## CopyrightAmendmentRegulations2001(No. 2)<sup>1</sup> StatutoryRules2001No.8 <sup>2</sup>

#### **TABLEOFCONTENTS**

	Article
NameofRegulations	. 1
Commencement	
AmendmentofCopyrightRegulations1969	. 3
Schadula 1 Amandments	

I, WilliamPatrickDeane, Governor-GeneraloftheCommonwealthofAustralia, acting with the advice of the Federal Executive Council, make the following Regulations under the CopyrightAct 1968.

Dated6February2001

WilliamDeane Governor-General

ByHisExcellency'sCommand

DarylWilliams Attorney-General

#### **NameofRegulations**

**1.**TheseRegulationsaretheCopyrightAmendmentRegulations2001(No. 2).

#### Commencement

 $\textbf{2.} These Regulations commence on the commencement of the} \qquad \textit{Copyright Amendment} \\ \textit{(Digital A genda)} \textit{Act 2000} \quad .$ 

## AmendmentofCopyrightRegulations1969

**3.**Schedule1amendstheCopyrightRegulations1969.

## SCHEDULE1 AMENDMENTS

(regulation3)

[1]Afterregulation4B





insert

## 4BADestruction of records or copies —subsection 47AA(3) of the Act

- (1) This regulation applies in relation to a recording or film of a work or adaptation that is made for the purpose of simulcasting the work or adaptation in digital form.
- (2)Forsubsection47AA(3)oftheAct,therelevantdateinrelationtotherecordingor filmis12monthsaftertheendoftherelevantsimulcast periodthat,inaccordancewiththe *BroadcastingServicesAct1992*, isapplicableinrelationtothebroadcastingservicethat deliversthesimulcast.

## [2]Afterregulation4C

insert

#### 4DNoticeofcommunication —paragraph 49 (7A) (c) fthe Act

Forparagra ph49(7A) (c)oftheAct,anoticeintheformsetoutinSchedule4mustbe communicatedtotheperson.

## [3]Regulations17Aand17B

substitute

## 17ANoticerequirements —paragraph104B (b)oftheAct

Forparagraph104B (b)oftheAct:

- (a)theprescribed formis:
- (i)inrelationtoacopyofapublishededitionofawork —theformsetoutinSchedule 3;and
  - (ii)inrelationtoacopyofanaudio -visualitem —theformsetoutinSchedule9;and
  - (b)anoticemustbe297 millimetreslongand210 millimetreswide.

## [4]Afterregulation19

insert

#### 20Destructionofcopies —subsection110C(3)oftheAct

- (1)Thisregulationappliesinrelationtoacopyofasoundrecordingor cinematographicfilmthatismadeforthepurposeofsimulcastingtherecordingorf ilmin digitalform.
- (2)Forsubsection110C(3)oftheAct,therelevantdateinrelationtothecopyis12 monthsaftertheendoftherelevantsimulcastperiodthat,inaccordancewiththe *BroadcastingServicesAct1992*, isapplicableinrelationtoth ebroadcastingservicethat deliversthesimulcast.



## [5]Part5,heading

substitute

# Part 5 Copying and communication of broadcasts by educational and other institutions

#### [6]Regulation23A

omit

owner, rules and transmission

insert

owner and rules

[7]Sub paragraphs23B(1) (a)(iii)and(iv)

omiteachmentionof

transmission

insert

broadcast

## [8]Regulation23C

substitute

#### 23CContentsofrecord —paragraph 135K (1) (b) of the Act

Forparagraph135K(1) (b)oftheAct,arecordmustcontainthefollowingpar ticulars:

- (a) thenameoftheinstitutionforwhichtheadministeringbody:
- (i)madethecopyorcausedthecopytobemade;or
- (ii)communicatedthecopyorcausedthecopytobecommunicated;
- (b) the Part of the Actin reliance on which the copying or communication was carried out;
  - (c) inrelationtothemakingofacopy, the dayon which the copywas made;
- (d) inrelationtothecommunicationofacopyofabroadcast, the dayon which the copywas first communicated;
- (e) inrelationtocopies of broadcaststhataretaken, undersubsection 135H(3) of the Act, to have been copied or communicated again, the day on which they were taken to have been copied or communicated again;





- (f) thetitle,orotheridentification,oftheprogram,orofeachoft heprograms,included inthebroadcastthatwascopiedorcommunicated;
  - (g) thenameorcallsignofthebroadcasterwhomadethebroadcast;
  - (h) thedayonwhich, and the time at which, the broadcast commenced;
  - (i)thenumberofcopiesofthebroadcast madebytheadministeringbody;
- (j) the number of times a copy of the broad cast was communicated by the administering body.

## [9]Regulation23E

substitute

## 23ESendingofcopiesofrecords —paragraph135K(1) (d)oftheAct

- (1) This regulation applies to all records that relate to any copying of, or communication of a copy of, a broad cast carried out, or taken, under subsection 135H(3) of the Act, to have been carried out by, or on behalf of, the administering body in a quarter.
- $(2) Copies of records that the collecting society under paragraph 135 K \\ (1) \textit{(d)} of the Act must be sent by registered or certified mail, or otherwise as agreed between the administering body and the collecting society, not later than 21 days after the end of the quarter.$ 
  - (3)Inthisregulation:

*quarter* means a period of 3 months beginning on 1 January, 1 April, 1 Julyor 1 Octoberinany year.

### [10]Regulation23F

omit

transmission

insert

broadcast

#### [11]Regulation23G

substitute

### 23GFormofrecord —paragraph135K (2) (b)oftheAct

Forparagraph135K(2) (b)oftheAct,theprescribedform:

(a) inrelationtoarecordofthecopyingofa broadcast—istheformsetoutin Schedule 11AA;and





(b) inrelationtoarecordofthecommunicationofacopyofabroadcast —istheform setoutinSchedule11AB.

## [12]Afterregulation23H

insert

#### 23HAPrescribedcircumstances —section135KAoftheAct

Anadministering body is not required to comply with the requirements of section 135 KA of the Actin respect of the communication of copies of broadcast sine ither of the following circumstances:

- (a) if the communication is made within the premises of an educational institution administered by the body in such a manner that persons receiving or accessing the communication cannot, by any means provided by the educational institution:
- (i) make an electronic copy of the broad cast, or anywork or other subject matter comprised in the broad cast; or
- (ii)communicatethebroadcast,oranyworkorsubjectmattercomprised in the broadcast:
  - (b) inother circumstances agreed between the body and the collecting society.

## 23HBNoticerequirements —paragraph135KA (a)oftheAct

Anoticeunderparagraph135KA (a)oftheActmustbeintheformsetoutinSchedule 11AC.

### [13]Part5A, heading

substitute

# Part5AReproductionandcommunicationofworks etcbyeducational andother institutions

#### [14]Regulation23JA

after

relevant copyright owner

insert

.remunerationnotice

[15]Subregulation23JC(1)

after

relevantreproduction

insert

inhardc opyform

## [16]Regulation23JE

omit

(1)For

insert

For

## [17]Regulation23JE

after the first mention of

copy

insert

,inhardcopyoranalogform,

## [18]Subregulation23JF(1)

omit

licensedcopy,

insert

licensedcopymadeinhardcopyformoranalogform,

## [19]Subregulation23JF(2)

after

licensedcopymade

insert

inhardcopyformoranalogform

## [20]Subregulation23JG(1)

after the first mention of

licensedcopy

insert

,inhardcopyformoranalogform,

## [21]Subregulation23JG(2)



```
afterthefirstmention of
licensedcopy
insert
,inhardcopyformoranalogform,
[22]Subregulation23JG(3)
afterthefirstmentionof
licensedcopy
insert
,inhardcopyformoranalogform,
[23]Regulation23JJ
after
licensedcopies
insert
,inhardcopyformoranalogform
[24]Regulation23JJ
after
certifiedmail
insert
, or otherwise as a greed between the administering body and the collecting society,
[25]Regulation23JK
after
licensedcopy
insert
,inhardcopyformoranalogform,
[26]Afterregulation23JL
insert
```

23JLA.Noticerequirements —paragraph135ZXA (a)oftheAct





Anoticeunderparagraph135ZXA (a)oftheActmustbeintheformsetoutin Schedule11B.

#### [27]AfterPart5A

insert

#### Part6Retransmissionoffree -to-airbroadcasts

## 23K.Identitycards —subsection135ZZQ(1)oftheAct

- (1)Forsubsection135ZZQ(1)oftheAct,anidentitycardmust:
- (a)setoutthefollowinginformation:
- (i)thenameofthecollectingsociety;
- (ii)thenameandtitleofthepersontowhomtheidentitycardisissued;
- (iii)t henameandtitleofthepersonwhoissuedtheidentitycard;
- (iv)thedateonwhichtheidentitycardisissued;
- (v)thedateonwhichtheidentitycardwillexpire;and
- (b)statethatithasbeenissuedundersection135ZZQoftheAct;and
- (c)be signedbythepersontowhomitisissued.
- (2)Theexpirydatestatedonanidentitycardundersubparagraph(1) (a)(v)mustbeno laterthan3 yearsafterthedayonwhichtheidentitycardisissued.

#### 23L.Rulesofacollectingsociety —paragraph 135ZZT (3) (d) of the Act

- (1)Forparagraph135ZZT(3) (d)oftheAct,therulesofacollectingsocietymust containthefollowing provisions:
- (a)thataccountingperiodsmustbedetermined,inaccordancewiththerules,bythe collectingsocietyforaccount ingpurposesandthatnoaccountingperiodmayextendbeyond 30 Juneinanyyear;
- (b)thataconsistent practice must be followed with regard to attributing the receipts and expenditure of the collecting society to a particular accounting period;
- (c)tha tthecollectingsocietymustexercisereasonablediligenceinthecollection of amounts of equitable remuneration, having regard to the expenses likely to be incurred in the collection of such amounts:
- (d)thatthetotalamountofanygiftsforcultural orbenevolentpurposesmadebythe collectingsocietyinrespectofanyaccountingperiodmustnotexceedsuchpercentageofthe totalamountofequitableremunerationreceivedbythesocietyforthataccountingperiodasis specifiedintherules;





- (e)th attheadministrative costs and other outgoings of the collectings ociety paid by the society out of the amounts of equitable remuneration collected by it must be reasonable;
- (f)thatthedistributableamount,inrespectofeachaccountingperiodofthec ollecting society,mustbeallocatedinaccordancewithaschemeofallocation( thescheme )that:
  - (i)isdeterminedinaccordancewiththerules; and
  - (ii)includescriteria for allocation that are specified in the rules; and
- (iii)providesfortheall ocationofpotentialsharesinthedistributableamountto qualifiedpersons;
- (g)that,inrelationtoeachpotentialshareinthedistributableamountallocatedtoa qualifiedpersoninaccordancewiththeschemeofthecollectingsociety,anamount representingtheshare:
- (i)ifthequalifiedpersonis,atthetimeofallocation,amemberofthesociety —mustbe paid,assoonasisreasonablypossibleaftertheallocation,tothequalifiedperson;or
  - (ii)ifthequalifiedpersonisnot,atthetimeof allocation,amemberofthesociety:
- (a) must be paid, as soon as is reasonably possible after the allocation, into a trust fund operated by the society for purposes referred to in paragraph (h); and
- (b) subject to sub-subparagraph (c), must be held in that fund in accordance with the rules of the society; and
- (c) if the qualified person becomes a member while the amount is held in the trust fund—must be distributed to the person as soon as is reasonably possible after hears becomes a member;
- (h) that a trust fund must be operated by the collecting society for purposes that include the holding on trust for any relevant copyrightowner who is not, and whose agent is not, a member of the society of any potential share allocated to that owner in accordance with the scheme;
- (i)thatanypartofadistributableamountthat,in relationtoanaccountingperiod, cannotforanyreasonbedistributedmustbeheldontrustinthetrustfundreferredtoin paragraph (h)untildistributionbecomespossibleor untiltheendofaspecifiedperiodofnot lessthan4 years,whicheverhappensfirst;
- (j) that a member of the collecting society, including a member who is a relevant copyright town er or the agent of a relevant copyright town er, must, on request, be given reasonable access to the records of the society.
  - (2)Inthisregulation:

*distributableamount*, inrelationtoanaccountingperiodofthecollectingsociety, meanstheamountofequitableremunerationreceived by the society that is:

(a)attributableto that period (in accordance with the practice of the society); or





(b)otherwiseavailablefordistribution;

afterthepaymentorreservation, out of that amount, of the non -distributable amount.

*equitableremuneration* meanstheequitableremunerationpay ablebyretransmitters undersection 135ZZMoftheAct.

#### *non-distributableamount*, inrelationtoanaccountingperiod, means:

- (a) amountsattributabletothatperiodthatarepaidorheld,inaccordancewiththerules of the society, for:
  - (i)giftsmade bythesociety;and
  - (ii)administrativecosts and other outgoings of the society; and
- (b) amounts to be carried forward, in accordance with the rules of the society, to the next accounting period.

## potentialshare meansasharethatis:

- (a) asharein adistributableamount; and
- (b) represented by an amount that will be distributed in the circumstances referred to in subparagraph (1) (g) (i) or (ii).

## qualifiedperson, inrelationtoacollectingsociety, means:

- (a) amember of the collecting society who is a relevant copyrightowner; or who is a relevant copyrightowner; or
- (b) are levant copyrightowner who is not a member of the collectings ociety and whose agent, if any, is not a member.

#### [28]Afterregulation25A

insert

#### 25BRetentionofde clarations—subsection 203G (3)oftheAct

Forsubsection 203G (3) of the Act, the retention period for a declaration under subsection 116A (3) or 132 (5F) of the Act is 6 years from the day on which the declaration is made.

## [29]Schedule3

substitute

#### Schedule3

(regulations4Band17A)





## PRESCRIBEDFORMOFN OTICEFORSECTIONS3 9A AND104BOFTHECOPY RIGHTACT1968, INRELATIONTOTHER EPRODUCTIONOFWORKS ANDTHECOPYINGOFP UBLISHEDEDITIONS

## COMMONWEALTHOFAUST RALIA

CopyrightRegulations1969

#### WARNING

Copyrightownersareentitledtotakelegalactionagainstpersonswhoinfringetheir copyright. Are production of material that is protected by copyright may be a copyright infringement. Certain dealings with copyright will not constitute an infringement, including:

- Areproductionthatisafair dealingunderthe *CopyrightAct 1968*( *theAct* ), includingafairdealingforthepurposesofresearchorstudy; or
- Areproductionthatisauthorisedbythecopyrightowner.

Itisafairdealingtomakeareproductio n forthepurposesofresearchorstudy,ofone ormorearticlesonthesamesubjectinaperiodicalpublication,or,inthecaseofanyother work,ofareasonableportionofawork.

Inthecase of a published work in hard copy form that is not less than 10 pages and is not an artistic work, 10% of the number of pages, or one chapter, is a reasonable portion.

Inthecase of a published work in electronic form only, are a sonable portion is not more than, in the aggregate, 10% of the number of words in the work.

More extensive reproduction may constitute fair dealing. To determine whether it does, it is necessary to have regard to the criteria set out in subsection 40(2) of the Act.

Acourtmayimposepenaltiesandawarddamagesinrelationtooffencesan d infringementsrelatingtocopyrightmaterial.

Higher penalties may apply, and higher damages may be awarded, for offences and infringements involving the conversion of material into digital or electronic form.

[30]AfterSchedule3B

insert

Schedule4

(regulation4D)



## FORMOFNOTICEFORP ARAGRAPH49(7A) (c)OF THECOPYRIGHTACT19 68

## COMMONWEALTHOFAUST RALIA

CopyrightRegulations1969

#### **WARNING**

Thismaterialhasbeen provided to you pursuant to section 49 of the *Copyright Act* 1968 (*the Act*) for the purpose sofrese archorstudy. The contents of the material may be subject to copyright protection under the Act.

Furtherdealingsbyyouwiththismaterialmaybeacopyrightinfringement.To determinewhethersuchacommunicationwouldbeaninfringement,it isnecessarytohave regardtothecriteriasetoutinPart3,Division3oftheAct.

[31]AfterSchedule8

insert

Schedule9

(regulation17A)

## PRESCRIBEDFORMOFN OTICEFORSECTION10 4B OFTHECOPYRIGHTACT 1968INRELATIONTO THE COPYINGOFAUDIO -VISUAL ITEMS

#### COMMONWEALTHOFAUST RALIA

CopyrightRegulations1969

#### WARNING

Copyrightownersareentitledtotakelegalactionagainstpersonswhoinfringetheir copyright. Unlessotherwisepermittedbythe *CopyrightAct1968* ( *theAct* ), unauthoriseduse ofaudio -visualitemsinwhichcopyrightsubsistsmayinfringecopyrightinthatitem.

Itisnotaninfringementofcopyrightinanaudio -visualitemtousethatitemina mannerthatisafairdealingundersection 103CoftheAct.

Section 103 Cofthe Actrelatest of airdealing for the purpose of research or study and set sout the matters that must be considered in determining whether are production of an audio-visualitem is a fair dealing.

A court may impose penalties and award damages in relation to offences and infringements relating to copy right material.





Higher penalties may apply, and higher damages may be awarded, for offences and infringements involving the conversion of material into digital or electronic form.

[32]Sc	hedule11				
omit					
Datedt	he d	ayof	,19		
insert					
Dated					
[33]Sc	hedule11AA				
omitea	chmentionof				
transm	ission				
insert					
broadc	ast				
[34]Af	terSchedule11AA				
insert					
Sched	ule11AB				
(regulation23G)					
	CopyrightAct1968				
REC	CORDOFTHECOMMUN INRELIANCEONPART		COPYOF ABROADCAST COPYRIGHT ACT1968		
1.	Thenameoftheinstitution communicationofacopyo wasmade				
2.	Thedayonwhichthecomr firstmade	nunicationwas			

3. Thetitle, or other identification, of the

4. Thenameorcallsignofthebroadcasting

communicated

programorprogramsin cludedinthecopy

	stationthatmadethebroadcast	
		••
5.	Thedayonwhichthebroadcast	
	commenced	••
6.	Thetimewhenthebroadcastcommenced	
		••
7.	Thenumberoft imesthecopyofthe	
	broadcastwascommunicated	•••••

#### Schedule11AC

(regulation23HB)

## FORMOFNOTICEFORP ARAGRAPH135KA (a)OF THECOPYRIGHTACT19 68

## COMMONWEALTHOFAUST RALIA

CopyrightRegulations1969

#### WARNING

Thismaterialhasbeencopiedandcomm unicatedtoyoubyoronbehalfof[ *insertname ofinstitution*] pursuanttoPartVAofthe *CopyrightAct1968* ( *theAct* ).

Thematerialinthiscommunication may be subject to copyright under the Act. Any further copying or communication of this material by our may be the subject of copyright protection under the Act.

Donotremovethisnotice.

[35]AfterSchedule11A

insert

Schedule11B

(regulation23JLA)





## FORMOFNOTICEFORP ARAGRAPH135ZXA (a)OF THECOPYRIGHTACT19 68

#### COMMONWEALTHOFAUST RALIA

CopyrightRegulations1969

#### **WARNING**

Thismaterialhasbeenreproduced and communicated to you by or on behalf of [ insert name of institution ] pursuant to Part VB of the Copyright Act 1968 (the Act).

Thematerialinthiscommunicationmaybesubjecttocopyrightund ertheAct.Any furtherreproductionorcommunicationofthismaterialbyyoumaybethesubjectof copyrightprotectionundertheAct.

Donotremovethisnotice.

 $<sup>^{1}\</sup> These Regulations amend Statutory Rules 1969 No. 58, as amended by 1981 Nos. 148 and 355; 1982 No. 65; 1983 Nos. 126, 128 and 293; 1984 Nos. 175 and 275; 1987 No. 34; 1988 No. 125; 1990 Nos. 4, 5, 76 and 301; 1992 No. 165; 1993 No. 228; 1995 No. 129; 1998 No. 359; 2000 No. 7.$ 

<sup>&</sup>lt;sup>2</sup> Notifiedinthe *CommonwealthofAustraliaGazette* on13February2001.