

Copyright Regulations (Libraries and Archives), 5769-2008

[Prepared by WIPO, 2014]

[Hebrew version is controlling]

[Section 1: Archives](#)

[Section 2: Libraries](#)

Pursuant to my authority under sections 30(a) and 67 of the Copyright Act, 5768-2007 (Hereinafter – the Act), and with permission of the Prime Minister, the Minister of Education and the Minister of Culture and Sports, I hereby enact these regulations:

Archives

1. The types of archives in which copying of a work shall be permitted under section 30(a) of the Act are the following:
 - (1) The state archive, as defined in the Archives Law, 5715-1955, and the extensions thereof;
 - (2) A public archive, as defined in the Archives Law, 5715-1955;
 - (3) Any public archive which is open to the public, and operates not for profit;
 - (4) An archive of a local authority
 - (5) An archive of the Institute for Higher Education operating in accordance with recognition, permit or license, under section 9, 21A and 25C of the Institute for Higher Education Law, 5718-1955, respectively;
 - (6) An archive of a not-for-profit cultural institute; for this purpose, “cultural institute” – including a museum, as defines in the Museum Law, 5743-1983, a theatre or band.

Libraries

2. The types of libraries in which copying of a work shall be permitted under section 30(a) of the Law are the following:
 - (1) A public library as defined in the Public Libraries Law, 5735-1975;
 - (2) Any other public which is open to the public, and is not-for-profit;
 - (3) The National Library, as defined in the National Library Law, 5768-2007;
 - (4) A library of an educational institution established under section 29 of the Law;
 - (5) A library of a governmental office or unit, including the library of the Knesset and the Courts library.