

DECREE
on the application of the Copyright Act in certain cases
to protected items originating in States
belonging to the European Economic Area*

(No. 575/1995 of April 21, 1995)

Article 1

By virtue of this Decree, Articles 45, 46, 46a, 48 and 49a of the Copyright Act apply to any protected items originating in a State belonging to the European Economic Area.

Article 2

Article 45 of the Copyright Act shall apply:

- 1) to a performance that takes place in a State belonging to the European Economic Area;
- 2) to a performance that is recorded on a device within the meaning of Article 3;
- 3) to a performance that has not been recorded on a phonogram but is included in a transmission within the meaning of Article 5.

The provisions of the first paragraph shall not apply to the retransmission of a broadcast performance.

Article 3

Article 46 of the Copyright Act shall apply to a device the sound on which was recorded in a State belonging to the European Economic Area.

Article 4

Article 46a of the Copyright Act shall apply to a device the moving images on which were recorded in a State belonging to the European Economic Area.

Article 5

Article 48 of the Copyright Act shall apply:

- 1) to a radio or television broadcast occurring in a State belonging to the European Economic Area; and
- 2) to a radio or television broadcast occurring elsewhere if the principal place of business of the transmitting organization is in a State belonging to the European Economic Area.

Article 6

Article 49a of the Copyright Act shall apply to a photograph taken by a person who is a national of a State belonging to the European Economic Area or who is ordinarily resident in a State belonging to the European Economic Area.

Article 7

This Decree shall enter into force on May 1, 1995.

* *Finnish title:* Asetus tekijänoikeuslain soveltamisesta eräissa tapauksissa Euroopan talousalueeseen kuuluvista valtioista peräisin olveihin suojan kohteisiin.