO and professional users
§ 6:38 Procedural provisions on CMOs
§ 6:39 Control/supervision of CMOs
§ 6:40 Cultural and social functions of CMOs
§ 6:41 Existing CMOs

IX. ENFORCEMENT
A. REMEDIES
§ 6:42 Civil remedies
§ 6:43 Criminal sanctions
§ 6:44 Administrative sanctions, where applicable
§ 6:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS
§ 6:46 Civil proceedings
§ 6:47 Criminal proceedings
§ 6:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 6:49 General rules
§ 6:50 Specific rules for copyright and related rights

X. CONFLICT—OF—LAW RULES AND STATUS OF FOREIGNERS
§ 6:51 Applicable procedural law
§ 6:52 Applicable substantive law

xxxii
CHAPTER 7. CANADA

I. LEGAL BASIS
§ 7:1 The legal system
§ 7:2 The current legislative acts governing copyright and its enforcement
§ 7:3 The current secondary law
§ 7:4 Territorial scope of application
§ 7:5 Important recent amendments in legislation
§ 7:6 Transitional provisions
§ 7:7 Pending legislation
§ 7:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION
§ 7:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 7:10 Other categories of protected subject matter, including audiovisual recordings
§ 7:11 General substantive requirements for protection and irrelevant factors
§ 7:12 Scope of protection
§ 7:13 Works excluded from protection
§ 7:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER
§ 7:15 Author of work
§ 7:16 Coauthorship/joint authorship
§ 7:17 Other forms of work influenced by several persons
§ 7:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION
§ 7:19 Economic rights and secondary infringement, where applicable
§ 7:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 7:21 General explanations
§ 7:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

§ 7:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS

§ 7:24 Subject matter of protection [Reserved]
§ 7:25 Rights owners [Reserved]
§ 7:26 Contents of protection for the related—rights owners [Reserved]
§ 7:27 Limitations and exceptions [Reserved]
§ 7:28 Duration of protection [Reserved]

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 7:29 Transfer of copyright and related rights
§ 7:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 7:31 Statutory rules regarding copyright and related—rights contracts for matters other than remuneration
§ 7:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 7:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 7:34 General: scope of regulation
§ 7:35 Conditions for collective management organizations (CMOs) to become active
§ 7:36 Regulation of relationship between CMO and rights owners
§ 7:37 Regulation of relationship between CMO and professional users
§ 7:38 Procedural provisions on CMOs
§ 7:39 Control/supervision of CMOs
§ 7:40 Cultural and social functions of CMOs
IX. ENFORCEMENT

A. REMEDIES

§ 7:42 Civil remedies
§ 7:43 Criminal sanctions
§ 7:44 Administrative remedies, where applicable
§ 7:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 7:46 Civil proceedings
§ 7:47 Criminal proceedings
§ 7:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 7:49 General rules
§ 7:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 7:51 Applicable procedural law
§ 7:52 Applicable substantive law
§ 7:53 Execution of foreign judgments
§ 7:54 Status of foreigners [Reserved]
§ 7:55 —Application of international conventions
§ 7:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

Appendix  Table of Abbreviations

CHAPTER 8. PEOPLE’S REPUBLIC OF CHINA

I. LEGAL BASIS

§ 8:1 The legal system
§ 8:2 The current legislative acts governing copyright and its enforcement
§ 8:3 The current secondary law
§ 8:4 Territorial scope of application

© 2019 Thomson Reuters, Rel. 11, 12/2019
§ 8:5 Important recent amendments in legislation
§ 8:6 Transitional provisions
§ 8:7 Pending legislation
§ 8:8 International conventions

II. SUBJECT MATTER OF PROTECTION
§ 8:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 8:10 Other categories of protected subject matter, including audiovisual recordings
§ 8:11 General substantive requirements for protection and irrelevant factors
§ 8:12 Scope of protection
§ 8:13 Works excluded from protection
§ 8:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER
§ 8:15 Author of work
§ 8:16 Coauthorship/joint authorship
§ 8:17 Other forms of work influenced by several persons
§ 8:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION
§ 8:19 Economic rights and secondary infringement, where applicable
§ 8:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 8:21 General explanations
§ 8:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION
§ 8:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS
§ 8:24 Subject matter of protection
TABLE OF CONTENTS

§ 8:25 Right owners
§ 8:26 Contents of protection for the related-rights owners
§ 8:27 Limitations and exceptions
§ 8:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 8:29 Transfer of copyright and related rights
§ 8:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 8:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 8:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 8:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 8:34 General: scope of regulation
§ 8:35 Conditions for collective management organizations (CMOs) to become active
§ 8:36 Regulation of relationship between CMO and right owners
§ 8:37 Regulation of relationship between CMO and professional users
§ 8:38 Procedural provisions on CMOs
§ 8:39 Control/supervision of CMOs
§ 8:40 Cultural and social functions of CMOs
§ 8:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 8:42 Civil remedies
§ 8:43 Criminal sanctions
§ 8:44 Administrative sanctions, where applicable
§ 8:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 8:46 Civil proceedings

© 2019 Thomson Reuters, Rel. 11, 12/2019 xxxvii
Copyright Throughout the World

§ 8:47  Criminal proceedings
§ 8:48  Administrative proceedings

C. JUDICIAL EXECUTION

§ 8:49  General rules
§ 8:50  Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 8:51  Applicable procedural law
§ 8:52  Applicable substantive law
§ 8:53  Execution of foreign judgments
§ 8:54  Status of foreigners [Reserved]
§ 8:55  —Application of international conventions
§ 8:56  —Protection of foreign authors and related-right owners other than on the basis of international conventions

Bibliography

CHAPTER 9. [Reserved]

CHAPTER 10. [Reserved]

CHAPTER 11. CROATIA

I. LEGAL BASIS

§ 11:1  The legal system
§ 11:2  The current acts governing copyright and its enforcement
§ 11:3  The current secondary law
§ 11:4  Territorial scope of application
§ 11:5  Important recent amendments in legislation
§ 11:6  Transitional provisions
§ 11:7  Pending legislation
§ 11:8  International conventions

II. SUBJECT MATTER OF PROTECTION

§ 11:9  Categories of protected subject matter in the meaning of the Berne Convention
§ 11:10 Other categories of protected subject matter including audiovisual recordings

xxxviii
§ 11:11 General substantive requirements for protection and irrelevant factors
§ 11:12 Scope of protection
§ 11:13 Works excluded from protection
§ 11:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER
§ 11:15 Author of work
§ 11:16 Coauthorship/joint authorship
§ 11:17 Other forms of work influenced by several persons
§ 11:18 Presumptions of authorship or first ownership

IV. CONTENTS OF PROTECTION
§ 11:19 Economic rights
§ 11:20 Moral Rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 11:21 General explanations
§ 11:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION
§ 11:23 Generally and in respect of different kinds of works

VII. RELATED RIGHTS
§ 11:24 Subject Matter of Protection
§ 11:25 Right owners
§ 11:26 Contents of protection for the related-rights owners
§ 11:27 Limitations and exceptions
§ 11:28 Duration of protection

VIII. RIGHTS MANAGEMENT
A. INDIVIDUAL RIGHTS MANAGEMENT
§ 11:29 Transfer of copyright and related rights
§ 11:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
COPYRIGHT THROUGHOUT THE WORLD

§ 11:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 11:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 11:33 Other provisions

B. COLLECTIVE RIGHTS MANAGEMENT
§ 11:34 General: scope of regulation
§ 11:35 Conditions for collective management organizations (CMOs) to become active
§ 11:36 Regulation of relationship between CMO and right owners
§ 11:37 Regulation of relationship between CMO and professional users
§ 11:38 Procedural provisions on CMOs
§ 11:39 Control/supervision of CMOs
§ 11:40 Cultural and social functions of CMOs
§ 11:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES
§ 11:42 Civil remedies
§ 11:43 Criminal sanctions
§ 11:44 Administrative sanctions
§ 11:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS
§ 11:46 Civil proceedings
§ 11:47 Criminal proceedings
§ 11:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 11:49 General rules
§ 11:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 11:51 Applicable procedural law
§ 11:52 Applicable substantive law
11:53 Execution of foreign judgments
11:54 Status of foreigners
11:55 —Reference to applicable international conventions
11:56 —Particular provisions on the protection of foreign authors and related-right owners

CHAPTER 12. CZECH REPUBLIC

I. LEGAL BASIS

§ 12:1 The legal system
§ 12:2 The current legislative acts governing copyright and its enforcement
§ 12:3 The current secondary law
§ 12:4 Territorial scope of application
§ 12:5 Important recent amendments in legislation
§ 12:6 Transitional provisions
§ 12:7 Pending legislation
§ 12:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION

§ 12:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 12:10 Other categories of protected subject matter, including audiovisual recordings
§ 12:11 General substantive requirements for protection and irrelevant factors
§ 12:12 Scope of protection
§ 12:13 Works excluded from protection
§ 12:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 12:15 Author of work
§ 12:16 Co-authorship/joint authorship
§ 12:17 Other forms of work influenced by several persons
§ 12:18 Presumptions of authorship or first ownership

IV. CONTENTS OF PROTECTION

§ 12:19 Economic rights
§ 12:20 Moral rights

© 2019 Thomson Reuters, Rel. 11, 12/2019
V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 12:21 General explanations
§ 12:22 Individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION
§ 12:23 Generally and in respect of different kinds of works

VII. RELATED RIGHTS
§ 12:24 Subject matter of protection
§ 12:25 Rights owners
§ 12:26 Contents of protection for the related-rights owners
§ 12:27 Limitations and exceptions
§ 12:28 Duration of protection

VIII. RIGHTS MANAGEMENT
A. INDIVIDUAL RIGHTS MANAGEMENT
§ 12:29 Transfer of copyright and related rights
§ 12:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 12:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 12:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 12:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT
§ 12:34 General: scope of regulation
§ 12:35 Conditions for collective management organizations (CMOs) to become active
§ 12:36 Regulation of relationship between CMO and right owners
§ 12:37 Regulation of relationship between CMO and professional users
§ 12:38 Procedural provisions on CMOs
§ 12:39 Control/supervision of CMOs
§ 12:40 Cultural and social functions of CMOs
§ 12:41 Existing CMOs
IX. ENFORCEMENT

A. REMEDIES

§ 12:42 Civil remedies
§ 12:43 Criminal sanctions
§ 12:44 Administrative sanctions, where applicable
§ 12:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 12:46 Civil proceedings
§ 12:47 Criminal proceedings
§ 12:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 12:49 General rules
§ 12:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 12:51 Applicable procedural law
§ 12:52 Applicable substantive law
§ 12:53 Execution of foreign judgements
§ 12:54 Status of foreigners
§ 12:55 —Application of international conventions
§ 12:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

CHAPTER 13. DENMARK

I. LEGAL BASIS

§ 13:1 The legal system
§ 13:2 The current Acts governing copyright and its enforcement
§ 13:3 The current secondary law
§ 13:4 Territorial scope of application
§ 13:5 Important recent amendments in legislation
§ 13:6 Transitional provisions
§ 13:7 Pending legislation
§ 13:8 International conventions

© 2019 Thomson Reuters, Rel. 11, 12/2019
II. SUBJECT MATTER OF PROTECTION

§ 13:9 Categories of protected subject matter pursuant to the Berne Convention
§ 13:10 Other categories of protected subject matter including audiovisual recordings
§ 13:11 General substantive requirements for protection and irrelevant factors
§ 13:12 Scope of protection
§ 13:13 Works excluded from protection
§ 13:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 13:15 Author of work
§ 13:16 Co-authorship/joint authorship
§ 13:17 Other forms of work influenced by several persons
§ 13:18 Presumptions of authorship or first ownership

IV. CONTENTS OF PROTECTION

§ 13:19 Economic rights
§ 13:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 13:21 General explanations
§ 13:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

§ 13:23 Generally and in respect of different kinds of works

VII. RELATED RIGHTS

§ 13:24 Subject matter of protection
§ 13:25 Right owners
§ 13:26 Contents of protection for the related-rights owners
§ 13:27 Limitations and exceptions
§ 13:28 Duration of protection
VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 13:29 Transfer of copyright and related rights
§ 13:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 13:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 13:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 13:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 13:34 General: Scope of regulation
§ 13:35 Conditions for collective management organizations (CMOs) to become active
§ 13:36 Regulation of relationship between CMO and right owners
§ 13:37 Regulation of relationship between CMO and professional users
§ 13:38 Procedural provisions on CMOs
§ 13:39 Control/supervision of CMOs
§ 13:40 Cultural and social functions of CMOs
§ 13:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 13:42 Civil remedies
§ 13:43 Criminal sanctions
§ 13:44 Administrative sanctions, where applicable
§ 13:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 13:46 Civil proceedings
§ 13:47 Criminal proceedings
§ 13:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 13:49 General rules
§ 13:50 Specific rules for copyright and related rights

X. CONFLICT OF LAW RULES AND STATUS OF FOREIGNERS

§ 13:51 Applicable procedural law
§ 13:52 Applicable substantive law
§ 13:53 Execution of foreign judgments
§ 13:54 Status of foreigners
§ 13:55 —Reference to applicable international conventions
§ 13:56 —Particular provisions on the protection of foreign authors and related-rights owners

CHAPTER 14. EGYPT

I. LEGAL BASIS

§ 14:1 The legal system
§ 14:2 The current acts governing copyright and its enforcement
§ 14:3 The current secondary law
§ 14:4 Territorial scope of application
§ 14:5 Important recent amendments in legislation
§ 14:6 Transitional provisions
§ 14:7 Pending legislation
§ 14:8 International conventions

II. SUBJECT MATTER OF PROTECTION

§ 14:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 14:10 Other categories of protected subject matter, including audiovisual recordings
§ 14:11 General substantive requirements for protection
§ 14:12 Scope of protection
§ 14:13 Works excluded from protection
§ 14:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 14:15 Author of work
§ 14:16 Coauthorship/joint authorship
§ 14:17 Other forms of work influenced by several persons
IV. CONTENTS OF PROTECTION

§ 14:19 Economic rights and secondary infringement, where applicable

§ 14:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 14:21 General explanations

§ 14:22 Individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

§ 14:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS

§ 14:24 Subject matter of protection

§ 14:25 Rights owners

§ 14:26 Contents of protection for the related-rights owners

§ 14:27 Limitations and exceptions

§ 14:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 14:29 Transfer of copyright and related rights

§ 14:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner

§ 14:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration

§ 14:32 Statutory or other rules regarding remuneration for authors and performing artists

§ 14:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 14:34 General: scope of regulation

§ 14:35 Conditions for collective management organizations (CMOS) to become active
§ 14:36 Regulation of relationship between CMO and right owners
§ 14:37 Regulation of relationship between CMO and professional users
§ 14:38 Procedural provisions on CMOs
§ 14:39 Control/supervision of CMOs
§ 14:40 Cultural and social functions of CMOs
§ 14:41 Existing CMOS

IX. ENFORCEMENT

A. REMEDIES
§ 14:42 Civil remedies
§ 14:43 Criminal sanctions
§ 14:44 Administrative sanctions, where applicable [Reserved]
§ 14:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS
§ 14:46 Civil proceedings
§ 14:47 Criminal proceedings
§ 14:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 14:49 General rules
§ 14:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 14:51 Applicable procedural law
§ 14:52 Applicable substantive law
§ 14:53 Execution of foreign judgments
§ 14:54 Status of foreigners [Reserved]
§ 14:55 —Application of international conventions
§ 14:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

CHAPTER 15. FRANCE

I. LEGAL BASIS
§ 15:1 The legal system
## Table of Contents

§ 15:2 The current legislative acts governing copyright and its enforcement  
§ 15:3 The current secondary law  
§ 15:4 Territorial scope of application  
§ 15:5 Important recent amendments in legislation  
§ 15:6 Transitional provisions  
§ 15:7 Pending legislation  
§ 15:8 International conventions to which the country is a party

### II. SUBJECT MATTER OF PROTECTION

§ 15:9 Categories of protected subject matter within the meaning of the Berne Convention  
§ 15:10 Other categories of protected subject matter including audiovisual recordings  
§ 15:11 General substantive requirements for protection and irrelevant factors  
§ 15:12 Scope of protection  
§ 15:13 Works excluded from protection  
§ 15:14 Formal requirements

### III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 15:15 Author of work  
§ 15:16 Coauthorship/joint authorship  
§ 15:17 Other forms of work influenced by several persons  
§ 15:18 Presumptions of authorship or first ownership, including work made for hire

### IV. CONTENTS OF PROTECTION

§ 15:19 Economic rights and secondary infringement, where applicable  
§ 15:20 Moral rights

### V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 15:21 General explanations  
§ 15:22 The individual limitations, exceptions, and compulsory licenses

### VI. DURATION OF PROTECTION

§ 15:23 Generally, and in respect of different kinds of works

© 2019 Thomson Reuters, Rel. 11, 12/2019
VII. RELATED RIGHTS

§ 15:24 Subject matter of protection
§ 15:25 Rights owners
§ 15:26 Contents of protection for the related-rights owners
§ 15:27 Limitations and exceptions
§ 15:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 15:29 Transfer of copyright and related rights
§ 15:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 15:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 15:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 15:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 15:34 General: scope of regulation
§ 15:35 Conditions for collective management organizations (CMOs) to become active
§ 15:36 Regulation of relationship between CMO and right owners
§ 15:37 Regulation of relationship between CMO and professional users
§ 15:38 Procedural provisions on CMOs
§ 15:39 Control/supervision of CMOs
§ 15:40 Cultural and social functions of CMOs
§ 15:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 15:42 Civil remedies
§ 15:43 Criminal sanctions
§ 15:44 Administrative sanctions, where applicable
§ 15:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 15:46 Civil proceedings
§ 15:47 Criminal proceedings
§ 15:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 15:49 General rules
§ 15:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 15:51 Applicable procedural law
§ 15:52 Applicable substantive law
§ 15:53 Execution of foreign judgments
§ 15:54 Status of foreigners [Reserved]
§ 15:55 —Application of international conventions
§ 15:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

CHAPTER 16. GERMANY

I. LEGAL BASIS
§ 16:1 The legal system
§ 16:2 The current legislative acts governing copyright and its enforcement
§ 16:3 The current secondary law
§ 16:4 Territorial scope of application
§ 16:5 Important recent amendments in legislation
§ 16:6 Transitional provisions
§ 16:7 Pending legislation
§ 16:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION
§ 16:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 16:10 Other categories of protected subject matter, including audiovisual recordings
§ 16:11 General substantive requirements for protection and irrelevant factors
§ 16:12 Scope of protection
§ 16:13 Works excluded from protection
§ 16:14 Formal requirements

© 2019 Thomson Reuters, Rel. 11, 12/2019
III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 16:15 Author of work
§ 16:16 Coauthorship/joint authorship
§ 16:17 Other forms of work influenced by several persons
§ 16:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION

§ 16:19 Economic rights and secondary infringement, where applicable
§ 16:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENCES

§ 16:21 General explanations
§ 16:22 The individual limitations, exceptions, and compulsory licences

VI. DURATION OF PROTECTION

§ 16:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS

§ 16:24 Subject matter of protection
§ 16:25 Right owners
§ 16:26 Contents of protection for the related rights owners
§ 16:27 Limitations and exceptions
§ 16:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 16:29 Transfer of copyright and related rights
§ 16:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 16:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 16:32 Statutory or other rules regarding remuneration for authors and performing artists
TABLE OF CONTENTS

§ 16:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 16:34 General: scope of regulation
§ 16:35 Conditions for collective management organisations (CMOs) to become active
§ 16:36 Regulation of relationship between CMO and right owners
§ 16:37 Regulation of relationship between CMO and professional users
§ 16:38 Procedural provisions on CMOs
§ 16:39 Control/supervision of CMOs
§ 16:40 Cultural and social functions of CMOs
§ 16:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 16:42 Civil remedies
§ 16:43 Criminal sanctions
§ 16:44 Administrative sanctions, where applicable
§ 16:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 16:46 Civil proceedings
§ 16:47 Criminal proceedings
§ 16:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 16:49 General rules
§ 16:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 16:51 Applicable procedural law
§ 16:52 Applicable substantive law
§ 16:53 Execution of foreign judgments
§ 16:54 Status of foreigners
§ 16:55 —Application of international conventions
§ 16:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

© 2019 Thomson Reuters, Rel. 11, 12/2019
CHAPTER 17. [Reserved]

CHAPTER 18. [Reserved]

CHAPTER 19. INDIA

I. LEGAL BASIS

§ 19:1 The legal system
§ 19:2 The current acts governing copyright and its enforcement
§ 19:3 The current secondary law
§ 19:4 Territorial scope of application
§ 19:5 Important recent amendments to legislation
§ 19:6 Transitional provisions
§ 19:7 [Reserved]
§ 19:8 International conventions

II. SUBJECT MATTER OF PROTECTION

§ 19:9 Categories of protected subject matter in the meaning of the Berne Convention
§ 19:10 Other categories of protected subject matter including audiovisual recordings
§ 19:11 General substantive requirements for protection and irrelevant factors
§ 19:12 Scope of protection
§ 19:13 Works excluded from protection
§ 19:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 19:15 Author of work
§ 19:16 Co-authorship/joint-authorship
§ 19:17 Other forms of work influenced by several persons
§ 19:18 Presumption of authorship or first ownership

IV. CONTENTS OF PROTECTION

§ 19:19 Economic rights
§ 19:20 Moral rights
V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 19:21 General explanations
§ 19:22 The individual limitations, exceptions, and compulsory licences

VI. DURATION OF PROTECTION

§ 19:23 Generally and in respect of different kinds of works

VII. RELATED RIGHTS

§ 19:24 Subject matter of protection
§ 19:25 Right owners
§ 19:26 Contents of protection for the related-rights owners
§ 19:27 Limitations and exceptions
§ 19:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 19:29 Transfer of copyright and related rights
§ 19:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 19:31 Statutory rules regarding copyright and related rights contracts for matters other than remuneration
§ 19:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 19:33 Other Provisions or case-law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 19:34 General: scope of regulation
§ 19:35 Conditions for collective management organizations to become active
§ 19:36 Regulation of relationship between CMO and right owners
§ 19:37 Regulation of relationship between CMO and professional users
§ 19:38 Procedural Provisions on CMOs
§ 19:39 Control/supervision of CMOs
§ 19:40 Cultural and social functions of CMOs
§ 19:41 Existing CMOs

© 2019 Thomson Reuters, Rel. 11, 12/2019
IX. ENFORCEMENT

A. REMEDIES

§ 19:42 Civil remedies
§ 19:43 Criminal Sanctions
§ 19:44 Administrative sanctions, where applicable
§ 19:45 Particular remedies in respect of circumvention
    of technical measures and rights management
    information

B. AVAILABLE PROCEDURES AND COURTS

§ 19:46 Civil proceedings
§ 19:47 Criminal proceedings
§ 19:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 19:49 General rules
§ 19:50 Specific rules for copyright and related rights

X. CONFLICT OF LAWS RULES AND STATUS
    OF FOREIGNERS

§ 19:51 Applicable procedural law
§ 19:52 Applicable substantive law
§ 19:53 Execution of foreign judgments
§ 19:54 [Reserved]
§ 19:55 Status of foreigners—Reference to applicable
    international conventions
§ 19:56 —Particular provisions on the protection of
    foreign authors and related-rights owners

CHAPTER 20. ISRAEL

I. LEGAL BASIS

§ 20:1 The legal system
§ 20:2 Copyright laws and other legislative acts
    governing copyright and copyright enforcement
§ 20:3 The current secondary law
§ 20:4 Territorial scope of application
§ 20:5 Important recent amendments in legislation
§ 20:6 Transitional provisions
§ 20:7 Pending legislation
§ 20:8 International conventions
# Table of Contents

## II. SUBJECT MATTER OF PROTECTION

§ 20:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 20:10 Other categories of protected subject matter, including audiovisual recordings
§ 20:11 General substantive requirements for protection
§ 20:12 Scope of protection
§ 20:13 Works excluded from protection
§ 20:14 Formal requirements

## III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 20:15 Author of work
§ 20:16 Coauthorship/joint authorship
§ 20:17 Other forms of works influenced by several persons
§ 20:18 Presumptions of authorship or first ownership, including work made for hire

## IV. CONTENTS OF PROTECTION

§ 20:19 Economic rights and secondary infringement, where applicable
§ 20:20 Moral rights

## V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 20:21 General explanations
§ 20:22 The individual limitations, exceptions, and compulsory licenses

## VI. DURATION OF PROTECTION

§ 20:23 Generally, and in respect of different kinds of works

## VII. RELATED RIGHTS

§ 20:24 Subject matter of protection
§ 20:25 Rights owners
§ 20:26 Contents of protection for the related-rights owners
§ 20:27 Limitations and exceptions
§ 20:28 Duration of protection

© 2019 Thomson Reuters, Rel. 11, 12/2019
VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 20:29 Transfer of copyright and related rights
§ 20:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 20:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 20:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 20:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 20:34 General: scope of regulation
§ 20:35 Conditions for collective management organizations (CMOs) to become active
§ 20:36 Regulation of relationship between CMO and right owners
§ 20:37 Regulation of relationship between CMO and professional users
§ 20:38 Procedural provisions on CMOs
§ 20:39 Control/ supervision of CMOs
§ 20:40 Cultural and social functions of CMOs
§ 20:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 20:42 Civil remedies
§ 20:43 Criminal sanctions
§ 20:44 Administrative sanctions, where applicable
§ 20:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 20:46 Civil proceedings
§ 20:47 Criminal proceedings
§ 20:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 20:49 General rules

tlviii
§ 20:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 20:51 Applicable procedural law
§ 20:52 Applicable substantive law
§ 20:53 Execution of foreign judgments
§ 20:54 Status of foreigners
§ 20:55 —Application of international conventions
§ 20:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

Appendix Table of Abbreviations

CHAPTER 20A. ITALY

I. LEGAL BASIS

§ 20A:1 The legal system
§ 20A:2 The current acts governing copyright and its enforcement
§ 20A:3 The current secondary law
§ 20A:4 Territorial scope of application
§ 20A:5 Important recent amendments in legislation
§ 20A:6 Transitional provisions
§ 20A:7 Pending legislation
§ 20A:8 International conventions

II. SUBJECT MATTER OF PROTECTION

§ 20A:9 Categories of protected subject matter in the meaning of the Berne Convention
§ 20A:10 Other categories of protected subject matter including audiovisual recordings
§ 20A:11 General substantive requirements for protection and irrelevant factors
§ 20A:12 Scope of protection
§ 20A:13 Works excluded from protection
§ 20A:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 20A:15 Author of the work
§ 20A:16 Coauthorship/joint authorship

© 2019 Thomson Reuters, Rel. 11, 12/2019
§ 20A:17 Other forms of work influenced by several persons
§ 20A:18 Presumptions of authorship or first ownership

IV. CONTENTS OF PROTECTION
§ 20A:19 Economic rights and secondary infringement, where applicable
§ 20A:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 20A:21 General explanations
§ 20A:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION
§ 20A:23 Generally and in respect of different kinds of works

VII. RELATED RIGHTS
§ 20A:24 Subject matter of protection
§ 20A:25 Right owners
§ 20A:26 Contents of protection for the related-rights owners
§ 20A:27 Limitations and exceptions
§ 20A:28 Duration of protection

VIII. RIGHTS MANAGEMENT
A. INDIVIDUAL RIGHTS MANAGEMENT
§ 20A:29 Transfer of copyright and related rights
§ 20A:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 20A:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 20A:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 20A:33 Other provisions or case law [Reserved]

B. COLLECTIVE RIGHTS MANAGEMENT
§ 20A:34 General: scope of regulation
TABLE OF CONTENTS

§ 20A:35 Conditions for collective management organizations (CMOs) to become active
§ 20A:36 Regulation of relationship between CMO and right owners
§ 20A:37 Regulation of relationship between CMO and professional users
§ 20A:38 Procedural provisions on CMOs
§ 20A:39 Control/supervision of CMOs
§ 20A:40 Cultural and social functions of CMOs
§ 20A:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES
§ 20A:42 Civil remedies
§ 20A:43 Criminal sanctions
§ 20A:44 Administrative sanctions
§ 20A:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS
§ 20A:46 Civil proceedings
§ 20A:47 Criminal proceedings
§ 20A:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 20A:49 General rules
§ 20A:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 20A:51 Applicable procedural law
§ 20A:52 Applicable substantive law
§ 20A:53 Enforcement of foreign judgments
§ 20A:54 Status of foreigners [Reserved]
§ 20A:55 —Reference to applicable international conventions
§ 20A:56 —Particular provisions on the protection of foreign authors and related-right owners

Appendix A. Abbreviations
Appendix B. Bibliographic References

© 2019 Thomson Reuters, Rel. 11, 12/2019 lxi
CHAPTER 21. JAMAICA

I. LEGAL BASIS
§ 21:1 The legal system
§ 21:2 The current legislative acts governing copyright and its enforcement
§ 21:3 The current secondary law
§ 21:4 Territorial scope of application
§ 21:5 Important recent amendments in legislation
§ 21:6 Transitional provisions
§ 21:7 Pending legislation
§ 21:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION
§ 21:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 21:10 Other categories of protected subject matter, including audiovisual recordings
§ 21:11 General substantive requirements for protection and irrelevant factors
§ 21:12 Scope of protection
§ 21:13 Works excluded from protection
§ 21:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER
§ 21:15 Author of work
§ 21:16 Coauthorship/joint authorship
§ 21:17 Other forms of work influenced by several persons
§ 21:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION
§ 21:19 Economic rights and secondary infringement, where applicable
§ 21:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 21:21 General explanations
VI. DURATION OF PROTECTION
§ 21:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS
§ 21:24 Subject matter of protection
§ 21:25 Right owners
§ 21:26 Contents of protection for the related-rights owners
§ 21:27 Limitations and exceptions
§ 21:28 Duration of protection

VIII. RIGHTS MANAGEMENT
A. INDIVIDUAL RIGHTS MANAGEMENT
§ 21:29 Transfer of copyright and related rights
§ 21:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 21:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 21:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 21:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT
§ 21:34 General: scope of regulation
§ 21:35 Conditions for collective management organizations (CMOs) to become active
§ 21:36 Regulation of relationship between CMO and right owners
§ 21:37 Regulation of relationship between CMO and professional users
§ 21:38 Procedural provisions on CMOs
§ 21:39 Control/supervision of CMOs
§ 21:40 Cultural and social functions of CMOs
§ 21:41 Existing CMOs

IX. ENFORCEMENT
A. REMEDIES
§ 21:42 Civil remedies

© 2019 Thomson Reuters, Rel. 11, 12/2019
COPYRIGHT THROUGHOUT THE WORLD

§ 21:43 Criminal sanctions
§ 21:44 Administrative sanctions, where applicable
§ 21:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS
§ 21:46 Civil proceedings
§ 21:47 Criminal proceedings
§ 21:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 21:49 General rules
§ 21:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 21:51 Applicable procedural law
§ 21:52 Applicable substantive law
§ 21:53 Execution of foreign judgments
§ 21:54 Status of foreigners [Reserved]
§ 21:55 —Application of international conventions
§ 21:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

Appendix Table of Abbreviations

CHAPTER 22. JAPAN

I. LEGAL BASIS
§ 22:1 The legal system
§ 22:2 The current legislative acts governing copyright and its enforcement
§ 22:3 The current secondary law
§ 22:4 Territorial scope of application
§ 22:5 Important recent amendments in legislation
§ 22:6 Transitional provisions
§ 22:7 Pending legislation
§ 22:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION
§ 22:9 Categories of protected subject matter within the meaning of the Berne Convention
TABLE OF CONTENTS

§ 22:10 Other categories of protected subject matter, including audiovisual recordings
§ 22:11 General substantive requirements for protection and irrelevant factors
§ 22:12 Scope of protection
§ 22:13 Works excluded from protection
§ 22:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER
§ 22:15 Author of work
§ 22:16 Coauthorship/joint authorship
§ 22:17 Other forms of work influenced by several persons
§ 22:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION
§ 22:19 Economic rights and secondary infringement, where applicable
§ 22:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 22:21 General explanations
§ 22:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION
§ 22:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS
§ 22:24 Subject matter of protection
§ 22:25 Rights owners
§ 22:26 Content of protection for the related-rights owners
§ 22:27 Limitations and exceptions
§ 22:28 Duration of protection

VIII. RIGHTS MANAGEMENT
   A. INDIVIDUAL RIGHTS MANAGEMENT
§ 22:29 Transfer of copyright and related rights
§ 22:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 22:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 22:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 22:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT
§ 22:34 General: scope of regulation
§ 22:35 Conditions for collective management organizations (CMOs) to become active
§ 22:36 Regulation of relationship between CMO and rights owners
§ 22:37 Regulation of relationship between CMO and professional users
§ 22:38 Procedural provisions on CMOs
§ 22:39 Control/supervision of CMOs
§ 22:40 Cultural and social functions of CMOs
§ 22:41 Existing CMOs

IX. ENFORCEMENT
A. REMEDIES
§ 22:42 Civil remedies
§ 22:43 Criminal sanctions
§ 22:44 Administrative sanctions, where applicable
§ 22:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS
§ 22:46 Civil proceedings
§ 22:47 Criminal proceedings
§ 22:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 22:49 General rules
§ 22:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 22:51 Applicable procedural law
CHAPTER 22A. JORDAN

I. LEGAL BASIS
§ 22A:1 The legal system
§ 22A:2 The current acts governing copyright and its enforcement
§ 22A:3 The current secondary law
§ 22A:4 Territorial scope of application
§ 22A:5 Important recent amendments in legislation
§ 22A:6 Transitional provisions
§ 22A:7 Pending legislation
§ 22A:8 International conventions

II. SUBJECT MATTER OF PROTECTION
§ 22A:9 Categories of protected subject matter in the meaning of the Berne Convention
§ 22A:10 Other categories of protected subject matter including audiovisual recordings
§ 22A:11 General substantive requirements for protection and irrelevant factors
§ 22A:12 Scope of protection
§ 22A:13 Works excluded from protection
§ 22A:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER
§ 22A:15 Author of work
§ 22A:16 Co-authorship/joint authorship
§ 22A:17 Other forms of work influenced by several persons
§ 22A:18 Presumptions of authorship or first ownership

IV. CONTENTS OF PROTECTION
§ 22A:19 Economic rights
§ 22A:20 Moral rights

© 2019 Thomson Reuters, Rel. 11, 12/2019
V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 22A:21 General explanations
§ 22A:22 The individual exceptions

VI. DURATION OF PROTECTION
§ 22A:23 Generally and in respect of different kinds of works

VII. RELATED RIGHTS
§ 22A:24 Subject matter of protection
§ 22A:25 Right owners
§ 22A:26 Contents of protection for the related-rights owners
§ 22A:27 Limitations and exceptions
§ 22A:28 Duration of protection

VIII. RIGHTS MANAGEMENT
A. INDIVIDUAL RIGHTS MANAGEMENT
§ 22A:29 Transfer of copyright and related rights
§ 22A:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 22A:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 22A:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 22A:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT
§ 22A:34 General: Scope of regulation
§ 22A:35 Conditions for collective management organizations (CMOs) to become active
§ 22A:36 Regulation of relationship between CMO and right owners
§ 22A:37 Regulation of relationship between CMO and professional users
§ 22A:38 Procedural provisions on CMOs
§ 22A:39 Control/supervision of CMOs
§ 22A:40 Cultural and social functions of CMOs
§ 22A:41 Existing CMOs
IX. ENFORCEMENT

A. REMEDIES

§ 22A:42 Civil remedies
§ 22A:43 Criminal sanctions
§ 22A:44 Administrative sanctions, where applicable
§ 22A:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 22A:46 Civil proceedings
§ 22A:47 Criminal proceedings
§ 22A:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 22A:49 General rules
§ 22A:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 22A:51 Applicable procedural law
§ 22A:52 Applicable substantive law
§ 22A:53 Execution of foreign judgements
§ 22A:54 Status of foreigners
§ 22A:55 Status of foreigners–Reference to applicable international conventions
§ 22A:56 Status of foreigners–Particular provisions on the protection of foreign authors and related-right owners

CHAPTER 23. LEBANON

I. LEGAL BASIS

§ 23:1 The legal system
§ 23:2 The current acts governing copyright and its enforcement
§ 23:3 The current secondary law
§ 23:4 Territorial scope of application
§ 23:5 Important recent amendments in legislation
§ 23:6 Transitional provisions
§ 23:7 Pending legislation
§ 23:8 International conventions

II. SUBJECT MATTER OF PROTECTION

§ 23:9 Categories of protected subject matter in the meaning of the Berne Convention
§ 23:10 Other categories of protected subject matter including audiovisual recordings
§ 23:11 General substantive requirements for protection and irrelevant factors
§ 23:12 Scope of protection
§ 23:13 Works excluded from protection
§ 23:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 23:15 Author of work
§ 23:16 Co-authorship/joint authorship
§ 23:17 Other forms of work influenced by several persons
§ 23:18 Presumptions of authorship or first ownership

IV. CONTENTS OF PROTECTION

§ 23:19 Economic rights
§ 23:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 23:21 General explanations
§ 23:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

§ 23:23 Generally and in respect of different kinds of works

VII. RELATED RIGHTS

§ 23:24 Subject matter of protection
§ 23:25 Right owners
§ 23:26 Contents of protection for the related-rights owners
§ 23:27 Limitations and exceptions
§ 23:28 Duration of protection
VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 23:29 Transfer of copyright and related rights
§ 23:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 23:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 23:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 23:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 23:34 General: scope of regulation
§ 23:35 Conditions for collective management organizations (CMOs) to become active
§ 23:36 Regulation of relationship between CMO and right owners
§ 23:37 Regulation of relationship between CMO and professional users (e.g., establishment of tariffs, arbitration regarding tariffs, global contracts, etc.)
§ 23:38 Procedural provisions on CMOs
§ 23:39 Control/supervision of CMOs (if any; e.g., special authorities, antitrust authorities, etc.)
§ 23:40 Cultural and social functions of CMOs
§ 23:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 23:42 Civil remedies
§ 23:43 Criminal sanctions
§ 23:44 Administrative sanctions, where applicable
§ 23:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 23:46 Civil proceedings
§ 23:47 Criminal proceedings
§ 23:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 23:49 General rules

© 2019 Thomson Reuters, Rel. 11, 12/2019
§ 23:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 23:51 Applicable procedural law
§ 23:52 Applicable substantive law
§ 23:53 Execution of foreign judgments
§ 23:54 Status of foreigners
§ 23:55 —Reference to applicable international conventions
§ 23:56 —Particular provisions on the protection of foreign authors and related-right owners

CHAPTER 24. LITHUANIA

I. LEGAL BASIS

§ 24:1 The legal system
§ 24:2 The current legislative acts governing copyright and its enforcement
§ 24:3 The current secondary law
§ 24:4 Territorial scope of application
§ 24:5 Important recent amendments in legislation
§ 24:6 Transitional provisions
§ 24:7 Pending legislation
§ 24:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION

§ 24:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 24:10 Other categories of protected subject matter, including audiovisual recordings
§ 24:11 General substantive requirements for protection and irrelevant factors
§ 24:12 Scope of protection
§ 24:13 Works excluded from protection
§ 24:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 24:15 Author of work
§ 24:16 Co-authorship/joint authorship
§ 24:17 Other forms of work influenced by several persons

lxxii
TABLE OF CONTENTS

§ 24:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION
§ 24:19 Economic rights and secondary infringement, where applicable
§ 24:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 24:21 General explanations
§ 24:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION
§ 24:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS
§ 24:24 Subject matter of protection
§ 24:25 Rights owners
§ 24:26 Contents of protection for the related-rights owners
§ 24:27 Limitations and exceptions
§ 24:28 Duration of protection

VIII. RIGHTS MANAGEMENT
A. INDIVIDUAL RIGHTS MANAGEMENT
§ 24:29 Transfer of copyright and related rights
§ 24:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 24:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 24:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 24:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT
§ 24:34 General: scope of regulation
§ 24:35 Conditions for collective management organizations (CMOs) to become active

© 2019 Thomson Reuters, Rel. 11, 12/2019 lxxiii
§ 24:36 Regulation of relationship between CMO and rights owners
§ 24:37 Regulation of relationship between CMO and professional users
§ 24:38 Procedural provisions on CMOs
§ 24:39 Control/supervision of CMOs
§ 24:40 Cultural and social functions of CMOs
§ 24:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES
§ 24:42 Civil remedies
§ 24:43 Criminal sanctions
§ 24:44 Administrative sanctions, where applicable
§ 24:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS
§ 24:46 Civil proceedings
§ 24:47 Criminal proceedings
§ 24:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 24:49 General rules
§ 24:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 24:51 Applicable procedural law
§ 24:52 Applicable substantive law
§ 24:53 Execution of foreign judgments
§ 24:54 Status of foreigners
§ 24:55—Application of international conventions
§ 24:56—Protection of foreign authors and related-right owners other than on the basis of international conventions

CHAPTER 25. MEXICO

I. LEGAL BASIS
§ 25:1 The legal system
TABLE OF CONTENTS

§ 25:2 The current legislative acts governing copyright and its enforcement
§ 25:3 The current secondary law
§ 25:4 Territorial scope of application
§ 25:5 Important recent amendments in legislation
§ 25:6 Transitional provisions
§ 25:7 Pending legislation
§ 25:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION

§ 25:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 25:10 Other categories of protected subject matter, including audiovisual recordings
§ 25:11 General substantive requirements for protection and irrelevant factors
§ 25:12 Scope of protection
§ 25:13 Works excluded from protection
§ 25:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 25:15 Author of work
§ 25:16 Coauthorship/joint authorship
§ 25:17 Other forms of work influenced by several persons
§ 25:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION

§ 25:19 Economic rights and secondary infringement, where applicable
§ 25:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 25:21 General explanations
§ 25:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

§ 25:23 Generally, and in respect of different kinds of works

© 2019 Thomson Reuters, Rel. 11, 12/2019 lxxv
VII. RELATED RIGHTS

§ 25:24 Subject matter of protection
§ 25:25 Rights owners
§ 25:26 Contents of protection for the related-rights owners
§ 25:27 Limitations and exceptions
§ 25:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 25:29 Transfer of copyright and related rights
§ 25:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 25:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 25:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 25:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 25:34 General: scope of regulation
§ 25:35 Conditions for collective management organizations (CMOs) to become active
§ 25:36 Regulation of relationship between CMO and right owners
§ 25:37 Regulation of relationship between CMO and professional users
§ 25:38 Procedural provisions on CMOs
§ 25:39 Control/supervision of CMOs
§ 25:40 Cultural and social functions of CMOs
§ 25:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 25:42 Civil remedies
§ 25:43 Criminal sanctions
§ 25:44 Administrative sanctions, where applicable
§ 25:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 25:46 Civil proceedings
§ 25:47 Criminal proceedings
§ 25:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 25:49 General rules
§ 25:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 25:51 Applicable procedural law
§ 25:52 Applicable substantive law
§ 25:53 Execution of foreign judgments
§ 25:54 Status of foreigners [Reserved]
§ 25:55 —Application of international conventions
§ 25:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

CHAPTER 26. [Reserved]

CHAPTER 27. NIGERIA

I. LEGAL BASIS

§ 27:1 The legal system
§ 27:2 The current acts governing copyright and its enforcement
§ 27:3 The current secondary law
§ 27:4 Territorial scope of application
§ 27:5 Important recent amendments in legislation
§ 27:6 Transitional provisions
§ 27:7 Pending legislation
§ 27:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION

§ 27:9 Categories of protected subject matter in the meaning of the Berne Convention
§ 27:10 Other categories of protected subject matter including audiovisual recordings
§ 27:11 General substantive requirements for protection and irrelevant factors
§ 27:12 Scope of protection
§ 27:13 Works excluded from protection
§ 27:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER
§ 27:15 Author of work
§ 27:16 Co-authorship/joint authorship
§ 27:17 Other forms of work influenced by several persons
§ 27:18 Presumptions of authorship or first ownership

IV. CONTENTS OF PROTECTION
§ 27:19 Economic rights
§ 27:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 27:21 General explanations
§ 27:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION
§ 27:23 Generally and in respect of different kinds of works

VII. RELATED RIGHTS
§ 27:24 Subject matter of protection
§ 27:25 Right owners
§ 27:26 Contents of protection for the related-rights owners
§ 27:27 Limitations and exceptions
§ 27:28 Duration of protection

VIII. RIGHTS MANAGEMENT
A. INDIVIDUAL RIGHTS MANAGEMENT
§ 27:29 Transfer of copyright and related rights
§ 27:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 27:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
TABLE OF CONTENTS

§ 27:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 27:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT
§ 27:34 General: scope of regulation
§ 27:35 Conditions for collective management organizations (CMOs) to become active
§ 27:36 Regulation of relationship between CMO and right owners
§ 27:37 Regulation of relationship between CMO and professional users
§ 27:38 Procedural provisions on CMOs
§ 27:39 Control/supervision of CMOs
§ 27:40 Cultural and social functions of CMOs
§ 27:41 Existing CMOs

IX. ENFORCEMENT
A. REMEDIES
§ 27:42 Civil remedies
§ 27:43 Criminal sanctions
§ 27:44 Administrative sanctions, where applicable
§ 27:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS
§ 27:46 Civil proceedings
§ 27:47 Criminal proceedings
§ 27:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 27:49 General rules
§ 27:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 27:51 Applicable procedural law
§ 27:52 Applicable substantive law
§ 27:53 Execution of foreign judgments
§ 27:54 Status of foreigners
§ 27:55 —Reference to applicable international conventions

© 2019 Thomson Reuters, Rel. 11, 12/2019 lxxix
CHAPTER 28. POLAND

I. LEGAL BASIS

§ 28:1 The legal system
§ 28:2 The current acts governing copyright and its enforcement
§ 28:3 The current secondary law
§ 28:4 Territorial scope of application
§ 28:5 Important recent amendments in legislation
§ 28:6 Transitional provisions
§ 28:7 Pending legislation
§ 28:8 International conventions to which the country is a party

II. PROTECTED SUBJECT MATTER

§ 28:9 Categories of protected subject matter in the meaning of the Berne Convention
§ 28:10 Other categories of protected subject matter including audiovisual recordings
§ 28:11 General substantive requirements for protection and irrelevant factors
§ 28:12 Scope of protection
§ 28:13 Works excluded from protection
§ 28:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 28:15 Author of work
§ 28:16 Co-authorship/joint authorship
§ 28:17 Other forms of work influenced by several persons
§ 28:18 Presumptions of authorship or first ownership

IV. CONTENTS OF PROTECTION

§ 28:19 Economic rights and secondary infringement, where applicable
§ 28:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 28:21 General explanations
§ 28:22 The individual limitations, exceptions and compulsory licenses

VI. DURATION OF PROTECTION
§ 28:23 Generally and in respect of different kinds of works

VII. RELATED RIGHTS
§ 28:24 Subject matter of protection
§ 28:25 Right owners
§ 28:26 Contents of protection for related-rights owners
§ 28:27 Limitations and exceptions
§ 28:28 Duration of protection

VIII. RIGHTS MANAGEMENT
A. INDIVIDUAL RIGHTS MANAGEMENT
§ 28:29 Transfer of copyright and related rights
§ 28:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 28:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 28:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 28:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT
§ 28:34 General: scope of regulation
§ 28:35 Conditions for collective management organizations (CMOs) to become active
§ 28:36 Regulation of relationship between CMO and right owners
§ 28:37 Regulation of the relationship between a CMO and professional users
§ 28:38 Procedural provisions on CMOs
§ 28:39 Control/supervision of CMOs
§ 28:40 Cultural and social functions of CMOs
§ 28:41 Existing CMOs

IX. ENFORCEMENT
A. REMEDIES
§ 28:42 Civil remedies
§ 28:43 Criminal sanctions
§ 28:44 Administrative sanctions
§ 28:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS
§ 28:46 Civil proceedings
§ 28:47 Criminal proceedings
§ 28:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 28:49 General rules
§ 28:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 28:51 Applicable procedural law
§ 28:52 Applicable substantive law
§ 28:53 Execution of foreign judgments
§ 28:54 Status of foreigners
§ 28:55 —Reference to applicable international conventions
§ 28:56 —Particular provisions on the protection of foreign authors and related-right owners

CHAPTER 29. [Reserved]

CHAPTER 30. RUSSIAN FEDERATION

I. LEGAL BASIS
§ 30:1 The legal system
§ 30:2 The current legislative acts governing copyright and its enforcement
§ 30:3 The current secondary law
§ 30:4 Territorial scope of application
§ 30:5 Important recent amendments in legislation
§ 30:6 Transitional provisions
§ 30:7 Pending legislation
§ 30:8 International conventions to which the country is a party
II. SUBJECT MATTER OF PROTECTION

§ 30:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 30:10 Other categories of protected subject matter, including audiovisual recordings
§ 30:11 General substantive requirements for protection and irrelevant factors
§ 30:12 Scope of protection
§ 30:13 Works excluded from protection
§ 30:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 30:15 Author of work
§ 30:16 Co-authorship/joint authorship
§ 30:17 Other forms of work influenced by several persons
§ 30:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION

§ 30:19 Economic rights and secondary infringement, where applicable
§ 30:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 30:21 General explanations
§ 30:22 Individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

§ 30:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS

§ 30:24 Subject matter of protection
§ 30:25 Right owners
§ 30:26 Contents of protection for the related-rights owners
§ 30:27 Limitations and exceptions
§ 30:28 Duration of protection

© 2019 Thomson Reuters, Rel. 11, 12/2019
VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 30:29 Transfer of copyright and related rights
§ 30:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 30:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 30:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 30:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 30:34 General: scope of regulation
§ 30:35 Conditions for collective management organizations (CMOs) to become active
§ 30:36 Regulation of relationship between CMO and right owners
§ 30:37 Regulation of relationship between CMO and professional users
§ 30:38 Procedural provisions on CMOs
§ 30:39 Control/supervision of CMOs
§ 30:40 Cultural and social functions of CMOs
§ 30:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 30:42 Civil remedies
§ 30:43 Criminal sanctions
§ 30:44 Administrative sanctions, where applicable
§ 30:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 30:46 Civil proceedings
§ 30:47 Criminal proceedings
§ 30:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 30:49 General rules
TABLE OF CONTENTS

§ 30:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 30:51 Applicable procedural law
§ 30:52 Applicable substantive law
§ 30:53 Execution of foreign judgments
§ 30:54 Status of foreigners
§ 30:55 —Application of international conventions
§ 30:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

CHAPTER 31. [Reserved]

CHAPTER 32. SLOVAK REPUBLIC

I. LEGAL BASIS

§ 32:1 The legal system
§ 32:2 The current acts governing copyright and its enforcement
§ 32:3 The current secondary law
§ 32:4 Territorial scope of application
§ 32:5 Important recent amendments in legislation
§ 32:6 Transitional provisions
§ 32:7 Pending legislation
§ 32:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION

§ 32:9 Categories of protected subject matter in the meaning of the Berne Convention
§ 32:10 Other categories of protected subject matter including audiovisual recordings
§ 32:11 General substantive requirements for protection and irrelevant factors
§ 32:12 Scope of protection
§ 32:13 Works excluded from protection
§ 32:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 32:15 Author of work

© 2019 Thomson Reuters, Rel. 11, 12/2019 lxxxv
§ 32:16 Co-authorship/joint authorship
§ 32:17 Other forms of work influenced by several persons
§ 32:18 Presumptions of authorship or first ownership

IV. CONTENTS OF PROTECTION
§ 32:19 Economic rights
§ 32:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 32:21 General explanations
§ 32:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION
§ 32:23 Generally and in respect of different kinds of works

VII. RELATED RIGHTS
§ 32:24 Subject matter of protection
§ 32:25 Right owners
§ 32:26 Contents of protection for the related rights owners
§ 32:27 Limitations and exceptions
§ 32:28 Duration of protection

VIII. RIGHTS MANAGEMENT
   A. INDIVIDUAL RIGHTS MANAGEMENT
   § 32:29 Transfer of copyright and related rights
   § 32:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
   § 32:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
   § 32:32 Statutory or other rules regarding remuneration for authors and performing artists
   § 32:33 Other provisions or case law
   
   B. COLLECTIVE RIGHTS MANAGEMENT
   § 32:34 General: scope of regulation
   § 32:35 Conditions for collective management organizations (CMOs) to become active

lxxxvi
§ 32:36 Regulation of relationship between CMO and right owners
§ 32:37 Regulation of relationship between CMO and professional users
§ 32:38 Procedural provisions on CMOs
§ 32:39 Control/supervision of CMOs
§ 32:40 Cultural and social functions of CMOs
§ 32:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES
§ 32:42 Civil remedies
§ 32:43 Criminal sanctions
§ 32:44 Administrative sanctions, where applicable
§ 32:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS
§ 32:46 Civil proceedings
§ 32:47 Criminal proceedings
§ 32:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 32:49 General rules
§ 32:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 32:51 Applicable procedural law
§ 32:52 Applicable substantive law
§ 32:53 Execution of foreign judgements
§ 32:54 Status of foreigners
§ 32:55 —Reference to applicable international conventions
§ 32:56 —Particular provisions on the protection of foreign authors and related-right owners

CHAPTER 33. [Reserved]

CHAPTER 34. SOUTH AFRICA

I. LEGAL BASIS
§ 34:1 The legal system

© 2019 Thomson Reuters, Rel. 11, 12/2019 lxxvii
COPYRIGHT THROUGHOUT THE WORLD

§ 34:2 The current Acts governing copyright and its enforcement
§ 34:3 The current secondary law
§ 34:4 Territorial scope of application
§ 34:5 Important recent amendments in legislation
§ 34:6 Transitional provisions
§ 34:7 Pending legislation
§ 34:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION

§ 34:9 Categories of protected subject matter in the meaning of the Berne Convention
§ 34:10 Other categories of protected subject matter including audiovisual recordings
§ 34:11 General substantive requirements for protection and irrelevant factors
§ 34:12 Scope of protection
§ 34:13 Works excluded from protection
§ 34:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 34:15 Author of work
§ 34:16 Co-authorship/joint authorship
§ 34:17 Other forms of work influenced by several persons
§ 34:18 Presumptions of authorship or first ownership

IV. CONTENTS OF PROTECTION

§ 34:19 Economic rights
§ 34:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 34:21 General explanations
§ 34:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

§ 34:23 Generally and with respect to different kinds of works
VII. RELATED RIGHTS

§ 34:24 Subject matter of protection
§ 34:25 Right owners
§ 34:26 Contents of protection for the related rights owners
§ 34:27 Limitations and exceptions
§ 34:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 34:29 Transfer of copyright and related rights
§ 34:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 34:31 Statutory rules regarding copyright and related rights contracts for matters other than remuneration
§ 34:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 34:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 34:34 General: Scope of regulation
§ 34:35 Conditions for collective management organizations (CMOs) to become active
§ 34:36 Regulation of relationship between CMO and right owners
§ 34:37 Regulation of relationship between CMO and professional users
§ 34:38 Procedural provisions on CMOs
§ 34:39 Control/supervision of CMOs
§ 34:40 Cultural and social functions of CMOs
§ 34:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 34:42 Civil remedies
§ 34:43 Criminal sanctions
§ 34:44 Administrative sanctions, where applicable
§ 34:45 Particular remedies in respect of circumvention of technical measures and rights management information

B. AVAILABLE PROCEDURES AND COURTS

§ 34:46 Civil proceedings

© 2019 Thomson Reuters, Rel. 11, 12/2019 lxxxix
COPYRIGHT THROUGHOUT THE WORLD

§ 34:47 Criminal proceedings
§ 34:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 34:49 General rules
§ 34:50 Specific rules for copyright and related rights

X. CONFLICT OF LAW RULES AND STATUS OF FOREIGNERS
§ 34:51 Applicable procedural law
§ 34:52 Applicable substantive law
§ 34:53 Execution of foreign judgments
§ 34:54 Status of foreigners
§ 34:55 Reference to applicable international conventions
§ 34:56 Particular provisions on the protection of foreign authors and related right owners

CHAPTER 35. SPAIN

I. LEGAL BASIS
§ 35:1 The legal system
§ 35:2 The current legislative acts governing copyright and its enforcement
§ 35:3 The current secondary law
§ 35:4 Territorial scope of application
§ 35:5 Important recent amendments in legislation
§ 35:6 Transitional provisions
§ 35:7 Pending legislation
§ 35:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION
§ 35:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 35:10 Other categories of protected subject matter, including audiovisual recordings
§ 35:11 General substantive requirements for protection and irrelevant factors
§ 35:12 Scope of protection
§ 35:13 Works excluded from protection
§ 35:14 Formal requirements
III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 35:15 Author of work
§ 35:16 Coauthorship/joint authorship
§ 35:17 Other forms of work influenced by several persons
§ 35:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION

§ 35:19 Economic rights and secondary infringement, where applicable
§ 35:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 35:21 General explanations
§ 35:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

§ 35:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS

§ 35:24 Subject matter of protection
§ 35:25 Rights owners
§ 35:26 Contents of protection for the related-rights owners
§ 35:27 Limitations and exceptions
§ 35:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 35:29 Transfer of copyright and related rights
§ 35:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 35:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 35:32 Statutory or other rules regarding remuneration for authors and performing artists

© 2019 Thomson Reuters, Rel. 11, 12/2019
§ 35:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 35:34 General: scope of regulation
§ 35:35 Conditions for collective management organizations (CMOs) to become active
§ 35:36 Regulation of relationship between CMO and right owners
§ 35:37 Regulation of relationship between CMO and professional users
§ 35:38 Procedural provisions on CMOs
§ 35:39 Control/supervision of CMOs
§ 35:40 Cultural and social functions of CMOs
§ 35:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 35:42 Civil remedies
§ 35:43 Criminal sanctions
§ 35:44 Administrative sanctions, where applicable
§ 35:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 35:46 Civil proceedings
§ 35:47 Criminal proceedings
§ 35:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 35:49 General rules
§ 35:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 35:51 Applicable procedural law
§ 35:52 Applicable substantive law
§ 35:53 Execution of foreign judgments
§ 35:54 Status of foreigners
§ 35:55 —Application of international conventions
§ 35:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions
CHAPTER 36. SWEDEN

I. LEGAL BASIS

§ 36:1 The legal system
§ 36:2 The current legislative acts governing copyright and its enforcement
§ 36:3 Secondary law
§ 36:4 Territorial scope of application
§ 36:5 Important recent amendments in legislation
§ 36:6 Transitional provisions
§ 36:7 Pending legislation
§ 36:8 International conventions to which Sweden is a party

II. SUBJECT MATTER OF PROTECTION

§ 36:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 36:10 Other categories of protected subject matter, including audiovisual recordings
§ 36:11 General substantive requirements for protection and irrelevant factors
§ 36:12 Scope of protection
§ 36:13 Works excluded from protection
§ 36:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 36:15 Author of work
§ 36:16 Coauthorship/joint authorship
§ 36:17 Other forms of work influenced by several persons
§ 36:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION

§ 36:19 Economic rights and secondary infringement, where applicable
§ 36:20 Moral rights
V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 36:21 General explanations
§ 36:22 The individual limitations and exceptions

VI. DURATION OF PROTECTION

§ 36:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS

§ 36:24 Subject matter of protection
§ 36:25 Right owners
§ 36:26 Contents of protection for the related rights owners
§ 36:27 Limitations and exceptions
§ 36:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 36:29 Transfer of copyright and related rights
§ 36:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 36:31 Statutory rules regarding copyright and related rights contracts for matters other than remuneration
§ 36:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 36:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 36:34 General: scope of regulation
§ 36:35 Conditions for collective management organizations
§ 36:36 Regulation of relationship between CMO and right owners
§ 36:37 Regulation of relationship between CMO and professional users
§ 36:38 Procedural provisions on CMOs
§ 36:39 Control/Supervision of CMOs
§ 36:40 Cultural and social functions of CMOs
§ 36:41 Existing CMOs

xciv
IX. ENFORCEMENT

A. REMEDIES

§ 36:42 Civil remedies
§ 36:43 Criminal sanctions
§ 36:44 Administrative sanctions
§ 36:45 Remedies for circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 36:46 Civil proceedings
§ 36:47 Criminal proceedings
§ 36:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 36:49 General rules
§ 36:50 Specific rules for copyright and related rights

X. CONFLICT OF LAW RULES AND STATUS OF FOREIGNERS

§ 36:51 Applicable procedural law
§ 36:52 Applicable substantive law
§ 36:53 Execution of foreign judgments
§ 36:54 Status of foreigners
§ 36:55 —Application of international conventions
§ 36:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

Bibliography

CHAPTER 37. [Reserved]

CHAPTER 38. [Reserved]

Volume 3

CHAPTER 39. TURKEY

I. LEGAL BASIS

§ 39:1 The legal system

© 2019 Thomson Reuters, Rel. 11, 12/2019 xcv
§ 39:2 The current legislative acts governing copyright and its enforcement
§ 39:3 The current secondary law
§ 39:4 Territorial scope of application
§ 39:5 Important recent amendments in legislation
§ 39:6 Transitional provisions
§ 39:7 Pending legislation
§ 39:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION
§ 39:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 39:10 Other categories of protected subject matter, including audiovisual recordings
§ 39:11 General substantive requirements for protection and irrelevant factors
§ 39:12 Scope of protection
§ 39:13 Works excluded from protection
§ 39:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER
§ 39:15 Author of work
§ 39:16 Coauthorship/joint authorship
§ 39:17 Other forms of work influenced by several persons
§ 39:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION
§ 39:19 Economic rights and secondary infringement, where applicable
§ 39:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES
§ 39:21 General explanations
§ 39:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION
§ 39:23 Generally, and in respect of different kinds of works
VII. RELATED RIGHTS

§ 39:24 Subject matter of protection
§ 39:25 Rights owners
§ 39:26 Contents of protection for the related-rights owners
§ 39:27 Limitations and exceptions
§ 39:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 39:29 Transfer of copyright and related rights
§ 39:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 39:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 39:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 39:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 39:34 General: scope of regulation
§ 39:35 Conditions for collective management organizations (CMOs) to become active
§ 39:36 Regulation of relationship between CMO and right owners
§ 39:37 Regulation of relationship between CMO and professional users
§ 39:38 Procedural provisions on CMOs
§ 39:39 Control/supervision of CMOs
§ 39:40 Cultural and social functions of CMOs
§ 39:41 Existing CMOs

IX. ENFORCEMENT

A. REMEDIES

§ 39:42 Civil remedies
§ 39:43 Criminal sanctions
§ 39:44 Administrative sanctions, where applicable
§ 39:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 39:46 Civil proceedings
§ 39:47 Criminal proceedings
§ 39:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 39:49 General rules
§ 39:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 39:51 Applicable procedural law
§ 39:52 Applicable substantive law
§ 39:53 Execution of foreign judgments
§ 39:54 Status of foreigners
§ 39:55 —Application of international conventions
§ 39:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions

Bibliography

CHAPTER 40. UNITED KINGDOM

I. LEGAL BASIS
§ 40:1 The legal system
§ 40:2 The current legislative acts governing copyright and its enforcement
§ 40:3 The current secondary law
§ 40:4 Territorial scope of application
§ 40:5 Important recent amendments in legislation
§ 40:6 Transitional provisions
§ 40:7 Pending legislation
§ 40:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION
§ 40:9 Categories of protected subject matter within the meaning of the Berne Convention
§ 40:10 Other categories of protected subject matter, including audiovisual recordings
§ 40:11 General substantive requirements for protection and irrelevant factors
§ 40:12 Scope of protection
§ 40:13 Works excluded from protection
§ 40:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 40:15 Author of work
§ 40:16 Coauthorship/joint authorship
§ 40:17 Other forms of work influenced by several persons
§ 40:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION

§ 40:19 Economic rights and secondary infringement, where applicable
§ 40:20 Moral rights

V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 40:21 General explanations
§ 40:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

§ 40:23 Generally, and in respect of different kinds of work

VII. RELATED RIGHTS

§ 40:24 Subject matter of protection
§ 40:25 Rights owners
§ 40:26 Contents of protection for the related-rights owners
§ 40:27 Limitations and exceptions
§ 40:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 40:29 Transfer of copyright and related rights
§ 40:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 40:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration

© 2019 Thomson Reuters, Rel. 11, 12/2019
§ 40:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 40:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT
§ 40:34 General: scope of regulation
§ 40:35 Conditions for collective management organizations (CMOs) to become active
§ 40:36 Regulation of relationship between CMO and rights owners
§ 40:37 Regulation of relationship between CMO and professional users
§ 40:38 Procedural provisions on CMOs
§ 40:39 Control/supervision of CMOs
§ 40:40 Cultural and social functions of CMOs
§ 40:41 Existing CMOs

IX. ENFORCEMENT
A. REMEDIES
§ 40:42 Civil remedies
§ 40:43 Criminal sanctions
§ 40:44 Administrative sanctions, where applicable
§ 40:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES
§ 40:46 Civil proceedings
§ 40:47 Criminal proceedings
§ 40:48 Administrative proceedings

C. JUDICIAL EXECUTION
§ 40:49 General rules
§ 40:50 Specific rules for copyright and related rights [Reserved]

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS
§ 40:51 Applicable procedural law
§ 40:52 Applicable substantive law
§ 40:53 Execution of foreign judgments
§ 40:54 Status of foreigners
§ 40:55 —Application of international conventions
CHAPTER 41. UNITED STATES OF AMERICA

I. LEGAL BASIS

§ 41:1 The legal system
§ 41:2 The current legislative acts governing copyright and its enforcement
§ 41:3 The current secondary law
§ 41:4 Territorial scope of application
§ 41:5 Important recent amendments in legislation
§ 41:6 Transitional provisions
§ 41:7 Pending legislation
§ 41:8 International conventions to which the country is a party

II. SUBJECT MATTER OF PROTECTION

§ 41:9 Categories of protected subject matter in the meaning of the Berne Convention
§ 41:10 Other categories of protected subject matter, including audiovisual recordings
§ 41:11 General substantive requirements for protection and irrelevant factors
§ 41:12 Scope of protection
§ 41:13 Works excluded from protection
§ 41:14 Formal requirements

III. THE AUTHOR OR OTHER COPYRIGHT OWNER

§ 41:15 Author of work
§ 41:16 Coauthorship/joint authorship
§ 41:17 Other forms of work influenced by several persons
§ 41:18 Presumptions of authorship or first ownership, including work made for hire

IV. CONTENTS OF PROTECTION

§ 41:19 Economic rights and secondary infringement, where applicable
§ 41:20 Moral rights

© 2019 Thomson Reuters, Rel. 11, 12/2019
V. LIMITATIONS AND EXCEPTIONS; COMPULSORY LICENSES

§ 41:21 General explanations
§ 41:22 The individual limitations, exceptions, and compulsory licenses

VI. DURATION OF PROTECTION

§ 41:23 Generally, and in respect of different kinds of works

VII. RELATED RIGHTS

§ 41:24 Subject matter of protection
§ 41:25 Rights owners
§ 41:26 Contents of protection for the related-rights owners
§ 41:27 Limitations and exceptions
§ 41:28 Duration of protection

VIII. RIGHTS MANAGEMENT

A. INDIVIDUAL RIGHTS MANAGEMENT

§ 41:29 Transfer of copyright and related rights
§ 41:30 Legal presumptions of transfer or assignment of economic rights to the contractual partner
§ 41:31 Statutory rules regarding copyright and related-rights contracts for matters other than remuneration
§ 41:32 Statutory or other rules regarding remuneration for authors and performing artists
§ 41:33 Other provisions or case law

B. COLLECTIVE RIGHTS MANAGEMENT

§ 41:34 General: scope of regulation [Collective Management Organizations]
§ 41:35 Conditions for collective management organizations (CMOs) to become active
§ 41:36 Regulation of relationship between CMO and right owners
§ 41:37 Regulation of relationship between CMO and professional users
§ 41:38 Procedural provisions on CMOs
§ 41:39 Control/supervision of CMOs
§ 41:40 Cultural and social functions of CMOs

cii
IX. ENFORCEMENT

A. REMEDIES

§ 41:42 Civil remedies
§ 41:43 Criminal sanctions
§ 41:44 Administrative sanctions, where applicable
§ 41:45 Particular remedies in respect of circumvention of technical measures and rights-management information

B. AVAILABLE PROCEDURES AND COURTS

§ 41:46 Civil proceedings
§ 41:47 Criminal proceedings
§ 41:48 Administrative proceedings

C. JUDICIAL EXECUTION

§ 41:49 General rules
§ 41:50 Specific rules for copyright and related rights

X. CONFLICT-OF-LAW RULES AND STATUS OF FOREIGNERS

§ 41:51 Applicable procedural law
§ 41:52 Applicable substantive law
§ 41:53 Execution of foreign judgments
§ 41:54 Status of foreigners
§ 41:55 —Application of international conventions
§ 41:56 —Protection of foreign authors and related-right owners other than on the basis of international conventions