

# CopyrightAct,1957 \* (aslastamendedbyActNo.49of1999)

#### ARRANGEMENTOFSECTI ONS

	Section
Chanter I Praliminary	
ChapterI:Preliminary Shorttitle,extentandcommencement	1
Interpretation	2
	3
Meaningofpublication.	3
When work not deemed to be published or performed	4
inpublic.	4
WhenworkdeemedtobefirstpublishedinIndia	5
CertaindisputestobedecidedbyCopyrightBoard	6
Nationalityofauthorwherethemakingofunpublished	
workisextendedoverconsiderableperiod	7
Domicileofcorp orations	8
ChapterII:CopyrightOfficeAndCopyrightBoard	
CopyrightOffice	9
RegistrarandDeputyRegistrarsofCopyrights	10
CopyrightBoard	11
PowersandprocedureofCopyrightBoard	12
ChapterIII:Copyright	10
Worksinwhichcopyrightsubsists	13
Meaningofcopyright	14
Special provision regarding copyright in designs	
registered or capable of being registered under the	
DesignsAct,1911	15
NocopyrightexceptasprovidedinthisAct	16
ChapterIV:OwnershipofCopyrightandtheRightsofthe Owner	
Firstownerofcopyright	17
Assignmentofcopyright	18
Modeofassignment	19
Disputeswithrespecttoassignmentofcopyright	19A
Transmission of copyright in manuscript by	
testamentarydisposition	20
Rightofauthortorelinquishcopyright	21
	21
ChapterV:TermofCopyright	
Term of copyright in published literary, dramatic,	
musicalandartisticworks	22
Term of copyright in anonymous and pseudonymous	
works	23
Termofcopyrightinposthumouswork	24
Termofcopyrightinphotographs	25
Termof copyrightincinematographfilms	26
Termofcopyrightinsoundrecordings	27
TermofcopyrightinGovernmentwork	28
Termofcopyrightinworksofpublicundertakings	28A
Term of copyright in works of international	
organisations	29
ChapterVI:Licenc es	
Licencesbyownersofcopyright	30
Application of sections 19 and 19 A	30A
Compulsorylicenceinworkswithheldfrompublic	31
comparisor income and with more and an armine and armine and armine and armine and armine and armine armine and armine ar	<i>J</i> 1



CompulsorylicenceinunpublishedIndianworks	31A
Licencetoproduceandpublishtranslations	32
Licence to reproduce and publish works for certain	
purposes	32A
TerminationoflicencesissuedunderthisChapter	32B
	320
ChapterVII:CopyrightSocieties	
RegistrationofCopyrightSociety	33
Administrationofrightsofownerbycopyrightsociety	34
Paymentofremunerationsby copyrightsociety	34A
Control over the copyright society by the owner of	3 17 1
** * * * * * * * * * * * * * * * * * * *	25
rights	35
Submissionofreturnsandreports	36
Rightsandliabilitiesofperformingrightssocieties	36A
Chapter VIII: Rights of Broadcasting Organisation and of	
Performers	
	27
Broadcastreproductionright	37
Performer's right	38
Acts not infringing broadcast reproduction right or	
performer'sright	39
Other provisions applying to broadcast reproduction	
rightandperformer'sright	39A
	3711
ChapterIX:InternationalCopyright	
Powertoe xtendcopyrighttoforeignworks	40
PowerofCentralGovernmenttoapplyChapterVIIIto	
broadcasting organisations and performers in certain	
othercountries	40A
Provisions as to works of certain international	7071
	41
organisations	41
Power to restrict rights i n works of foreign authors	
firstpublishedinIndia	42
Power to restrict rights of foreign broadcasting	
organisationsandperformers	42A
Ordersunderthis Chaptertobelaid before Parliament	43
	43
ChapterX:RegistrationofCopyright	
RegisterofCopyrigh ts	44
EntriesinRegisterofCopyrights	45
Indexes	46
Formandinspectionofregister	47
Register of Copyrights to be <i>primafacie</i> evidence of	.,
particularsenteredtherein	48
CorrectionofentriesintheRegisterofCopyrights	49
RectificationofRegis terbyCopyrightBoard	50
Entries in the Register of Copyrights, etc., to be	
published	50A
ChapterXI:InfringementofCopyright	
Whencopyrightinfringed	51
Certainactsnottobeinfringementofcopyright	52
Particulars to be included in sound record ings and	
videofilms	52A
Accountsandaudit	52B
Importationofinfringingcopies	53
Resalesharerightinoriginalcopies	53A
	JJA
ChapterXII:CivilRemedies	
Definition	54
Civilremediesforinfringementofcopyright	55
Protection of separaterights	56
Author's special rights	57



	withinfringingcopies	
	Restriction on remedies in the case of works of	
	architecture	
	Remedy in the case of groundless threat of legal proceedings	
	Ownerofcopyrig httobepartytotheproceeding	
	Jurisdiction of court over matters arising under this	
	Chapter	
ChapterXII	•	
Chapterxii	Offence of infringement of copyright or other rights	
	conferredbythisAct	
	Enhanced penalty on second and subsequent	
	convictions	6
	Knowing use of infringing copy of computer	
	programmetobeanoffence	$\epsilon$
	Powerofpolicetoseizeinfringingcopies	
	Possession of plates for purpose of making infringing	
	copies	
	Disposal of infringing copies or plates for purpose of	
	makinginfringingcopies	
	Penalty for making false entries in register, etc., for	
	producingortenderingfalseentries	
	Penaltyformakingfalsestatementsforthepurposeof	
	deceivingorinfluencinganyauthorityorofficer	
	Penaltyforcontravention of section 52A	(
	Offencesbycompanies	
	Cognizanceofoffences	
ChapterXI	V:Appeals	
	AppealsagainstcertainordersofMagistrate	
	Appeals against orders of Registrar of Copyrights and	
	CopyrightBoard	
	Procedureforappeals	
ChapterXV	': Miscellaneous	
•	Registrar of Copyrights and Copyright Board to	
	possesscertainpowersofcivilcourts	
	Orders for payment of money passed by Registrar of	
	CopyrightSandCopyrightBoardtobeexecutableasa	
	decree	
	Protectionofactiontakeningoodf aith	
	Certainpersonstobepublicservants	
	Powertomakerules	
	Repeals, savings, and transitional provisions	

# An Act to a mendand consolidate the law relating to copy right.

# ChapterI Preliminary

Shorttitle, extentand commencement

- 1.—(1) ThisActmaybecalledtheCopyrightAct,1957.
- (2)ItextendstothewholeofIndia.



**2.**InthisAct,unlessthecon



(3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

# Interpretation

textotherwiserequires, —

(a)"adaptation"means, —	
(i)inrelationtoadramaticwork,theconversionoftheworkintoanon -dramaticwork	ork
(ii)inrelationtoaliteraryworkoranartisticwork,theconversionoftheworkintoa ramaticworkbywayo fperformanceinpublicorotherwise;	
(iii)inrelationtoaliteraryordramaticwork,anyabridgementoftheworkorany ersionoftheworkinwhichthestoryoractionisconveyedwhollyormainlybymeansof icturesinaformsuitableforreproducti oninabook,orinanewspaper,magazineorsimilar eriodical;	
(iv) in relation to a musical work, any arrangement or transcription of the work; and	
(v) inrelationtoanywork,anyuseofsuchworkinvolvingitsre -arrangementor teration;	
(b)"wor kofarchitecture"meansanybuildingorstructurehavinganartisticcharacter rdesign,oranymodelforsuchbuildingorstructure;	
(c)"artisticwork"means —	
(i)apainting,asculpture,adrawing(includingadiagram,map,chartorplan),an ngravingoraphotograph,whetherornotanysuchworkpossessesartisticquality;	
(ii)aworkofarchitecture;and	
(iii)anyotherworkofartisticcraftsmanship;	
(d) "author" means, —	
(i)inrelationtoaliteraryordramaticwork,theauthorofthework;	
(ii)inrelationtoamusicalwork,thecomposer;	
(iii)inrelationtoanartisticworkotherthanaphotograph,theartist;	
(iv)relationtoaphotograph,thepersontakingthephotograph;	
(v)inrelationtoacinematographfilmorsoundrecording,th eproducer;and	
(vi)inrelationtoanyliterary,dramatic,musicalorartisticworkwhichiscomputer enerated,thepersonwhocausestheworktobecreated;	-
(dd)"broadcast"meanscommunicationtothepublic —	





- (i)byanymeansofwirelessdiffusion, whetherinanyoneormoreoftheformsof signs, sounds or visualimages; or
  - (ii)bywire,

andincludesare -broadcast;

- (e)"calendaryear"meanstheyearcommencingonthe1stdayofJanuary;
- (f) "cinematographfilm" meansanyworkofvisualrecording onanymedium produced through a process from which a moving image may be produced by any means and includes a sound recording accompanying such visual recording and "cinematograph" shall be construed a sincluding anywork produced by any process analogou stocinematography including video films;
- (ff) "communicationtothepublic" means making anywork available for being seen or heard or other wise enjoyed by the public directly or by anymeans of displayor diffusion other than by is suing copies of such work regardless of whether anymember of the public actually sees, he arsorother wise enjoys the work soma deavailable.
- Explanation.—Forthepurposesofthisclause,communicationthroughsatelliteorcable oranyothermeansofsimultaneouscommunicationtomorethanonehouseholdorplaceof residenceincludingresidentialroomsofanyhotelorhostelshallbedeemedtobe communicationtothepublic;
- (ffa)"composer",inrelationtoamusicalwork,meansthepersonwhocomposesthe musicregardlessof whetherherecordsitinanyformofgraphicalnotation;
- (ffb) "computer" includes any electronic or similar device having information processing capabilities;
- (ffc)"computerprogramme"meansasetofinstructionsexpressedinwords,codes, schemesori nanyotherform,includingamachine -readablemedium,capableofcausinga computertoperformaparticulartaskorachieveaparticularresult;
  - (ffd)"copyrightsociety"meansasocietyregisteredundersub -section(3)ofsection33;
- (g) "delivery", in relation to a lecture, includes delivery by means of any mechanical instrumentor by broadcast;
- (h)"dramaticwork"includesanypieceforrecitation, choreographicworkor entertainmentindumbshow, the scenicarrangementor acting form of which is fix writing or otherwise but does not include a cinematograph film;
- (*hh*)"duplicatingequipment"meansanymechanicalcontrivanceordeviceusedor intendedtobeusedformakingcopiesofanywork;
- (i)"engravings"includeetchings,lithographs,wood -cuts,printsandothersimilar works,notbeingphotographs;





(j)"exclusivelicence"meansalicencewhichconfersonthelicenseeoronthelicensee
and persons authorised by him, to the exclusion of all other persons (including the owner of
thecopyrigh t), any right comprised in the copyright in a work, and "exclusive licensee" shall
beconstruedaccordingly;

- (k) "Governmentwork" means a work which is made or published by or under the direction or control of
  - (i)theGovernmentoranydepartmentofth eGovernment;
  - (ii)anyLegislatureinIndia;
  - (iii)anycourt,tribunalorotherjudicialauthorityinIndia;
  - (1)"Indianwork"meansaliterary,dramaticormusicalwork,
  - (i)theauthorofwhichisacitizenofIndia;or
  - (ii)whichisfirstpublished inIndia;or
- (iii)theauthorofwhich,inthecaseofanunpublishedwork,is,atthetimeofthe makingofthework,acitizenofIndia;
  - (m)"infringingcopy"means, —
- (i)inrelationtoaliterary,dramatic,musicalorartisticwork,are productiont hereof otherwise than in the form of a cinematographic film;
- (ii) in relation to a cine matographic film, a copy of the film made on any medium by any means;
- (iii)inrelationtoasoundrecording,anyotherrecordingembodyingthesamesound recording,m adebyanymeans;
- (iv)inrelationtoaprogrammeorperformanceinwhichsuchabroadcastreproduction rightoraperformer's rightsubsists under the provisions of this Act, the sound recording or a cinematographic film of such programmeor performance,

if such reproduction, copyors ound recording is made or imported in contravention of the provisions of this Act;

- (n)"lecture"includesaddress, speechandsermon;
- (o) "literarywork" includes computer programmes, tables and compilations including computer databases;
- (p) "musicalwork" means a work consisting of musicand includes any graphical notation of such work but does not include any words or any action intended to be sung, spoken or performed with the music;
- (q) "performance", in relation to presentation madelive by one or more performers;





(qq)"performer"includesanactor, singer, musician, dancer, ac	crobat,juggler,conjurer,
snakecharmer, aperson delivering a lecture or any other person who	makesaperformance;

- (r) [omitted]
- (s) "photograph" includes photo -lithograph and anywork produced by any process analogous to photography but does not include any part of a cinematograph film;
- (t)"plate"includesanystereotypeorotherplate,stone ,block,mould,matrix,transfer, negative,duplicatingequipmentorotherdeviceusedorintendedtobeusedforprintingor reproducingcopiesofanywork,andanymatrixorotherappliancebywhichsoundrecordings fortheacousticpresentationofthew orkareorareintendedtobemade;
  - (u)"prescribed"meansprescribedbyrulesmadeunderthisAct;
- (uu)"producer",inrelationtoacinematographfilmorsoundrecording,meansa personwhotakestheinitiativeandresponsibilityformakingthework;
  - (v)[omitted]
  - (w)[omitted]
- (x) "reprography" means the making of copies of a work, by photocopying or similar means;
- (xx)"soundrecording"meansarecordingofsoundsfromwhichsuchsoundsmaybe producedregardlessofthemediumonwhichsuchrecord ingismadeorthemethodbywhich thesoundsareproduced;
  - (y)"work"meansanyofthefollowingworks,namely: —
  - (i)aliterary,dramatic,musicalorartisticwork;
  - (ii)acinematographfilm;
  - (iii)asoundrecording;
- (*z*)"workofjointauthorship"me ansaworkproducedbythecollaborationoftwoor moreauthorsinwhichthecontributionofoneauthorisnotdistinctfromthecontributionof theotherauthororauthors;
  - (za)"workofsculpture"includescastsandmodels.

#### Meaningofpublication

**3.**Fo rthepurposesofthisAct, "publication" meansmaking awork available to the public by issue of copies or by communicating the work to the public.

When work not deemed to be published or performed in public





**4.** Exceptinrelationtoinfringementofcopyr ight,aworkshallnotbedeemedtobe publishedorperformedinpublic,ifpublished,orperformedinpublic,withoutthelicenceof theownerofthecopyright.

#### WhenworkdeemedtobefirstpublishedinIndia

**5.**ForthepurposesofthisAct,aworkpubli shedinIndiashallbedeemedtobefirst publishedinIndia,notwithstandingthatithasbeenpublishedsimultaneouslyinsomeother country,unlesssuchothercountryprovidesashortertermofcopyrightforsuchwork;anda workshallbedeemedtobepublishedsimultaneouslyinIndiaandinanothercountryifthe timebetweenthepublicationinIndiaandthepublicationinsuchothercountrydoesnot exceedthirtydaysorsuchotherperiodastheCentralGovernmentmay,inrelationtoany specifiedcount ry,determine.

#### CertaindisputestobedecidedbyCopyrightBoard

**6.**Ifanyquestionarises, —

(a) whether a work has been published or a stothed at eon which a work was published for the purposes of Chapter V, or

(b) whether the term of copyright for an ywork is shorter in any other country than that provided in respect of that work under this Act,

it shall be referred to the Copyright Board constituted under section 11 whose decision the reon shall be final:

Provided that if in the opinion of the Copyrig ht Board, the issue of copies or communication to the public referred to in section 3 was of an insignificant nature it shall not be deemed to be publication for the purposes of that section.

# Nationalityofauthorwherethemakingofunpublishedwork ise xtendedoverconsiderableperiod

**7.**Where,inthecaseofanunpublishedwork,themakingoftheworkisextendedover aconsiderableperiod,theauthoroftheworkshall,forthepurposesofthisAct,bedeemedto beacitizenof,ordomiciledin,thatc ountryofwhichhewasacitizenorwhereinhewas domiciledduringanysubstantialpartofthatperiod.

#### **Domicile of corporations**

**8.**ForthepurposesofthisAct,abodycorporateshallbedeemedtobedomiciledin Indiaifitisincorporatedunderanyla winforceinIndia.

# Chapter II Copyright Office and Copyright Board





# CopyrightOffice

- **9.**—(1) ThereshallbeestablishedforthepurposesofthisActanofficetobecalledthe CopyrightOffice.
- (2) The Copyright Offices hall be under the immediate contrology of the Registrar of Copyrights who shall actual earlier the superintendence and direction of the Central Government.
  - (3)ThereshallbeasealfortheCopyrightOffice.

# Registrar and Deputy Registrars of Copyrights

- $\textbf{10.} \hspace{-0.1cm} \textbf{--} (1) The Central Government shall appoint one or more Deputy Registrars of Copyrights.} \quad nta Registrar of Copyrights and may appoint one or more Deputy Registrars of Copyrights.$
- (2) ADeputyRegistrarofCopyrightsshalldischargeunderthesuperintendenceand directionoftheRegistrarofCopyrightssuchfunctionsoftheRegistrarunderthi sActasthe Registrarmay, from time to time, assign to him; and any reference in this Act to the Registrar of Copyrights shall include a reference to a DeputyRegistrar of Copyrights when so discharging any such functions.

#### CopyrightBoard

- **11.**—(1) AssoonasmaybeafterthecommencementofthisAct,theCentral GovernmentshallconstituteaBoardtobecalledtheCopyrightBoardwhichshallconsistofa Chairmanandnotlessthantwonormorethanfourteenothermembers.
- (2)TheChairmanandothermembe rsoftheCopyrightBoardshallholdofficeforsuch periodandonsuchtermsandconditionsasmaybeprescribed.
- (3) The Chairman of the Copyright Boardshall beapers on who is, or has been, a Judge of a High Courtor is qualified for appointment as a Judge of a High Court.
- (4) The Registrar of Copyrights shall be the Secretary of the Copyright Board and shall perform such functions as may be prescribed.

#### Powersandprocedure of Copyright Board

**12.**—(1)TheCopyrightBoardshall,subjecttoanyrulesth atmaybemadeunderthis Act,havepowertoregulateitsownprocedure,includingthefixingofplacesandtimesofits sittings:

Provided that the Copyright Boardshall or dinarily hear any proceeding instituted before it under this Act within the zone in which, at the time of the institution of the proceeding, the person instituting the proceeding actually and voluntarily resides or carries on business or personally works for gain.





*Explanation*.—Inthissub -section"zone"meansazonespecifiedinsection 15ofthe StatesReorganisationAct,1956.

(2)TheCopyrightBoardmayexerciseanddischargeitspowersandfunctionsthrough BenchesconstitutedbytheChairmanoftheCopyrightBoardfromamongstitsmembers,each Benchconsistingofnotlessthanthre emembers.

Provided that, if the Chairman is of opinion that any matter of importance is required to be heard by a larger bench, he may refer the matter to a special bench consisting of five members.

(3)Ifthereisadifferenceofopinionamongthemembe rsoftheCopyrightBoardor anyBenchthereofinrespectofanymattercomingbeforeitfordecisionunderthisAct,the opinionofthemajorityshallprevail:

Provided that where there is no such majority, the opinion of the Chairman shall prevail.

- (4) The Chairman may authorise any of its members to exercise any of the powers conferred on it by section 74 and any order made or act done in exercise of those powers by the members oauthorised shall be deemed to be the order or act, as the case may be, of the Board.
- (5) Nomember of the Copyright Boardshall take partin any proceedings before the Board in respect of any matter in which he has a personal interest.
- (6) No act do neor proceeding taken by the Copyright Board under this Actshall be questioned on the ground merely of the existence of any vacancy in, or defect in the constitution of, the Board.
- (7)TheCopyrightBoardshallbedeemedtobeacivilcourtforthepurposesofsections 345and346oftheCodeofCriminalProcedure,1973,andallp roceedingsbeforetheBoard shallbedeemedtobejudicialproceedingswithinthemeaningofsections193and228ofthe IndianPenalCode.

# ChapterIII Copyright

#### Worksinwhichcopyrightsubsists

13.—(1)Subjecttotheprovisionsofth	nissectionandtheo	therprovisionsofthisAct,
copyrightshallsubsistthroughoutIndiainth	efollowingclassesof	works,thatistosay, —

(a) original literary, dramatic, musical and artistic works;

- (b)cinematographfilms; and
- (c)soundrecordings.





- (2)Copyrightshal lnotsubsistinanyworkspecifiedinsub -section(1),otherthana worktowhichtheprovisionsofsection40orsection41apply,unless, —
- (i)inthecaseofapublishedwork,theworkisfirstpublishedinIndia,orwherethe workisfirstpublishedo utsideIndia,theauthorisatthedateofsuchpublication,orinacase wheretheauthorwasdeadatthatdate,wasatthetimeofhisdeath,acitizenofIndia;
- (ii) in the case of an unpublished work other than a work of architecture, the authorisat the date of the making of the work acitizen of India or domiciled in India; and
  - (iii)inthecaseofaworkofarchitecture,theworkislocatedinIndia.

*Explanation*.—Inthecaseofaworkofjointauthorship,theconditionsconferring copyrightspecifi edinthissub -sectionshallbesatisfiedbyalltheauthorsofthework.

- (3)Copyrightshallnotsubsist —
- (a) in any cinematograph film if a substantial part of the film is an infringement of the copyright in any other work;
- (b)inanysoundrecording madeinrespectofaliterary,dramaticormusicalwork,ifin makingthesoundrecording,copyrightinsuchworkhasbeeninfringed.
- (4)Thecopyrightinacinematographfilmorasoundrecordingshallnotaffectthe separatecopyrightinanyworkinres pectofwhichorasubstantialpartofwhich,thefilm,or asthecasemaybe,thesoundrecordingismade.
- (5)Inthecaseofaworkofarchitecture,copyrightshallsubsistonlyintheartistic characteranddesignandshallnotextendtoprocessesorm ethodsofconstruction.

#### Meaningofcopyright

- **14.**ForthepurposesofthisAct,"copyright"meanstheexclusiverightsubjecttothe provisionsofthisAct,todoorauthorisethedoingofanyofthefollowingactsinrespectofa workoranysubstantialpartthereof,namely: —
- $\it (a) in the case of a literary, dramatic or musical work, not being a computer programme,$
- (i)toreproduce the work in any material form including the storing of it in any medium by electronic means;
  - (ii)toissuecopiesofthewor ktothepublicnotbeingcopiesalreadyincirculation;
  - (iii)toperformtheworkinpublic,orcommunicateittothepublic;
  - (iv)tomakeanycinematographfilmorsoundrecordinginrespectofthework;
  - (v)tomakeanytranslationofthework;
  - (vi) tomakeanyadaptationofthework;



(vii)todo,inrelationtoatranslationoranadaptationofthework,anyoftheacts specifiedinrelationtotheworkinsub -clauses(i)to(vi);
(b) inthecaseofacomputerprogramme, —
(i)todoanyoftheacts specifiedinclause (a);
(ii) tosellorgiveoncommercialrentalorofferforsaleorforcommercialrentalany copyofthecomputerprogramme:
Provided that such commercial rental does not apply in respect of computer programmes where the programme it self is not the essential object of the rental.
(c)inthecaseofanartisticwork, —
(i)toreproducetheworkinanymaterialformincludingdepictioninthreedimensions of atwo-dimensionalworkorintwodimensionsofathree -dimensionalwork;
(ii) tocommunicatetheworktothepublic;
(iii) toissuecopiesoftheworktothepublicnotbeingcopiesalreadyincirculation;
(iv)toincludetheworkinanycinematographfilm;
(v)tomakeanyadaptationofthework;
(vi) to do in relation to an ad a ptation of the work any of the acts specified in relation to the work in sub-clauses (i) to (iv);
(d) inthecaseofacinematographfilm, —
(i) tomakeacopyofthefilm,includingaphotographofanyimageformingpart thereof;
(ii)tosellorgiveo nhire,orofferforsaleorhire,anycopyofthefilm,regardlessof whethersuchcopyhasbeensoldorgivenonhireonearlieroccasions;
(iii)tocommunicatethefilmtothepublic;
(e) inthecaseofasoundrecording, —
(i) tomakeanyothersound recordingembodyingit;
(ii) tosellorgiveonhire,orofferforsaleorhire,anycopyofthesoundrecording regardlessofwhethersuchcopyhasbeensoldorgivenonhireonearlieroccasions;
(iii) tocommunicatethesoundrecordingtothepublic.
<i>Explanation</i> .—Forthepurposesofthissection,acopywhichhasbeensoldonceshall bedeemedtobeacopyalreadyincirculation.





- **15.**—(1)CopyrightshallnotsubsistunderthisActinanydesignwhichisregistered undertheDesignsAct,1911.
- (2) Copyrightinanydesign, which is capable of being registered under the Designs Act, 1911, but which has not been soregistered, shall ceas eas soon as any article to which the design has been applied has been reproduced more than fifty times by an industrial process by the owner of the copyrightor, with his licence, by any other person.

#### NocopyrightexceptasprovidedinthisAct

**16.**Nope rsonshallbeentitledtocopyrightoranysimilarrightinanywork,whether publishedorunpublished,otherwisethanunderandinaccordancewiththeprovisionsofthis Actorofanyotherlawforthetimebeinginforce,butnothinginthissectionshal lbe construedasabrogatinganyrightorjurisdictiontorestrainabreachoftrustorconfidence.

# $\label{lem:chapterIV} Chapter IV \\ Ownership of Copyright and the Rights of the Owner$

### Firstownerofcopyright

**17.**SubjecttotheprovisionsofthisAct,theauthorofaworkshal lbethefirstownerof thecopyrighttherein:

#### Providedthat —

- (a)inthecaseofaliterary,dramaticorartisticworkmadebytheauthorinthecourse of hisemployment bythe proprietor of an ewspaper, magazine or similar periodical under a contract of service or apprenticeship, for the purpose of publication in an ewspaper, magazine or similar periodical, the said proprietor shall, in the absence of any agreement to the contrary, bethe first owner of the copyright in the work in sofar as the copyright relates to the publication of the work in any newspaper, magazine or similar periodical, or to the reproduction of the work for the purpose of its being sopublished, but in all other respects the author shall be the first owner of the copyright in the work;
- (b) subject to the provision of clause (a), in the case of a photograph taken, or a painting or painting or partial training or a cinematograph film made, for valuable consideration at the instance of any person, such persons hall, in the absence of any agreement to the contrary, bethe first owner of the copy right therein;
- (c)inthecaseofaworkmadeinthecourseoftheauthor's employmentundera contractofserviceorapprenticeship, to which clause (a) or clause (b) does not apply, the employershall, in the absence of any agreement to the contrary, bethe first owner of the copyright therein;
- (cc)inthecaseofanyaddressorspeechdeliveredinpublic,thepersonwhohas deliveredsuchaddressorspeechorifsuchpersonhasdeliveredsu chaddressorspeechon behalfofanyotherperson,suchotherpersonshallbethefirstownerofthecopyrighttherein





notwithstandingthatthepersonwhodeliverssuchaddressorspeech,or,asthecasemaybe, thepersononwhosebehalfsuchaddressor speechisdelivered,isemployedbyanyother personwhoarrangessuchaddressorspeechoronwhosebehalforpremisessuchaddressor speechisdelivered;

- (d)inthecaseofaGovernmentwork,Governmentshall,intheabsenceofany agreementtotheco ntrary,bethefirstownerofthecopyrighttherein;
- (dd)inthecaseofaworkmadeorfirstpublishedbyorunderthedirectionorcontrolof anypublicundertaking, suchpublicundertaking shall, in the absence of any agreement to the contrary, bethe first owner of the copyright therein.

 $\label{lem:explanation} Explanation. — For the purposes of this clause and section 28 A, "public under taking" means—$ 

- (i)anundertakingownedorcontrolledbyGovernment;or
- (ii)aGovernmentCompanyasdefinedinsection617oftheCompanies Act,1956;or
- (iii)abodycorporateestablishedbyorunderanyCentral,ProvincialorStateAct;
- (e)inthecaseofaworktowhichtheprovisionsofsection41apply,theinternational organisationconcernedshallbethefirstownerofthecopyright herein.

#### Assignmentofcopyright

**18.**—(1)Theownerofthecopyrightinanexistingworkortheprospectiveownerof thecopyrightinafutureworkmayassigntoanypersonthecopyrighteitherwhollyor partiallyandeithergenerallyorsubjecttolimitati onsandeitherforthewholetermofthe copyrightoranypartthereof:

Provided that in the case of the assignment of copyright in any future work, the assignments hall take effect only when the work comes into existence.

- (2)Wheretheassigneeofacopy rightbecomesentitledtoanyrightcomprisedinthe copyright, the assignee as respects the rights not assigned, shall be treated for the purposes of this Actastheowner of copyright and the provisions of this Actasthallhave effect accordingly.
- (3)Inthissection,theexpression"assignee"asrespectstheassignmentofthe copyrightinanyfutureworkincludesthelegalrepresentativesoftheassignee,iftheassignee diesbeforetheworkcomesinto existence.

#### Modeofassignment

 $\textbf{19.} \hspace{-0.1cm} \hspace{-0.1cm} \textbf{(1)} No assignment of the copyright in anywork shall be valid unless it is in writing signed by the assign or or by his duly authorised agent.$ 





- (2)Theassignmentofcopyrightinanyworkshallidentifysuchwork,andshal lspecify therightsassignedandthedurationandterritorialextentofsuchassignment.
- (3)Theassignmentofcopyrightinanyworkshallalsospecifytheamountofroyalty payable,ifany,totheauthororhislegalheirsduringthecurrencyoftheass ignmentandthe assignmentshallbesubjecttorevision,extensionorterminationontermsmutuallyagreed uponbytheparties.
- (4)Wheretheassigneedoesnotexercisetherightsassignedtohimunderanyofthe othersub-sectionsofthissectionwithin aperiodofoneyearfromthedateofassignment,the assignmentinrespectofsuchrightsshallbedeemedtohavelapsedaftertheexpiryofthesaid periodunlessotherwisespecifiedintheassignment.
- (5)Iftheperiodofassignmentisnotstated,its hallbedeemedtobefiveyearsfromthe dateofassignment.
- (6) If the territorial extent of assignment of the rights is not specified, it shall be presumed to extend within India.
- (7)Nothinginsub -section(2)orsub -section(3)orsub -section(4)or sub-section(5)or sub-section(6)shallbeapplicabletoassignmentsmadebeforethecomingintoforceofthe Copyright(Amendment)Act,1994.

#### Disputeswithrespecttoassignmentofcopyright

- **19A.**—(1)Ifanassigneefailstomakesufficientexerciseoft herightsassignedtohim, and such failure is not attributable to any actor omission of the assignor, then, the Copyright Boardmay, on receipt of a complaint from the assignor and afterholding such in quiry a sit may deem necessary, revoke such assignme nt.
- (2) If any dispute arises with respect to the assignment of any copyright the Copyright Boardmay, on receipt of a complaint from the aggrieved party and after holding such inquiry as it considers necessary, pass such order as it may deem fit includin gan order for the recovery of any royal typayable:

Provided that the Copyright Boardshall not pass any order under this sub-section to revoke the assignment unless it is satisfied that the terms of assignment are harsh to the assign or in case the a

Provided further that no order of revocation of assignment under this subbemade within a period of five years from the date of such assignment.

#### *Transmissionofcopyrightinmanuscriptbytestamentarydisposition*

**20.** Whereunderabequestapersonisentitledtothemanuscriptofaliterary,dramatic ormusicalwork,ortoanartisticwork,andtheworkwasnotpublishedbeforethedeathofthe testator,thebequestshall,unlessthecontraryintentionisindicatedin thetestator's willor





any codicil thereto, be construed as including the copyright in the work in sofar as the testator was the owner of the copyright immediately before his death.

*Explanation*.—Inthissection,theexpression"manuscript"meanstheorigi naldocument embodyingthework,whetherwrittenbyhandornot.

#### Rightofauthortorelinquishcopyright

- **21.**—(1)Theauthorofaworkmayrelinquishalloranyoftherightscomprisedinthe copyrightintheworkbygivingnoticeintheprescribedformto andthereuponsuchrightsshall,subjecttotheprovisionsofsub the Registrar of Copyrights -section(3),cease to exist from the date of the notice.
- (2)Onreceiptofanoticeundersub -section(1),theRegistrarofCopyrightsshallcause ittobepubl ishedintheOfficialGazetteandinsuchothermannerashemaydeemfit.
- (3)Therelinquishmentofalloranyoftherightscomprised in the copyrightin awork shall not affect any rights subsisting in favour of any person on the date of the notice refusion to insub-section (1).

# ChapterV TermofCopyright

Termofcopyrightinpublishedliterary, dramatic, musical and artistic works

**22.** Exceptasotherwisehereinafterprovided,copyrightshallsubsistinanyliterary, dramatic,musicalorartisticwor k(otherthanaphotograph)publishedwithinthelifetimeof theauthoruntilsixtyyearsfromthebeginningofthecalendaryearnextfollowingtheyearin whichtheauthordies.

Explanation.—Inthissectionthereferencetotheauthorshall,inthecase of awork of jointauthorship, beconstrued as are ference to the author who dies last.

#### *Termofcopyrightinanonymousandpseudonymousworks*

**23.**—(1)Inthecaseofaliterary,dramatic,musicalorartisticwork(otherthana photograph),whichispublish edanonymouslyorpseudonymously,copyrightshallsubsist untilsixtyyearsfromthebeginningofthecalendaryearnextfollowingtheyearinwhichthe workisfirstpublished:

Provided that where the identity of the authorisd is closed before the expiry of the said period, copyrights hall subsist until six type ars from the beginning of the calendary earnext following they earinwhich the authordies.

(2)Insub -section(1),referencestotheauthorshall,inthecaseofananonymouswork of jointautho rship,beconstrued, —

(a) where the identity of one of the authors is disclosed, as references to that author;





- $(b) {\it where the identity of more authors than one is disclosed, as reference sto the author who dies last from a mongst such authors.}$
- (3)Insub -section(1),referencestotheauthorshall,inthecaseofapseudonymous workofjointauthorship,beconstrued, —
- (a) where the names of one or more (but not all) of the authors are pseudonymous and his or their identity is not disclosed, as references to the author whose name is not a pseudonym, or, if the names of two or more of the authors are not pseudonyms, as references to such of those authors who dies last;
- (b) where the names of one or more (but not all) of the authors are pseudonyms and the identity of one or more of the misdisclosed, as reference sto the authors who dies last from amongst the authors who senames are not pseudonyms and the authors who senames are pseudonyms and are disclosed; and
- (c) wherethen a mesofall the authors are pseu donyms and the identity of one of them is disclosed, as reference sto the author whose identity is disclosed or if the identity of two or more of such authors is disclosed, as reference sto such of those authors who dies last.

*Explanation*.—Forthepurposes ofthissection, the identity of an authors hall be deemed to have been disclosed, if either the identity of the authorised is closed publicly by both the author and the publisher or is otherwise established to the satisfaction of the Copyright Board by that a tauthor.

### *Termofcopyrightinposthumouswork*

- **24.**—(1)Inthecaseofaliterary,dramaticormusicalworkoranengraving,inwhich copyrightsubsistsatthedateofthedeathoftheauthoror,inthecaseofanysuchworkof jointauthorship,atorimm ediatelybeforethedateofthedeathoftheauthorwhodieslast,but which,oranyadaptationofwhich,hasnotbeenpublishedbeforethatdate,copyrightshall subsistuntilsixtyyearsfromthebeginningofthecalendaryearnextfollowingthatyearin whichtheworkisfirstpublishedor,whereanadaptationoftheworkispublishedinany earlieryear,fromthebeginningofthecalendaryearnextfollowingthatyear.
- (2)Forthepurposesofthissectionaliterary,dramaticormusicalworkoran adaptationofanysuchworkshallbedeemedtohavebeenpublished,ifithasbeenperformed inpublicorifanysoundrecordingsmadeinrespectoftheworkhavebeensoldtothepublic orhavebeenofferedforsaletothepublic.

#### Termofcopyrightinphotogr aphs

25. In the case of a photograph, copyrights hall subsist until six type ars from the beginning of the calendary earnext following the year in which the photograph is published.

Termofcopyright in cinematograph films





**26.** Inthecaseofacinematogr aphfilm,copyrightshallsubsistuntilsixtyyearsfrom thebeginningofthecalendaryearnextfollowingtheyearinwhichthefilmispublished.

#### *Termofcopyrightinsoundrecordings*

**27.** Inthecaseofasoundrecording,copyrightshallsubsistuntils ixtyyearsfromthe beginningofthecalendaryearnextfollowingtheyearinwhichthesoundrecordingis published.

# Term of copyright in Government work

**28.**InthecaseofGovernmentwork,whereGovernmentisthefirstownerofthe copyrighttherein,co pyrightshallsubsistuntilsixtyyearsfromthebeginningofthecalendar yearnextfollowingtheyearinwhichtheworkisfirstpublished.

# Term of copyright in works of public under takings

**28A.**Inthecaseofawork,whereapublicundertakingisthef irstownerofthe copyrighttherein,copyrightshallsubsistuntilsixtyyearsfromthebeginningofthecalendar yearnextfollowingtheyearinwhichtheworkisfirstpublished.

#### Termofcopy right in works of international organisations

**29.**Inthecase of awork of an international organisation to which the provisions of section 41 apply, copyrights hall subsist until six type ars from the beginning of the calendar yearn extfollowing the year in which the work is first published.

# ChapterVI Licences

## Licencesbyownersofcopyright

**30.**Theownerofthecopyrightinanyexistingworkortheprospectiveownerofthe copyrightinanyfutureworkmaygrantanyinterestintherightbylicenceinwritingsigned byhimorbyhisdulyauthorisedagent:

 $Provided\ that in the case of a licence relating to copyright in any future work, the licence shall take effect only when the work comes into existence.$ 

Explanation.—Whereapersontowhomalicencerelatingtocopyrightinanyfuture workisgrantedunderthissect iondiesbeforetheworkcomesintoexistence,hislegal representativesshall,intheabsenceofanyprovisiontothecontraryinthelicence,beentitled tothebenefitofthelicence.

Application of sections 19 and 19 A





**30A.** The provisions of sections 1 9 and 19 A shall, with any necessary adaptations and modifications, applyin relation to a licence under section 30 as they apply in relation to assignment of copy rightina work.

#### Compulsory licence in works with held from public

- **31.**—(1)Ifatanytimeduri ngthetermofcopyrightinanyIndianworkwhichhasbeen publishedorperformedinpublic,acomplaintismadetotheCopyrightBoardthattheowner ofcopyrightinthework —
- (a) has refused to republish or allow the republication of the work or has refused to allow the performance in public of the work, and by reason of such refusal the work is withheld from the public; or
- (b) has refused to allow communication to the public by broadcast, of such work or in the case of a sound recording the work record edin such sound recording, on terms which the complainant considers reasonable;

theCopyrightBoard,aftergivingtotheownerofthecopyrightintheworkareasonable opportunityofbeingheardandafterholdingsuchinquiryasitmaydeemnecessary,ma y,ifit issatisfiedthatthegroundsforsuchrefusalarenotreasonable,directtheRegistrarof Copyrightstogranttothecomplainantalicencetorepublishthework,performtheworkin publicorcommunicatetheworktothepublicbybroadcast,asth ecasemaybe,subjectto paymenttotheownerofthecopyrightofsuchcompensationandsubjecttosuchotherterms and conditions as the Copyright Boardmaydetermine; and thereuponthe Registrarof Copyrights hallgrantthelicence to the complainanti naccordance with the directions of the Copyright Board, on payment of such fee as may be prescribed.

Explanation.—Inthissub -section,theexpression"Indianwork"includes —

- (i)anartisticwork,theauthorofwhichisacitizenofIndia;and
- (ii)acin ematographfilmorasoundrecordingmadeormanufacturedinIndia.
- (2) Where two ormore persons have made a complaint under sub-section (1), the licence shall be granted to the complainant who in the opinion of the Copy right Board would be stserve their nearest soft he general public.

#### CompulsorylicenceinunpublishedIndianworks

- ${\bf 31A.} \hbox{$-$(1)$Where,} in the case of an Indian work referred to in sub-clause~(iii) of clause~(l) of section 2, the authorised a dorunk nown or cannot be traced, or the owner of the copyright in such work cannot be found, any person may apply to the Copyright Board for a licence to publish such work or a translation thereof in any language.$
- (2)Beforemakinganapplicationundersub -section(1),theapplicantshallpublishhis proposalinoneissueofadailynewspaperintheEnglishlanguagehavingcirculationinthe





majorpartofthecountryandwheretheapplicationisforthepublicationofatranslationin anylanguage, also inone issue of any daily newspaper in that language.

- (3) Every such application shall be made in such formas may be prescribed and shall be accompanied with a copy of the advertisement is sued under sub-section (2) and such fee as may be prescribed.
- (4)WhereanapplicationismadetotheCopyrightBoardu nderthissection,itmay, afterholdingsuchinquiryasmaybeprescribed,directtheRegistrarofCopyrightstograntto theapplicantalicencetopublishtheworkoratranslationthereofinthelanguagementioned intheapplicationsubjecttothepaym entofsuchroyaltyandsubjecttosuchothertermsand conditionsastheCopyrightBoardmaydetermine,andthereupontheRegistrarofCopyrights shallgrantthelicencetotheapplicantinaccordancewiththedirectionoftheCopyright Board.
- (5)Where alicenceisgrantedunderthissection, the Registrar of Copyrights may, by order, direct the applicant to deposit the amount of the royal ty determined by the Copyright Board in the public account of India or in any other accounts pecified by the Copyrigh to a so a stoenable the owner of the copyright or, as the case may be, his heirs, executors or the legal representative stoclaims uchroyal ty at any time.
- (6)Withoutprejudicetotheforegoingprovisionsofthissection,inthecaseofawork referredtoinsub -section(1),iftheoriginalauthorisdead,theCentralGovernmentmay,ifit considersthatthepublicationoftheworkisdesirableinthenationalinterest,requiretheheirs, executorsorlegalrepresentativesoftheauthortopublishsuc hworkwithinsuchperiodas maybespecifiedbyit.
- (7)WhereanyworkisnotpublishedwithintheperiodspecifiedbytheCentral Governmentundersub -section(6),theCopyrightBoardmay,onanapplicationmadebyany personforpermissiontopublisht heworkandafterhearingthepartiesconcerned,permitsuch publicationonpaymentofsuchroyaltyastheCopyrightBoardmay,inthecircumstancesof suchcase,determineintheprescribedmanner.

#### Licencetoproduceandpublishtranslations

- **32.**—(1)Any personmayapplytotheCopyrightBoardforalicencetoproduceand publishatranslationofaliteraryordramaticworkinanylanguageafteraperiodofseven yearsfromthefirstpublicationofthework.
- (1A)Notwithstandinganythingcontainedinsub -section(1),anypersonmayapplyto theCopyrightBoardforalicencetoproduceandpublishatranslation,inprintedoranalogous formsofreproduction,ofaliteraryordramaticwork,otherthananIndianwork,inany languageingeneraluseinIndiaa fteraperiodofthreeyearsfromthefirstpublicationofsuch work,ifsuchtranslationisrequiredforthepurposesofteaching,scholarshiporresearch:

Provided that where such translation is in a language noting eneral use in any developed country, such application may be made after a period of one year from such publication.





- (2) Everyapplication under this section shall be made in such form as may be prescribed and shall state the proposed retail price of a copy of the translation of the work.
- (3) Every applicant for a licence under this section shall, along with his application, deposit with the Registrar of Copy rights such fee as may be prescribed.
- (4)WhereanapplicationismadetotheCopyrightBoardunderthissection,itmay, afterholding suchinquiryasmaybeprescribed,granttotheapplicantalicence,notbeingan exclusivelicence,toproduceandpublishatranslationoftheworkinthelanguagementioned intheapplication —
- (i)subject to the condition that the applicant shall pay to the owner of the copyright in the work royal ties in respect of copies of the translation of the work sold to the public, calculated at such rate as the Copyright Board may, in the circumstances of each case, determine in the prescribed manner; and
- $(ii) \ where such licence is granted on an application under sub \\ -section (1A), subject also \\ to the condition that the licence shall not extend to the export of copies of the translation of \\ the work outside India and every copy of such translation shall contain a notice in the \\ language of such translation that the copy is available for distribution only in India:$

Providedthatnothinginclause(ii) shallapplytotheexportbyGovernmentorany authorityundertheGovernmentofcopiesofsuchtranslationinalan guageotherthanEnglish, FrenchorSpanishtoanycountryif —

- (1) such copies are sent to citizens of India residing outside India or to any association of such citizens outside India or
- (2)suchcopiesaremeanttobeusedforpurposesofteaching,sc holarshiporresearch andnotforanycommercialpurpose;and
- (3) in either case, the permission for such export has been given by the Government of that country:

Providedfurtherthatnolicenceunderthissectionshallbegranted,unless —

(a) atransl**ti** on of the work in the language mentioned in the application has not been published by the owner of the copyright in the work or any personauthor is ed by him, within seven years or three years or one year, as the case may be, of the first publication of the work, or if a translation has been sopublished, it has been out of print;

(b) the applicant has proved to the satisfaction of the Copyright Board that he had requested and had been denied authorisation by the owner of the copyright to produce and publish such translation, or that he was, after due diligence on his part, unable to find the owner of the copyright;

 $(c) where the applicant was unable to find the owner of the copyright, he had sent a copy of his request for such authorisation by registered air mail post to the publisher whose name appears from the work, and in the case of an application for a licence under subscription (1), not less than two months before such application; <math display="block"> (1) = \frac{1}{2} \left( \frac{1}{2} \right) \left( \frac{$ 





(cc)aperiodofsixmonthsinthecaseofanapplication	tionundersub -secti	ion(1A)(not
being an application under the proviso thereto), or nine months in the case of an application		
undertheprovisotothatsub -section, has elapsed from the date of making the request under		
clause (b)ofthisproviso,orwhereacopyofther e	questhasbeensentunderclau	use (c)ofthis
proviso, from the date of sending of such copy, and the translation of the work in the language		
mentionedintheapplicationhasnotbeenpublishedbytheownerofthecopyrightinthework		
oranypersonauthor isedbyhimwithinthesaidperiod	ofsixmonthsorninemonths,	asthe,
casemaybe;		

(ccc)inthecaseofanyapplicationmadeundersub -section(1A), —

- (i)thenameoftheauthorandthetitleoftheparticulareditionoftheworkproposedto betranslat edareprintedonallthecopiesofthetranslation;
- (ii)iftheworkiscomposedmainlyofillustrations, the provisions of section 32 A are also complied with;
- (d) the Copyright Board is satisfied that the applicant is competent to produce and publish a correct translation of the work and possesses the mean stop ay to the owner of the copyright the royal ties payable to him under this section;
  - (e)theauthorhasnotwithdrawnfromcirculationcopiesofthework; and
- (f) an opportunity of being heard is given, where verpracticable, to the owner of the copyright in the work.
- (5)AnybroadcastingauthoritymayapplytotheCopyrightBoardforalicenceto produceandpublishthetranslationof —
- (a)aworkreferredtoinsub -section(1A)andpublishedin printedoranalogousforms of reproduction; or
- (b) any text in corporate dinaudio visual fixations prepared and published solely for the purpose of systematic instructional activities,

forbroadcastingsuchtranslationforthepurposesofteachingorfor the dissemination of the results of specialised, technical or scientific research to the experts in any particular field.

- (6)Theprovisionsofsub sections(2)to(4)insofarastheyarerelatabletoan applicationundersub -section(1A),shall,with hencessarymodifications,applytothegrant ofalicenceundersub -section(5)andsuchlicenceshallnotalsobegrantedunless
  - (a)thetranslationismadefromaworklawfullyacquired;
  - (b)thebroadcastismadethroughthemediumofsoundandvisu alrecordings;
- (c)suchrecordinghasbeenlawfullyandexclusivelymadeforthepurposeof broadcastinginIndiabytheapplicantorbyanyotherbroadcastingagency; and
- $(d) {\it the translation} and {\it the broadcasting} of such translation are not used for any commercial purposes.$



*Explanation*.—Forthepurposesofthissection, —

- (a)"developed country" means a country which is not a developing country;
- (b) "developing country" means a country which is for the time being regarded as such inconformity with the practice of the General Assembly of the United Nations;
- (c)"purposesofresearch"doesnotincludepurposesofindustrialresearch,orpurposes ofresearchbybodiescorporate(notbeingbodiescorporateownedorcontrolledby Government)orotherassocia tionsorbodyofpersonsforcommercialpurposes;
  - (d)"purposesofteaching,researchorscholarship"includes —
- (i)purposesofinstructionalactivityatalllevelsineducationalinstitutions,including Schools,Colleges,Universitiesandtutorialinsti tutions;and
  - (ii)purposesofallothertypesoforganisededucationalactivity.

Licencetoreproduceandpublishworksforcertainpurposes

- **32A.**—(1)Where,aftertheexpirationoftherelevantperiodfromthedateofthefirst publicationofanedition of aliterary, scientific or artistic work,
  - (a) the copies of such editionare not made available in India; or
  - (b) such copies have not been put on sale in India for a period of six months,

tothegeneralpublic, or inconnection with systematic instructional activities at a price reasonably related to that normally charged in India for comparable works by the owner of the right of reproduction or by any personauthor is edby him in this behalf, any person may apply to the Copyright Board for a licence to reproduce and publish such work in printed or analogous forms of reproduction at the price at which such edition is sold or at a lower price for the purposes of systematic instructional activities.

- (2) Everysuchapplications hall be made in such form as may be prescribed and shall state the proposed retail price of a copy of the work to be reproduced.
- (3) Every applicant for a licence under this section shall, along with his application, deposit with the Registrar of Copyrights such fee as may be prescribed.
- (4)WhereanapplicationismadetotheCopyrightBoardunderthissection,itmay, afterholdingsuchinquiryasmaybeprescribed,granttotheapplicantalicence,notbeingan exclusivelicence,toproduceandpublishareproductionofthework mentionedinthe applicationsubjecttotheconditionsthat,
- (i)theapplicantshallpaytotheownerofthecopyrightintheworkroyaltiesinrespect ofcopiesofthereproductionoftheworksoldtothepublic,calculatedatsuchrateasthe CopyrightBoardmay,inthecircumstancesofeachcase,determineintheprescribedmanner;





(ii)alicencegrantedunderthissectionshallnotextendtotheexportofcopiesofthe reproductionoftheworkoutsideIndiaandeverycopyofsuchreproductionshallc ontaina noticethatthecopyisavailablefordistributiononlyinIndia:

Providedthatnosuchlicenceshallbegrantedunless —

- (a) the applicant has proved to the satisfaction of the Copyright Board that he had requested and had been denied authorisati on by the owner of the copyright in the work to reproduce and publish such work or that he was, after due diligence on his part, unable to find such owner;
- (b) where the applicant was unable to find the owner of the copyright, he had sent a copy of hisre quest for such authorisation by registered air -mail post to the publisher whose name appears from the work not less than three months before the application for the licence;
- (c)theCopyrightBoardissatisfiedthattheapplicantiscompetenttoreproduce and publishanaccuratereproductionoftheworkandpossessesthemeanstopaytotheownerof thecopyrighttheroyaltiespayabletohimunderthissection;
- (d)theapplicantundertakestoreproduceandpublishtheworkatsuchpriceasmaybe fixedby the Copyright Board, being a price reasonably related to the pricenormally charged in India for works of the same standard on the same or similar subjects;
- (e) aperiodofsixmonths in the case of an application for the reproduction and publication of anywork of natural science, physical science, mathematics or technology, or a periodof three months in the case of an application for the reproduction and publication of any other work, has elapsed from the date of making the request under clause (a), or where a copy of the request has been sent under clause (b), from the date of sending of a copy, and a reproduction of the work has not been published by the owner of the copy right in the work or any personauthor is edby him within the said periodofs ix months or three months, as the case may be;
- (f) the name of the author and the title of the particular edition of the work proposed to be reproduced are printed on all the copies of the reproduction:
  - (g)theauthorhasnotwithdrawnfromcirculationcopie softhework; and
- (h) an opportunity of being heard is given, where ver practicable, to the owner of the copy right in the work.
- (5) No licence to reproduce and publish the translation of a work shall be granted under this section unless such translation has been published by the owner of the right of translation or any personauthorised by him and the translation is not in a language in general use in India.
- (6)Theprovisionsofthissectionshallalsoapplytothereproductionand publication, or tran slation into a language in general use in India, of any text in corporate dinaudio visual fixations prepared and published so lely for the purpose of systematic instructional activities.





Explanation.—Forthepurposesofthissection, "relevantperiod", inr elationtoany work, means aperiod of —

(a) seven years from the date of the first publication of that work, where the application is for the reproduction and publication of anywork of, or relating to, fiction, poetry, drama, musicorart:

(b)threeyea rsfromthedateofthefirstpublicationofthatwork,wheretheapplication isforthereproductionandpublicationofanyworkof,orrelatingto,naturalscience,physical science,mathematicsortechnology;and

(c) five years from the date of the fir stpublication of that work, in any other case.

#### Termination of licences is sued under this Chapter

**32B.**—(1)If,atanytimeafterthegrantingofalicencetoproduceandpublishthe translationofaworkinanylanguageundersub -section(1A)ofsection3 2(hereafterinthis sub-sectionreferredtoasthelicensedwork),theownerofthecopyrightintheworkorany personauthorisedbyhimpublishesatranslationofsuchworkinthesamelanguageand whichissubstantiallythesameincontentatapricer easonablyrelatedtothepricenormally chargedinIndiaforthetranslationofworksofthesamestandardonthesameorsimilar subject,thelicencesograntedshallbeterminated:

Provided that no such terminations hall take effect until after the expir yof aperiod of three months from the date of service of a notice in the prescribed manner on the person holding such licence by the owner of the right of translation in timating the publication of the translation as a foresaid:

Provided further that copies of the licensed work produced and published by the person holding such licence before the termination of the licence takes effect may continue to be sold or distributed until the copies already produced and published are exhausted.

(2)If,atanytimeaf terthegrantingofalicencetoproduceandpublishthe reproductionortranslationofanyworkundersection32A,theowneroftherightof reproductionoranypersonauthorisedbyhimsellsordistributescopiesofsuchworkora translationthereof,as thecasemaybe,inthesamelanguageandwhichissubstantiallythe sameincontentatapricereasonablyrelatedtothepricenormallychargedinIndiaforworks ofthesamestandardonthesameorsimilarsubject,thelicencesograntedshallbetermin

ated:

Provided that no such terminations hall take effect until after expiry of a period of three months from the date of service of a notice in the prescribed manner on the person holding the licence by the owner of the right of reproduction in timating the esale or distribution of the copies of the editions of work as a foresaid:

Providedfurtherthatanycopiesalreadyreproducedbythelicenseebeforesuch terminationtakeseffectmaycontinuetobesoldordistributeduntilthecopiesalready producedare exhausted.





# ChapterVII CopyrightSocieties

#### Registration of Copyright Society

**33.**—(1)Nopersonorassociationofpersonsshall,aftercomingintoforceofthe Copyright(Amendment)Act,1994commenceorcarryonthebusinessofissuingorgranting licencesinrespectofanyworkinwhichcopyrightsubsistsorinrespectofanyotherrights conferredbythisActexceptunderorinaccordancewiththeregistrationgrantedundersub section(3):

Provided that a nowner of copyrights hall, in his individual capacity, continue to have the right to grant licences in respect of his ownworks consistent with his obligations as a member of the registered copyrights ociety:

Providedfurtherthataperformingrightssocietyfunctioninginaccordancewiththe provisionsofsection33onthedateimmediatelybeforethecomingintoforceofthe Copyright(Amendment)Act,1994shallbedeemedtobeacopyrightsocietyforthepurposes ofthisChapterandeverysuchsocietyshallgetitselfregisteredwithinaperiodofone year fromthedateofcommencementoftheCopyright(Amendment)Act,1994.

- (2) Anyassociation of persons who fulfils such conditions as may be prescribed may apply for permission to do the business specified in sub section (1) to the Registrar of Copyrights who shall submit the application to the Central Government.
- (3)TheCentralGovernmentmay,havingregardtotheinterestsoftheauthorsand otherownersofrightsunderthisAct,theinterestandconvenienceofthepublicandin particularoftheg roupsofpersonswhoaremostlikelytoseeklicencesinrespectofthe relevantrightsandtheabilityandprofessionalcompetenceoftheapplicants,registersuch associationofpersonsasacopyrightsocietysubjecttosuchconditionsasmaybeprescrib ed:

Provided that the Central Government shall not ordinarily register more than one copyrights ociety to do business in respect of the same class of works.

- (4)TheCentralGovernmentmay,ifitissatisfiedthatacopyrightsocietyisbeing managedina mannerdetrimentaltotheinterestsoftheownersofrightsconcerned,cancelthe registrationofsuchsocietyaftersuchinquiryasmaybeprescribed.
- (5)IftheCentralGovernmentisoftheopinionthatintheinterestoftheownersof rightsconcerned, itisnecessarysotodo,itmay,byorder,suspendtheregistrationofsuch societypendinginquiryforsuchperiodnotexceedingoneyearasmaybespecifiedinsuch orderundersub -section(4)andthatGovernmentshallappointanadministratortodisch thefunctionsofthecopyrightsociety.

Administrationofrightsofownerbycopyrightsociety

**34.**—(1)Subject to such conditions as may be prescribed, —

f





- (a) acopyrights ociety may accept from a nowner of rights exclusive authorisation to administer any rightinary work by issue of licences or collection of licence fees or both; and
- (b) an owner of rights shall have the right to with draws uch authorisation without prejudice to the rights of the copyrights ociety under any contract.
- (2)Itshallb ecompetentforacopyrightsocietytoenterintoagreementwithany foreignsocietyororganisationadministeringrightscorrespondingtorightsunderthisAct,to entrusttosuchforeignsocietyororganisationtheadministrationinanyforeigncountryo rightsadministeredbythesaidcopyrightsocietyinIndia,orforadministeringinIndiathe rightsadministeredinaforeigncountrybysuchforeignsocietyororganisation:

Provided that no such society or organisation shall permit any discrimination in regard to the terms of licence or the distribution of fees collected between rights in Indian and other works.

- (3)Subjecttosuchconditionsasmaybeprescribed,acopyrightsocietymay —
- (i)issuelicencesundersection30inrespectofanyrightsu nderthisAct;
- (ii)collectfeesinpursuanceofsuchlicences;
- (iii)distributesuchfeesamongownersofrightsaftermakingdeductionsforitsown expenses;
  - (iv)performanyotherfunctionsconsistentwiththeprovisionsofsection 35.

### Paymentofrem unerationsbycopyrightsociety

- ${\bf 34A.--}(1) If the Central Government is of the opinion that a copyright society for a class of work is generally administering the rights of the owners of rights in such work throughout India, it shall appoint that society for the purposes of this section.$
- (2) The copyrights ociety shall, subject to such rules as may be made in this behalf, frame as cheme for determining the quantum of remuneration payable to individual copyright owners having regard to the number of copies of the work in circulation:

Provided that such schemes hall restrict payment to the owners of rights whose works have attained a level of circulation which the copyrights ociety considers reasonable.

#### Controloverthecopyrightsocietybytheownerofrights

- **35.**—(1)Everycopyrightsocietyshallbesubjecttothecollectivecontroloftheowners of rightsunderthisActwhoserightsitadministers(notbeingownersofrightsunderthisAct administeredbyaforeignsocietyororganisationreferredtoinsub -section(2)ofsection34) and shall, in such manner as may be prescribed, —
- (a) obtain the approval of such owners of rights for its procedures of collection and distribution of fees;





- (b) obtaintheirapprovalfortheutilisationofanyamountscollected asfeesforany purposeotherthandistributiontotheownerofrights;and
- (c) provide to such owners regular, full and detailed information concerning all its activities, in relation to the administration of their rights.
- (2) Allfees distributed amo ngtheowners of rights shall, as far as may be, be distributed in proportion to the actual use of their works.

# Submission of returns and reports

- $\textbf{36.} \hspace{-0.1cm} \hspace{-0.1cm} \textbf{(1)} Every copyrights ociety shall submitt othe Registrar of Copyrights such returns a smay be prescribed .$
- (2) Anyofficerdulyauthorised by the Central Government in this behalf may call for any report and also call for any records of any copyrights ociety for the purpose of satisfying himself that the fees collected by the society in respect of rights administered by it are being utilised or distributed in accordance with the provisions of this Act.

#### Rightsandliabilitiesofperformingrightssocieties

**36A.** Nothinginthis Chaptershall affect any rights or liabilities in any work in connection with aper forming rights society which had accrued or were incurred on or before the day prior to the commencement of the Copyright (Amendment) Act, 1994, or any legal proceedings in respect of any such rights or liabilities pending on that day.

# Chapter VIII Rights of Broadcasting Organisation and of Performers

#### **Broadcastreproductionright**

- **37.**—(1) Everybroadcasting organisations hall have a special right to be known as "broadcast reproduction right" in respect of its broadcasts.
- (2) The broad cast reproduction right thall subsist until twenty five years from the beginning of the calendary earnext following the year in which the broad cast is made.
- (3)Duringthecontinuanceofabroadcastreproductionrightinrelationtoany broadcast, any person who, without the licence of the owner of the right does any of the following acts of the broadcast or any substantial part thereof,
  - (a)re -broadcaststhebroadcast;or
- $(b) {\it causes the broad cast to be heard or seen by the public on payment of any charges;} or$ 
  - (c)makes any sound recording or visual recording of the broadcast; or





(d)makesanyreproductionofsuchsoundrecordingorvisualrecordingwheresuch initialrecordingwasdonewithoutlicenceor, whereitwaslicensed, for any purpose not envisaged by such licence; or

(e)sellsorhirestothepublic,oroffersforsuchsaleorhire,anysuchsoundrecording orvisualrecordingreferredtoinclause (c)orclause (d),

shall, subject to the provisions of section 39, be deemed to have infringed the broadcast reproduction right.

#### Performer's right

- **38.**—(1)Whereanyperformerappearsorengagesinanyperformance,heshallhavea specialrighttobeknownasthe"performer'sright"inrelationtosuchperformance.
- (2) The performer's right shall subsist until fif ty years from the beginning of the calendary earnext following the year in which the performance is made.
- (3)Duringthecontinuanceofaperformer's rightin relation to any performance, any person who, without the consent of the performer, does any of the following acts in respect of the performance or any substantial part thereof, namely:
  - (a) makes a sound recording or visual recording of the performance; or
- (b) reproduces a soundrecordingorvisualrecordingoftheperformance, which sound recording or visualrecording was -
  - (i)madewithouttheperformer'sconsent;or
- (ii) made for purposes different from those for which the performer gave his consent; or
- (iii)madeforpurposes different from those referred to in section 39 from a sound recording or visual recording which was made in accordance with section 39; or
- (c)broadcaststheperformanceexceptwherethebroadcastismadefromasound recordingorvisualrecordingotherthanonemadeinaccordancewithsection39,orisare broadcastbythesamebroadcastingorganisationofanearlierbroadcastwhichdidnotinfringe theperformer'sright;or
- (d) communicates the performance to the public otherwise than by broadcast, except where such communication to the public is made from a soun drecording or a broadcast,

shall, subject to the provisions of section 39, be deemed to have infringed the performer's right.

(4) Once a performer has consented to the incorporation of his performance in a cinematograph film, the provisions of sub-sections (1), (2) and (3) shall have no further application to such performance.





Actsnotinfringingbroadcastreproductionrightorperformer's right

- ${\bf 39.} No broad cast reproduction right or performer's right shall be deemed to be infringed b {\bf y}-$
- $\it (a) the making of any sound recording or visual recording for the private use of the person making such recording, or solely for purposes of bona fide each ingo research; or$
- (b)theuse,consistentwithfairdealing,ofexcerptsofaperformance orofabroadcast inthereportingofcurrenteventsorfor bonafide review,teachingorresearch;or
- (c) suchotheracts, with any necessary adaptations and modifications, which do not constitute in fringement of copyright under section 52.

Otherprovis ionsapplying to broadcast reproduction right and performer's right

**39A.**Sections18,19,30,53,55,58,64,65and66shall,withanynecessary adaptationsandmodifications,applyinrelationtothebroadcastreproductionrightinany broadcastandthe performer's rightinany performance as they applyinrelation to copyright in awork:

Provided that where copyright or performer's right subsists in respect of anywork or performance that has been broadcast, no licence to reproduce such broadcast shall take effect without the consent of the owner of rights or performer, as the case may be, or both of them.

# ChapterIX InternationalCopyright

*Powertoextendcopyrighttoforeignworks* 

- **40.** The Central Government may, by order published in the Official Gaze tte, direct that allorany provisions of this Actshall apply —
- (a)toworksfirstpublishedinanyterritoryoutsideIndiatowhichtheorderrelatesin likemannerasiftheywerefirstpublishedwithinIndia;
- (b)tounpublishedworks,oranyclassthe reof,theauthorswhereofwereatthetimeof themakingofthework,subjectsorcitizensofaforeigncountrytowhichtheorderrelates,in likemannerasiftheauthorswerecitizensofIndia;
- (c)inrespectofdomicileinanyterritoryoutsideIndia towhichtheorderrelatesinlike mannerasifsuchdomicilewereinIndia:
- (d)toanyworkofwhichtheauthorwasatthedateofthefirstpublicationthereof,or, inacasewheretheauthorwasdeadatthatdate,wasatthetimeofhisdeath,asubjec tor citizenofaforeigncountrytowhichtheorderrelatesinlikemannerasiftheauthorwasa citizenofIndiaatthatdateortime;





and the reupon, subject to the provisions of this Chapter and of the order, this Act shall apply accordingly:

#### Provided that—

- (i)beforemakinganorderunderthissectioninrespectofanyforeigncountry(other thanacountrywithwhichIndiahasenteredintoatreatyorwhichisapartytoaconvention relatingtocopyrighttowhichIndiaisalsoaparty),theCentralG overnmentshallbesatisfied thatthatforeigncountryhasmade,orhasundertakentomake,suchprovisions,ifany,asit appearstotheCentralGovernmentexpedienttorequirefortheprotectioninthatcountryof worksentitledtocopyrightunderthepr ovisionsofthisAct;
- (ii) the order may provide that the provisions of this Actshall applyeither generally or in relation to such classes of works or such classes of cases as may be specified in the order;
- (iii)theordermayprovidethatthetermof copyrightinIndiashallnotexceedthat conferredbythelawofthecountrytowhichtheorderrelates;
- (iv)theordermayprovidethattheenjoymentoftherightsconferredbythisActshall besubjecttotheaccomplishmentofsuchconditionsandformal ities,ifany,asmaybe prescribedbytheorder;
- (v) in applying the provisions of this Actastoownership of copyright, the order may make such exceptions and modifications as appear necessary, having regard to the law of the foreign country;
- (vi)the ordermayprovidethatthisActoranypartthereofshallnotapplytoworks madebeforethecommencementoftheorderorthatthisActoranypartthereofshallnot applytoworksfirstpublishedbeforethecommencementoftheorder.

PowerofCentralGov ernmenttoapplyChapterVIIItobroadcastingorganisations and performers incertain other countries

- **40A.**—(1)IftheCentralGovernmentissatisfiedthataforeigncountry(otherthana countrywithwhichIndiahasenteredintoatreatyorwhichisapar tytoaconventionrelating torightsofbroadcastingorganisationsandperformerstowhichIndiaisalsoaparty)hasmade orhasundertakentomakesuchprovisions,ifany,asitappearstotheCentralGovernment expedienttorequire,fortheprotection inthatforeigncountry,oftherightsofbroadcasting organisationsandperformersasisavailableunderthisAct,itmay,byorderpublishedinthe OfficialGazette,directthattheprovisionsofChapterVIIIshallapply —
- (a) tobroadcastingorganisatio nswhoseheadquartersissituatedinacountrytowhich theorderrelatesor, the broadcast was transmitted from a transmitter situatedinacountry to which the order relates as if the head quarters of such organisation were situated in India or such broad cast were made from India;
- (b) toperformancesthattookplaceoutsideIndiatowhichtheorderrelatesinlike mannerasiftheytookplaceinIndia;





- (c) toperformancesthatareincorporatedinasoundrecordingpublishedinacountryto whichtheorde rrelatesasifitwaspublishedinIndia;
- (d) toperformances not fixed on a sound recording broadcast by a broadcasting organisation the head quarters of which is located in a country to which the order relates or where the broadcast is transmitted from a transmitter which is situated in a country to which the order relates as if the head quarters of such organisation were situated in India or such broadcast were made from India.
  - (2)Everyordermadeundersub -section(1)mayprovidethat —
- (i)theprovisi onsofChapterVIIIshallapplyeithergenerallyorinrelationtosuchclass orclassesofbroadcastsorperformancesorsuchotherclassorclassesofcasesasmaybe specifiedintheorder;
- (ii)thetermoftherightsofbroadcastingorganisations and performers in Indias hall not exceed such terms is conferred by the law of the country to which the order relates;
- (iii)theenjoymentoftherightsconferredbyChapterVIIIshallbesubjecttothe accomplishmentofsuchconditionsandformalities,if any,asmaybespecifiedinthatorder;
- (iv) Chapter VIII or any part there of shall not apply to broad cast and performances made before the commencement of the order or that Chapter VIII or any part there of shall not apply to broad casts and performances broad casts or performed before the commencement of the order;
- (v)incaseofownershipofrightsofbroadcastingorganisationsandperformers,the provisionsofChapterVIIIshallapplywithsuchexceptionsandmodificationsastheCentral Governmentmay,h avingregardtothelawoftheforeigncountry,considernecessary.

*Provisionsastoworksofcertaininternationalorganisations* 

#### **41.**—(1)Where —

- (a) anywork is made or first published by or under the direction or control of any organisation to which this section applies, and
- (b) the rewould, apart from this section, be no copyright in the work in India at the time of the making or, as the case may be, of the first publication thereof, and

(c)either —

- (i)theworkispublishedasaforesaidinpursuance ofanagreementinthatbehalfwith theauthor,beinganagreementwhichdoesnotreservetotheauthorthecopyright,ifany,in thework,or
- (ii)undersection17anycopyrightintheworkwouldbelongtotheorganisation; thereshall,byvirtueofthis section,becopyrightintheworkthroughoutIndia.





- (2) Anyorganisation to which this section applies which at the material time had not the legal capacity of abody corporate shall have and be deemed at all material times to have had the legal capacity of abody corporate for the purpose of holding, dealing with, and enforcing copyright and inconnection with all legal proceedings relating to copyright.
- (3)TheorganisationstowhichthissectionappliesaresuchorganisationsastheCentral Governmentmay,byorderpublishedintheOfficialGazette,declaretobeorganisationsof whichoneormoresovereignpowersortheGovernmentorGovernmentsthereofaremembers towhichitisexpedientthatthissectionshallapply.

Powertorestrictrightsinwor ksofforeignauthorsfirstpublishedinIndia

42.IfitappearstotheCentralGovernmentthataforeigncountrydoesnotgiveorhas notundertakentogiveadequateprotectiontotheworksofIndianauthors,theCentral Governmentmay,byorderpublishe dintheOfficialGazette,directthatsuchoftheprovisions ofthisActasconfercopyrightonworksfirstpublishedinIndiashallnotapplytoworks, publishedafterthedatespecifiedintheorder,theauthorswhereofaresubjectsorcitizensof such foreigncountryandarenotdomiciledinIndia,andthereuponthoseprovisionsshallnot applytosuchworks.

Powertorestrictrightsofforeignbroadcastingorganisations and performers

**42A.**IfitappearstotheCentralGovernmentthataforeigncountry doesnotgiveorhas notundertakentogiveadequateprotectiontorightsofbroadcastingorganisationsor performers,theCentralGovernmentmay,byorderpublishedintheOfficialGazette,direct thatsuchoftheprovisionsofthisActasconferrightt obroadcastingorganisationsor performers,asthecasemaybe,shallnotapplytobroadcastingorganisationsorperformers whereofarebasedorincorporatedinsuchforeigncountryoraresubjectsorcitizensofsuch foreigncountryandarenotincorporat edordomiciledinIndia,andthereuponthose provisionsshallnotapplytosuchbroadcastingorganisationsorperformers.

Orders under this Chapter to be laid before Parliament

**43.**EveryordermadebytheCentralGovernmentunderthisChaptershall,ass oonas maybeafteritismade,belaidbeforebothHousesofParliamentandshallbesubjecttosuch modificationsasParliamentmaymakeduringthesessioninwhichitissolaidorthesession immediatelyfollowing.

# ChapterX RegistrationofCopyright

*RegisterofCopyrights* 

44. The reshall be kept at the Copyright Office are gister in the prescribed form to be called the Register of Copyrights in which may be entered the names or titles of works and the contract of the co





namesandaddressesofauthors, publishers and own ersofcopyright and such other particulars as may be prescribed.

#### **EntriesinRegisterofCopyrights**

**45.**—(1)Theauthororpublisherof,ortheowneroforotherpersoninterestedinthe copyrightin,anyworkmaymakeanapplicationintheprescribedform accompaniedbythe prescribedfeetotheRegistrarofCopyrightsforenteringparticularsoftheworkinthe RegisterofCopyrights:

Provided that in respect of an artistic work which is used or is capable of being used in relation to any goods, the application shall include a statement to that effect and shall be accompanied by a certificate from the Registrar of Trade Marks referred to in section 4 of the Trade and Merchandise Marks Act, 1958, to the effect that no trade mark identical with or deceptively similar to such artistic work has been registered under that Act in the name of, or that no application has been made under that Act for such registration by, any person other than the applicant.

(2)Onreceiptofanapplicationinrespectofanyworku ndersub -section(1), the RegistrarofCopyrightsmay, afterholding such inquiry ashemay deem fit, enter the particular softhework in the Register of Copyrights.

#### **Indexes**

**46.** ThereshallbealsokeptattheCopyrightOfficesuchindexesoftheRegiste rof Copyrightsasmaybeprescribed.

#### *Formandinspectionofregister*

**47.**TheRegisterofCopyrightsandindexesthereofkeptunderthisActshallatall reasonabletimesbeopentoinspection,andanypersonshallbeentitledtotakecopiesof,or makee xtractsfrom,suchregisterorindexesonpaymentofsuchfeeandsubjecttosuch conditionsasmaybeprescribed.

RegisterofCopyrightstobe primafacie evidenceofparticularsenteredtherein

**48.**The Register of Copyrights shall be *primafacie* evidence of the particular sentered therein and document spurporting to be copies of any entries therein, or extracts therefrom certified by the Registrar of Copyrights and sealed with the seal of the Copyright Office shall be admissible in evidence in all courts without further proof or production of the original.

#### Correction of entries in the Register of Copyrights

**49.** TheRegistrarofCopyrightsmay,intheprescribedcasesandsubjecttothe prescribedconditions,amendoraltertheRegisterofCopyrightsby —





(a)correctinganyerrorinanyname,addressorparticulars; or

(b)correcting any other error which may have a risenther ein by accidental slipor omission.

## Rectification of Register by Copyright Board

- **50.**TheCopyrightBoard,onapplicationoftheReg istrarofCopyrightsorofany personaggrieved,shallordertherectificationoftheRegisterofCopyrightsby
  - (a) the making of any entry wrongly omitted to be made in the register, or
  - (b)theexpungingofanyentrywronglymadein,orremainingon,t heregister,or
  - (c)thecorrectionofanyerrorordefectintheregister.

**51.**Copyrightinaworkshallbedeemedtobeinfringed

EntriesintheRegisterofCopyrights,etc.,tobepublished

**50A.**EveryentrymadeintheRegisterofCopyrightsortheparticularsofanywork enteredundersection45,thecorre ctionofeveryentrymadeinsuchregisterundersection49, andeveryrectificationorderedundersection50,shallbepublishedbytheRegistrarof CopyrightsintheOfficialGazetteorinsuchothermannerashemaydeemfit.

# ChapterXI Infringementof Copyright

#### Whencopyrightinfringed

(a) when any person, without alicence granted by the owner of the copyrigh	torthe
RegistrarofCopyrightsunderthisActorincontraventionoftheconditionso grantedorofanyconditionimposedbyacompetentauthorityunderthisAct	falicenceso
(i)doesanything,theexclusiverighttodowhichisbytheActconferreduporownerofthecopyright,or	nthe

- (ii)permitsforprofitanyplacetobeusedforth ecommunicationoftheworktothe publicwheresuchcommunicationconstitutesaninfringementofthecopyrightinthework, unlesshewasnotawareandhadnoreasonablegroundforbelievingthatsuchcommunication tothepublicwouldbeaninfringemento fcopyright;or
  - (b)whenanyperson —
- (i) makes for sale or hire, or sells or lets for hire, or by way of traded is play so roffers for sale or hire, or
- (ii)distributeseitherforthepurposeoftradeortosuchanextentastoaffect prejudiciallythe ownerofthecopyright,or





- (iii)bywayoftradeexhibitsinpublic,or
- (iv)importsintoIndia,

anyinfringingcopiesofthework:

 $\begin{tabular}{ll} Provided that nothing in subwork for the private and domestic us work for the private and th$ 

*Explanation*.—Forthepurposesofthissection, the reproduction of a literary, dramatic, musical or artistic work in the form of a cinematograph films hall be deemed to be an "infringing copy".

# Certainactsnottobeinfringementofcopy right

- $\textbf{52.} \hspace{-0.1cm} \hspace{-0.1cm} \hspace{-0.1cm} \textbf{(1)} The following acts shall not constitute an infringement of copyright, namely: \\ \hspace{-0.1cm} \hspace{-0.1cm} \hspace{-0.1cm} \hspace{-0.1cm} \hspace{-0.1cm} \textbf{(1)} The following acts shall not constitute an infringement of copyright, namely: \\ \hspace{-0.1cm} \hspace{-$
- (a) afairdealing with a literary, dramatic, musical or artistic work, not being a computer programme, for the purposes of
  - (i)privateuse,includingresearch;
  - (ii)criticismorreview, whether of that work or of any other work;
- (aa) themakingofcopiesoradaptationofacomputerprogrammebythelawful possessorofacopyofsuchcomputerprogramme,fromsuchcopy —
- (i)inordertoutilisethecomputerpro grammeforthepurposeforwhichitwas supplied;or
- (ii)tomakeback -upcopiespurelyasatemporaryprotectionagainstloss,destructionor damageinorderonlytoutilisethecomputerprogrammeforthepurposeforwhichitwas supplied;
- (ab) the doi ngo fanyactneces sary to obtain informationes sential for operating inter operability of an independently created computer programme with other programmes by a law ful possessor of a computer programme provided that such information is not otherwise readily available;
- (ac) the observation, study or test of functioning of the computer programme in order to determine the ideas and principles which under linearly elements of the programme while performing such acts necessary for the functions for which the computer programme was supplied;
- (ad) themakingofcopiesoradaptationofthecomputerprogrammefromapersonally legally obtained copy for non -commercial personal use;
- (b)afairdealingwithaliterary,dramatic,musicalorartisticworkforthepurpo seof reportingcurrentevents —





- (i)inanewspaper,magazineorsimilarperiodical,or
- (ii)bybroadcastorinacinematographfilmorbymeansofphotographs.

*Explanation*.—Thepublicationofacompilationofaddressesorspeechesdeliveredin publicis notafairdealingofsuchworkwithinthemeaningofthisclause;

- (c) the reproduction of a literary, dramatic, musical or artistic work for the purpose of a judicial proceeding or for the purpose of a report of a judicial proceeding;
- (d)thereproducti onorpublicationofaliterary,dramatic,musicalorartisticworkin anyworkpreparedbytheSecretariatofaLegislatureor,wheretheLegislatureconsistsoftwo Houses,bytheSecretariatofeitherHouseoftheLegislature,exclusivelyfortheuseof the membersofthatLegislature;
- (e)thereproductionofanyliterary,dramaticormusicalworkinacertifiedcopymade orsuppliedinaccordancewithanylawforthetimebeinginforce;
- (f)thereadingorrecitationinpublicofanyreasonableextrac tfromapublishedliterary ordramaticwork;
- (g)thepublicationinacollection,mainlycomposedofnon -copyrightmatter, bonafide intendedfortheuseofeducationalinstitutions,andsodescribedinthetitleandinany advertisementissuedbyoron behalfofthepublisher,ofshortpassagesfrompublished literaryordramaticworks,notthemselvespublishedfortheuseofeducationalinstitutions,in whichcopyrightsubsists:

Provided that not more than two such passages from works by the same author published by the same published uring any period of five years.

*Explanation*.—Inthecaseofaworkofjointauthorship,referencesinthisclauseto passagesfromworksshallincludereferencestopassagesfromworksbyanyoneormoreof theauthors ofthosepassagesorbyanyoneormoreofthoseauthorsincollaborationwithany otherperson;

- (h)thereproductionofaliterary,dramatic,musicalorartisticwork —
- (i)ateacherorapupilinthecourseofinstruction; or
- (ii)partofthequesti onstobeansweredinanexamination; or
- (iii)answerstosuchquestions;
- (i)theperformance,inthecourseoftheactivitiesofaneducationalinstitution,ofa literary,dramaticormusicalworkbythestaffandstudentsoftheinstitution,orofa cinematographfilmorasoundrecording,iftheaudienceislimitedtosuchstaffandstudents, theparentsandguardiansofthestudentsandpersonsdirectlyconnectedwiththeactivitiesof theinstitutionorthecommunicationtosuchanaudienceofacin ematographfilmorsound recording;





 $(j) the making of sound recording sin respect of any literary, dramatic or musical work, \\if—$ 

- (i) sound recordings of that work have been made by or with the licence or consent of the owner of the right in the work;
- (ii)thepersonmakingthesoundrecordingshasgivenanoticeofhisintentiontomake thesoundrecordings,hasprovidedcopiesofallcoversorlabelswithwhichthesound recordingsaretobesold,andhaspaidintheprescribedmannertotheownerofri ghtsinthe workroyaltiesinrespectofallsuchsoundrecordingstobemadebyhim,attheratefixedby theCopyrightBoardinthisbehalf:

#### Providedthat —

- (i)noalterations shall be made which have not been made previously by or with the consent of the eowner of rights, or which are not reasonably necessary for the adaptation of the work for the purpose of making the sound recordings;
- (ii)thesoundrecordingsshallnotbeissuedinanyformofpackagingorwithanylabel whichislikelytomisleador confusethepublicastotheiridentity;
- (iii) no such sound recording shall be made until the expiration of two calendar years after the end of the year in which the first sound recording of the work was made; and
- (iv)thepersonmakingsuchsoundreco rdingsshallallowtheownerofrightsorhis dulyauthorisedagentorrepresentativetoinspectallrecordsandbooksofaccountrelatingto suchsoundrecording:

ProvidedfurtherthatifonacomplaintbroughtbeforetheCopyrightBoardtotheeffect thattheownerofrightshasnotbeenpaidinfullforanysoundrecordingspurportingtobe madeinpursuanceofthisclause,theCopyrightBoardis, primafacie, satisfiedthatthe complaintisgenuine,itmaypassanorder exparte directingthepersonmak ingthesound recordingtoceasefrommakingfurthercopiesand,afterholdingsuchinquiryasitconsiders necessary,makesuchfurtherorderasitmaydeemfit,includinganorderforpaymentof royalty;

- (k) the causing of a recording to be heard in pub lic by utilising it, —
- (i)inanenclosedroomorhallmeantforthecommonuseofresidentsinanyresidential premises(notbeingahotelorsimilarcommercialestablishment)aspartoftheamenities providedexclusivelyormainlyforresidentstherein; or
- (ii)aspartoftheactivitiesofacluborsimilarorganisationwhichisnotestablishedor conductedforprofit;
- (*l*)theperformanceofaliterary,dramaticormusicalworkbyanamateurclubor society,iftheperformanceisgiventoanon -paying audience,orforthebenefitofareligious institution;





- (*m*)thereproductioninanewspaper,magazineorotherperiodicalofanarticleon currenteconomic,political,socialorreligioustopics,unlesstheauthorofsucharticlehas expresslyreservedt ohimselftherightofsuchreproduction;
- (n) the publication in a new spaper, magazine or other periodical of a report of a lecture delivered in public;
- (o)themakingofnotmorethanthreecopiesofabook(includingapamphlet,sheetof music,map,ch artorplan)byorunderthedirectionofthepersoninchargeofapubliclibrary fortheuseofthelibraryifsuchbookisnotavailableforsaleinIndia;
- (p) the reproduction, for the purpose of research or private study or with a view to publication, of an unpublished literary, dramatic or musical work keptinalibrary, museum or other institution to which the public has access:

Provided that where the identity of the author of any such work or, in the case of a work of joint authorship, of any of the authors is known to the library, muse umoro the rinstitution, as the case may be, the provisions of this clauses hall apply only if such reproduction is made at a time more than six type ars from the date of the death of the author or, in the case of a work of joint authorship, from the death of the author whose identity is known or, if the identity of more authors than one is known from the death of such of those authors who dies last;

- (q)thereproductionorpublication of
- (i)anymatterwhichhasbe enpublishedinanyOfficialGazetteexceptanActofa Legislature;
- (ii) any Act of a Legislature subject to the condition that such Act is reproduced or published together with any commentary the reonor any other original matter;
- (iii)thereportofan ycommittee,commission,council,boardorotherlikebody appointedbytheGovernmentifsuchreporthasbeenlaidontheTableoftheLegislature, unlessthereproductionorpublicationofsuchreportisprohibitedbytheGovernment;
- (iv)anyjudgmento rorderofacourt,tribunalorotherjudicialauthority,unlessthe reproductionorpublicationofsuchjudgmentororderisprohibitedbythecourt,thetribunal orotherjudicialauthority,asthecasemaybe;
- (r)theproductionorpublicationofatra nslationinanyIndianlanguageofanActofa Legislatureandofanyrulesorordersmadethereunder —
- (i) if not ranslation of such Actorrules or orders in that language has previously been produced or published by the Government; or
- (ii) whereatran slation of such Actorrules or or ders in that language has been produced or published by the Government, if the translation is not available for sale to the public:





Provided that such translation contains a statement at a prominent place to the effect that the translation has not been authorised or accepted as authentic by the Government;

t

- (s) the making or publishing of a painting, drawing, engraving or photograph of a work of architecture or the display of a work of architecture;
- (t)themakingorpubli shingofapainting,drawing,engravingorphotographofa sculpture,orotherartisticworkfallingundersub -clause(iii)ofclause (c)ofsection2,ifsuch workispermanentlysituateinapublicplaceoranypremisestowhichthepublichasaccess;
  - (u)theinclusioninacinematographfilmof —
- (i) any artistic work permanently situate in a public place or any premise stowhich the public has access; or
- (ii)anyotherartisticwork,ifsuchinclusionisonlybywayofbackgroundoris otherwiseincid entaltotheprincipalmattersrepresentedinthefilm;
- (v)theusebytheauthorofanartisticwork,wheretheauthorofsuchworkisnotthe ownerofthecopyrighttherein,ofanymould,cast,sketch,plan,modelorstudymadebyhim forthepurposeof thework:

Provided that he does not thereby repeat or imitate the main design of the work;

(w)[omitted]

(x)thereconstructionofabuildingorstructureinaccordancewiththearchitectural drawingsorplansbyreferencetowhichthebuildingorstruc turewasoriginallyconstructed:

Provided that the original construction was made with the consent or licence of the owner of the copy right in such drawings and plans;

(y)inrelationtoaliterary,dramaticormusicalworkrecordedorreproducedinany cinematographfilm,theexhibitionofsuchfilmaftertheexpirationofthetermofcopyright therein:

Provided that the provisions of sub -clause (ii) of clause (a), sub -clause (i) of clause (b) and clauses (d), (f), (g), (m) and (p) shall not apply a sresp ects any actual est that actis accompanied by an acknowled gment —

- (i)identifyingtheworkbyitstitleorotherdescription; and
- (ii)unlesstheworkisanonymousortheauthoroftheworkhaspreviouslyagreedor requiredthatnoacknowledgmentofhis nameshouldbemade,alsoidentifyingtheauthor;
- (z) themakingofanephemeralrecording,byabroadcastingorganisationusingitsown facilitiesforitsownbroadcastbyabroadcastingorganisationofaworkwhichithastheright tobroadcast;andth eretentionofsuchrecordingforarchivalpurposesonthegroundofits exceptionaldocumentarycharacter;





(za)theperformanceofaliterary,dramaticormusicalworkorthecommunicationto thepublicofsuchworkorofasoundrecordinginthecourse of any bonafide religious ceremonyoranofficialceremonyheldbytheCentralGovernmentortheStateGovernment oranylocalauthority.

*Explanation.*—Forthepurposeofthisclause, religious ceremony including a marriage procession and other social fest ivities associated with a marriage.

(2)Theprovisionsofsub section(1)shallapplytothedoingofanyactinrelationto thetranslationofaliterary,dramaticormusicalworkortheadaptationofaliterary,dramatic, musicalorartisticworkasthe yapplyinrelationtotheworkitself.

## Particular stobe included in sound recordings and vide of ilms

- ${\bf 52A.} \hbox{$-$(1)$ Noperson shall publish a sound recording in respect to fanywork unless the following particulars are displayed on the sound recording and on a ny container thereof, namely:—$ 
  - (a) the name and address of the person who has made the sound recording;
  - (b)thenameandaddressoftheownerofthecopyrightinsuchwork; and
  - (c)theyearofitsfirstpublication.
- (2)Nopersonshallpublishavideo filminrespectofanyworkunlessthefollowing particularsaredisplayedinthevideofilm, when exhibited, and on the video cassette or other container thereof, namely:
- (a)ifsuchworkisacinematographfilmrequiredtobecertifiedforexhibitionu nder theprovisionsoftheCinematographAct,1952,acopyofthecertificategrantedbytheBoard ofFilmCertificationundersection5AofthatActinrespectofsuchwork;
- (b)thenameandaddressofthepersonwhohasmadethevideofilmandadeclara tion byhimthathehasobtainedthenecessarylicenceorconsentfromtheownerofthecopyright insuchworkformakingsuchvideofilm; and
  - (c)thenameandaddressoftheownerofthecopyrightinsuchwork.

#### Accountsandaudit

- **52B.**—(1) Everycopyrigh tsocietyappointedundersection 34A shall maintain proper accounts and other relevant records and prepare an annual statement of accounts, in such form and in such manner as may be prescribed by the Central Government in consultation with the Comptroller and Auditor General of India.
- (2)Theaccountsofeachofthecopyrightsocietiesinrelationtothepaymentsreceived from the Central Governmentshall beaudited by the Comptroller and Auditor General of India at such intervals as may be specified by imandany expenditure in curredinconnection





with such audits hall be payable by the copyrights ociety to the Comptroller and Auditor General.

- (3)TheComptrollerandAuditor -GeneralofIndiaoranyotherpersonappointedby himinconnectionwiththeau ditoftheaccountsofthecopyrightsocietyreferredtoinsubsection(2)shallhavethesamerightsandprivilegesandauthorityinconnectionwithsuch auditastheComptrollerandAuditor -Generalhasinconnectionwiththeauditofthe Governmentacco untsand,inparticular,shallhavetherighttodemandtheproductionof books,accountsandotherdocumentsandpapersandtoinspectanyoftheofficesofthe copyrightsocietyforthepurposeonlyofsuchaudit.
- (4)Theaccountsofeachofthecopyrig htsocietiesascertifiedbytheComptrollerand Auditor-GeneralofIndiaoranyotherpersonappointedbyhiminthisbehalftogetherwiththe auditreportthereonshallbeforwardedannuallytotheCentralGovernmentandthat GovernmentshallcausethesametobelaidbeforeeachHouseofParliament.

## *Importationofinfringingcopies*

- ${\bf 53.} \hbox{$\it ---} (1) The Registrar of Copyrights, on application by the owner of the copyright in anywork or by his duly authorised agent and on payment of the prescribed fee, may, after making such inquiry as hedeems fit, or der that copies made out of India of the work which if made in India would in fringe copyrights hall not be imported.$
- (2) Subject to any rules made under this Act, the Registrar of Copyrights or any person authorised by him in this behalf may enter any ship, dock or premises where any such copies as a rereferred to in sub-section (1) may be found and may examine such copies.
- (3)Allcopiestowhichanyordermadeundersub -section(1)appliesshallbedeemed tobego odsofwhichtheimporthasbeenprohibitedorrestrictedundersection11ofthe CustomsAct,1962,andalltheprovisionsofthatActshallhaveeffectaccordingly:

Provided that all such copies confiscated under the provisions of the said Actshall not vest in the Government but shall be delivered to the owner of the copyright in the work.

### Resalesharerightinoriginalcopies

**53A.**—(1)Inthecaseofresaleforapriceexceedingtenthousandrupees,ofthe originalcopyofapainting,sculptureordrawi ng,oroftheoriginalmanuscriptofaliteraryor dramaticworkormusicalwork,theauthorofsuchworkifhewasthefirstownerofrights undersection17orhislegalheirsshall,notwithstandinganyassignmentofcopyrightinsuch work,havearight toshareintheresalepriceofsuchoriginalcopyormanuscriptin accordancewiththeprovisionsofthissection:

Provided that such right shall cease to exist on the expiration of the term of copy right in the work.

(2) The share referred to insub - section (1) shall be such as the Copyright Board may fix and the decision of the Copyright Board in this behalf shall be final:





Provided that the Copyright Board may fix different shares for different classes of work:

Providedfurtherthatinnocaseshallthe shareexceedtenpercentoftheresaleprice.

(3)Ifanydisputearisesregardingtherightconferredbythissection,itshallbereferred totheCopyrightBoardwhosedecisionshallbefinal.

## ChapterXII CivilRemedies

### Definition

**54.**Forthepurposes of this Chapter, unless the context otherwise requires, the expression "owner of copyright" shall include —

(a)anexclusivelicensee;

(b) in the case of an anonymous or pseudonymous literary, dramatic, musical or artistic work, the publisher of the work, until the identity of the author or, in the case of an anonymous work of joint authorship, or a work of joint authorship published undernames all of which are pseudonyms, the identity of any of the authors, is disclosed publicly by the author and the publisher or is otherwise established to the satisfaction of the Copyright Board by that author or his legal representatives.

### Civilremediesforinfringementofcopyright

**55.**—(1)Wherecopyrightinanyworkhasbeeninfringed,theownerofthecopyright shall,exceptasotherwiseprovidedbythisAct,beentitledtoallsuchremediesbywayof injunction,damages,accountsandotherwiseasareormaybeconferredbylawforthe infringementofaright:

Provided that if the defendant proves that at the date of the infringement he was not aware and had no reasonable ground for believing that copyrights ubsisted in the work, the plaint iffshall not be entitled to any remedy other than an injunction in respect of the infringement and a decree for the whole or par tof the profits made by the defendant by the sale of the infringing copies as the court may in the circumstances deem reasonable.

- (2)Where,inthecaseofaliterary,dramatic,musicalorartisticwork,aname purportingtobethatoftheauthororthe publisher,asthecasemaybe,appearsoncopiesof theworkaspublished,or,inthecaseofanartisticwork,appearedontheworkwhenitwas made,thepersonwhosenamesoappearsorappearedshall,inanyproceedinginrespectof infringementofcopyr ightinsuchwork,bepresumed,unlessthecontraryisproved,tobethe authororthepublisherofthework,asthecasemaybe.
- (3)Thecostsofallparties in any proceedings in respect of the infringement of copyrights hall be in the discretion of the court.





### **Protection of separaterights**

**56.**Subject to the provisions of this Act, where these veral rights comprising the copyright in anywork areowned by different persons, the owner of any such right shall, to the extent of that right, be entitled to the remedies provided by this Act and may individually enforce such right by means of any suit, action or other proceeding without making the owner of any other right aparty to such suit, action or other proceeding.

## Author's special rights

- **57.**—(1)Indepen dentlyoftheauthor'scopyrightandevenaftertheassignmenteither whollyorpartiallyofthesaidcopyright,theauthorofaworkshallhavetheright
  - (a) toclaimauthorshipofthework; and
- (b) to restrain or claim damages in respect of any distortion, mutilation, modification or other actin relation to the said work which is done before the expiration of the term of copyright if such distortion, mutilation, modification or other act would be prejudicial to his honour or reputation:

Provided that the authors hall not have any right to restrain or claim damages in respect of any adaptation of a computer programmet owhich clause (aa) of sub-section (1) of section 52 applies.

*Explanation.*—Failuretodisplayaworkortodisplayittothesatisfactio noftheauthor shallnotbedeemedtobeaninfringementoftherightsconferredbythissection.

 $(2) The right conferred upon an author of a work by sub \\to claim author ship of the work, may be exercised by the legal rep \\$   $-section (1), other than the right \\resentatives of the author.$ 

# Rightsofowneragainstpersonspossessing ordealingwithinfringingcopies

**58.** Allinfringingcopiesofanyworkinwhichcopyrightsubsists,andallplatesusedor intendedtobeusedfortheproductionofsuchinfringingc opies,shallbedeemedtobethe propertyoftheownerofthecopyright,whoaccordinglymaytakeproceedingsforthe recoveryofpossessionthereoforinrespectoftheconversionthereof:

Provided that the owner of the copyrights hall not be entitled to any remedy in respect of the conversion of any infringing copies, if the opponent proves —

(a) that he was not aware and had no reasonable ground to be lie ve that copy right subsisted in the work of which such copies are alleged to be infringing copies; or

(b) that he had reasonable grounds for believing that such copies or plates do not involve in fringement of the copy right in anywork.

Restrictiononremediesinthecaseofworksofarchitecture





- **59.**—(1)NotwithstandinganythingcontainedintheSpecificR eliefAct,1963,where theconstructionofabuildingorotherstructurewhichinfringesorwhich,ifcompleted,would infringethecopyrightinsomeotherworkhasbeencommenced,theownerofthecopyright shallnotbeentitledtoobtainaninjunctionto restraintheconstructionofsuchbuildingor structureortoorderitsdemolition.
- (2)Nothinginsection58shallapplyinrespectoftheconstructionofabuildingor otherstructurewhichinfringesorwhich,ifcompleted,wouldinfringethecopyright otherwork.

## Remedyinthecaseofgroundlessthreat oflegalproceedings

**60.**Whereanypersonclaimingtobetheownerofcopyrightinanywork, bycirculars, advertisementsorotherwise, threatensanyotherpersonwithanylegalproceedingsor liability inrespectofanallegedinfringementofthecopyright, anypersonaggrieved therebymay, notwithst and inganything contained in section 34 of the Specific Relief Act, 1963, institute a declaratory suit that the alleged infringement to which thet hreat srelated was not infact an infringement of anylegal rights of the person making such threat sand may in any such suit —

(a) obtain an injunction against the continuance of such threats; and

(b)recoversuchdamages, if any, ashehassustained by reason of such threats:

Provided that this sections hall not apply if the person making such threats, with due diligence, commences and prosecutes an action for infringement of the copy right claimed by him.

### *Ownerofcopyrighttobepartytotheproceeding*

- **61.**—(1)Ineverycivilsuitorotherproceedingregardinginfringementofcopyright institutedbyanexclusivelicensee,theownerofthecopyrightshall,unlessthecourt otherwisedirects,bemadeadefendantandwheresuchownerismadeadefendant,he shall havetherighttodisputetheclaimoftheexclusivelicensee.
- (2)Whereanycivilsuitorotherproceedingregardinginfringementofcopyright institutedbyanexclusivelicenseeissuccessful,nofreshsuitorotherproceedinginrespect of the same cause of actions hall lie at the instance of the owner of the copyright.

## Jurisdictionofcourtovermattersarising underthisChapter

**62.**—(1)EverysuitorothercivilproceedingarisingunderthisChapterinrespectofthe infringementofcopyrigh tinanyworkortheinfringementofanyotherrightconferredbythis Actshallbeinstitutedinthedistrictcourthavingiurisdiction.





(2)Forthepurposeofsub -section(1),a"district courthaving jurisdiction"shall, notwithst and in ganything contained in the Code of Civil Procedure, 1908, or any other law for the time being inforce, include a district court within the local limits of whose jurisdiction, at the time of the institution of the suitor other proceeding, the person instituting the suit or other proceeding or, where there are more that one such persons, any of the mactually and voluntarily resides or carries on business or personally works for gain.

## ChapterXIII Offences

Offenceofinfringementofcopyright orotherrightsconferredbyt hisAct

**63.** Any person who knowingly infringes or a bets the infringement of

(a)thecopyrightinawork,or

(b) anyother right conferred by this Act, except the right conferred by section 53A,

shallbepunishablewithimprisonmentforatermwhichsha llnotbelessthansixmonthsbut whichmayextendtothreeyearsandwithfinewhichshallnotbelessthanfiftythousand rupeesbutwhichmayextendtotwolakhrupees:

Provided that where the infringement has not been made for gain in the course of trousiness the court may, for a dequate and special reasons to be mentioned in the judgment, impose a sentence of imprisonment for a term of less than six months or a fine of less than fifty thousand rupees.

*Explanation*.—Constructionofabuildingoro therstructurewhichinfringesorwhich,if completed,wouldinfringethecopyrightinsomeotherworkshallnotbeanoffenceunderthis section.

## *Enhancedpenaltyonsecondandsubsequentconvictions*

**63A.**Whoeverhavingalreadybeenconvictedofanoffen ceundersection63isagain convictedofanysuchoffenceshallbepunishableforthesecondandforeverysubsequent offence, withimprisonmentforatermwhichshallnotbelessthanoneyearbutwhichmay extendtothreeyearsandwithfinewhichshall notbelessthanonelakhrupeesbutwhich mayextendtotwolakhrupees:

Provided that where the infringement has not been made for gain in the course of trade or business the court may, for a dequate and special reasons to be mentioned in the judgment, impose a sentence of imprisonment for a term of less than one year or a fine of less than one lake the provided that th

Provided further that for the purposes of this section, no cognizance shall be taken of any conviction made before the commencement of the Copyright (Amendment) Act, 1984.





# Knowinguseofinfringingcopyofcomputerprogramme tobeanoffence

**63B.** Anypersonwhoknowinglymakesuseonacomputerofaninfringingcopyofa computerprogrammeshallbepunishablewithimprisonmentforatermwhichshalln otbe lessthansevendaysbutwhichmayextendtothreeyearsandwithfinewhichshallnotbeless thanfiftythousandrupeesbutwhichmayextendtotwolakhrupees:

Provided that where the computer programme has not been used for gain or in the course of trade or business, the court may, for a dequate and special reasons to be mentioned in the judgment, not impose any sentence of imprisonment and may impose a fine which may extend to fifty thousand rupees.

## Powerofpolicetoseizeinfringingcopies

- **64.**—(1)Anypoliceofficer,notbelowtherankofasub -inspector,may,ifheis satisfiedthatanoffenceundersection63inrespectoftheinfringementofcopyrightinany workhasbeen,isbeing,orislikelytobe,committed,seizewithoutwarrant,allco piesofthe work,andallplatesusedforthepurposeofmakinginfringingcopiesofthework,wherever found,andallcopiesandplatessoseizedshall,assoonaspracticable,beproducedbeforea Magistrate.
- (2) Any person having an interestinany copies of awork, or plates seized under subsection (1) may, within fifteen days of such seizure, make an application to the magistrate for such copies or plates being restored to him and the magistrate, after hearing the applicant and the complainant and make such further inquiry as may be necessary, shall make such or deron the application as hem ay deem fit.

#### *Possessionofplatesforpurposeofmakinginfringingcopies*

**65.**Anypersonwhoknowinglymakes,orhasinhispossession,anyplateforthe purposeofmakinginfringingcopiesofanyworkinwhichcopyrightsubsistsshallbe punishablewithimprisonmentwhichmayextendtotwoyearsandshallalsobeliabletofine.

Disposalofinfringingcopiesorplatesforpurposeofmakinginfringingcopies

**66.** The court trying any offence under this Act may, whether the alleged offender is convicted or not, or der that all copies of the work or all plates in the possession of the alleged offender, which appear to it to be infringing copies, or plates for the pur pose of making infringing copies, be delivered up to the owner of the copy right.

Penaltyformakingfalseentriesinregister,etc., forproducingortenderingfalseentries

**67.** Anypersonwho, —





- (a) makes or causes to be made a false entry in the Regist erof Copyrights kept under this Act, or
- $(b) {\it makes or causes to be made a writing falsely purporting to be a copy of any entry in such register, or$
- (c)producesortendersorcausestobeproducedortenderedasevidenceanysuchentry orwriting,knowin gthesametobefalse,

shall be punishable with imprisonment which may extend to one year, or with fine, or with both.

# Penaltyformakingfalsestatementsforthepurposeofdeceiving orinfluencinganyauthorityorofficer

### **68.** Anypersonwho, —

- (a) wit haviewto deceiving any authority or officer in the execution of the provisions of this Act, or
- (b) with a view to procuring or influencing the doing or omission of anything in relation to this Actor any matter the reunder,

makesafalsestatementorre presentationknowingthesametobefalse, shall bepunishable within prisonment which may extend to one year, or with fine, or with both.

#### Penaltyforcontraventionofsection52A

 ${\bf 68A.} Any person who publishes a sound recording or a vide of ilmin contrave \\ {\bf the provisions of section 52A shall be punishable with imprisonment which may extend to \\ {\bf three years and shall also be liable to fine.}$ 

#### Offencesbycompanies

**69.**—(1)WhereanyoffenceunderthisActhasbeencommittedbyacompany,every personwho atthetimetheoffencewascommittedwasinchargeof,andwasresponsibleto thecompanyfor,theconductofthebusinessofthecompany,aswellasthecompanyshallbe deemedtobeguiltyofsuchoffenceandshallbeliabletobeproceededagainstand punished accordingly:

Provided that nothing contained in this sub - section shall render any person liable to any punishment, if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.

(2)Notwithstandinganythingcontainedinsub -section(1), wherean offence under this Acthasbeen committed by a company, and it is proved that the offence was committed with the consentor connivance of, or is attributable to any negli gence on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other





officershallalsobedeemedtobeguiltyofthatoffenceandshallbeliabletobeproceeded againstandpunishedaccordingly.

Explanation.—Forthepurposesofthissection —

- (a) "company" means any body corporate and includes a firm or other association of persons; and
  - (b)"director"inrelationtoafirmmeansapartnerinthefirm.

### Cognizanceofoffences

**70.**Nocourtinfer iortothatofaMetropolitanMagistrateoraJudicialMagistrateofthe firstclassshalltryanyoffenceunderthisAct.

## ChapterXIV Appeals

### Appeals against certain orders of Magistrate

**71.**Anypersonaggrievedbyanordermadeundersub -section(2)of section64or section66may,withinthirtydaysofthedateofsuchorder,appealtothecourttowhich appealsfromthecourtmakingtheorderordinarilylie,andsuchappellatecourtmaydirect that execution of the order bestayed pending disposal of the appeal.

# AppealsagainstordersofRegistrarofCopyrights andCopyrightBoard

- **72.**—(1)AnypersonaggrievedbyanyfinaldecisionororderoftheRegistrarof Copyrightsmay,withinthreemonthsfromthedateoftheorderordecision,appealtothe CopyrightBoard.
- (2) Any person aggrieved by any final decision or order of the Copyright Board, not being a decision or order made in an appeal under subscription section (1), may, within three months from the date of such decision or order, appeal to the High Court within whose jurisdiction the appellant actually and voluntarily resides or carries on business or personally works for gain:

Provided that no such appeals hall lie again stade cision of the Copyright Board under section 6.

(3)Incalculating the period of three months provided for an appeal under this section, the time taken in granting a certified copy of the order or record of the decision appealed against shall be excluded.

**Procedure for appeals** 





**73.**TheHighCourtmaymakerulesconsistentwiththis followedinrespectofappealsmadetoitundersection72.

Actastotheproceduretobe

## ChapterXV Miscellaneous

RegistrarofCopyrightsandCopyrightBoard topossesscertainpowersofcivilcourts

- **74.**TheRegistrarofCopyrightsandtheCopyrightBoa rdshallhavethepowersofa civilcourtwhentryingasuitundertheCodeofCivilProcedure,1908,inrespectofthe followingmatters,namely:
  - (a) summoning and enforcing the attendance of any person and examining him on oath;
  - (b)requiring the disc overyand production of any document;
  - (c)receiving evidence on affidavits;
  - (d)issuing commissions for the examination of witnesses or documents;
  - (e)requisitioninganypublicrecordorcopythereoffromanycourtoroffice;
  - (f)anyothermatterwhich maybe prescribed.

 $\label{lem:explanation} Explanation. — For the purpose of enforcing the attendance of witnesses, the local limits of the jurisdiction of the Registrar of Copyrights or the Copyright Board, as the case may be, shall be the limits of the territory of India.$ 

OrdersforpaymentofmoneypassedbyRegistrarofCopyrights andCopyrightBoardtobeexecutableasadecree

**75.**EveryordermadebytheRegistrarofCopyrightsortheCopyrightBoardunderthis ActforthepaymentofanymoneyorbytheHighCourtinanyap pealagainstanysuchorder oftheCopyrightBoardshall,onacertificateissuedbytheRegistrarofCopyrights,the CopyrightBoardortheRegistraroftheHighCourt,asthecasemaybe,bedeemedtobea decreeofacivilcourtandshallbeexecutable inthesamemannerasadecreeofsuchcourt.

Protectionofactiontakeningoodfaith

76. No suitor other legal proceedings hall lie against any person in respect of anything which is in good faith done or intended to be done in pursuance of this Act.

Certainpersonstobepublicservants

 $\textbf{77.} \ Every office rappointed under this Act and every member of the Copyright Board shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code.$ 



#### **Powertomakerules**

- **78.**—(1)TheCent ralGovernmentmay,bynotificationintheOfficialGazette,make rulesforcarryingoutthepurposesofthisAct.
- (2)Inparticular, and without prejudice to the generality of the foregoing power, the Central Government may make rule stop rovide for all or any of the following matters, namely:—
- $\it (a) the term of office and conditions of service of the Chairman and other members of the Copyright Board;$
- (b)theformofcomplaints and applications to be made, and the licence sto be granted, under this Act;
- (c) the procedure to be followed in connection with any proceeding before the Registrar of Copyrights;
  - (ca) the conditions for submission of application under sub -section (2) of section 33;
- (cb) the conditions subject to which a copyrights ociety may be registered under subsection (3) of section 33;
  - (cc) theinquiryforcancellationofregistrationundersub -section(4)ofsection33;
- (cd) the conditions subject to which the copyrights ociety may accept authorisation under clause (a) of sub-section (1) of section 34 and the conditions subject to which owners of right shave right to with draws uch authorisation under clause (d) of that sub-section;
- (ce) the conditions subject to which a copyright society may is suelicences, collect fees and distributes u chfees a mongstowners of right sunder sub -section (3) of section 34;
- (cf) themannerinwhichtheapprovaloftheownersofrightsregardingcollectionand distributionoffees, approval for utilisation of any amount collected as fees and to provide to such owners information concerning activities in relation to the administration of their rights under sub-section (1) of section 35;
- (cg) thereturnstobefiledbycopyrightsocietiestotheRegistrarofCopyrightsunder sub-section(1)ofsection36;
- (d)themanner of determining any royal ties payable under this Act, and the security to be taken for the payment of such royal ties;
  - (da) themannerofpaymentofroyaltyunderclause (j)ofsub -section(1)ofsection52;
- (db) theformandthemannerinwh ichthecopyrightsocietyshallmaintainaccounts andotherrelevantrecordsandprepareannualstatementsofaccountsandthemannerinwhich thequantumofremunerationistobepaidtoindividualownerofrightsundersub -section(1) ofsection52B.





- (e)theformofRegisterofCopyrightstobekeptunderthisActandtheparticularsto beenteredtherein;
- (f)themattersinrespectofwhichtheRegistrarofCopyrightsandtheCopyrightBoard shallhavepowersofacivilcourt;
  - (g)thefeeswhichmayb epayableunderthisAct;
- (h) the regulation of business of the Copyright Office and of all things by this Act placed under the direction or control of the Registrar of Copyrights.
- (3)Everyrulemadeunderthissectionshallbelaid,assoonasmaybeaf teritismade, beforeeachHouseofParliament,whileitisinsession,foratotalperiodofthirtydayswhich maybecomprisedinonesessionorintwoormoresuccessivesessions,andif,beforethe expiryofthesessionimmediatelyfollowingthesessi onorthesuccessivesessionsaforesaid, bothHousesagreeinmakinganymodificationintheruleorbothHousesagreethattherule shouldnotbemade,theruleshallthereafterhaveeffectonlyinsuchmodifiedformorbeof noeffect,asthecasemaybe ;so,however,thatanysuchmodificationorannulmentshallbe withoutprejudicetothevalidityofanythingpreviouslydoneunderthatrule.

### Repeals, savings, and transitional provisions

- **79.**—(1)TheIndianCopyrightAct,1914,andtheCopyrightActof1 911passedbythe ParliamentoftheUnitedKingdomasmodifiedinitsapplicationtoIndiabytheIndian CopyrightAct,1914,areherebyrepealed.
- (2)Whereanypersonhas, before the commencement of this Act, taken any action where by he has incurred any expenditure or liabilities in connection with the reproduction or performance of any work in a manner which at the time was lawful or for the purpose of or with a view to the reproduction or performance of a work at a time when such reproduction or performance would, but for the coming into force of this Act, have been lawful, nothing in this section shall diminish or prejudice any rights or interests arising from or inconnection with such action which are subsisting and valuable at the said date, unless the person who, by virtue of this Act, becomes entitled to restrain such reproduction or performance agrees to pay such compensation as, failing agreement, may be determined by the Copy right Board.
- (3) Copyrights hall not subsist by virtue of this Actina nywork in which copyright did not subsist immediately before the commencement of this Actunderany Actrepealed by subsection (1).
- (4)Wherecopyrightsubsistedinanyworkimmediatelybeforethecommencement of this Act, the rights comprising such copyrights hall, as from the date of such commencement, bethe rights specified in section 14 in relation to the class of works to which such work belongs, and where any new rights are conferred by that section, the owner of such rights shall be —
- (a)inany casewherecopyrightintheworkwaswhollyassignedbeforethe commencementofthisAct,theassigneeorhissuccessor -in-interest;





- (b)inanyothercase, the person who was the first owner of the copyright in the work under any Actrepealed by sub section (1) or his legal representatives.
- (5) Exceptasotherwise provided in this Act, where any person is entitled immediately before the commencement of this Act to copyright in any work or any right in such copyright or to an interest in any such right, he shall continue to be entitled to such right or interest for the period for which he would have been entitled the reto if this Act had not come into force.
- (6) Nothing contained in this Actshall be deemed to render any act done before its commencement an infringement of copyright if that act would not otherwise have constituted such an infringement.
- (7)Saveasotherwiseprovided in this section, nothing in this section shall be deemed to affect the application of the General Clauses Act, 1897, with respect to the effect of repeals.
  - \* Shorttitle
    Entryintoforce (oflastamendingAct) :January15,2000.
    Source:CommunicationfromtheIndianauthorities.